SESSION 1999

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SENATE BILL 268

Short Title: Current Operations Appropriations Act/AB.

(Public)

Sponsors: Senators Plyler, Perdue, Odom; and Purcell.

Referred to: Appropriations/Base Budget.

March 8, 1999

1	A BILL TO BE ENTITLED
2	AN ACT TO MAKE BASE BUDGET APPROPRIATIONS FOR CURRENT
3	OPERATIONS OF STATE DEPARTMENTS, INSTITUTIONS, AND AGENCIES,
4	AND FOR OTHER PURPOSES.
5	The General Assembly of North Carolina enacts:
6	
7	INTRODUCTION
8	
9	Section 1. The appropriations made in this act are for maximum amounts
10	necessary to provide the services and accomplish the purposes described in the budget.
11	Savings shall be effected where the total amounts appropriated are not required to
12	perform these services and accomplish these purposes and, except as allowed by the
13	Executive Budget Act, or this act, the savings shall revert to the appropriate fund at the
14	end of each fiscal year.
15	
16	TITLE OF ACT
17	
18	Section 2. This act shall be known as the "Current Operations Appropriations
19	Act of 1999".
20	

1 2

PART I. CURRENT OPERATIONS/GENERAL FUND

3 Section 3. Appropriations from the General Fund of the State for the 4 maintenance of the State departments, institutions, and agencies, and for other purposes 5 as enumerated are made for the biennium ending June 30, 2001, according to the 6 following schedule:

0	ionowing schedule:		
7	Current Operations - General Fund	<u>1999-2000</u>	2000-2001
8			
9	General Assembly	\$ 35,695,575	\$ 39,518,408
10			
11	Judicial Department	337,613,191	340,135,574
12			
13	Office of the Governor		
14	01. Office of the Governor 5,317,042	5,335,850	
15	02. Office of State Budget		
16	and Management4,167,118 4,268	-	
17	03. Office of State Planning2,147,099		
18	04. Housing Finance 2,300,000	2,300,000	
19			
20	Office of Juvenile Justice	139,362,976	142,954,868
21			6 4 6 - -
22	Office of the Lieutenant Governor	640,485	640,485
23			
24	Department of Secretary of State	6,284,106	6,196,606
25			
26	Department of State Auditor	11,656,492	11,656,492
27			
28	Department of State Treasurer		
29	01. State Treasurer	7,220,452	7,220,452
30	02. Special Contribution	12,294,780	12,294,780
31			
32	Department of Public Instruction	5,110,110,914	5,217,044,499
33			
34	Department of Justice	72,243,100	71,491,703
35			
36	Department of Agriculture and		
37	Consumer Services	53,561,243	53,518,018
38			
39	Department of Labor	16,377,025	16,377,025
40			
41	Department of Insurance	01 450 045	01 404 501
42	01. Insurance	21,473,947	21,484,721
43	02. Direct Appropriation	4,500,000	4,500,000

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12. North Carolina Health Choice 23,992,34625,509,475Total Department of Health and Human Services2,834,898,6283,087,895,76Department of Correction901,841,772895,737,93Department of Commerce 01. Commerce39,966,08539,986,16702. State Aid to Nonstate01.00000000000000000000000000000000000	11			
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and Human Services 2,834,898,628 3,087,895,76 Department of Correction 901,841,772 895,737,93 Department of Commerce 01. Commerce 39,966,085 39,986,167 02. State Aid to Nonstate State Aid to Nonstate State Aid to Nonstate				
Department of Correction 901,841,772 895,737,93 Department of Commerce 01. Commerce 39,966,085 39,986,167 02. State Aid to Nonstate		1	2 834 898 628	3 087 895 766
Department of Commerce 01. Commerce 39,966,085 39,986,167 02. State Aid to Nonstate	und m		2,031,030,020	5,007,055,700
Department of Commerce 01. Commerce 39,966,085 39,986,167 02. State Aid to Nonstate	Depar	tment of Correction	901,841,772	895,737,930
01. Commerce 39,966,085 39,986,167 02. State Aid to Nonstate	1		<i>, ,</i>	
01. Commerce 39,966,085 39,986,167 02. State Aid to Nonstate	Depar	tment of Commerce		
02. State Aid to Nonstate	-		5 39,986,167	
		, , ,	· ·	
	-		796,251	
		, -, - ,	<i>`</i>	
Department of Revenue 79,323,125 76,604,18	Depar	tment of Revenue	79,323,125	76,604,182

