GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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HOUSE BILL DRH40502-TCa-6A

Short Title: (Public) Comprehensive Capital for Childcare Expansion. Representative Helfrich. Sponsors: Referred to: 1 A BILL TO BE ENTITLED 2 AN ACT TO ESTABLISH THE NORTH CAROLINA CHILD CARE FINANCE AGENCY. 3 The General Assembly of North Carolina enacts: 4 **SECTION 1.(a)** The General Statutes are amended by adding a new Chapter to read: 5 "Chapter 122F. 6 "North Carolina Child Care Finance Agency. 7 "§ 122F-1. Short title. 8 This Chapter shall be known and may be cited as the "North Carolina Child Care Finance 9 Agency Act." 10 "§ 122F-2. Legislative findings and purposes. 11 The General Assembly hereby finds and declares the following: (a) 12 That there exists in the State of North Carolina a serious shortage of accessible (1)and affordable child care. This statewide shortage severely impacts the State's 13 14 workforce and economy and is inimical to the health, safety, welfare and 15 prosperity of all residents of the State and to the sound growth of North 16 Carolina's economy. 17 That private enterprise and investment have not been able to produce, without (2)assistance, the needed supply or rehabilitation of child care facilities to 18 19 provide sufficient child care for the State's workforce, including low-income families. It is imperative that the supply of child care for families be increased; 20 21 and that private enterprise and investment be encouraged to sponsor, build, rehabilitate, and operate child care for families to remove barriers to 22 23 employment and to foster health development for children. 24 That the purposes of this Chapter are to provide financing for child care (3) 25 construction, new or rehabilitated, for individuals providing high-quality child care to families. 26 27 That faith-based organizations are eligible for financing for child care (4)28 construction that provides high-quality child care. That businesses that make child care accessible to the their employees are 29 (5) 30 eligible for financing for child care construction that provides high-quality 31 child care. In accomplishing these public purposes, the North Carolina Child Care Finance 32 (b) 33 Agency, a public agency and an instrumentality of the State, is acting in all respects for the benefit 34 of the people of the State in the performance of essential public functions and serves a public purpose in improving and otherwise promoting their health, welfare and prosperity. The North 35



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1	Carolina Child C	Carolina Child Care Finance Agency is empowered to act on behalf of the State of North Carolina				
2	and its people in serving this public purpose for the benefit of the general public.					
3	(c) Whenever feasible, the North Carolina Child Care Finance Agency shall prioritize the					
4	following policy	goals in its actions:				
5	(1)	Give first priority in its programs to assisting child ca	are providers with fewer			
6		than 10 facilities.				
7	<u>(2)</u>	Undertake its programs in the areas where the greatest	t child care needs exists.			
8	$\overline{(3)}$	Give priority to projects for child care facilities wit				
9	<u></u>	high-quality child care, as determined by the Nort				
10		Commission.				
11	<u>(4)</u>	Incentivize child-care providers, including faith-b	ased organizations, to			
12	<u>, /</u>	provide full-day child care.	······································			
13	(5)	Encourage private employers to provide on-site child	care to employees, and			
14		provide advising on information for research-base	-			
15		methods and guides to financing facilities and child ca				
16	(6)	Encourage apprenticeships with community colleges				
17	<u>(0)</u>	higher education for child care workers.	and other montations of			
18	" <u>§ 122F-3. Defin</u>					
19		g definitions apply in this Chapter:				
20	<u>(1)</u>	<u>Agency. – The North Carolina Child Care Finance</u>	Agency created by this			
20	<u>(1)</u>	Chapter.	rigency created by unis			
22	(2)	Bonds or notes. – The bonds or the bond anticipation	on notes or construction			
22	<u>(2)</u>	loan notes authorized to be issued by the Agency und				
23 24	<u>(3)</u>	Child care facility. – As defined in G.S. 110-86. F				
25	<u>(5)</u>	chapter, a child care facility does not include a resi				
26		child care is provided.	dential dwennig where			
20 27	<u>(4)</u>	<u>Construction loan. – A loan made by a lending institu</u>	tion or by the Authority			
28	<u>(+)</u>	to any person for the purpose of financing construction	•			
20 29	<u>(5)</u>	Federally insured securities. – An evidence of indebte	•			
30	<u>(5)</u>	mortgage lien on child care centers and insured or gua	•			
31		of principal and interest by the United States or any as				
32		thereof.	geney of instrumentanty			
33	<u>(6)</u>	<u>Governmental agency. – Any department, division, </u>	nublic agency political			
33 34	<u>(0)</u>	subdivision, or other public instrumentality of				
35		government, any other State or public agency, or any				
36	(7)	Mortgage or mortgage loan. – A mortgage loan for				
30 37	<u>(7)</u>	including, without limitation, a mortgage loan to fina				
38		or permanently, the construction, rehabilitation, impr	± •			
39		and rehabilitation or improvement of a child care facil				
40		insured or guaranteed by the United States or an instru				
40 41		which there is a commitment by the United States of an institu				
42		to insure such a mortgage. A mortgage obligation r				
43		security document and secured by a lien upon real pro-	• •			
43 44		of trust and land sale agreement.	<u>operty, menualing a deed</u>			
44 45	(8)	Mortgage lenders. – Any bank or trust company,	savings hank national			
43 46	(0)	banking association, savings and loan association,	-			
40 47		association, life insurance company, mortgage bankir				
47 48		government, and any other financial institution author				
48 49			ized to transact Dusiness			
サブ		in the State.				

