



AMENDMENT NO. <u>A3</u> (to be filled in by Principal Clerk)

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Amends Title [YES] Third Edition Date \_\_\_\_\_,2025

## Senator Garrett

moves to amend the bill on page 1, line 2, through page 3, line 8, by rewriting the lines to read:

1 2

3 "AN ACT TO PROMOTE INTERNET SAFETY; TO REQUIRE SOCIAL MEDIA LITERACY 4 INSTRUCTION IN SCHOOLS; TO REQUIRE REGULATION OF STUDENT USE OF 5 WIRELESS COMMUNICATION DEVICES DURING INSTRUCTIONAL TIME; TO PRIORITIZE THE WELL-BEING OF CHILDREN BY EXPANDING ACCESS TO 6 7 AFFORDABLE, HIGH-QUALITY CHILD CARE FOR NORTH CAROLINA FAMILIES; 8 TO ESTABLISH AN EMPLOYER-PROVIDED CHILD CARE CREDIT; TO 9 IMPLEMENT WORKFORCE DEVELOPMENT AND LICENSING REFORM 10 STRATEGIES TO ELIMINATE THE CHILD CARE WORKFORCE SHORTAGE; TO 11 ENHANCE CHILD HEALTH AND SAFETY PROTECTIONS; TO ADDRESS INFANT 12 AND FETAL MORTALITY PREVENTION; TO ESTABLISH A CHILD CARE 13 INNOVATION TASK FORCE TO IMPROVE THE CHILD CARE LANDSCAPE IN NORTH CAROLINA; AND TO APPROPRIATE FUNDS FOR THESE PURPOSES. 14

Whereas, children in North Carolina are facing unprecedented threats to their safety,
 privacy, education, and overall well-being, requiring a bold policy response to protect them from
 economic insecurity, digital exploitation, harmful substances, and violence; and

Whereas, the cost of raising children has skyrocketed, with child care, housing, healthcare, and education expenses outpacing wages, forcing many families to make impossible financial choices and pushing parents—especially mothers—out of the workforce; and

Whereas, predatory social media platforms and digital corporations are deliberately targeting children with addictive algorithms, manipulative content, and intrusive data collection, exposing them to mental health crises, identity theft, and exploitation without parental consent or oversight; and

Whereas, children are being tracked, monetized, and manipulated online, leading to increased rates of anxiety, depression, self-harm, and social isolation, creating the urgent need for strict digital privacy protections, algorithm regulations, and a ban on data mining of minors; and

Whereas, youth vaping, cannabis exposure, and synthetic drug use have surged, with over one-third of North Carolina high school students reporting vape use, and an increasing number of elementary-aged children being introduced to nicotine, THC derivatives, and other substances especially harmful to children; and





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Whereas, firearm-related deaths among children have more than doubled since 2013,

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2 with over seventy-nine percent (79%) of guns found on school campuses originating from 3 improperly stored firearms, making safe storage laws and firearm safety education a critical 4 public health necessity; and 5 Whereas, youth homelessness is rising at alarming rates, with more than 28,000 6 students statewide experiencing housing instability, making it nearly impossible for these 7 children to focus on their education, well-being, and future career paths; and 8 Whereas, childhood food insecurity remains a crisis, with more than twenty percent 9 (20%) of North Carolina children living in households that cannot afford sufficient nutrition, 10 leading to lifelong negative health outcomes and academic struggles; and 11 Whereas, violent crime and exploitation targeting children are on the rise, with human 12 traffickers, gangs, and online predators increasingly preying on minors, requiring stronger law 13 enforcement collaboration and parental empowerment to protect our children; and 14 Whereas, every dollar invested in early childhood development, education, and safety 15 yields an estimated seven-dollar (\$7.00) return in long-term economic benefits, including higher graduation rates, increased workforce productivity, and lower crime rates, proving that protecting 16 children is not just a moral obligation but an economic necessity; and 17 18 Whereas, North Carolina has an opportunity to be a national leader in child safety, 19 privacy protections, and family empowerment, ensuring that our State prioritizes parental rights, 20 safeguards children from corporate and government overreach, and builds a future where every 21 child can thrive; Now, therefore, 22 The General Assembly of North Carolina enacts: 23 24 PART I. TITLE AND PURPOSE 25 SECTION 1.1. This act shall be known as "The Children First Act." 26 **SECTION 1.2.** The purposes of this act are as follows: 27 To promote internet safety. (1)28 To require social media literacy instruction in schools. (2)29 (3) To require regulation of student use of wireless communication devices during 30 instructional time. 31 To expand child care affordability and access for North Carolina families. (4) 32 To increase child care workforce development activities and streamline the (5) 33 licensing of child care workers. 34 (6)To strengthen child health and safety protections with respect to social media, 35 substance use, firearm safety, and access to early childhood mental health. To incentivize employer-sponsored child care initiatives. 36 (7)37 To reduce child care deserts in rural and underserved communities. (8) 38 (9) To support public-private partnerships for sustainable child care solutions. 39 40 PART II. PROTECTING STUDENTS IN A DIGITAL AGE 41 SECTION 2.1.(a) Part 3A of Article 8 of Chapter 115C of the General Statutes is 42 amended by adding a new section to read: "§ 115C-102.10. Internet safety policy. 43



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1	<u>(a)</u>	(a) Local boards of education shall adopt policies for student access to the internet on					
2	devices or internet services provided by the local school administrative unit. The policies shall						
3	do at least the following:						
4	(1) Limit access by students to only age-appropriate subject matter and materials.						
5	(2) Protect the safety and security of students when accessing email, chat rooms,						
6			and other forms of electronic communication.				
7		<u>(3)</u>	Prohibit unauthorized access by students to data or information maintained by				
8			the local school administrative unit, including by "hacking" and other				
9			unlawful online activities.				
10		<u>(4)</u>	Prevent access to websites, web applications, or software that do not protect				
11			against the disclosure, use, or dissemination of a student's personal				
12			information.				
13		<u>(5)</u>	Prohibit and prevent students from accessing social media platforms, except				
14			when expressly directed by a teacher solely for educational purposes.				
15		<u>(6)</u>	Prohibit the use of the TikTok application. For the purposes of this section,				
16			TikTok includes any successor application or service developed or provided				
17			by ByteDance Limited or an entity owned by ByteDance Limited.				
18	<u>(b)</u>		yees of local boards of education shall not use TikTok for any job-related				
19			g classroom instruction or to communicate or promote any unit- or				
20	school-spo		club, extracurricular organization, or athletic team."				
21		SECT	<b>ION 2.1.(b)</b> G.S. 115C-47 is amended by adding a new subdivision to read:				
22		" <u>(70)</u>					
23			policies for internet safety in accordance with G.S. 115C-102.10."				
24			<b>TON 2.1.(c)</b> This section is effective when it becomes law and applies				
25	beginning		e 2025-2026 school year.				
26			<b>ION 2.2.(a)</b> Part 1 of Article 8 of Chapter 115C of the General Statutes is				
27		•	ng a new section to read:				
28			Social media and mental health.				
29			course of study shall include instruction on social media and its effects on				
30		-	social, emotional, and physical effects. Instruction shall be provided once				
31			y school, once during middle school, and twice during high school. Instruction				
32			include at least the following:				
33			Negative effects of social media on mental health, including addiction.				
34		<u>(2)</u>	The distribution of misinformation on social media.				
35		<u>(3)</u>	Methods of manipulating behavior using social media.				
36		<u>(4)</u>	The permanency of information shared online.				
37		<u>(5)</u>	How to maintain personal security.				
38		<u>(6)</u>	How to identify cyberbullying, predatory behavior, and human trafficking on				
39			the internet.				
40		<u>(7)</u>	How to report suspicious behavior encountered on the internet.				
41		<u>(8)</u>	Personal and interpersonal skills or character education that enhances				
42			individual level protective factors and mitigates or reduces risk-taking or				
43			harmful behavior."				



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1	<b>SECTION 2.2.(b)</b> This section is effective when it becomes law and applies			
2	beginning with the 2026-2027 school year.			
3	<b>SECTION 2.3.(a)</b> Article 7B of Chapter 115C of the General Statutes is amended			
4	by adding a new Part to read:			
5	"Part 8. Miscellaneous Requirements.			
6	" <u>§ 115C-76.100. Regulation of wireless communication devices.</u>			
7	(a) The following definitions apply in this section:			
8	(1) Wireless communication device. – Any portable wireless device that has the			
9	capability to provide voice, messaging, or other data communication between			
10	two or more parties, including the following:			
11	<u>a.</u> <u>Cellular telephones.</u>			
12	b. <u>Tablet computers.</u>			
13	<u>c.</u> <u>Laptop computers.</u>			
14	<u>c.</u> <u>Laptop computers.</u> <u>d.</u> <u>Paging devices.</u>			
15	e. <u>Two-way radios.</u> f. <u>Gaming devices.</u>			
16	<u>f.</u> <u>Gaming devices.</u>			
17	(2) Wireless communication policy. – A policy governing the use of wireless			
18	communication devices by students.			
19	(b) The governing body of a public school unit shall establish a wireless communication			
20	policy. At a minimum, except as permitted in subsection (c) of this section, the policy shall			
21	prohibit students from using, displaying, or having a wireless communication device turned on			
22	during instructional time.			
23	(c) <u>A wireless communication policy shall allow student use of a wireless communication</u>			
24	device during instructional time as follows:			
25	(1) If authorized by a teacher for educational purposes or for use in the event of			
26	an emergency. The governing body may establish parameters to be followed			
27	by a teacher in granting authorizations.			
28	(2) As required by the student's individualized education program or section 504			
29	<u>(29 U.S.C. § 794) plan.</u>			
30	(3) As required to manage a student's health care, in accordance with a			
31	documented medical condition.			
32	(d) The governing body shall establish the consequences for violations of the wireless			
33	communication policy, which may include confiscation of the wireless communication device			
34	and disciplinary measures under the public school unit's Code of Student Conduct.			
35	(e) No later than September 1 of the year in which this section becomes effective, every			
36	public school unit shall send to the Department of Public Instruction a copy of the public school			
37	unit's wireless communication policy. The public school unit shall provide the Department of			
38	Public Instruction with a copy of the wireless communication policy anytime it is changed. No			
39	later than October 1 of each year, the Department of Public Instruction shall report to the Joint			
40	Legislative Education Oversight Committee the number of public school units that are in			
41	compliance with this section and the name of any public school unit which is not in compliance			
42	with this section."			