1		
2	Departm	ent of Cultural Resources
3	01.	Cultural Resources 57,117,617 58,012,004
4	02.	Roanoke Island Commission 1,826,157 1,826,157
5		
6	Departm	ent of Crime Control
7	and Publ	ic Safety 35,321,574 35,497,624
8		
9	Universit	ty of North Carolina - Board
10	of Gover	nors
11	01.	General Administration 41,898,523 42,286,513
12	02.	University Institutional
13		Programs 64,873,289 59,873,289
14	03.	Related Educational Programs 81,357,156 81,396,395
15	04.	University of North Carolina
16		at Chapel Hill
17		a. Academic Affairs 178,251,413 178,466,780
18		b. Health Affairs 145,644,409 146,571,909
19		c. Area Health Education
20		Centers 44, 204, 579 44, 226, 821
21	05.	North Carolina State University
22		at Raleigh
23		a. Academic Affairs 237,158,643 236,735,298
24		b. Agricultural Research Service 45,901,566 45,652,502
25		c. Agricultural Extension Service 36,257,350 36,151,109
26	06.	University of North Carolina at
27		Greensboro 79,410,872 79,443,712
28	07.	University of North Carolina at
29		Charlotte 83,584,827 83,786,430
30	08.	University of North Carolina at
31		Asheville 22,143,243 22,172,413
32	09.	University of North Carolina at
33		Wilmington 50,209,852 50,576,067
34	10.	East Carolina University
35		a. Academic Affairs 102,099,822 102,215,063
36		b. Division of Health Affairs 44,331,650 44,329,544
37	11.	North Carolina Agricultural and
38		Technical State University 53,794,211 53,760,947
39	12.	Western Carolina University 47,638,513 47,777,332
40	13.	Appalachian State University 72,554,778 74,434,861
41	14.	The University of North
42	1 –	Carolina at Pembroke 20,601,057 20,555,785
43	15.	Winston-Salem State University24,206,03524,268,772