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1	(9)	Mortgagee. – The owner of a beneficial interest in a	a mortgage loan, the	
2	<u>127</u>	servicer for the owner of a beneficial interest in a mortga		
3		for a securitized trust that holds title to a beneficial intere-	-	
4	(10)	Obligations. – Any bonds or bond anticipation notes at		
5	<u></u>	by the Agency under the provisions of this Chapter.	<u></u>	
6	(11)	Rehabilitation. – The renovation or improvement of a ch	ild care facility by the	
7		owner or operator of that facility.		
8	(12)	<u>Rehabilitation loan. – A loan made by a lending institution</u>	on or by the Authority	
9		to any person for the purpose of financing renovation of		
10	(13)	State. – The State of North Carolina.	<u> </u>	
11		h Carolina Child Care Finance Agency.		
12		is hereby created a body politic and corporate to be know	vn as "North Carolina	
13		ce Agency" which shall be constituted a public agency a		
14		e performance of essential public functions.	<u> </u>	
15		gency shall be governed by a board of directors compose	ed of 12 members for	
16		ars beginning July 1. The directors of the Agency shall be		
17	•	l other public office.		
18		gency shall be appointed as follows:		
19	$\overline{(1)}$	Six members appointed by the Governor as follows:		
20	<u></u>	a. One member with experience in workforce need	s.	
21		b. One member with experience as a licensed child		
22		c. One member with experience as a specialist in c	-	
23		d. One member with experience in construction of		
24				
25		e.One member with experience in commercial smf.One member with experience in real estate deve		
26	<u>(2)</u>	Three members appointed by the General A	-	
27		recommendation of the President Pro Tempore of the Se	• •	
28		a. One member with experience with a savings and		
29		b. One member with experience as a licensed child	care provider.	
30		c. One member with experience in construction ler	nding.	
31	<u>(3)</u>	Three members appointed by the General A	ssembly upon the	
32		recommendation of the Speaker of the House of Repres		
33		a. <u>One member with experience with a mortgage-s</u>	ervicing institution.	
34		b. One member with experience as a licensed child	care provider.	
35		c. One member with experience in a business that	t makes on-site child	
36		care available to employees.		
37	(d) Any v	acancy for a person appointed under subdivision (1) of sec	tion (c) of this section	
38	shall be filled by	appointment of the Governor for the remainder of the	unexpired term. Any	
39	appointment by	the General Assembly shall be made in accordance wa	ith G.S. 120-121 and	
40	vacancies in thos	e appointments shall be filled in accordance with G.S. 12	0-122.	
41	<u>(e)</u> <u>Any 1</u>	nember of the board of directors shall be eligible for	reappointment. Each	
42	member of the bo	ard of directors may be removed by the Governor for misfe	easance, malfeasance,	
43	or neglect of dut	y after reasonable notice and a public hearing, unless th	e same are in writing	
44	expressly waived	. Each member of the board of directors before entering	upon the duties shall	
45	take an oath of of	fice to administer the duties of the office faithfully and im	partially, and a record	
46		be filed in the office of the Secretary of State.		
47		overnor shall designate from among the members of the		
48		erms of the chair and vice-chair shall extend to the earlier	•	
49		ation of their then current terms as members of the Board		
50		ency shall exercise all of its prescribed statutory powers	independently of any	
51	principal State D	epartment except as described in this Chapter.		

1		ecutive Director of the Agency shall be appointed by the Board of Directors,
2	• • • •	l by the Governor. All staff and employees of the Agency shall be appointed
3		Director, subject to approval by the Board of Directors; shall be eligible for
4		State Employees' Retirement System; and shall be exempt from the provisions
5		lina Human Resources Act. All employees other than the Executive Director
6	-	ated in accordance with the salary schedules adopted pursuant to the North
7		esources Act. The salary of the Executive Director shall be fixed by the Board
8		alary of the Executive Director and all staff and employees of the Agency shall
9		ny limitations imposed pursuant to any salary schedule adopted pursuant to the
10		Carolina Human Resources Act. The Board of Directors shall, subject to the
11		overnor, elect and prescribe the duties of any other officers it finds necessary
12		he Board of Directors shall fix the compensation of these officers.
13		oks and records of the Agency shall be maintained by the Agency and shall be
14		review and audit by the State.
15		t of the revenues or assets of the Agency shall inure to the benefit of or be
16		members or officers or other private persons. The members of the Agency
17		mpensation for their services but shall be entitled to receive, from funds of the
18		ance at meetings of the Agency or any committee thereof and for other services
19		eimbursement for such actual expenses as may be incurred for travel and
20		performance of official duties and such per diem as is allowed by law for
21		State boards, commissions and committees.
22		ecutive Director shall administer, manage and direct the affairs and business
23		ject to the policies, control and direction of the members of the Agency Board
24		Secretary of the Agency shall keep a record of the proceedings of the Agency
25		lian of all books, documents and papers filed with the Agency, the minute book
26		gency and its official seal. The Secretary may have copies made of all minutes
27		and documents of the Agency and may give certificates under the official seal
28		the effect that such copies are true copies, and all persons dealing with the
29		<u>ipon such certificates.</u>
30		members of the Board of Directors of the Agency shall constitute a quorum
31		e vote of a majority of the members present at a meeting of the Board of
32	-	ed and held shall be necessary for any action taken by the Board of Directors
33		cept adjournment; provided, however, that the Board of Directors may appoint
34 25		nittee to act in behalf of said Board during the period between regular meetings
35		said committee shall have full power to act upon the vote of a majority of its
36 37		ancy in the membership of the Agency shall impair the rights of a quorum to
38	"§ 122F-5. Gener	hts and to perform all the duties of the Agency.
38 39		all have all of the powers necessary or convenient to carry out the provisions
40	of this Chapter, ind	
40	_	To make or participate in the making of mortgage loans, construction loans,
42		and rehabilitation loans to licensed child care providers for rehabilitation and
43		construction; provided, however, that such loans shall be made only upon the
43 44		determination by the Agency that mortgage loans, construction loans, and
44		rehabilitation loans are not otherwise available wholly or in part from private
46		lenders upon reasonably equivalent terms and conditions.
40 47	(2)	To collect and pay reasonable fees and charges in connection with making,
47	<u>(2)</u>	purchasing and servicing its loans, notes, bonds, commitments and other
40 49		evidences of indebtedness.
49 50	<u>(3)</u>	To acquire on a temporary basis real property, or an interest therein, in its own
51		name, by purchase, transfer or foreclosure, where such acquisition is