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1	<b>SECTION 2.3.(b)</b> This section is effective when it becomes law and applies
2	beginning with the 2025-2026 school year.
2 3	
4	PART III. EXPANSION OF CHILD CARE AFFORDABILITY AND ACCESS
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6	EXPANSION OF CHILD CARE SUBSIDY ELIGIBILITY CRITERIA AND
7	ENHANCEMENT OF CHILD CARE SUBSIDY RATES
8	<b>SECTION 3.1.</b> Effective July 1, 2025, there is appropriated from the General Fund
9	to the Department of Health and Human Services, Division of Child Development and Early
10	Education, the sum of fifty million dollars (\$50,000,000) in recurring funds for each year of the
11	2025-2027 fiscal biennium to be allocated to the North Carolina Child Care Subsidy Program to
12	do all of the following:
13	(1) To increase the maximum gross annual income for initial eligibility under the
14	Program to eighty-five percent (85%) of State Median Income (SMI).
15	(2) To adjust the sliding scale used to determine the percentage of child care costs
16	paid by families participating in the Program. Copayments on the sliding scale
17	shall be graduated based on family size and household income, starting from
18	two hundred percent (200%) of the federal poverty level and increasing
19	through eighty-five percent (85%) of SMI.
20	(3) To increase child care subsidy rates to reflect the true cost of providing quality
21	child care in North Carolina. The increase funded pursuant to this section shall
22	be based on the most recent North Carolina child care market rate survey
23	conducted in 2023.
24	
25	CHILD CARE FACILITY GRANTS
26	<b>SECTION 3.2.(a)</b> Effective July 1, 2025, there is appropriated from the General
27	Fund to the Department of Health and Human Services, Division of Child Development and
28	Early Education (DCDEE), the sum of fifteen million dollars (\$15,000,000) in nonrecurring
29	funds for each year of the 2025-2027 fiscal biennium to be used to provide grants for start-up
30	costs associated with the establishment of new child care facilities in rural or underserved areas
31	of the State, particularly those areas within a child care desert or low performing and high poverty
32	district. The DCDEE shall establish an application process and eligibility criteria for awarding
33	grants under this section and shall award grants under this section pursuant to criteria established
34	by the DCDEE.
35	SECTION 3.2.(b) By December 1, 2026, and by December 1, 2027, the DCDEE
36	shall report to the Joint Legislative Oversight Committee on Health and Human Services and the
37	Fiscal Research Division on any grants awarded pursuant to this section. The report shall include
38	at least all of the following information:
39	(1) The total number and amount of grants awarded under this section.
40	(2) For each grant, the identity and a brief description of the grantee, the amount
41	of the grant award, the grantee's stated purpose for the grant, and the location

42 of the new child care facility funded by the grant.



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(3) A status report on the operational status of the child care facility funded by the grant.

# 4 CHILD CARE FACILITIES INVESTMENT FUND AND LOAN PROGRAM

5 SECTION 3.3.(a) Fund Established; Purpose. – The Child Care Facilities 6 Investment Fund is created as a nonreverting special fund in the Department of Commerce. The Fund shall operate as a revolving fund consisting of funds appropriated to, or otherwise received 7 8 by, the Child Care Facilities Investment Program created by subsection (b) of this section and all 9 funds received as repayment of the principal of or interest on a loan made from the Fund. The State Treasurer is the custodian of the Fund and shall invest its assets in accordance with 10 G.S. 147-69.2 and G.S. 147-69.3. Moneys in the Fund shall not be used for any purpose other 11 12 than to finance the costs of expanding or upgrading existing child care facilities in rural or 13 underserved areas of the State, as provided in subsection (b) of this section.

**SECTION 3.3.(b)** Program Established; Purpose. – There is established the Child Care Facilities Investment Program (Program) within the Department of Commerce. Within the funds available in the Child Care Facilities Investment Fund created by subsection (a) of this section, the Program shall provide for loans at below-market interest rates with structured repayment terms to finance the costs of expanding or upgrading existing child care facilities in rural or underserved areas of the State, particularly those areas in a child care desert or low performing and high poverty district.

SECTION 3.3.(c) Administration. – The Department of Commerce shall administer
 the Program and has the following duties and responsibilities:
 (1) Establishing an application period and a process for submitting an application

- (1) Establishing an application period and a process for submitting an application for a loan under this Program.
  - (2) Assessing applications submitted by an applicant for a loan under the Program.
  - (3) Evaluating an applicant's ability to repay the loan.
  - (4) Negotiating the terms of a proposed loan agreement.
  - (5) Determining the security interests necessary to enforce repayment of the loan.
- (6) Implementing approved loan agreements, including monitoring repayment and collection.
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(7) Any other duties and responsibilities necessary to the implementation of the Program and enforcement of the loan agreements under the Program.

**SECTION 3.3.(d)** Annually by December 1, beginning December 1, 2027, the Department of Commerce shall report to the Joint Legislative Commission on Governmental Operations, the Joint Legislative Oversight Committee on Health and Human Services, and the Fiscal Research Division on any loans provided under the Child Care Facilities Investment Program authorized by this section. The report shall include at least all of the following information with respect to the preceding fiscal year:

- 40
- (1) The total amount of loans approved under the Program.
- 41 (2) For each loan approved, the identity of the borrower, the amount of the loan, 42 and the borrower's stated purpose for the loan.
- 43 (3) A status report on the activities funded by the loan.



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1 **SECTION 3.3.(e)** Effective July 1, 2025, there is appropriated from the General 2 Fund to the Department of Commerce the sum of twenty million dollars (\$20,000,000) in 3 recurring funds for each year of the 2025-2027 fiscal biennium to be allocated to the Child Care 4 Facilities Investment Fund created by subsection (a) of this section. 5 6 **EMPLOYER-PROVIDED CHILD CARE CREDIT** 7 **SECTION 3.4.(a)** Article 4 of Chapter 105 of the General Statutes is amended by 8 adding a new Part to read: 9 "Part 6. Employer-Provided Child Care Credit. 10 "§ 105-163.20. Employer-provided child care credit. Definitions. – The following definitions apply in this section: 11 (a) 12 (1)Code. - Defined in G.S. 105-228.90. 13 Qualifying business. – A business subject to income tax under this Article. (2)14 Credit. – A qualifying business that is allowed a credit against federal income tax for (b) 15 qualified child care expenditures under section 45F of the Code shall be allowed as a credit against the tax imposed by Part 1, Part 1A, or Part 2 of this Article, as appropriate, the amount 16 allowed under section 45F of the Code. In order to claim the credit allowed by this section, the 17 18 taxpayer must provide with the tax return the information required by the Secretary. 19 Limitations. – A nonresident or part-year resident who claims the credit allowed by (c) 20 this section shall reduce the amount of the credit by multiplying it by the fraction calculated under 21 G.S. 105-153.4(b) or (c), as appropriate. No credit shall be allowed under this section for amounts 22 deducted in calculating North Carolina taxable income. The credit allowed by this section may not exceed the amount of tax imposed by Part 1, Part 1A, or Part 2 of this Article for the taxable 23 year reduced by the sum of all credits allowable, except for payments of tax made by or on behalf 24 25 of the taxpayer." 26 **SECTION 3.4.(b)** This section is effective for taxable years beginning on or after 27 January 1, 2026. 28 29 PART IV. CHILD HEALTH AND SAFETY PROTECTIONS 30 31 MEDICAID COVERAGE FOR DOULA SERVICES 32 SECTION 4.1.(a) The Department of Health and Human Services, Division of 33 Health Benefits (DHB), shall seek approval from the Centers for Medicare and Medicaid Services 34 (CMS) to implement Medicaid coverage of certain healthcare services provided by a doula. DHB 35 shall develop the parameters of services to be covered, including updating applicable clinical coverage policies, developing appropriate reimbursement for covered services provided by a 36 37 doula, and determining provider credentialing requirements for participation in the NC Medicaid 38 program. The coverage required by this section shall be implemented as soon as practicable upon 39 approval by CMS. DHB shall report to the Joint Legislative Oversight Committee on Medicaid 40 no later than March 1, 2026, regarding the details of the Medicaid coverage of healthcare services 41 provided by a doula, the specific reimbursement for these services, and the estimated recurring 42 cost to the State of providing this coverage.