1 2	16.	Elizabeth City State University 19,497,350	19,439,900	
3	17.	Fayetteville State University	26,123,151 26,143	,151
4	18.	North Carolina Central	, , , ,	,
5		University 39,500,572	39,246,311	
6	19.	North Carolina School of the		
7		Arts 14,709,745 14,783	3,973	
8	20.	North Carolina School of		
9		Science and Mathematics	10,391,245 10,432	,372
10	21.	UNC Hospitals at Chapel Hill	39,090,862 41,782	,610
11	Total Un	iversity of North Carolina	1,625,434,71	3 1,626,519,859
12				
13	Departm	ent of Community Colleges	578,273,81	9 578,111,639
14				
15	State Bo	ard of Elections	3,159,66	3,159,660
16				
17	Continge	ency and Emergency	1,125,00	0 1,125,000
18				
19	Welfare	Reform	412,50	412,503
20				
21	Reserve	for Compensation Increase	477,151,54	7 776,663,043
22				
23	Dagarria			
	Reserve	for Compensation Bonus		17,358,550 -
24		-		
25		for Compensation Bonus for Salary Adjustments		3,944,303
25 26		-		
25 26 27	Reserve	for Salary Adjustments		3,944,303 4,444,303
25 26 27 28	Reserve	-		3,944,303 4,444,303 3,080,000
25 26 27 28 29	Reserve	for Salary Adjustments		3,944,303 4,444,303
25 26 27 28 29 30	Reserve Special A	for Salary Adjustments		3,944,303 4,444,303 3,080,000 3,080,000
25 26 27 28 29 30 31	Reserve Special A	for Salary Adjustments		3,944,303 4,444,303 3,080,000 3,080,000 (1,000,000)
25 26 27 28 29 30 31 32	Reserve Special A	for Salary Adjustments		3,944,303 4,444,303 3,080,000 3,080,000
25 26 27 28 29 30 31 32 33	Reserve Special A Reserve	for Salary Adjustments Appropriations for Consolidated Mail Services		3,944,303 4,444,303 3,080,000 3,080,000 (1,000,000) (1,500,000)
25 26 27 28 29 30 31 32 33 34	Reserve Special A Reserve	for Salary Adjustments	nent	3,944,303 4,444,303 3,080,000 3,080,000 (1,000,000) (1,500,000) (12,709,439)
25 26 27 28 29 30 31 32 33 34 35	Reserve Special A Reserve	for Salary Adjustments Appropriations for Consolidated Mail Services	nent	3,944,303 4,444,303 3,080,000 3,080,000 (1,000,000) (1,500,000)
25 26 27 28 29 30 31 32 33 34 35 36	Reserve Special A Reserve Reserve	for Salary Adjustments Appropriations for Consolidated Mail Services for Positions Vacated by Retirer	nent	3,944,303 4,444,303 3,080,000 3,080,000 (1,000,000) (1,500,000) (12,709,439) (12,709,439)
25 26 27 28 29 30 31 32 33 34 35 36 37	Reserve Special A Reserve Reserve	for Salary Adjustments Appropriations for Consolidated Mail Services	nent	3,944,303 4,444,303 3,080,000 3,080,000 (1,000,000) (1,500,000) (12,709,439) (12,709,439) 100,000,000
25 26 27 28 29 30 31 32 33 34 35 36 37 38	Reserve Special A Reserve Reserve	for Salary Adjustments Appropriations for Consolidated Mail Services for Positions Vacated by Retirer	nent	3,944,303 4,444,303 3,080,000 3,080,000 (1,000,000) (1,500,000) (12,709,439) (12,709,439)
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	Reserve Special A Reserve Reserve Reserve	for Salary Adjustments Appropriations for Consolidated Mail Services for Positions Vacated by Retirer for State Health Plan	nent	3,944,303 4,444,303 3,080,000 3,080,000 (1,000,000) (1,500,000) (12,709,439) (12,709,439) 100,000,000
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	Reserve Special A Reserve Reserve Debt Ser	for Salary Adjustments Appropriations for Consolidated Mail Services for Positions Vacated by Retirer for State Health Plan		3,944,303 4,444,303 3,080,000 3,080,000 (1,000,000) (1,500,000) (12,709,439) (12,709,439) 100,000,000
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	Reserve Special A Reserve Reserve Reserve Debt Ser 01.	for Salary Adjustments Appropriations for Consolidated Mail Services for Positions Vacated by Retirer for State Health Plan vice Debt Service 195,982,430	294,596,050	3,944,303 4,444,303 3,080,000 3,080,000 (1,000,000) (1,500,000) (12,709,439) (12,709,439) 100,000,000
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	Reserve Special A Reserve Reserve Debt Ser	for Salary Adjustments Appropriations for Consolidated Mail Services for Positions Vacated by Retirer for State Health Plan	294,596,050	3,944,303 4,444,303 3,080,000 3,080,000 (1,000,000) (1,500,000) (12,709,439) (12,709,439) 100,000,000