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1		necessary or appropriate to protect any loan in which	the Agency has an
2		interest and to sell, transfer and convey any such proper	rty to a buyer and, in
3		the event such sale, transfer or conveyance cannot be effe	ected with reasonable
4		promptness or at a reasonable price, to rent or lease such	h property to a tenant
5		pending such sale, transfer or conveyance.	
6	<u>(4)</u>	To sell, at public or private sale, all or any part of an	ny mortgage or other
7		instrument or document securing a loan of any type perm	nitted by this Chapter.
8	<u>(5)</u>	To procure insurance against any loss in connection with	its operations in such
9		amounts, and from such insurers, as it may deem necess	ary or desirable.
10	<u>(6)</u>	To consent, whenever it deems it necessary or desirable	e in the fulfillment of
11		its corporate purposes, to the modification of the rate	e of interest, time of
12		payment of any installment of principal or interest, or an	ny other terms, of any
13		mortgage loan, mortgage loan commitment, construction	on loan, rehabilitation
14		loan, contract or agreement of any kind to which the Ag	ency is a party.
15	<u>(7)</u>	To borrow money as herein provided to carry out and ef	fectuate its corporate
16		purposes and to issue its obligation as evidence of any set	uch borrowing.
17	<u>(8)</u>	To include in any borrowing such amounts as may be a	deemed necessary by
18		the Agency to pay financing charges, interest on the ob	ligations for a period
19		not exceeding two years from their date, consultant, ad	visory and legal fees
20		and such other expenses as are necessary or incident to s	such borrowing.
21	<u>(9)</u>	To make and publish rules and regulations respecting	its lending programs
22		and such other rules and regulations as are necessary to en	ffectuate its corporate
23		purposes.	
24	<u>(10)</u>	To provide technical and advisory services to spo	onsors, builders and
25		developers of child care facilities.	
26	<u>(11)</u>	To promote research and development in scientific met	
27		low-cost child care facilities of high durability and impro	• •
28	<u>(12)</u>	To service or contract for the servicing of mortgage loan	
29		and rehabilitation loans, and to make and execute agree	
30		other instruments necessary or convenient in the exerci	-
31		functions of the Agency under this Chapter, including	
32		person, firm, corporation, governmental agency or other	•
33		any North Carolina governmental agency is hereby aut	
34		contracts and otherwise cooperate with the Agency to f	acilitate the purposes
35	(10)	of this Chapter.	1
36	<u>(13)</u>	To receive, administer and comply with the conditio	
37		respecting any appropriation or any gift, grant or donation	• • • •
38	(1.4)	money, including the proceeds of general obligation bor	
39	$\frac{(14)}{(15)}$	To sue and be sued in its own name, plead and be imple	
40	<u>(15)</u>	To establish and maintain an office for the transaction	-
41		City of Raleigh and at such place or places as the boar	
42	(1.6)	advisable or necessary in carrying out the purposes of th	<u>us Chapter.</u>
43	$\frac{(16)}{(17)}$	To adopt an official seal and alter the same at pleasure.	1 ((', 1 '
44 45	<u>(17)</u>	To adopt bylaws for the regulation of its affairs and the c	
45		and to prescribe rules, regulations and policies in	connection with the
46 47	(10)	performance of its functions and duties.	al actata acressional
47 48	<u>(18)</u>	To employ fiscal consultants, engineers, attorneys, re	
48		appraisers and such other consultants and employees a	•
49 50		the judgment of the Agency and to fix and pay their com	pensation from funds
50		available to the Agency therefor.	

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<u>(19)</u>	To purchase or to participate in the purchase and	l enter into commitments by
	itself or together with others for the purchase of	federally insured securities
	provided, however, that the Agency shall first de	termine that the proceeds o
	such securities will be utilized for the purpose of	making new mortgage loan
	to licensed child care providers, all as specified	in regulations to be adopted
	by the Agency.	
<u>(20)</u>	To advise the Governor regarding the coordination	on of child care facilities.
(21)	To acquire, hold, rent, encumber, transfer, conv	ey, and otherwise deal with
	real property and utilities in the same mann	er as a private person o
	corporation, subject only to the approval of the Go	
	The Board of Directors may pledge or encumb	
	Agency to secure financing for real property.	
(22)	To select and retain, subject to the approval	of the Local Governmen
	Commission, the financial consultants, underwrit	
	associated with the issuance of any bonds and to	=
	underwriters, financial consultants, or bond attor	
	any such issue with regard to which the services	• •
"§ 122F-6. Rule	s and regulations governing Agency activity.	
	gency shall from time to time adopt, modify or	repeal rules and regulation
	chase of federally insured securities by the Agend	
	s, construction loans, and rehabilitation loans and th	
	rules and regulations as to any or all of the follow	
(1)	Procedures for the submission of requests or the in	-
	purchase and sale of mortgage loans, constructio	± ±
	or for the purchase of federally insured securities	•
<u>(2)</u>	Limitations or restrictions as to the number, local	ation, or other qualification
	or characteristics of child care facilities to be f	inanced by mortgage loans
	construction loans, and rehabilitation loans.	
<u>(3)</u>	Restrictions as to the interest rates on mortgage lo	bans, construction loans, and
	rehabilitation loans or the return which may be	realized by lenders on an
	mortgage loans, construction loans, and rehabilit	ation loans, or on the sale of
	federally insured securities to the Agency.	
<u>(4)</u>	Requirements as to commitments by lenders with	ith respect to the use of th
	proceeds of sale of any federally insured securitie	es.
<u>(5)</u>	Schedules of any fees and charges necessary to	o provide for expenses an
	reserves of the Agency.	
<u>(6)</u>	Any other matters related to the duties and the e	exercise of the powers of th
	Agency to purchase and sell mortgage loan	-
	rehabilitation loans or to purchase federally insur	ed securities.
Such rules and	d regulations shall be designed to effectuate the gen	eral purposes of this Chapte
and the following	specific objectives: (i) the construction of decen	t, safe and sanitary full da
child care facilitie	s; (ii) the rehabilitation of present child care faciliti	es; (iii) increasing the suppl
	ffordable child care for all families, regardless	
encouraging of p	rivate enterprise and investment to sponsor, build	d and rehabilitate child car
	the restriction of the financial return and benefit	
	ation by lenders of an excessive financial return	
prevailing market		
	terest rate or rates and other terms of federally in	sured securities or mortgag
	n loans, and rehabilitation loans purchased from	