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1 **SECTION 4.1.(b)** There is appropriated from the General Fund to the Department 2 of Health and Human Services, Division of Health Benefits, the sum of one million dollars 3 (\$1,000,000) in recurring funds for each year of the 2025-2027 fiscal biennium to implement the 4 Medicaid-related changes outlined in this act. These funds shall provide a State match for one 5 million eight hundred twenty-six thousand dollars (\$1,826,000) in recurring federal funds for 6 each year of the 2025-2027 fiscal biennium, and those federal funds are appropriated to the 7 Division of Health Benefits to pay for costs associated with the Medicaid-related changes 8 outlined in this act. 9 SECTION 4.1.(c) There is appropriated from the General Fund to the Department 10 of Health and Human Services, Division of Public Health, the sum of five hundred thousand dollars (\$500,000) in recurring funds for each year of the 2025-2027 fiscal biennium to be used 11 12 to provide training, support services, and technical assistance to the doula workforce. 13 SECTION 4.1.(d) Subsections (b) and (c) of this section are effective July 1, 2025. 14 The remainder of this section is effective when it becomes law. 15 16 YOUTH MENTAL HEALTH AND SUICIDE PREVENTION 17 **SECTION 4.2.(a)** There is appropriated from the General Fund to the Department 18 of Health and Human Services, Division of Child Development and Early Education, the sum of 19 one million dollars (\$1,000,000) in recurring funds for each year of the 2025-2027 fiscal 20 biennium to be used to provide mental health training for child care workers, including suicide 21 prevention strategies. 22 **SECTION 4.2.(b)** There is appropriated from the General Fund to the Department 23 of Health and Human Services, Division of Child Development and Early Education, the sum of two million five hundred thousand dollars (\$2,500,000) in nonrecurring funds for each year of 24 25 the 2025-2027 fiscal biennium to be used to provide for telehealth services for mental health 26 screenings in child care centers. 27 **SECTION 4.2.(c)** There is appropriated from the General Fund to the Department 28 of Public Instruction the sum of sixty-five million four hundred ninety thousand seven hundred 29 six dollars (\$65,490,706) in recurring funds for the 2025-2026 fiscal year to increase the School 30 Health Personnel Allotment as established in G.S. 115C-316.5. 31 SECTION 4.2.(d) This section is effective July 1, 2025. 32 33 **CHILD PASSENGER SAFETY LAW REVISIONS** 34 SECTION 4.3.(a) G.S. 20-137.1 reads as rewritten: 35 "§ 20-137.1. Child restraint systems required. 36 Every driver who is transporting one or more passengers of less than 16 years of age (a) 37 shall have all such passengers properly secured in a child passenger restraint system or seat belt 38 which meets federal standards applicable at the time of its manufacture. For purposes of this 39 section, a "child passenger restraint system" means any device designed to restrain or position a 40 child in a motor vehicle, including a booster seat. A child less than eight years of age and less than 80 pounds in weight 57 inches in 41 (a1) height shall be properly secured in a weight appropriate height- and weight-appropriate child 42 43 passenger restraint system. In vehicles equipped with an active passenger side front air bag, if

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1	the vehicle has a rear seat, a child less than five years of age and less than 40 pounds in weight			
2	shall be properly secured in a rear seat, unless the child restraint system is designed for use with			
3	air bags. If system as follows:			
4	(1)	Beginning as a newborn, a child shall be properly secured in a rear-facing		
5		child passenger restraint system with transition to a forward-facing system		
6		according to the manufacturer's instructions related to the child's height and		
7		weight requirements for use of the system as indicated by the federally		
8		required label on the car seat which states those requirements.		
9	<u>(2)</u>	The child shall be properly secured in a child passenger restraint system in a		
10		rear seat unless at least one of the following exceptions applies:		
11		a. The vehicle does not have a rear seat. This exception shall not apply		
12		to a rear-facing child passenger restraint system being used in the front		
13		seat of a motor vehicle that has an active front air bag.		
14		b. The vehicle is not equipped with an active passenger-side front air bag.		
15		c. The child passenger restraint system is designed for use with front air		
16		bags.		
17	<u>(a2)</u> <u>A driv</u>	ver may satisfy the requirements of this this section by properly securing a child		
18		seat belt as follows:		
19	<u>(1)</u>	Notwithstanding subsection (a1) of this section, if no seating position		
20		equipped with a lap and shoulder belt to properly secure the		
21		weight-appropriate child passenger restraint system is available, a child less		
22		than eight years of age and between at least 40 and 80 pounds may be		
23		restrained by a properly fitted lap belt only.		
24	<u>(2)</u>	A child who is at least 8 years of age or 57 inches in height may be restrained		
25		by a properly secured lap and shoulder belt. For purposes of this subdivision,		
26		a lap and shoulder belt are properly secured if, when fastened, all of the		
27		following apply:		
28		a. <u>The lap belt fits across the child's thighs and hips and not across the</u>		
29		child's abdomen.		
30		b. The shoulder belt crosses the child's body diagonally at approximately		
31		the mid-point of the child's shoulder and the center of the child's chest.		
32		c. The child is able to sit with the child's back straight against the		
33		vehicle's seat back cushion and with the child's knees bent over the		
34		vehicle's seat edge without slouching.		
35	"			
36	SECT	<b>TION 4.3.(b)</b> This section becomes effective December 1, 2025, and applies to		
37	offenses committ	ed on or after that date.		
38				
39	FIREARM SAF	E STORAGE AWARENESS		
40	SECT	<b>TION 4.4.(a)</b> G.S. 14-315.1 reads as rewritten:		
41		rage of firearms to protect minors.		
42	• •	erson who resides in the same premises as a minor, owns or possesses a firearm,		
43	and stores or leav	ves the firearm (i) in a condition that the firearm can be discharged and (ii) in a		



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1 manner that the person knew or should have known that an unsupervised minor would be able to 2 gain access to the firearm, is guilty of a Class 1 misdemeanor if a minor gains access to the 3 firearm without the lawful permission of the minor's parents or a person having charge of the 4 minor and the minor:minor does any of the following: 5 Possesses it in violation of G.S. 14-269.2(b); G.S. 14-269.2(b). (1)Exhibits it in a public place in a careless, angry, or threatening 6 (2)7 manner;manner. 8 Causes personal injury or death with it not in self defense; ordefense. (3) Uses it in the commission of a crime. 9 (4) ....." 10 SECTION 4.4.(b) G.S. 110-102 reads as rewritten: 11 12 "§ 110-102. Information for parents. 13 The Secretary shall provide to each operator of a child care facility a summary of this Article 14 and G.S. 14-315.1 for the parents, guardian, or full-time custodian of each child receiving child 15 care in the facility to be distributed by the operator. Operators of child care facilities shall provide a copy of the summary to each child's parent, guardian, or full-time custodian before the child is 16 enrolled in the child care facility. The child's parent, guardian, or full-time custodian shall sign a 17 18 statement attesting that he or she received a copy of the summary before the child's enrollment. 19 The summary shall include the name and address of the Secretary and the address of the 20 Commission. The summary shall explain how parents may obtain information on individual child 21 care facilities maintained in public files by the Division of Child Development. The summary 22 shall also include a statement regarding the mandatory duty prescribed in G.S. 7B-301 of any person suspecting child abuse or neglect has taken place in child care, or elsewhere, to report to 23 24 the county Department of Social Services. The statement shall include the definitions of child 25 abuse and neglect described in the Juvenile Code in G.S. 7B-101 and of child abuse described in the Criminal Code in G.S. 14-318.2 and G.S. 14-318.4. The statement shall stress that this 26 27 reporting law does not require that the person reporting reveal the person's identity. The summary 28 shall also include a statement that the Department of Public Safety has additional resources on 29 best practices for firearm storage and safety. 30 The summary of this Article and G.S. 14-315.1 shall be posted with the facility's license in 31 accordance with G.S. 110-99. Religious-sponsored programs operating pursuant to G.S. 110-106 shall post the summary in a prominent place at all times so that it is easily reviewed by parents." 32 33 **SECTION 4.4.(c)** There is appropriated from the General Fund to the Department 34 of Public Safety the sum of two million one hundred sixty thousand dollars (\$2,160,000) in 35 recurring funds for the 2025-2026 fiscal year to be used for costs associated with maintaining the NC SAFE (Secure All Firearms Effectively) initiative. 36 37 **SECTION 4.4.(d)** Subsection (a) of this section becomes effective December 1, 38 2025, and applies to offenses committed on or after that date. Subsection (b) of this section 39 becomes effective December 1, 2025. The remainder of this section becomes effective July 1, 40 2025. 41 RAISING OF MINIMUM AGE TO ACCESS TOBACCO AND VAPOR PRODUCTS TO 42

43 ALIGN WITH FEDERAL LAW



NORTH CAROLINA GENERAL ASSEMBLY AMENDMENT House Bill 959

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1 2 3 4	" <b>§ 14-313.</b> (a)	Youth and ci	<b>ION 4.5.(a)</b> G.S. 14-313 reads as rewritten: access to tobacco products, alternative nicotine products, vapor products, garette wrapping papers. tions. – The following definitions apply in this section:
5	(a)	Denni	tions. – The following definitions apply in this section.
6		(2)	Proof of age. – A drivers license or other photographic identification that
0 7		(2)	includes the bearer's date of birth that purports to establish that the person is
8			18-21 years of age or older.
9			10 <u>21 years of age of order.</u>
10	(b)	Sale o	r Distribution to Persons Under the Age of <u>18-21</u> Years. – If any person shall
11	· · ·		assist, or abet any other person in distributing tobacco products or cigarette
12			to any person under the age of $\frac{18-21}{2}$ years, or if any person shall purchase
12			or cigarette wrapping papers on behalf of a person under the age of $\frac{18}{21}$ years,
14			be guilty of a Class 2 misdemeanor; provided, however, that it shall not be
15	-		ibute tobacco products or cigarette wrapping papers to an employee when
16			formance of the employee's duties. Retail distributors of tobacco products shall
17			ay near the point of sale a sign in letters at least five-eighths of an inch high
18	which stat		
19			N.C. LAW STRICTLY PROHIBITS
20	THE PUI	RCHAS	E OF TOBACCO PRODUCTS, ALTERNATIVE NICOTINE PRODUCTS,
21		VA	POR PRODUCTS, AND CIGARETTE WRAPPING PAPERS
22			BY PERSONS UNDER THE AGE OF <del>18.</del> <u>21.</u>
23			PROOF OF AGE REQUIRED.
24	Failure to	post the	e required sign shall be an infraction punishable by a fine of twenty-five dollars
25	(\$25.00) fe	or the fi	rst offense and seventy-five dollars (\$75.00) for each succeeding offense.
26	A pers	on enga	aged in the sale of tobacco products or cigarette wrapping papers shall demand
27	proof of a	ge from	a prospective purchaser if the person has reasonable grounds to believe that
28	the prospe	ctive pu	rchaser is under <u>18-21</u> years of age. Failure to demand proof of age as required
29	•		n is a Class 2 misdemeanor if in fact the prospective purchaser is under $18-21$
30			il distributors of tobacco products or cigarette wrapping papers shall train their
31			n the requirements of this law. Proof of any of the following shall be a defense
32	to any acti	on brou	ight under this subsection:
33		(1)	The defendant demanded, was shown, and reasonably relied upon proof of age
34			in the case of a retailer, or any other documentary or written evidence of age
35			in the case of a nonretailer.
36		(2)	The defendant relied on the electronic system established and operated by the
37			Division of Motor Vehicles pursuant to G.S. 20-37.02.
38		(3)	The defendant relied on a biometric identification system that demonstrated
39			(i) the purchaser's age to be at least the required age for the purchase and (ii)
40			the purchaser had previously registered with the seller or seller's agent a
41			drivers license, a special identification card issued under G.S. 20-37.7, a
42			military identification card, or a passport showing the purchaser's date of birth
43			and bearing a physical description of the person named on the card.