1 2 3		TOTAL CURRENT OPERATIONS AL FUND 36,766	\$ 13,061,000,75	55 \$
4				
5 6	PART I	I. CURRENT OPERATIONS/HIGHWAY FUND		
0 7		Section 4. Appropriations from the Highway	Fund of the Sta	te for the
8	maintena	nce and operation of the Department of Transporta		
9		erated, are made for the biennium ending June 3		· ·
10		g schedule:	, ,	0
11		-		
12	Current (Operations - Highway Fund199	9-2000	2000-2001
13	-	ent of Transportation		
14	01.	Administration \$ 64,405,831 \$ 64,409,24	2	
15	02.	Division of Highways		
16		a. Administration and Operations 36,776,534	36,795,820	
17		b. State Construction		
18		(01) Primary Construction	-	-
19		•	,	37,710,000
20			000,000 1	4,000,000
21		(04) Access and Public		• • • • • • • •
22				2,000,000
23		•		0,000,000
24				9,100,000
25		· · · ·	397,172	897,172
26		c. State Funds to Match Federal Highway Aid		
27		(01) Planning Survey and		0.050 (10
28			959,649	2,959,649
29		d. State Maintenance	11	1 2 2 2 7 2 4
30				4,393,724
31		· · · · · · · · · · · · · · · · · · ·	-	5,247,571
32				37,475,926
33		· · · · · · · · · · · · · · · · · · ·	952,248 11	4,952,248
34	02	e. Ferry Operations 18,174,622 18,174,622	7 7 7 7	
35	03.	Division of Motor Vehicles 92,933,577 92,987	,	
36	04. 05	Governor's Highway Safety Program 338,121	338,121	
37	05. 06	State Aid to Municipalities 84,777,000 87,710	,	
38	06. 07.	State Aid for Public Transportation 31,046,921	34,840,921	
39 40	07.	Salary Adjustments for Highway Fund Employees 200,000 200,000		
40 41	08.	Reserve to Correct Occupational		
41	00.	Safety and Health Conditions 425,000 425,00)()	
42	09.	State Aid to Railroads 23,400,000 25,900,000		
15	07.	State 114 to 1x1110445 25,100,000 25,900,000		

1	10.	Stormwater Discharge Permit 500,000 500,000
2	10.	Minority Contractor Development 150,000 150,000
2	11. 12.	DMV Pay Equity 3,390,708 3,390,708
4	12.	State Fire Protection Grant 150,000 150,000
4 5	13. 14.	Reserve for Compensation Increases 27,668,715 25,668,715
6	14. 15.	DMV Vehicle Seizure 29,18229,182
7	1 <i>5</i> . 16.	State Health Plan 5,000,000 7,000,000
8	10.	Reserve for General Maintenance 22,319,167 24,681,850
9	17.	Deferred Equipment Purchases(6,000,000) -
10	10.	Additional Administration Transfer (8,000,000) (8,000,000)
11	20.	Administrative Cost Reduction(9,000,000) -
12	20.	
12	Appropri	ations for Other State Agencies
14	01.	Department of Crime Control and
15		Public Safety \$ 121,285,445 \$121,745,269
16	02.	Department of Agriculture
17		and Consumer Services 3,421,496 3,339,686
18	03.	Department of Revenue 2,765,685 2,765,685
19	04.	Department of Environment and Natural
20		Resources-LUST Trust Fund 6,582,819 7,044,629
21	05.	Department of Health and Human
22		Services - Chemical Test Program 419,644 419,644
23	06.	Global TransPark 1,000,000 1,000,000
24	07.	Department of Public Instruction 25,926,243 26,201,384
25	08.	State Treasurer 13,600,000 13,800,000
26	GRAND	TOTAL CURRENT OPERATIONS -
27	HIGHW	AY FUND \$1,149,490,000 \$1,180,410,000
28		
29	PART I	II. HIGHWAY TRUST FUND
30		
31		Section 5. Appropriations from the Highway Trust Fund are made for the
32	fiscal bie	ennium ending June 30, 2001, according to the following schedule:
33		
34	<u>Highway</u>	<u>v Trust Fund</u> <u>1999-2000</u> <u>2000-2001</u>
35	0.1	
36	01.	Intrastate System\$401,102,481\$419,674,677
37	02.	Secondary Roads Construction 75,899,292 78,524,234
38	03.	Urban Loops 162,189,139 169,698,962
39	04.	State Aid - Municipalities 42,085,006 44,033,663 20,760,002 20,120,464
40	05.	Program Administration 28,768,082 30,128,464
41	06.	Transfer to General Fund 170,000,000 170,000,000 TOTAL HICHWAY TRUST FUND \$880,044,000 \$012,060,000
42	GKAND	TOTAL - HIGHWAY TRUST FUND \$880,044,000 \$912,060,000