1	interest thereon as the same become due from the amounts received by the Agency in repayment
2	of such federally insured securities or such loans and interest thereon.
3	(c) The Agency shall provide that mortgage loans, construction loans, and rehabilitation
4	loans are forgivable in full after 15 years if the licensed child care provider (i) serves at least
5	twenty-five percent (25%) more children than when the loan was received, and (ii) at least fifty
6	percent (50%) of the children served by the child care facility receive a child care subsidy.
7	(d) The Agency shall require as a condition of the purchase of federally insured securities
8	from a mortgage lender and the purchase or the making of a commitment to purchase mortgage
9	loans from a mortgage lender where the Agency has not given its approval prior to the initial
10	making of the mortgage loan that such mortgage lender shall on or prior to the
11	one-hundred-eightieth day (or such earlier day as may be prescribed by rules and regulations of
12	the Agency) following the receipt of the sale proceeds have entered into written commitments to
13	make, and shall thereafter proceed as promptly as practicable to make from such sale proceeds,
14	new mortgage loans with respect to child care facilities in the State having a stated maturity of
15	not less than 20 years from the date thereof in an aggregate principal amount equal to the amount
16	of such sale proceeds. The Agency shall not purchase nor make commitment to purchase
17	mortgage loans, federally insured securities or other obligations from a mortgage lender from
18	which it has previously purchased federally insured securities or mortgage loans initially made
19	without such prior approval unless said mortgage lender has either made or entered into written
20	commitments to make such new mortgage loans.
21	" <u>§ 122F-7. Mortgage insurance authority.</u>
22	(a) The Agency may upon application of a proposed mortgagee insure and make advance
23	commitments to insure payments required by a loan for child care facilities upon such terms and
24	conditions as the Agency may prescribe. Mortgage loans insured by the Agency under this
25	Chapter may provide financing for related ancillary facilities to the extent permitted by applicable
26	Agency regulations. Mortgage loans insured by the Agency under this Chapter shall be secured
27	by a first mortgage.
28	The aggregate principal amount of all mortgages so insured by the Agency under this Chapter
29	and outstanding at any one time shall not exceed 10 times the average annual balance for the
30	preceding calendar year of funds on deposit in the child care mortgage insurance fund, the
31	creation of which is hereby authorized. The aggregate amount of principal obligations of all
32	mortgages so insured shall not be deemed to constitute a debt, liability or obligation of the State
33	or of any political subdivision thereof or a pledge of the faith and credit of the State or of any
34	such political subdivision, but shall be payable solely from moneys on deposit to the credit of the
35	child care mortgage insurance fund. Any contract of insurance executed by the Agency under
36	this section shall be conclusive evidence of eligibility for such mortgage insurance and the
37	validity of any contract of insurance so executed or of an advance commitment to issue such shall
38	be incontestable in the hands of a mortgagee from the date of execution of such contract or
39	commitment, except for fraud or misrepresentation on the part of such mortgagee and, as to
40	commitments to insure, noncompliance with the terms of the advance commitment or Agency
41	regulations in force at the time of issuance of the advance commitment.
42	(b) For mortgage payments to be eligible for insurance under the provisions of this
43	Chapter, the underlying mortgage loan shall:
44	(1) Be one which is made and held by a mortgagee approved by the Agency as
45	responsible and able to service the mortgage properly.
46	(2) Not exceed ninety percent (90%) of the estimated cost of the proposed child
47	<u>care facility.</u>
48	(3) Have a maturity satisfactory to the Agency but in no case longer than eighty
49 50	percent (80%) of the Agency's estimate of the remaining useful life of said abild area facility or 40 years from the data of the issuence of incurrence
50 51	child care facility or 40 years from the date of the issuance of insurance, whichever is earlier.
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<u>(4)</u>	Contain amortization provisions satisfactory to the	e Agency requiring periodic
	payments by the mortgagor not in excess of the	• • • • •
	by the Agency.	• • •
<u>(5)</u>	Be in such form and contain such terms and	provisions with respect to
	maturity, property insurance, repairs, alteration	ons, payment of taxes and
	assessments, default reserves, delinquency	
	anticipation of maturity, additional and seconda	
	redemption rights, prepayment privileges and o may prescribe.	• • •
(c) All a	applications for mortgage insurance shall be fo	rwarded, together with an
	rescribed by the Agency, to the executive director	
	vestigation of the proposed project to be made, re-	
	estigation, and approve or deny the application. No a	
	cy finds that it is consistent with the purposes of the	
	g plan for the proposed project is sound. The Agen	
	d lender of its decision. Any such approval shall be	
· · ·	vithin such reasonable time and after notification of	± ± •
	of the commitment fee prescribed by the Agency.	
	Agency shall fix mortgage insurance premiums fo	r the insurance of mortgage
	the provision of this Chapter. Such premiums shall	
	of the mortgage outstanding at the beginning of each	
· ·	e half of one percent (1/2 of 1%) per year of such pr	
	d not be uniform for all insured loans. Such pre	-
	ortgagees in such manner as prescribed by the Age	1
	e event of default by the mortgagor, the mortgagee	
	nd the mortgagee's proposed course of action. W	
	a temporary period upon default or threatened defau	
	nts to be made by the Agency to the mortgagee wh	
	itions as the Agency may prescribe. The Agency ma	1 V 1
	en such appear prudent. The mortgagee shall be en	
	provided herein upon:	the concerve the concerns
(1)	Any sale of the mortgaged property by court order	r in foreclosure or a sale with
<u>\1/</u>	the consent of the Agency by the mortgagor or	
	property or by the mortgagee after foreclosure o	-
	of foreclosure, provided all claims of the mortgage	· ·
	others arising from the mortgage, foreclosure,	
	shall be assigned to the Agency without recourse	
	have been released with the consent of the Agence	± •
<u>(2)</u>	The expiration of six months after the mortg	•
<u>(2)</u>	mortgaged property under judgment of strict for	-
	or other judicial sale, or under a deed in lieu o	
	period the mortgagee has made a bona fide atter	
	thereafter conveys the property to the Agency v	
	recourse, to the Agency of all claims of the mort	
	or others arising out of the mortgage foreclosure,	
(3)	The acceptance by the Agency of title to the prop	
<u>(3)</u>	mortgage, without recourse to the Agency, in the	
	it imprudent to proceed under subdivision (1) or	
Unon the o	· · · · · · · · · · · · · · · · · · ·	
-	<u>ccurrence of either subdivision (1), (2) or (3) he</u> y premium charges for insurance shall cease, and	-
	bay to the mortgagee ninety-eight percent (98%) of t	
uays merearter,	ay to the mortgagee innery-eight percent (98%) of t	ne sum of (1) the then unpaid