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Distribution of Tobacco Products. - Tobacco products shall not be distributed in 1 (b1) 2 vending machines; provided, however, vending machines distributing tobacco products are 3 permitted (i) in any establishment which is open only to persons 18-21 years of age and older; or 4 (ii) in any establishment if the vending machine is under the continuous control of the owner or 5 licensee of the premises or an employee thereof and can be operated only upon activation by the 6 owner, licensee, or employee prior to each purchase and the vending machine is not accessible to the public when the establishment is closed. The owner, licensee, or employee shall demand 7 8 proof of age from a prospective purchaser if the person has reasonable grounds to believe that 9 the prospective purchaser is under 18-21 years of age. Failure to demand proof of age as required 10 by this subsection is a Class 2 misdemeanor if in fact the prospective purchaser is under  $\frac{18}{21}$ years of age. Proof that the defendant demanded, was shown, and reasonably relied upon proof 11 12 of age shall be a defense to any action brought under this subsection. Any person distributing 13 tobacco products through vending machines in violation of this subsection shall be guilty of a 14 Class 2 misdemeanor.

15 (b2) Internet Distribution of Tobacco Products. – A person engaged in the distribution of 16 tobacco products through the Internet or other remote sales methods shall perform an age 17 verification through an independent, third-party age verification service that compares 18 information available from public records to the personal information entered by the individual 19 during the ordering process to establish that the individual ordering the tobacco products is <del>18</del> 20 <u>21</u> years of age or older.

21 (c) Purchase By Persons Under the Age of 18-21 Years. - If any person under the age of 22 18-21 years purchases or accepts receipt, or attempts to purchase or accept receipt, of tobacco products or cigarette wrapping papers, or presents or offers to any person any purported proof of 23 24 age which is false, fraudulent, or not actually his or her own, for the purpose of purchasing or 25 receiving any tobacco product or cigarette wrapping papers, the person shall be guilty of a Class 2 misdemeanor; provided, however, that it shall not be unlawful for an employee to purchase or 26 27 accept receipt of tobacco products or cigarette wrapping papers when required in the performance 28 of the employee's duties.

29 Sending or Assisting a Person [Less Than] 18-21 Years to Purchase or Receive (d) 30 Tobacco Products or Cigarette Wrapping Papers. - If any person shall send a person less than 18 31 21 years of age to purchase, acquire, receive, or attempt to purchase, acquire, or receive tobacco 32 products or cigarette wrapping papers, or if any person shall aid or abet a person who is less than 33 18-21 years of age in purchasing, acquiring, or receiving or attempting to purchase, acquire, or 34 receive tobacco products or cigarette wrapping papers, the person shall be guilty of a Class 2 35 misdemeanor; provided, however, persons under the age of 18-21 may be enlisted by police or local sheriffs' departments to test compliance if the testing is under the direct supervision of that 36 37 law enforcement department and written parental consent is provided; provided further, that the 38 Department of Health and Human Services shall have the authority, pursuant to a written plan 39 prepared by the Secretary of Health and Human Services, to use persons under 18-21 years of 40 age in annual, random, unannounced inspections, provided that prior written parental consent is 41 given for the involvement of these persons and that the inspections are conducted for the sole 42 purpose of preparing a scientifically and methodologically valid statistical study of the extent of 43 success the State has achieved in reducing the availability of tobacco products to persons under