PART IV. GENERAL FUND AVAILABILITY STATEMENT

BUDGET REFORM STATEMENTS

1 2 3

4 5

6

Section 6. The General Fund and availability used in developing the 1999-2001 budget is as shown below:

7	
8	1999-2000 2000-2001
9	(In Millions) (In Millions)
10	(1) Composition of the 1999-2001
11	beginning availability:
12	a. Revenue collections in 1998-99
13	in excess of authorized estimates \$238.0 \$-
14	b. Unexpended appropriations
15	during 1998-99 75.3 -
16	Subtotal <u>313.3</u> -
17	c. Transfer to Savings Reserve \$40.4 \$ -
18	d. Transfer to Reserve for Repair and
19	Renovations 150.0 -
20	e. Transfer to Clean Water Management
20	Reserve 30.0 -
22	Ending Fund Balance \$92.9 \$ -
23	Ending I and Datanee $\psi/2.5 \psi^{-1}$
23 24	(2) Beginning Unrestricted Fund Balance \$92.9 \$-
24 25	(2) Degining Onestreted Fund Datance \$92.9
23 26	Revenues Existing Tax Structure \$12,255.6 \$12,995.9
20 27	Nontax Revenues 523.7 550.5
28	Transfer from Highway Trust Fund 170.0 170.0
28 29	Disproportionate Share Receipts 105.0 105.0
29 30	Highway Fund Transfer 13.6 13.8
30 31	$\frac{13.6}{15.6}$
31 32	Total Availability \$13,160.8 13,835.2
32 33	10tal Availability \$15,100.8 15,855.2
33 34	PART V. GENERAL PROVISIONS
34 35	TANT V. GLIVENAL ENU VISIUNS
35 36	SPECIAL FUNDS, FEDERAL FUNDS, AND DEPARTMENTAL
30 37	RECEIPTS/AUTHORIZATION FOR EXPENDITURES
	RECEIF 15/AUTHORIZATION FOR EAFENDITURES
38	

39 Section 7. There is appropriated out of the cash balances, federal receipts, and 40 departmental receipts available to each department, sufficient amounts to carry on 41 authorized activities included under each department's operations. All these cash 42 balances, federal receipts, and departmental receipts shall be expended and reported in 43 accordance with provisions of the Executive Budget Act except as otherwise provided by

1 statute. The Director of the Budget shall develop necessary budget controls, regulations, 2 and systems to ensure that these funds and other State funds subject to the Executive 3 Budget Act may not be spent in a manner which would cause a deficit in expenditures.

4 Pursuant to G.S. 143-34.2, State departments, agencies, institutions, boards, or 5 commissions may make application for, receive, or disburse any form of non-State aid. 6 All non-State monies received shall be deposited with the State Treasurer unless 7 otherwise provided by State law. These funds shall be expended in accordance with the 8 terms and conditions of the fund award that are not contrary to the laws of North 9 Carolina.

10

11 **INSURANCE AND FIDELITY BONDS** 12

13 Section 8. All insurance and all official fidelity and surety bonds authorized 14 for the several departments, institutions, and agencies shall be effected and placed by the 15 Insurance Department, and the cost of placement shall be paid by the affected 16 department, institution, or agency with the approval of the Insurance Commissioner.

18 **AUTHORIZED TRANSFERS**

19

17

20 Section 9. The Director of the Budget may transfer to General Fund budget 21 codes from the General Fund Salary Adjustment Reserves appropriations, and may transfer to Highway Fund budget codes from the Highway Fund Salary Adjustment 22 23 Reserve appropriation, amounts required to support approved salary adjustments made 24 necessary by difficulties in recruiting and holding qualified employees in State 25 government.

26 Any remaining appropriations for legislative salary increases not required for 27 that purpose may be used to supplement the Salary Adjustment Fund. These funds shall first be used to provide reclassifications of those positions already approved by the Office 28 29 of State Personnel.