1 principal balance of the insured indebtedness, (ii) the unpaid interest to the date of conveyance 2 or assignment to the Agency, as the case may be, (iii) the amount of all payments made by the 3 mortgagee for which it has not been reimbursed for taxes, insurance, assessments and mortgage 4 insurance premiums, and (iv) such other necessary fees, costs or expenses of the mortgagee as 5 may be approved by the Agency. 6 (f)Upon request of the mortgagee, the Agency may at any time, under such terms and 7 conditions as it may prescribe, consent to the release of the mortgagor from the mortgagor's 8 liability or consent to the release of parts of the property from the lien of the mortgage, or approve 9 a substitute mortgagor or sale of the property or part thereof. 10 No claim for the benefit of the insurance provided in this Chapter shall be accepted (g) by the Agency except within one year after any sale or acquisition of title of the mortgaged 11 12 premises described in subdivisions (1) or (2) of subsection (e) of this section. 13 There shall be paid into the child care mortgage insurance fund (i) all premiums (h) 14 received by the Agency for the granting of such mortgage insurance, (ii) any moneys or other 15 assets received by the Agency as a result of default or delinquency on mortgage loans insured by 16 the Agency, including any proceeds from the sale or lease of real property, (iii) any moneys 17 appropriated and made available by the State for the purpose of such fund. § 122F-8. Terms and conditions of loans to and by lenders. 18 19 The Agency shall from time to time adopt, modify, amend or repeal rules and (a) 20 regulations governing the making of loans to lenders and the application of the proceeds thereof. 21 These rules and regulations shall be designed to effectuate the general purposes of this Chapter 22 and the following specific objectives: (i) the construction and renovation of decent, safe and 23 sanitary child care facilities; (ii) the encouragement of private enterprise and investment to 24 sponsor, build and renovate child care facilities; (iii) the increase in the supply and access to 25 affordable child care for all families, regardless of income level; and (iv) the restriction of the 26 financial return and benefit to the mortgage lenders from such loans to an amount that is 27 necessary to induce their participation and that is not excessive as determined by prevailing 28 market conditions. 29 Notwithstanding any other provision of this section, the interest rate or rates and other (b) 30 terms of the loans to lenders made from the proceeds of any issue of bonds of the Agency shall 31 provide that the amounts received by the Agency in repayment of the loans and interest thereon 32 shall be at least sufficient to assure the payment of the principal of and the interest on the bonds 33 as they become due. 34 (c) The Agency shall enter into a written agreement with each lender that shall require as 35 a condition of each loan to such lender that the lender shall originate new mortgage loans, 36 construction loans, and rehabilitation loans within a reasonable period of time as determined by 37 the Agency's rules and regulations and that such new loans shall have such stated maturities as 38 determined by the Agency's rules and regulations. 39 The loans to lenders shall be general obligations of the respective lenders owing them. (d) 40 The Agency shall require that such loans shall be secured as to payment of both principal and interest by a pledge and lien upon collateral security. The collateral security itself shall be in such 41 42 amount as the Agency determines will assure the payment of the principal of and the interest on 43 the bonds as they become due. Collateral security shall be deemed to be sufficient if the principal of and the interest on the collateral security, when due, will be sufficient to pay the principal of 44 45 and the interest on the bonds. The collateral security shall consist of any of the following items: 46 (i) direct obligations of, or obligations guaranteed by, the State or the United States of America; 47 (ii) bonds, debentures, notes or other evidences of indebtedness, satisfactory to the Agency, 48 issued by any of the following federal agencies: Bank for Cooperatives, Federal Intermediate 49 Credit Bank, Export-Import Bank of Washington, Federal Land Banks, the Government National 50 Mortgage Association; (iii) direct obligations of or obligations guaranteed by the State; (iv) 51 mortgages insured or guaranteed by the United States of America or an instrumentality of it as

1 to payment of principal and interest; (v) any other mortgages secured by real estate on which 2 there is located a commercial structure, the collateral value of which shall be determined by the 3 regulations issued from time to time by the Agency; (vii) certificates of deposit of banks or trust 4 companies, including the trustee, organized under the laws of the United States or any state, 5 which have a combined capital and surplus of at least fifteen million dollars (\$15,000,000); (viii) 6 Bankers Acceptances; and (ix) commercial paper that has been classified for rating purposes by 7 Dun & Bradstreet, Inc., as Prime-1 or by Standard & Poor's Corp. as A-1. 8 The Agency may require as a condition of any loan to a lender such representations (e) 9 and warranties that it determines to be necessary to secure such loans and to carry out the 10 purposes of this section. '§ 122F-9. Credit of State not pledged. 11 Obligations issued under the provisions of this Chapter shall not be deemed to constitute a 12 debt, liability or obligation of the State or of any political subdivision thereof or a pledge of the 13 14 faith and credit of the State or of any such political subdivision, but shall be payable solely from 15 the revenues or assets of the Agency. Each obligation issued under this Chapter shall contain on the face thereof a statement to the effect that the Agency shall not be obligated to pay the same 16 17 nor the interest thereon except from the revenues or assets pledged therefor and that neither the 18 faith and credit nor the taxing power of the State or of any political subdivision thereof is pledged 19 to the payment of the principal of or the interest on such obligation. 20 Expenses incurred by the Agency in carrying out the provisions of this Chapter may be made 21 payable from funds provided pursuant to this Chapter and no liability shall be incurred by the 22 Agency hereunder beyond the extent to which moneys shall have been so provided. 23 "§ 122F-10. Bonds and notes. 24 The Agency is hereby authorized to provide for the issuance, at one time or from time to time, 25 of bonds and notes of the Agency to carry out and effectuate its corporate purposes. The Agency also is hereby authorized to provide for the issuance, at one time or from time to time of (i) bond 26 27 anticipation notes in anticipation of the issuance of such bonds and (ii) construction loan notes 28 to finance the making or purchase of mortgage loans, construction loans, and rehabilitation loans, 29 for the construction, rehabilitation or improvement of child care facilities. The total amount of 30 bonds, bond anticipation notes, and construction loan notes outstanding at any one time shall not 31 exceed twelve billion dollars (\$12,000,000,000) excluding therefrom any bond anticipation notes 32 for the payment of which bonds have been issued. The principal of and the interest on such bonds 33 or notes shall be payable solely from the funds herein provided for such payment. Any such notes 34 may be made payable from the proceeds of bonds or renewal notes or, in the event bond or 35 renewal note proceeds are not available, such notes may be paid from any available revenues or 36 assets of the Agency. The bonds or notes of each issue shall be dated and may be made 37 redeemable before maturity at the option of the Agency at such price or prices and under such 38 terms and conditions as may be determined by the Agency. Any such bonds or notes shall bear 39 interest at such rate or rates as may be determined by the Local Government Commission of 40 North Carolina with the approval of the Agency. Notes shall mature at such time or times not 41 exceeding 10 years from their date or dates and bonds shall mature at such time or times not 42 exceeding 43 years from their date or dates, as may be determined by the Agency. The Agency 43 shall determine the form and manner of execution of the bonds or notes, including any interest 44 coupons to be attached thereto, and shall fix the denomination or denominations and the place or 45 places of payment of principal and interest, which may be any bank or trust company within or 46 without the State. In case any officer whose signature or a facsimile of whose signature shall 47 appear on any bonds or notes or coupons attached thereto shall cease to be such officer before the delivery thereof, such signature or such facsimile shall nevertheless be valid and sufficient 48 49 for all purposes the same as if that officer had remained in office until such delivery. The Agency 50 may also provide for the authentication of the bonds or notes by a trustee or fiscal agent. The 51 bonds or notes may be issued in coupon or in registered form, or both, as the Agency may