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1	the age of 18, 21, and preparing any report to the extent required by section 1926 of the federal					
2	Public Health Service Act (42 USC § 300x-26).					
3						
4	<b>SECTION 4.5.(b)</b> This section becomes effective December 1, 2025, and applies to					
5	offenses committed on or after that date.					
6						
7	LICENSI	ING R	EQUIREMENT FOR RETAIL DEALERS OF VAPOR PRODUCTS			
8			<b>FION 4.6.(a)</b> G.S. 105-113.39A(a2) reads as rewritten:			
9	"(a2)	Vapo	r Products License. – A wholesale dealer or a retail dealer must obtain a vapor			
10	products 1		for all of the following locations:			
11	1	(1)	Each location where a wholesale dealer makes vapor products.			
12		(2)	Each location where a wholesale dealer or a retail dealer receives or stores			
13			non-tax-paid vapor products.			
14		(3)	Each location from where a retail dealer that is a delivery seller or a remote			
15			seller receives or stores non-tax-paid vapor products for delivery sales if the			
16			location is a location other than the location described in subdivision (2) of			
17			this subsection.			
18		(4)	Each location from where a retail dealer receives or stores tax-paid vapor			
19		<u> </u>	products if the location is a location other than the location described in			
20			subdivision (2) of this subsection."			
21		SEC	<b>FION 4.6.(b)</b> This section becomes effective December 1, 2025.			
22						
22 23	REGULA	ATION	OF INTOXICATING CANNABIS PRODUCT SALES			
	REGULA					
23		SEC	<b>OF INTOXICATING CANNABIS PRODUCT SALES</b> <b>FION 4.7.(a)</b> Article 39 of Chapter 14 of the General Statutes is amended by ction to read:			
23 24	adding a r	SECT new sec	<b>FION 4.7.(a)</b> Article 39 of Chapter 14 of the General Statutes is amended by ction to read:			
23 24 25	adding a r	SECT new sec 5.5. Yo	<b>FION 4.7.(a)</b> Article 39 of Chapter 14 of the General Statutes is amended by ction to read: <b>uth access to cannabis products.</b>			
23 24 25 26	adding a r " <u>§ <b>14-313</b></u>	SECT new sec 5.5. Yo	<b>FION 4.7.(a)</b> Article 39 of Chapter 14 of the General Statutes is amended by ction to read: <b>uth access to cannabis products.</b> <u>itions. – The following definitions apply in this section:</u>			
23 24 25 26 27	adding a r " <u>§ <b>14-313</b></u>	SECT new sec 5.5. Yo Defin	<b>FION 4.7.(a)</b> Article 39 of Chapter 14 of the General Statutes is amended by ction to read: <b>uth access to cannabis products.</b>			
23 24 25 26 27 28	adding a r " <u>§ <b>14-313</b></u>	SECT new sec 5.5. Yo Defin	<b>TION 4.7.(a)</b> Article 39 of Chapter 14 of the General Statutes is amended by ction to read: <b>uth access to cannabis products.</b> itions. – The following definitions apply in this section: Cannabis product. – Hemp, hemp products, or marijuana, as defined in			
23 24 25 26 27 28 29	adding a r " <u>§ <b>14-313</b></u>	<b>SEC</b> new sec <b>5.5.</b> Yo <u>Defin</u> (1)	<b>TION 4.7.(a)</b> Article 39 of Chapter 14 of the General Statutes is amended by ction to read: <b>uth access to cannabis products.</b> <u>nitions. – The following definitions apply in this section:</u> <u>Cannabis product. – Hemp, hemp products, or marijuana, as defined in G.S. 90-87, legal to be sold or distributed in this State.</u>			
23 24 25 26 27 28 29 30	adding a r " <u>§ <b>14-313</b></u>	<b>SEC</b> new sec <u>5.5. Yo</u> <u>Defin</u> (1) (2)	<b>TION 4.7.(a)</b> Article 39 of Chapter 14 of the General Statutes is amended by ction to read: <b>uth access to cannabis products.</b> itions. – The following definitions apply in this section:Cannabis product. – Hemp, hemp products, or marijuana, as defined in G.S. 90-87, legal to be sold or distributed in this State.Distribute. – To sell, furnish, give, or provide cannabis products to the ultimate consumer.			
23 24 25 26 27 28 29 30 31 32	adding a r " <u>§ <b>14-313</b></u>	<b>SEC</b> new sec <b>5.5.</b> Yo <u>Defin</u> (1)	<ul> <li>FION 4.7.(a) Article 39 of Chapter 14 of the General Statutes is amended by ction to read:</li> <li><u>uth access to cannabis products.</u></li> <li><u>itions. – The following definitions apply in this section:</u></li> <li><u>Cannabis product. – Hemp, hemp products, or marijuana, as defined in G.S. 90-87, legal to be sold or distributed in this State.</u></li> <li><u>Distribute. – To sell, furnish, give, or provide cannabis products to the ultimate consumer.</u></li> <li><u>Proof of age. – A drivers license or other photographic identification that</u></li> </ul>			
23 24 25 26 27 28 29 30 31	adding a r " <u>§ <b>14-313</b></u>	<b>SEC</b> new sec <u>5.5. Yo</u> <u>Defin</u> (1) (2)	<b>TION 4.7.(a)</b> Article 39 of Chapter 14 of the General Statutes is amended by ction to read: <b>uth access to cannabis products.</b> itions. – The following definitions apply in this section:Cannabis product. – Hemp, hemp products, or marijuana, as defined in G.S. 90-87, legal to be sold or distributed in this State.Distribute. – To sell, furnish, give, or provide cannabis products to the ultimate consumer.			
23 24 25 26 27 28 29 30 31 32 33	adding a r " <u>§ <b>14-313</b></u>	<b>SEC</b> new sec <u>5.5. Yo</u> <u>Defin</u> (1) (2) (3)	<ul> <li>FION 4.7.(a) Article 39 of Chapter 14 of the General Statutes is amended by ction to read:</li> <li><u>uth access to cannabis products.</u></li> <li><u>itions. – The following definitions apply in this section:</u></li> <li><u>Cannabis product. – Hemp, hemp products, or marijuana, as defined in G.S. 90-87, legal to be sold or distributed in this State.</u></li> <li><u>Distribute. – To sell, furnish, give, or provide cannabis products to the ultimate consumer.</u></li> <li><u>Proof of age. – A drivers license or other photographic identification that includes the bearer's date of birth that purports to establish that the person is</u></li> </ul>			
23 24 25 26 27 28 29 30 31 32 33 34	adding a r " <u>§ 14-313</u> <u>(a)</u> ( <u>b)</u>	<b>SEC</b> new sec <u>5. Yo</u> <u>Defin</u> (1) (2) (3) <u>Sale o</u>	<b>TION 4.7.(a)</b> Article 39 of Chapter 14 of the General Statutes is amended by ction to read: <b>uth access to cannabis products.</b> <u>itions. – The following definitions apply in this section:</u> <u>Cannabis product. – Hemp, hemp products, or marijuana, as defined in G.S. 90-87, legal to be sold or distributed in this State.</u> Distribute. – To sell, furnish, give, or provide cannabis products to the ultimate consumer. <u>Proof of age. – A drivers license or other photographic identification that includes the bearer's date of birth that purports to establish that the person is 21 years of age or older.</u>			
23 24 25 26 27 28 29 30 31 32 33 34 35	adding a r " <u>§ 14-313</u> (a) (b) distribute,	<b>SEC</b> new sec <u>5.5. Yo</u> <u>Defin</u> (1) (2) (3) <u>Sale o</u> or aid.	<ul> <li>FION 4.7.(a) Article 39 of Chapter 14 of the General Statutes is amended by ction to read:</li> <li><u>uth access to cannabis products.</u></li> <li><u>itions. – The following definitions apply in this section:</u></li> <li><u>Cannabis product. – Hemp, hemp products, or marijuana, as defined in G.S. 90-87, legal to be sold or distributed in this State.</u></li> <li><u>Distribute. – To sell, furnish, give, or provide cannabis products to the ultimate consumer.</u></li> <li><u>Proof of age. – A drivers license or other photographic identification that includes the bearer's date of birth that purports to establish that the person is 21 years of age or older.</u></li> <li>or Distribution to Persons Under the Age of 21 Years. – If any person shall</li> </ul>			
23 24 25 26 27 28 29 30 31 32 33 34 35 36	adding a r " <u>§ 14-313</u> (a) (b) distribute, under the	<b>SEC</b> new sec <u>5.5 Yo</u> <u>Defin</u> (1) (2) (3) <u>Sale o</u> <u>sor aid.</u> age of 2	<ul> <li>FION 4.7.(a) Article 39 of Chapter 14 of the General Statutes is amended by ction to read:</li> <li><u>uth access to cannabis products.</u></li> <li><u>itions. – The following definitions apply in this section:</u></li> <li><u>Cannabis product. – Hemp, hemp products, or marijuana, as defined in G.S. 90-87, legal to be sold or distributed in this State.</u></li> <li><u>Distribute. – To sell, furnish, give, or provide cannabis products to the ultimate consumer.</u></li> <li><u>Proof of age. – A drivers license or other photographic identification that includes the bearer's date of birth that purports to establish that the person is 21 years of age or older.</u></li> <li>or Distribution to Persons Under the Age of 21 Years. – If any person shall, assist, or abet any other person in distributing cannabis products to any person</li> </ul>			
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37	adding a r " <u>§ 14-313</u> (a) (b) distribute, under the under the	SECT new sectors <u>5. Yo</u> <u>Defin</u> (1) (2) (3) <u>Sale of</u> age of 2 age of 2	<ul> <li>FION 4.7.(a) Article 39 of Chapter 14 of the General Statutes is amended by ction to read:</li> <li><u>uth access to cannabis products.</u></li> <li><u>itions. – The following definitions apply in this section:</u></li> <li><u>Cannabis product. – Hemp, hemp products, or marijuana, as defined in G.S. 90-87, legal to be sold or distributed in this State.</u></li> <li><u>Distribute. – To sell, furnish, give, or provide cannabis products to the ultimate consumer.</u></li> <li><u>Proof of age. – A drivers license or other photographic identification that includes the bearer's date of birth that purports to establish that the person is 21 years of age or older.</u></li> <li>or Distribution to Persons Under the Age of 21 Years. – If any person shall assist, or abet any other person in distributing cannabis products to any person 21 years, or if any person shall purchase cannabis products on behalf of a person</li> </ul>			
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38	adding a r " <u>§ 14-313</u> (a) (b) distribute, under the under the of cannab	SECT new sectors <u>5. Yo</u> <u>Defin</u> (1) (2) (3) <u>Sale of</u> age of 2 age of 2	<b>FION 4.7.(a)</b> Article 39 of Chapter 14 of the General Statutes is amended by ction to read: <b>uth access to cannabis products.</b> <u>itions. – The following definitions apply in this section:</u> <u>Cannabis product. – Hemp, hemp products, or marijuana, as defined in G.S. 90-87, legal to be sold or distributed in this State.</u> <u>Distribute. – To sell, furnish, give, or provide cannabis products to the ultimate consumer.</u> <u>Proof of age. – A drivers license or other photographic identification that includes the bearer's date of birth that purports to establish that the person is 21 years of age or older.</u> or Distribution to Persons Under the Age of 21 Years. – If any person shall, assist, or abet any other person in distributing cannabis products to any person 21 years, or if any person shall purchase cannabis products on behalf of a person 21 years, the person shall be guilty of a Class 2 misdemeanor. Retail distributors			
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	adding a r " <u>§ 14-313</u> (a) (b) distribute, under the under the of cannab	SECT new sectors <u>5. Yo</u> <u>Defin</u> (1) (2) (3) <u>Sale of</u> age of 2 age of 2	<ul> <li>FION 4.7.(a) Article 39 of Chapter 14 of the General Statutes is amended by etion to read:</li> <li>uth access to cannabis products.</li> <li>itions. – The following definitions apply in this section:</li> <li>Cannabis product. – Hemp, hemp products, or marijuana, as defined in G.S. 90-87, legal to be sold or distributed in this State.</li> <li>Distribute. – To sell, furnish, give, or provide cannabis products to the ultimate consumer.</li> <li>Proof of age. – A drivers license or other photographic identification that includes the bearer's date of birth that purports to establish that the person is 21 years of age or older.</li> <li>or Distribution to Persons Under the Age of 21 Years. – If any person shall, assist, or abet any other person in distributing cannabis products to any person 21 years, or if any person shall purchase cannabis products on behalf of a person 21 years, the person shall be guilty of a Class 2 misdemeanor. Retail distributors ducts shall prominently display near the point of sale a sign in letters at least</li> </ul>			
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	adding a r " <u>§ 14-313</u> (a) (b) distribute, under the under the of cannab	SECT new sectors <u>5. Yo</u> <u>Defin</u> (1) (2) (3) <u>Sale of</u> age of 2 age of 2	<b>FION 4.7.(a)</b> Article 39 of Chapter 14 of the General Statutes is amended by etion to read: <b>uth access to cannabis products.</b> itions. – The following definitions apply in this section: <u>Cannabis product. – Hemp, hemp products, or marijuana, as defined in G.S. 90-87, legal to be sold or distributed in this State.</u> Distribute. – To sell, furnish, give, or provide cannabis products to the ultimate consumer. Proof of age. – A drivers license or other photographic identification that includes the bearer's date of birth that purports to establish that the person is 21 years of age or older. or Distribution to Persons Under the Age of 21 Years. – If any person shall, assist, or abet any other person in distributing cannabis products to any person 21 years, or if any person shall purchase cannabis products on behalf of a person 21 years, the person shall be guilty of a Class 2 misdemeanor. Retail distributors the states the following:			



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1	PROOF OF AGE REQUIRED."			
2	Failure to post the required sign shall be an infraction punishable by a fine of twenty-five dollars			
3	(\$25.00) for the first offense and seventy-five dollars (\$75.00) for each succeeding offense.			
4	(c) A person engaged in the sale of cannabis products shall demand proof of age from a			
5	prospective purchaser if the person has reasonable grounds to believe that the prospective			
6	purchaser is under 21 years of age. Failure to demand proof of age as required by this subsection			
7	is a Class 2 misdemeanor if in fact the prospective purchaser is under 21 years of age. Retail			
8	distributors of cannabis products shall train their sales employees in the requirements of this law.			
9	Proof of any of the following shall be a defense to any action brought under this subsection:			
10	(1) The defendant demanded, was shown, and reasonably relied upon proof of age			
11	in the case of a retailer, or any other documentary or written evidence of age			
12	in the case of a nonretailer.			
13	(2) The defendant relied on the electronic system established and operated by the			
14	Division of Motor Vehicles pursuant to G.S. 20-37.02.			
15	(3) The defendant relied on a biometric identification system that demonstrated			
16	(i) the purchaser's age to be at least the required age for the purchase and (ii)			
17	the purchaser had previously registered with the seller or seller's agent a			
18	drivers license, a special identification card issued under G.S. 20-37.7, a			
19	military identification card, or a passport showing the purchaser's date of birth			
20	and bearing a physical description of the person named on the card.			
21	(d) <u>Distribution of Cannabis Products. – Cannabis products shall not be distributed in</u>			
22	vending machines; provided, however, vending machines distributing cannabis products are			
23	permitted (i) in any establishment which is open only to persons 21 years of age and older or (ii)			
24	in any establishment if the vending machine is under the continuous control of the owner or			
25	licensee of the premises or an employee thereof and can be operated only upon activation by the			
26	owner, licensee, or employee prior to each purchase and the vending machine is not accessible			
27	to the public when the establishment is closed. The owner, licensee, or employee shall demand			
28	proof of age from a prospective purchaser if the person has reasonable grounds to believe that			
29	the prospective purchaser is under 21 years of age. Failure to demand proof of age as required by			
30	this subsection is a Class 2 misdemeanor if in fact the prospective purchaser is under 21 years of			
31	age. Proof that the defendant demanded, was shown, and reasonably relied upon proof of age			
32	shall be a defense to any action brought under this subsection. Any person distributing cannabis			
33 24	products through vending machines in violation of this subsection shall be guilty of a Class 2			
34 25	misdemeanor.			
35	(e) Internet Distribution of Cannabis Products. – A person engaged in the distribution of			
36 27	cannabis products through the internet or other remote sales methods shall perform an age			
37 38	verification through an independent, third-party age verification service that compares			
38 39	information available from public records to the personal information entered by the individual during the ordering the company to extend the individual ordering the company is product in 21			
39 40	during the ordering process to establish that the individual ordering the cannabis products is 21			
	years of age or older. (f)			
41 42	(f) Purchase By Persons Under the Age of 21 Years. – If any person under the age of 21 years purchases or accepts receipt, or attempts to purchase or accept receipt, of cannabis products,			
42 43	or presents or offers to any person any purported proof of age which is false, fraudulent, or not			
43	or presents or otters to any person any purported proof of age which is faise, fraudulent, of not			