- 30
- 31

EXPENDITURES OF FUNDS IN RESERVES LIMITED 32

- 33 Section 10. All funds appropriated by this act into reserves may be expended 34 only for the purposes for which the reserves were established, except as otherwise 35 provided.
- 36

37 Section 11. Each private, nonprofit entity eligible to receive State funds, either 38 by General Assembly appropriation, or by grant, loan, or other allocation from a State 39 agency, before funds may be disbursed to the entity, shall file with the disbursing agency a notarized copy of that entity's policy addressing conflicts of interest that may arise 40 involving the entity's management employees and the members of its board of directors 41 42 or other governing body. The policy shall address situations where any of these individuals may directly or indirectly benefit, except as the entity's employees or 43

members of the board or other governing body, from the entity's disbursing of State 1 2 funds, and shall include actions to be taken by the entity or the individual, or both, to 3 avoid conflicts of interest and the appearance of impropriety. 4 5 PART VI. PUBLIC EDUCATION 6 7 **CHARTER SCHOOL ADVISORY COMMITTEE** 8 9 Section 12. The State Board of Education may spend up to fifty thousand 10 dollars (\$50,000) each year from State Aid to Local School Administrative Units for the 1999-2000 and 2000-2001 fiscal years to continue support of a charter school advisory 11 12 committee. 13 14 LITIGATION RESERVE 15 16 Section 13.(a) Funds in the State Board of Education's Litigation Reserve that are 17 not expended or encumbered on June 30, 1999, shall not revert on July 1, 1999, but shall 18 remain available for expenditure until June 30, 2000. Subsection (a) of this section becomes effective June 30, 1999. 19 Section 13.(b) 20 The State Board of Education may expend up to five hundred Section 13.(c) 21 thousand dollars (\$500,000) for the 1999-2000 fiscal year from unexpended funds for certified employees' salaries to pay expenses related to pending litigation. 22 23 24 **EXCEPTIONAL CHILDREN** 25 26 Section 14. To the extent that funds appropriated for exceptional children 27 other than academically gifted children are adequate to do so, the State Board of Education may allocate the excess of these funds to provide services for severely disabled 28 29 children in school units and in group homes. 30 **ALTERNATIVE SCHOOLS/AT-RISK STUDENTS** 31 32 The State Board of Education may use up to two hundred 33 Section 15. 34 thousand dollars (\$200,000) of the funds in the Alternative Schools/At-Risk Students allotment each year for the 1999-2000 and for the 2000-2001 fiscal years to: 35 36 Implement G.S. 115C-12(24), and (1)Conduct studies of alternative schools and access to alternative schools, 37 (2)38 as required by Senate Bill 1260 as enacted by the 1998 Regular Session 39 of the 1997 General Assembly. 40 SYSTEM 41 UNIFORM **EDUCATION** REPORTING (UERS)/STUDENT **INFORMATION MANAGEMENT SYSTEM (SIMS) FUNDS** 42 43

Section 16. Funds appropriated for the Uniform Education Reporting System
 and the Student Information Management System shall not revert at the end of the 1999 2000 and 2000-2001 fiscal years but shall remain available until expended.

4 5

THREE BY THREE INITIATIVE

6 7 Funds appropriated for the 1999-2001 fiscal biennium for the Three Section 17.(a) By Three Initiative, an extension of the ABC's and the NC HELPS (North Carolina 8 9 Helping Education in Low Performing Schools) efforts, are directed toward ensuring that 10 every student is performing at or above grade level in reading and mathematics by the end of the third grade as measured by the State end-of-grade tests. Funds in the amount 11 12 of seven million seven hundred ninety-one thousand eight hundred two dollars (\$7,791,802) for each year of the 1999-2001 biennium are for the purpose of providing 13 14 extended learning opportunities for K-3 underachieving students before and after school, 15 on Saturdays, and other times as arranged by the school and/or LEA. These funds will be used to pay teachers to provide individualized instruction through such activities as 16 17 Saturday academics and after-school tutoring, and for additional days of work outside of 18 the 220 paid days in the school calendar. These days should be cooperatively planned by the principal and the faculty. 19

Section 17.(b) The principal of a school receiving funding through the Three By Three Initiative, in consultation with the faculty and the site-based management team, shall incorporate plans for expending funds allocated in this section in the NC HELPS plan to improve the school. The plan shall be consistent with the plan adopted by the local board of education pursuant to G.S. 115C-105.37. The plan shall be submitted to the local superintendent and approved by the local board prior to submission to the State Board of Education. The plan shall be revised annually.