1 determine, and provision may be made for the registration of any coupon bonds or notes as to 2 principal alone and also as to both principal and interest, and for the reconversion into coupon 3 bonds or notes of any bonds or notes registered as to both principal and interest, and for the 4 interchange of registered and coupon bonds or notes. Upon the filing with the Local Government 5 Commission of North Carolina of a resolution of the Agency requesting that its bonds and notes 6 be sold, such bonds or notes may be sold in such manner, either at public or private sale, and for 7 such price as the Commission shall determine to be for the best interest of the Agency and best 8 effectuate the purposes of this Chapter, as long as the sale is approved by the Agency. 9 The proceeds of any bonds or notes shall be used solely for the purposes for which issued 10 and shall be disbursed in such manner and under such restrictions, if any, as the Agency may provide in the resolution authorizing the issuance of such bonds or notes or in the trust agreement 11 12 hereinafter mentioned securing the same. 13 Prior to the preparation of definitive bonds, the Agency may, under like restrictions, issue 14 interim receipts or temporary bonds, with or without coupons, exchangeable for definitive bonds 15 when such bonds shall have been executed and are available for delivery. The Agency may also provide for the replacement of any bonds or notes which shall become mutilated or shall be 16 17 destroyed or lost. 18 Bonds or notes may be issued under the provisions of this Chapter without obtaining, except 19 as otherwise expressly provided in this Chapter, the consent of any department, division, 20 commission, board, body, bureau or agency of the State, and without any other proceedings or 21 the happening of any conditions or things other than those proceedings, conditions or things 22 which are specifically required by this Chapter and the provisions of the resolution authorizing 23 the issuance of such bonds or notes or the trust agreement securing the same. 24 '§ 122F-11. Trust agreement or resolution. 25 In the discretion of the Agency any obligations issued under the provisions of this Chapter 26 may be secured by a trust agreement by and between the Agency and a corporate trustee, which 27 may be any trust company or bank having the powers of a trust company within or without the 28 State. Such trust agreement or the resolution providing for the issuance of such obligations may 29 pledge or assign all or any part of the revenues or assets of the Agency, including, without 30 limitation, mortgage loans, construction loans, rehabilitation loans, mortgage loan commitments, 31 contracts, agreements and other security or investment obligations, the fees or charges made or 32 received by the Agency, the moneys received in payment of loans and interest thereon and any 33 other moneys received or to be received by the Agency. Such trust agreement or resolution may 34 contain such provisions for protecting and enforcing the rights and remedies of the holders of 35 any such obligations as may be reasonable and proper and not in violation of law, including 36 covenants setting forth the duties of the Agency in relation to the purposes to which obligation 37 proceeds may be applied, the disposition or pledging of the revenues or assets of the Agency, the terms and conditions for the issuance of additional obligations, and the custody, safeguarding 38 39 and application of all moneys. It shall be lawful for any bank or trust company incorporated under 40 the laws of the State which may act as depositary of the proceeds of obligations, revenues or 41 other money hereunder to furnish such indemnifying bonds or to pledge such securities as may 42 be required by the Agency. Any such trust agreement or resolution may set forth the rights and 43 remedies of the holders of any obligations and of the trustee, and may restrict the individual right 44 of action by any such holders. In addition to the foregoing, any such trust agreement or resolution 45 may contain such other provisions as the Agency may deem reasonable and proper for the 46 security of the holders of any obligations. All expenses incurred in carrying out the provisions of 47 such trust agreement or resolution may be paid from the revenues or assets pledged or assigned 48 to the payment of the principal of and the interest on obligations or from any other funds available 49 to the Agency.