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1	actually his or her own, for the purpose of purchasing or receiving any cannabis product, the				
2	person shall be guilty of a Class 2 misdemeanor; provided, however, that it shall not be unlawful				
3	for an employee to purchase or accept receipt of cannabis products when required in the				
4	performance of the employee's duties.				
5	(g) Deferred Prosecution or Conditional Discharge. – Notwithstanding				
6	G.S. 15A-1341(a1) or G.S. 15A-1341(a4), any person charged with a misdemeanor under this				
7	section shall be qualified for deferred prosecution or a conditional discharge pursuant to Article				
8	82 of Chapter 15A of the General Statutes provided the defendant has not previously been placed				
9	on probation for a violation of this section and so states under oath."				
10	<b>SECTION 4.7.(b)</b> Article 39 of Chapter 14 of the General Statutes is amended by				
11	adding a new section to read:				
12	" <u>§ 14-313.6. Special packaging of cannabis products.</u>				
13	Cannabis products, as defined in G.S. 14-314, sold or distributed in this State must be sold or				
14	distributed in child-resistant packaging, which must be designed or constructed to be significantly				
15	difficult for children under 5 years of age to open and not difficult for normal adults to use				
16	properly as defined by 16 C.F.R. § 1700.20."				
17	SECTION 4.7.(c) Article 39 of Chapter 14 of the General Statutes is amended by				
18	adding a new section to read:				
19	" <u>§ 14-313.7. Sale of cannabis products near schools or child care centers.</u>				
20	No retail store selling cannabis products may operate within 1,000 yards of a public school				
21	or a nonpublic school as defined in Part 1 or Part 2 of Article 39 of Chapter 115C of the General				
22	Statutes or a child care center as defined in G.S. 110-86."				
23	<b>SECTION 4.7.(d)</b> Subsection (a) of this section is effective December 1, 2025, and				
24	applies to offenses committed on or after that date. Subsection (b) of this section is effective				
25	October 1, 2025, and applies to products sold on or after that date. Subsection (c) of this section				
26	is effective when it becomes law and applies to retail stores that open on or after that date.				
27					
28	ONLINE CHILD SAFETY PROTECTIONS				
29	<b>SECTION 4.10.(a)</b> Chapter 66 of the General Statutes is amended by adding a new				
30	Article to read:				
31	" <u>Article 51A.</u>				
32	"Child Safety Online.				
33	" <u>§ 66-504. Definition; findings.</u>				
34	(a) For the purposes of this Article, "social media platform" means an online service or				
35	website with users in this State that enables users to create, share, and interact with content and				
36	to participate in social networking by connecting with other users.				
37	(b) The General Assembly finds that:				
38	(1) Predatory social media platforms and digital corporations are deliberately				
39	targeting children with addictive algorithms, manipulative content, and				
40	intrusive data collection, exposing them to mental health crises, identity theft,				
41	and exploitation without parental consent or oversight.				
42	(2) <u>Children are being tracked, monetized, and manipulated online, leading to</u>				
43	increased rates of anxiety, depression, self-harm, and social isolation, creating				



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1		the urgent need for strict digital privacy protections, algorithm regulations,			
2	and a ban on data mining of minors.				
3	"§ 66-505. Online child safety protections.				
4	(a) No p	erson operating a social media platform shall knowingly employ or implement			
5	algorithmic feat	ures, notification systems, or interface designs specifically engineered to promote			
6	compulsive usag	ge patterns among users in this State who are under 18 years of age.			
7	<u>(b)</u> <u>All</u> <u>d</u>	of the following are unlawful when employed or implemented by a person			
8	operating a socia	al media platform for any user in this State under 18 years of age:			
9	<u>(1)</u>	Infinite scroll mechanisms that continuously load content without			
10		user-initiated action.			
11	<u>(2)</u>	Autoplay features that present successive content without explicit user			
12		request.			
13	<u>(3)</u>	Variable reward mechanisms designed to increase engagement through			
14		unpredictable content delivery.			
15	<u>(4)</u>	Quantified social validation indicators that encourage compulsive checking			
16		behaviors.			
17	<u>(c)</u> <u>It is u</u>	unlawful for a social media platform to do any of the following to any user in this			
18	State under 18 y	ears of age:			
19	<u>(1)</u>	Collect, process, or store personal data of users under 18 years of age for			
20		behavioral profiling, targeted advertising, or commercial purposes without			
21		express, informed parental consent.			
22	<u>(2)</u>	Transfer or sell such data to third parties without explicit disclosure of the			
23		specific purposes and recipients or retain such data beyond the period			
24		necessary for the explicitly authorized purpose.			
25	<u>(3)</u>	Publish an annual Child Safety Transparency Report detailing the following:			
26		<u>a.</u> <u>Measures implemented to protect minors from harmful content.</u>			
27		b. Statistics on content moderation actions related to child safety.			
28		c. Resources allocated to child protection efforts.			
29		<u>d.</u> <u>Response metrics for reports of harmful content targeting minors.</u>			
30		e. Independent audit results of child safety measures.			
31	<u>(4)</u>	Submit such reports to the Department of Justice by January 31 of each year.			
32	<u>(5)</u>	Make such reports publicly accessible in a clear, conspicuous manner on the			
33		platform's website.			
34		y social media platform shall do all of the following:			
35	<u>(1)</u>	Implement robust, age-appropriate parental control systems allowing parents			
36		or legal guardians to monitor and limit screen time, restrict access during			
37		specified hours, review connections and communications, and receive regular			
38		activity reports. These controls must be clearly accessible, understandable,			
39		and enabled by default for accounts of users under 18 years of age.			
40	<u>(2)</u>	Publish an annual Child Safety Transparency Report containing details on the			
41		following:			
42		a. <u>Measures implemented to protect minors from harmful content.</u>			
43		b. <u>Statistics on content moderation actions related to child safety.</u>			



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1			c. Resources allocated to child protection efforts.
2			d. <u>Response metrics for reports of harmful content targeting minors.</u>
3			e. Independent audit results of child safety measures.
4		(3)	Beginning January 1, 2027, submit these reports to the Department of Justice
5			by January 31 of each year.
6		<u>(4)</u>	Make such reports publicly accessible in a clear, conspicuous manner on the
7			platform's website.
8	" <u>§ 66-507</u>	. Prot	ection from artificial intelligence and deep fakes for exploitative purposes.
9	No per	rson sh	all knowingly do any of the following:
10		<u>(1)</u>	Create, produce, or generate using artificial intelligence or digital
11			manipulation technologies any image, video, or audio recording that depicts a
12			person under 18 years of age in a sexually explicit manner, a violent or abusive
13			context, or in any situation intended to cause reputational harm.
14		(2)	Distribute, publish, share, or transfer such content through any medium or
15			platform.
16		(3)	Modify existing content depicting an actual minor through artificial
17			intelligence or digital manipulation to create a substantially altered
18			representation of that minor.
19	"§ 66-508	. Viola	ations of this Article.
20	(a)		who person violates G.S. 66-505 or G.S. 66-506 shall be guilty of a Class 1
21	misdemea		
22	<u>(b)</u>	Any r	person who violates G.S. 66-507 shall be guilty of a:
23		(1)	Class H felony, if the violation involves creation or distribution of sexually
24		<u></u>	explicit deep fake content depicting a minor.
25		(2)	Class I felony, if the violation involves possession of such content with intent
26		<u> </u>	to distribute.
27	<u>(c)</u>	Each	item of prohibited content shall constitute a separate violation under this section.
28	<u>(d)</u>	The p	benalties under this Article shall be in addition to any remedies available under
29	federal lay	w or otl	her provisions of State law.
30	" <u>§ 66-509</u>	. Seve	<u>rability.</u>
31	If any	provis	sion of this Article is held to be invalid or unenforceable, the validity and
32	-	-	the remaining provisions shall remain valid and enforceable."
33		SECT	<b>FION 4.10.(b)</b> This section becomes effective December 1, 2025, and applies
34	to acts and		sions committed on or after that date.
35			
36	PART V.	FETA	L & INFANT MORTALITY PREVENTION
37			
38	CREATI	ON OF	F FETAL AND INFANT MORTALITY REVIEW TEAM
39			<b>FION 5.1.(a)</b> Article 5 of Chapter 130A of the General Statutes is amended by
40	adding a r		-
41			"Part 2A. Fetal and Infant Mortality Review Team.
42	"§ 130A-1	28.5.	•