The State Board of Education shall allocate funds in this section on the basis of additional days for State-paid teachers at the school.

Section 17.(c) The State Board of Education is encouraged to use federal funds
such as Goals 2000 to assist K-3 students to reach the goals of this initiative.

31

32 ASSISTANT PRINCIPALS

33

Section 18. Of the funds appropriated in this act, the salary differential between assistant principals and teachers shall be increased from one percent (1%) to two percent (2%) on the principal/assistant principal salary schedule effective July 1, 1999.

37

39

38 **PART VII. COMMUNITY COLLEGES**

40 FUNDS TO REWARD EXCELLENCE IN COMMUNITY COLLEGE 41 TEACHING

1 Section 19. Of funds appropriated in this act, the State Board of Community 2 Colleges shall distribute, in accordance with State Board policies, a salary increase for 3 teaching faculty members to be given to those who have demonstrated excellence in 4 teaching. These funds shall not be used for any purpose other than for salary increases 5 and necessary employee contributions provided by this section.

6 7

8

COMMUNITY COLLEGE FUNDING FLEXIBILITY

PART VIII. COLLEGES AND UNIVERSITIES

9 Section 20. A local community college may use all State funds allocated to it, 10 except for Literacy Funds and Funds for New and Expanding Industries, for any 11 authorized purpose that is consistent with the college's Institutional Effectiveness Plan. 12 Each local community college shall submit an Institutional Effectiveness Plan that 13 indicates to the State Board of Community Colleges how the college will use this funding 14 flexibility to meet the demands of the local community and maintain a presence in all 15 previously funded categorical programs.

16

17 18

19

AID TO STUDENTS ATTENDING PRIVATE COLLEGES PROCEDURE

Section 21.(a) Funds appropriated in this act to the Board of Governors of The
University of North Carolina for aid to private colleges shall be disbursed in accordance
with the provisions of G.S. 116-19, 116-21, and 116-22. These funds shall provide up to
one thousand fifty dollars (\$1,050) per full-time equivalent North Carolina undergraduate
student enrolled at a private institution as of October 1 each year.

These funds shall be placed in a separate, identifiable account in each eligible institution's budget or chart of accounts. All funds in this account shall be provided as scholarship funds for needy North Carolina students during the fiscal year. Each student awarded a scholarship from this account shall be notified of the source of the funds and of the amount of the award. Funds not utilized under G.S. 116-19 shall be available for the tuition grant program as defined in subsection (b) of this section.

Section 21.(b) In addition to any funds appropriated pursuant to G.S. 116-19 and in addition to all other financial assistance made available to private educational institutions located within the State, or to students attending these institutions, there is granted to each full-time North Carolina undergraduate student attending an approved institution as defined in G.S. 116-22, a sum, not to exceed one thousand seven hundred fifty dollars (\$1,750) per academic year, which shall be distributed to the student as hereinafter provided.