50 "<u>§ 122F-12. Validity of any pledge.</u>

1	The pledge of	any ass	ets or revenues of the Agency to the payment of the principal of or the
2	interest on any o	bligation	ns of the Agency shall be valid and binding from the time when the
3	pledge is made an	nd any s	uch assets or revenues shall immediately be subject to the lien of such
4	pledge without an	iy physi	cal delivery thereof or further act, and the lien of any such pledge shall
5			ainst all parties having claims of any kind in tort, contract or otherwise
6	• •	• •	ective of whether such parties have notice thereof. Nothing herein shall
7	be construed to pr	rohibit t	he Agency from selling any assets subject to any such pledge except to
8			ale may be restricted by the trust agreement or resolution providing for
9	the issuance of su	-	
10	" <u>§ 122F-13. Tru</u>		
11			other provisions of law to the contrary, all moneys received pursuant to
12			oter shall be deemed to be trust funds to be held and applied solely as
13	-	-	. The resolution authorizing any obligations or the trust agreement
14			rovide that any of such moneys may be temporarily invested pending
15			and shall provide that any officer with whom, or any bank or trust
16	company with w	hich, su	ch moneys shall be deposited shall act as trustee of such moneys and
17	shall hold and app	oly the s	ame for the purposes hereof, subject to such regulations as this Chapter
18	and such resolution	on or tru	st agreement may provide.
19	Any moneys	receive	d pursuant to the authority of this Chapter and any other moneys
20	available to the A		or investment may be invested:
21	<u>(1)</u>	-	wided in G.S. 159-30, except that for purposes of G.S. 159-30(b) the
22			y may deposit moneys at interest in banks or trust companies outside as
23			s in this State, as long as any moneys at deposit outside this State are
24		_	ralized to the same extent and manner as if at deposit in this State.
25	<u>(2)</u>		dences of ownership of, or fractional undivided interests in, future
26			t and principal payments on either direct obligations of the United
27			government or obligations the principal of and the interest on which are
28		-	teed by the United States government, which obligations are held by a
29			r trust company organized and existing under the laws of the United
30			of America or any state in the capacity of custodian.
31	<u>(3)</u>	-	urchase agreements with respect to (i) direct obligations of the United
32			government, (ii) obligations the principal of and the interest on which
33			aranteed by the United States government, or (iii) obligations described
34			159-30(c)(2), (3), (6), or (7), if all of the following conditions are met:
35		<u>a.</u>	The repurchase agreement is entered into with an institution whose
36			ability to pay its unsecured long-term obligations (including, if the
37			institution is an insurance company, its claims paying ability) is rated
38			in one of the two highest ratings categories by a nationally recognized
39 40			securities rating agency. If the term of the repurchase agreement is for
40			a period of one year or less, however, the repurchase agreement may
41			be entered into with an institution that does not have such a long-term
42			rating if its ability to pay its unsecured short-term obligations is rated
43			in one of the two highest ratings categories by a nationally recognized
44			securities rating agency. If the institution with which the agreement is
45			to be entered does not meet the ratings requirement of this
46			subparagraph, the repurchase agreement may nevertheless be entered
47			into with the institution if the obligations of the institution under the
48			repurchase agreement are fully guaranteed by another institution that
49 50		h	does meet the ratings requirement of this subparagraph.
50		<u>b.</u>	The repurchase agreement provides that it shall be terminated, without
51			penalty, if the institution with which the repurchase agreement is

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	entered or by whom the institution's of	obligations are guaranteed fails to
	maintain (i) in the event that the re	
	into in reliance upon the rating	
	obligations, a rating of its long-term	
	highest ratings categories by at 1	
	securities rating agency, or (ii) in	-
	agreement was entered into in re-	
	institution's short-term obligations	
	obligations in one of the two highest	ratings categories by at least one
	nationally recognized securities r	ating agency. The repurchase
	agreement does not have to be termin	ated, however, if a new guarantor
	meeting the rating requirement set	forth in subparagraph a. as the
	requirement necessary for the As	± • •
	agreement agrees to fully guarantee	
	under the repurchase agreement.	
C	The obligations that are subject to	the renurchase agreement are
<u>c.</u>	delivered (in physical or in book en	
	financial institution serving either as	
	the Agency or as fiscal agent for the	
	are supported by a safekeeping i	
	satisfactory to the Agency. The rep	• · ·
	that the value of the underlying oblight	-
	current market value, calculated at	least daily, of not less than one
	hundred percent (100%) of the r	repurchase price. The financial
	institution serving either as trustee of	or as fiscal agent for the Agency
	holding the obligations subject to the	repurchase agreement hereunder
	or the depository issuing the safek	1 -
	provider of the repurchase agreemen	
<u>d.</u>	A valid and perfected first security	
<u>u.</u>	are the subject of the repurchase ag	
	Agency or its assignee or book entr	
	extent practicable, with federal reg	· · ·
	agency have been established for t	he benefit of the Agency or its
	assignee.	
<u>e.</u> f.	The securities are free and clear of an	
—	The repurchase agreement is in a for	m satisfactory to the Agency.
" <u>§ 122F-14. Remedies.</u>		
Any holder of oblig	ations issued under the provisions of	of this Chapter or any coupons
appertaining thereto, and	d the trustee under any trust agreeme	ent or resolution authorizing the
issuance of such obligat	ons, except to the extent the rights h	erein given may be restricted by
such trust agreement or 1	esolution, may, either at law or in equ	ity, by suit, action, mandamus or
other proceeding, protec	t and enforce any and all rights under	the laws of the State or granted
· · ·	trust agreement or resolution, or under	-
	his Chapter, and may enforce and com	•
	or by such trust agreement or resolution	± ±
or by any officer thereof		in to be performed by the rigeney
 " <u>§ 122F-15. Negotiable</u>		
		Chapter or any resited in any
	of the foregoing provisions of this	
	the provisions of this Chapter, all such	• •
	l be and are hereby made negotiable in	
State, subject only to any	applicable provisions for registration	<u>.</u>