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1	This part does not apply to the review of a fetal death that is the result of a voluntary or				
2	therapeutic termination of pregnancy.				
3	"§ 130A-128.6. Definitions.				
4	The following definitions apply in this Part:				
5		(1)	Fetal death. – Death prior to the complete expulsion or extraction from its		
6			mother of a product of human conception, regardless of the duration of		
7			pregnancy. Death is indicated by the fact that after expulsion or extraction the		
8			fetus does not breathe or show any other evidence of life such as beating of		
9			the heart, pulsation of the umbilical cord, or definite movement of voluntary		
10			muscles.		
11		<u>(2)</u>	Infant. – Any child under the age of 18 months.		
12		(3)	Team The Fetal and Infant Mortality Review Team created by		
13			G.S. 130A-128.7.		
14	" <u>§</u> 130A-	128.7.	Statewide Fetal and Infant Mortality Review Team; creation; purpose;		
15		comp	osition.		
16	<u>(a)</u>		is established a statewide Fetal and Infant Mortality Review Team within the		
17			ealth and Human Services, Division of Public Health. The purpose of the Team		
18	is to ensu	re that c	ertain fetal and infant deaths occurring in the State are analyzed in a systematic		
19	<u>way, with</u>	the spe	cific goal of decreasing the incidence of preventable fetal and infant deaths.		
20	<u>(b)</u>	The T	eam shall consist of the following persons or their designees:		
21		<u>(1)</u>	The Chief Medical Examiner.		
22		<u>(2)</u>	The Director of the Division of Child and Family Well-Being.		
23		<u>(3)</u>	The Director of the Division of Mental Health, Developmental Disabilities,		
24			and Substance Use Services.		
25		<u>(4)</u>	The Director of the Division of Public Health.		
26		<u>(5)</u>	The Director of the Division of Social Services.		
27		<u>(6)</u>	The State Registrar of Vital Records.		
28		<u>(7)</u>	The following seven members appointed by the Speaker of the House of		
29			Representatives:		
30			<u>a.</u> <u>A representative of local law enforcement officers.</u>		
31			b. <u>A representative of local fire departments.</u>		
32			<u>c.</u> <u>A representative of local emergency medical services providers.</u>		
33			d. <u>A representative of county departments of social services.</u>		
34					
35			<ul> <li><u>A representative of the North Carolina Medical Society.</u></li> <li><u>A representative of the North Carolina Hospital Association.</u></li> </ul>		
36			<u>g. A public member.</u>		
37		<u>(8)</u>	The following seven members appointed by the President Pro Tempore of the		
38			Senate:		
39			a. <u>A representative of the North Carolina College of Emergency</u>		
40			Physicians.		
41			b. A representative of the North Carolina Section of the American		
42			College of Obstetricians and Gynecologists.		



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1		<u>c.</u>	A representative of the North Carolina Affiliate of the American
2			College of Nurse-Midwives.
3		<u>d.</u>	A representative of the North Carolina Chapter of the Association of
4		—	Women's Health.
5		e.	A representative of Obstetric and Neonatal Nurses.
6		<u>e.</u> <u>f.</u>	A representative of the North Carolina Neonatal Perinatal
7		—	Collaborative.
8		<u>g.</u>	A public member.
9	(9)		ollowing seven members appointed by the Governor:
10		<u>a.</u>	A representative of the North Carolina Midwives Alliance.
11		<u>b.</u>	A representative of the North Carolina Academy of Nutrition and
12			Dietetics.
13		<u>c.</u>	Four members representing community-based organizations or
14			nonprofit organizations that work directly with marginalized
15			communities and communities of color on issues of fetal and infant
16			mortality, at least one of whom shall be a doula and at least one of
17			whom shall be a midwife.
18		<u>d.</u>	One member of the public.
19	$\underline{(c)}$ The C	hief Mo	edical Examiner and the Director of the Division of Public Health shall
20			Team and a majority of the Team members specified in subsection (b) of
21	this section may	invite a	dditional individuals to serve on the Team.
22			embers shall serve terms coincident with their terms of office. After the
23			s, other members shall be appointed for a term of four years.
24			s to fill vacancies, other than by expiration of a term, shall be for the
25	÷		cies shall be filled in the same manner as the original appointments. All
26	-	-	at community representatives may be reappointed.
27			de Fetal and Infant Mortality Review Team; powers and duties.
28			llowing powers and duties:
29	<u>(1)</u>		velop or revise as necessary operating procedures for fetal and infant
30			reviews conducted under this Part, including procedures for identifying
31			priate cases to be reviewed and procedures for ensuring coordination
32			g the State agencies and professionals involved in the review.
33	<u>(2)</u>		prove the identification of, and data collection and recordkeeping related
34		-	uses of fetal and infant deaths.
35	<u>(3)</u>		commend components of programs to increase awareness and prevention
36		-	l education about fetal and infant deaths.
37	$\frac{(4)}{(5)}$		commend training to improve the review of fetal and infant deaths.
38	<u>(5)</u>		velop recommendations to assess the service systems and community
39 40			rces that support and promote the health and well-being of women,
40			s, and families.
41	<u>(6)</u>	-	ovide technical support to any established local fetal and infant mortality
42		reviev	v teams and local child fatality review teams.



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1 2	<u>(7)</u>	7) <u>To develop and recommend plans for implementing changes to existing State</u> services, State programs, and organizations that serve families, children, and	
3	pregnant women.		
4	<u>(8)</u>	To select a number of cases for in-depth review and interviews of parents,	
5	<u>x-x</u>	families, and medical personnel to develop a full picture of the causes of fetal	
6		or infant death, to evaluate gaps in services or access that may have played a	
7		part in the death, and to evaluate the supports available to families before and	
8		after the death.	
9	<u>(9)</u>	To provide evidence-based policy recommendations to both reduce the rate of	
10		preventable fetal and infant deaths and to ensure that families receive	
11		necessary support pre-fetal or infant death and post-fetal or infant death.	
12	<u>(10)</u>	In cases where the Team conducts in-depth interviews and reviews of specific	
13		cases, to ensure that the families involved in these cases have access to grief	
14		counseling and other necessary resources to be determined by the Team.	
15	" <u>§ 130A-128.9.</u>	Statewide Fetal and Infant Mortality Review Team; case reviews;	
16	coord	ination with Local Teams.	
17	<u>(a)</u> <u>In con</u>	ducting case reviews, the statewide Fetal and Infant Mortality Review Team	
18	shall coordinate v	vith the Local Teams described in G.S. 7B-1406.5 to avoid duplicative work.	
19	(b) The T	eam shall review every reported fetal and infant death in the State, excluding	
20		om a voluntary or therapeutic termination of pregnancy.	
21		eam shall not initiate a fetal or infant death review until the conclusion of any	
22		investigation or criminal prosecution.	
23		the request of the Chief Medical Examiner in his or her capacity as a cochair of	
24	the Team, made after the conclusion of any law enforcement investigation or prosecution, the		
25		aminer or a designee may inspect and copy information and records regarding	
26		eath, including (i) any report of the circumstances of the death maintained by	
27		law enforcement agency or medical examiner and (ii) information or records	
28		and family maintained by any county department of social services or court.	
29		Statewide Fetal and Infant Mortality Review Team; access to confidential	
30	record		
31		nation, records, or reports maintained by any district attorney shall be made	
32	available for insp	pection and copying by the Chief Medical Examiner or the Chief Medical	
33	Examiner's designee.		
34		resentence report prepared pursuant to G.S. 15A-1332 for any person convicted	
35	of a crime that led to the death of a fetus or infant shall be made available for inspection and		
36	copying by the Chief Medical Examiner or the Chief Medical Examiner's designee. In addition,		
37	the Chief Medical Examiner or the Chief Medical Examiner's designee may inspect and copy		
38	from any healthcare provider licensed to practice in North Carolina, on behalf of the Team, the		
39	following information:		
40	<u>(1)</u>	Without obtaining consent, subject to any limitations on disclosure under	
41		applicable federal and State law, the health and mental health records of the	
42		fetus or infant and mother and those prenatal medical records regarding the	
43		infant or fetus.	



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1			
1	(2) <u>Upon obtaining consent, from each adult regarding that adult's records. With</u>		
2	the consent of the mother and other relevant adults, when deemed appropriate,		
3	designated members of the Team or Team designees may conduct interviews		
4	of any person deemed necessary to the investigative work of the Team. Any		
5	record of the interview or interviews shall be treated the same as any other		
6	record related to the work of the Team.		
7	(c) <u>The Commission for Public Health and the Attorney General shall adopt rules to</u>		
8 9	implement this subsection.		
10	" <u>§ 130A-128.11.</u> Statewide Fetal and Infant Mortality Review Team; confidentiality of information and records obtained or created by or on behalf of the Team.		
10	(a) All information and records obtained or created by or on behalf of the Team regarding		
12	a review are confidential and shall be excluded from the North Carolina Freedom of Information		
12	Act. All such information and records shall be used by the Team only in the exercise of its proper		
14	purpose and function and shall not be disclosed. In preparing information and records for review		
15	by the Team, the Department shall remove any individually identifiable information or		
16	information identifying a healthcare provider. Such information shall not be subject to subpoena,		
17	subpoena duces tecum, or discovery; be admissible in any civil or criminal proceeding; or be		
18	used as evidence in any disciplinary proceeding or regulatory or licensure action of the		
19	Department of Health Professions or any health regulatory board. If available from other sources,		
20	however, such information and records shall not be immune from subpoena, discovery, or		
21	introduction into evidence when obtained through such other sources solely because the		
22	information and records were presented to the Team during a fetal or infant death review.		
23	(b) The findings of the Team may be disclosed or published in statistical or other form		
24	but shall not identify any individual.		
25	(c) Upon conclusion of the fetal or infant death review, all information and records		
26	concerning the family shall be shredded or otherwise destroyed by the Office of the Chief		
27	Medical Examiner in order to ensure confidentiality.		
28	(d) The portions of meetings in which individual fetal or infant deaths are discussed by		
29	the Team are not subject to Article 33C of Chapter 143 of the General Statutes. In addition, all		
30	Team members and other persons attending closed Team meetings, including any persons		
31	presenting information or records on specific fetal or infant deaths to the Team during closed		
32	meetings, shall execute a sworn statement to (i) honor the confidentiality of the information,		
33	records, discussions, and opinions disclosed during meetings at which the Team reviews a		
34	specific fetal or infant death and (ii) not use any such information, records, discussions, or		
35	opinions disclosed during meetings at which the Team reviews a specific fetal or infant death for		
36	any purpose other than the exercise of the proper purpose and function of the Team. Violations		
37	of this subsection are punishable as a Class 3 misdemeanor.		
38	" <u>§ 130A-128.12.</u> Statewide Fetal and Infant Mortality Review Team; preservation of		
39 40	records related to fetal or infant death.		
40 41	<u>Upon notification of a fetal or infant death, any State or local government agency maintaining</u> records on the fetus or infant or the fetus or infant's family that are periodically purged shall		
41 42	retain the records for the longer of 12 months or until the Team has completed its review of the		
42 43	case.		
Ъ	<u>uuu.</u>		



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1	" <u>§ 130A-128.13. Statewide Fetal and Infant Mortality Review Team; triennial statistical</u>		
2	data collection; considered a public record.		
3	(a) The Team shall compile triennial statistical data on fetal or infant death and make it		
4	available to the General Assembly, the Governor, and divisions of the Department of Health and		
5	Human Services. Prior to sharing any statistical data compiled pursuant to this section, the Team		
6	shall redact any personal identifying information in a manner consistent with the standards		
7	specified for de-identification of health information under the HIPAA Privacy Rule, 45 C.F.R. §		
8	164.514, as amended. The Team shall include policy recommendations with the statistical data		
9	compilations to fulfill the purpose of the Team as specified in G.S. 130A-128.7.		
10	(b) Any statistical compilations or policy recommendations prepared by the Team		
11	pursuant to this section shall be considered a public record as that term is defined in G.S. 132-1.		
12	" <u>§ 130A-128.14. Statewide Fetal and Infant Mortality Review Team; immunity from civil</u>		
13	<u>liability.</u>		
14	(a) <u>Members of the statewide Fetal and Infant Mortality Review Team, as well as their</u>		
15	agents and employees, are immune from civil liability for any act or omission made in connection		
16	with their participation in a review conducted under this Part, unless that act or omission was the		
17	result of gross negligence or willful misconduct.		
18	(b) <u>Any organization, institution, or person that furnishes information, data, testimony,</u>		
19	reports, or records to the Team as part of a review conducted under this Part is immune from civil		
20	liability for any act or omission in furnishing that information, unless the act or omission was the		
21	result of gross negligence or willful misconduct."		
22	<b>SECTION 5.1.(b)</b> This section becomes effective December 1, 2025.		
23			
24	STATEWIDE ADOPTION OF INFANT SAFE SLEEP PRACTICES		
25	<b>SECTION 5.2.</b> Effective July 1, 2025, there is appropriated from the General Fund		
26	to the Department of Health and Human Services, Division of Public Health, the sum of two		
27	hundred fifty thousand dollars (\$250,000) in nonrecurring funds for each year of the 2025-2027		
28	fiscal biennium to fund expansion of the Safe Sleep North Carolina Campaign administered by		
29	the University of North Carolina Collaborative for Maternal and Infant Health, with the goal of		
30	strengthening the adoption of infant safe sleep practices across the State that reduce the risk of		
31	Sudden Infant Death Syndrome (SIDS) and other infant sleep-related deaths.		
32			
33	PART VI. WORKFORCE DEVELOPMENT & LICENSING REFORMS		
34			
35	FAST-TRACK LICENSING FOR EXPERIENCED CHILD CARE WORKERS &		
36	STATEWIDE EXPANSION OF THE BUILDING BRIGHT FUTURES		
37	APPRENTICESHIP PILOT PROGRAM		
38	<b>SECTION 6.1.</b> Effective July 1, 2025, there is appropriated from the General Fund		
39	to the Department of Health and Human Services the sum of five million dollars (\$5,000,000) in		
40	recurring funds for each year of the 2025-2027 fiscal biennium to be used as follows:		
41	(1) To establish and administer a fast-track licensing program for experienced		
42	child care workers that utilizes competency-based assessments for accelerated		
43	certification. To increase the number of licensed child care workers in the		



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1	State, the Department shall offer this program free of charge to experienced
2	child care workers regardless of whether they are residents of North Carolina.
2 3	(2) To fund statewide expansion of the Building Bright Futures Apprenticeship
4	Pilot Program, a pilot program designed to strengthen the early child care
5	workforce through pre-apprenticeships and apprenticeships. In expanding this
6	pilot program statewide, the Department of Health and Human Services shall
7	partner with the North Carolina Business Committee for Education, a
8	nonprofit corporation operating out of the Governor's Office, to continue to
9	work towards the primary purpose of creating supportive pathways for high
10	school and postsecondary students to enter the early childhood workforce by
11	allowing them to earn credentials, while also obtaining hands-on, work-based
12	learning experiences, in the early childhood education field.
13	
14	CHILD CARE WORKFORCE APPRENTICESHIP PROGRAM
15	<b>SECTION 6.2.</b> Article 3 of Chapter 115D of the General Statutes is amended by
16	adding a new section to read:
17	"§ 115D-40.7. Child Care Workforce Apprenticeship Program.
18	The Community Colleges System Office shall establish and administer a program to provide
19	stipends to any student attending a community college who is participating in an apprenticeship
20	related to child care. The purpose of the program is to provide financial assistance to allow high
21	school and college students to gain hands-on training in child care. The System Office shall
22	develop an application for students to apply for stipends pursuant to this section. When selecting
23	students to receive stipends, the System Office shall prioritize those applications demonstrating
24	the most need. To the extent funds are made available for this purpose, the System Office shall
25	provide tuition stipends of up to two thousand five hundred dollars (\$2,500) to students for a
26	single academic year. Students may receive a stipend pursuant to this section for up to two years
27	but no more."
28	
29	PART VII. PUBLIC-PRIVATE PARTNERSHIPS
30	<b>SECTION 7.1.</b> To the greatest extent feasible, the Department of Health and Human
31	Services and the Department of Public Instruction shall establish and utilize public-private
32	partnerships to implement the programs and activities authorized by this act.
33	
34	PART VIII. OVERSIGHT AND REPORTING
35	
36	CHILD CARE INNOVATION TASK FORCE
37	<b>SECTION 8.1.(a)</b> There is established the Child Care Innovation Task Force (Task
38	Force) within the Department of Health and Human Services, Division of Child Development
39	and Early Education, for budgetary purposes only. The purpose of the Task Force is to monitor
40	the State's progress in implementing the programs, strategies, and initiatives authorized and
41	funded by this act and to advise the General Assembly on strategies for improving the child care
42	landscape in North Carolina. The Task Force shall be composed of the following 11 members:



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1	(1)	The Director of the Division of Child Development and Early Education or	
2	the Director's designee.		
3	(2)	The Superintendent of Public Instruction or the Superintendent's designee.	
4	(3)	Three members appointed by the President Pro Tempore of the Senate, one of	
5	(0)	whom shall be a representative of the NC Licensed Child Care Association;	
6		one of whom shall be a representative of Early Years, formerly Child Care	
7		Services Association; and one of whom shall be an expert in the child care	
8		industry.	
9	(4)	Three members appointed by the Speaker of the House of Representatives,	
10		one of whom shall be a representative of the North Carolina Child Care	
11		Resource and Referral Council; one of whom shall be a representative of Child	
12		Care for NC; and one of whom shall be an expert in the child care industry.	
13	(5)	Three public members, one each appointed by the President Pro Tempore of	
14		the Senate, the Speaker of the House of Representatives, and the Governor.	
15	In ma	king appointments or designating representatives, appointing authorities shall	
16	use best efforts to select members or representatives with sufficient knowledge and experience		
17	to effectively contribute to the issues examined by the Task Force. All members of the Task		
18	Force are voting members. Any vacancies that occur for any membership positions that are not		
19	held as a function	of office shall be filled by the appointing authority upon vacancy. The Director	
20		Child Development and Early Education, or the Director's designee, shall serve	
21	as the chair of the		
22	SECTION 8.1.(b) The Task Force established under subsection (a) of this section		
23	has the following	powers and duties:	
24	(1)	To examine the State's progress in implementing the programs, strategies, and	
25		initiatives authorized and funded by this act.	
26	(2)	To study and make recommendations for reducing child care deserts,	
27		eliminating the child care workforce shortage, increasing the number of child	
28		care facilities and child care workers, and improving the quality of child care.	
29	(3)	To review innovative child care strategies in other states and make	
30		recommendations about which strategies North Carolina should consider	
31		implementing.	
32	(4)	To collect and summarize data on employer-sponsored child care and the rates	
33		of participation by employees.	
34	(5)	To perform any other studies, evaluations, or determinations the Task Force	
35		considers necessary in improving the child care landscape in North Carolina.	
36	SECTION 8.1.(c) Annually by April 1, beginning April 1, 2027, the Task Force shall		
37	submit a written report of its activities, findings, and recommendations to the Joint Legislative		
38	Oversight Committee on Health and Human Services, the Joint Legislative Education Oversight		
39	Committee, and the Fiscal Research Division.		
40			

41 PART IX. SEVERABILITY



> AMENDMENT NO. A3 (to be filled in by Principal Clerk)

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SECTION 9.1. If any section or provision of this act is declared unconstitutional or invalid by the courts, it does not affect the validity of this act as a whole or any part other than the part declared to be unconstitutional or invalid.

5 PART X. EFFECTIVE DATE

6 SECTION 10.1. Except as otherwise provided, this act is effective when it becomes
7 law.";
8

9 and to rewrite the short title to read: "The Children First Act.".

SIGNED _		
	Amendment Sponsor	
SIGNED		
	Committee Chair if Senate Committee Amendment	_
ADOPTED	FAILED	TABLED