1	" <u>§ 122F-16. Obligations eligible for investment.</u>			
2	Obligations issued under the provisions of this Chapter are hereby made securities in which			
3	all public officers and public bodies of the State and its political subdivisions, all insurance			
4	companies, trust companies, banking associations, investment companies, executors,			
5	administrators, trustees and other fiduciaries may properly and legally invest funds, including			
6	capital in their control or belonging to them. Such obligations are hereby made securities which			
7	may properly and legally be deposited with and received by any State or municipal officer or any			
8	agency or political subdivision of the State for any purpose for which the deposit of bonds, notes			
9	or obligations of the State is now or may hereafter be authorized by law.			
10	"§ 122F-17. Refunding obligations.			
11	The Agency is hereby authorized to provide for the issuance of refunding obligations for the			
12	purpose of refunding any obligations then outstanding which shall have been issued under the			
13	provisions of this Chapter, including the payment of any redemption premium thereon and any			
14	interest accrued or to accrue to the date of redemption of such obligations and, if deemed			
15	advisable by the Agency, for any corporate purpose of the Agency. The issuance of such			
16	obligations, the maturities and other details thereof, the rights of the holders thereof, and the			
17	rights, duties and obligations of the Agency in respect of the same shall be governed by the			
18	provisions of this Chapter which relate to the issuance of obligations, insofar as such provisions			
19	may be appropriate therefor.			
20	Refunding obligations may be sold or exchanged for outstanding obligations issued under			
21	this Chapter and, if sold, the proceeds thereof may be applied, in addition to any other authorized			
22	purposes, to the purchase, redemption or payment of such outstanding obligations. Pending the			
23	application of the proceeds of any such refunding obligations, with any other available funds, to			
24	the payment of the principal, accrued interest and any redemption premium on the obligations			
25	being refunded, and, if so provided or permitted in the resolution authorizing the issuance of such			
26	refunding obligations or in the trust agreement securing the same, to the payment of any interest			
27	on such refunding obligations and any expenses in connection with such refunding, such			
28	proceeds may be invested in direct obligations of, or obligations the principal of and the interest			
29	on which are unconditionally guaranteed by, the United States of America which shall mature or			
30	which shall be subject to redemption by the holders thereof, at the option of such holders, not			
31	later than the respective dates when the proceeds, together with the interest accruing thereon, will			
32	be required for the purposes intended.			
33	"§ 122F-18. Oversight by committees of General Assembly; annual report; audit;			
34	construction of Chapter.			
35	(a) <u>Oversight. – The Finance Committee of the House of Representatives, the Finance</u>			
36	Committee of the Senate, and the Joint Legislative Oversight Committee on Health and Human			
37	Services shall exercise continuing oversight of the Agency in order to assure that the Agency is			
38	effectively fulfilling its statutory purpose.			
39	(b) <u>Comprehensive Report. – The Agency shall, on or before February 15 of each year</u> ,			
40	submit an annual comprehensive report of its activities for the preceding year to the Governor,			
41	the Office of State Budget and Management, State Auditor, the Local Government Commission,			
42	the Joint Legislative Oversight Committee on Health and Human Services, and the Fiscal			
43	Research Division. The comprehensive report required under this subsection shall include at least			
44	all of the following:			
45	(1) The goals and objectives of the program administered by the Agency.			
46	(2) The number and types of activities funded by the Agency.			
47	(c) Audit. – The Agency shall cause an audit of its books and accounts to be made at least			
48	once in each year by an independent certified public accountant and the cost thereof may be paid			
49	from any available moneys of the Agency.			
50	(d) <u>Construction. – Nothing in this Chapter shall be construed as requiring the Agency to</u>			
- 4				

51 receive legislative approval for the exercise of any of the powers granted by this Chapter.

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1	"§ 122F-19. Officers not liable.	
2		ncy shall be subject to any personal liability or
3	accountability by reason of his execution of an	
4	"§ 122F-20. Authorization to accept approj	
5		noneys as may be appropriated from time to time
6		corporate purposes including, without limitation,
7		stration and operation and the establishment of a
8		or the payment of the principal of and the interest
9	on any bonds or notes of the Agency.	i die purment of die principal of and the interest
10	"§ 122F-21. Tax exemption.	
11		s Chapter will be in all respects for the benefit of
12		prosperity and for the improvement of their social
13		Il not be required to pay any tax or assessment on
14		e provisions of this Chapter or upon the income
15	therefrom.	- <u>F</u>
16		er the provisions of this Chapter shall at all times
17		nit or political subdivision or other instrumentality
18		, income taxes on the gain from the transfer of the
19		on the obligations is not subject to taxation as
20	income.	<u>/</u>
21	"§ 122F-22. Conflict of interest.	
22		he Agency shall be interested either directly or
23	indirectly, or shall be an officer or employee	of or have an ownership interest in any firm or
24	corporation interested directly or indirectly in	any contract with the Agency, including any loan
25	to any sponsor, builder or developer, such inte	rest shall be disclosed to the Agency and shall be
26	set forth in the minutes of the Agency, and the	member, officer or employee having such interest
27	therein shall not participate on behalf of the A	gency in the authorization of any such contract.
28	" <u>§ 122F-23. Additional method.</u>	
29		shall be deemed to provide an additional and
30		gs authorized thereby and shall be regarded as
31		red by other laws, and shall not be regarded as in
32		ded, however, that the issuance of bonds or notes
33		t comply with the requirements of any other law
34	applicable to the issuance of bonds or notes.	
35	" <u>§ 122F-24. Chapter liberally construed.</u>	
36	· · · · ·	osperity of the State and its inhabitants, shall be
37	liberally construed to effect the purposes there	<u>of.</u>
38	" <u>§ 122F-25. Inconsistent laws inapplicable.</u>	• • • • • • • • • • • • • • • • • • • •
39		re inconsistent with the provisions of any general
40	or special laws, or parts thereof, the provisions	
41		g the requirements of G.S. 122F-4, as enacted by
42	11	h Carolina Child Care Finance Agency shall be
43 44	appointed to a term beginning October 1, 2025 (1) Six members appointed by	
44 45		xperience in workforce needs to a two-year term
46	expiring June 30, 20	-
40 47	· · ·	experience as a licensed child care provider to a
48	four-year term expir	
4 9	· · ·	xperience as a specialist in child care licensure to
50	a two-year term exp	1 1
	······································	

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d	1.	One member with experience in construction of child care facilities to
		a four-year term expiring June 30, 2029.
e	e .	One member with experience in commercial small business lending to
		a two-year term expiring June 30, 2027.
f		One member with experience in real estate development to a four-year
		term expiring June 30, 2029.
	Three	members appointed by the General Assembly upon the
r	recom	mendation of the President Pro Tempore of the Senate as follows:
a	ì.	One member with experience with a savings and loan institution to a
		four-year term expiring June 30, 2029.
b).	One member with experience as a licensed child care provider to a
		two-year term expiring June 30, 2027.
С	.	One member with experience in construction lending to a four-year
		term expiring June 30, 2029.
	Three	members appointed by the General Assembly upon the
r	recom	mendation of the Speaker of the House of Representatives as follows:
а	1.	One member with experience with a mortgage-servicing institution to
		a two-year term expiring June 30, 2027.
b).	One member with experience as a licensed child care provider to a
		four-year term expiring June 30, 2029.
С	2.	One member with experience in a business that makes on-site child
		care available to employees to a two-year term expiring June 30, 2027.
		The State Treasurer shall invest three and one-half percent (3.5%) of
-	orth (Carolina Innovation Fund with the North Carolina Child Care Finance
Agency.		
		There is appropriated from the General Fund to the Department of
		of twenty million dollars (\$20,000,000) in nonrecurring funds for the
•		r the North Carolina Child Care Finance Agency. The North Carolina
	Agen	ncy shall use the funds as provided in G.S. 122F-20, as enacted by this
act.		This act is affective July 1, 2025
SECII	JIN 4.	This act is effective July 1, 2025.