The tuition grants provided for in this section shall be administered by the State Education Assistance Authority pursuant to rules adopted by the State Education Assistance Authority not inconsistent with this section. The State Education Assistance Authority shall not approve any grant until it receives proper certification from an approved institution that the student applying for the grant is an eligible student. Upon

receipt of the certification, the State Education Assistance Authority shall remit at such 1 2 times as it shall prescribe the grant to the approved institution on behalf, and to the credit, 3 of the student. 4 In the event a student on whose behalf a grant has been paid is not enrolled and 5 carrying a minimum academic load as of the tenth classroom day following the beginning 6 of the school term for which the grant was paid, the institution shall refund the full 7 amount of the grant to the State Education Assistance Authority. Each approved 8 institution shall be subject to examination by the State Auditor for the purpose of 9 determining whether the institution has properly certified eligibility and enrollment of 10 students and credited grants paid on the behalf of the students. In the event there are not sufficient funds to provide each eligible student with 11 12 a full grant: 13 (1)The Board of Governors of The University of North Carolina, with the 14 approval of the Office of State Budget and Management, may transfer 15 available funds to meet the needs of the programs provided by 16 subsections (a) and (b) of this section; and 17 (2)Each eligible student shall receive a pro rata share of funds then 18 available for the remainder of the academic year within the fiscal period 19 covered by the current appropriation. 20 Any remaining funds shall revert to the General Fund. 21 Section 21.(c) Expenditures made pursuant to this section may be used only for secular educational purposes at nonprofit institutions of higher learning. Expenditures 22 23 made pursuant to this section shall not be used for any student who: 24 Is incarcerated in a State or federal correctional facility for committing a (1)25 Class A, B, B1, or B2 felony; or Is incarcerated in a State or federal correctional facility for committing a 26 (2)27 Class C through I felony and is not eligible for parole or release within 10 years. 28 29 The State Education Assistance Authority shall document the Section 21.(d) 30 number of full-time equivalent North Carolina undergraduate students that are enrolled in off-campus programs and the State funds collected by each institution pursuant to G.S. 31 32 116-19 for those students. The State Education Assistance Authority shall also document 33 the number of scholarships and the amount of the scholarships that are awarded under 34 G.S. 116-19 to students enrolled in off-campus programs. An "off-campus program" is 35 any program offered for degree credit away from the institution's main, permanent 36 campus. 37 The State Education Assistance Authority shall include in its annual report to 38 the Joint Legislative Education Oversight Committee the information it has compiled and 39 its findings regarding this program. 40 **COLLEGES/LEGISLATIVE TUITION** 41 AID TO PRIVATE GRANT 42 **LIMITATIONS**

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8 An "off-campus program"is any program offered for degree credit away from 9 the institution's main, permanent campus.

county with the off-campus site or in the counties adjacent to that county.

10 Section 22.(b) Any member of the armed services as defined in G.S. 116-143.3(a), 11 abiding in this State incident to active military duty, who does not qualify as a resident 12 for tuition purposes as defined under G.S. 116-143.1, is eligible for a Legislative Tuition 13 Grant pursuant to this section if the member is enrolled as a full-time student. The 14 member's Legislative Tuition Grant shall not exceed the cost of tuition less any tuition 15 assistance paid by the member's employer.

16

17 WAKE FOREST AND DUKE MEDICAL SCHOOLS ASSISTANCE/FUNDING 18 FORMULA

19

20 Section 23.(a) Funds appropriated in this act to the Board of Governors of The 21 University of North Carolina for continuation of financial assistance to the medical schools of Duke University and Wake Forest University shall be disbursed on 22 23 certifications of the respective schools of medicine that show the number of North 24 Carolina residents as first-year, second-year, third-year, and fourth-year students in the medical school as of November 1, 1999, and November 1, 2000. Disbursement to Wake 25 Forest University shall be made in the amount of eight thousand dollars (\$8,000) for each 26 27 medical student who is a North Carolina resident, one thousand dollars (\$1,000) of which shall be placed by the school in a fund to be used to provide financial aid to needy North 28 29 Carolina students who are enrolled in the medical school. The maximum aid given to any student from this fund in a given year may not exceed the amount of the difference in 30 tuition and academic fees charged by the school and those charged at the School of 31 32 Medicine at the University of North Carolina at Chapel Hill.

33 Disbursement to Duke University shall be made in the amount of five thousand 34 dollars (\$5,000) for each medical student who is a North Carolina resident, five hundred 35 dollars (\$500.00) of which shall be placed by the school in a fund to be used to provide student financial aid to financially needy North Carolina students who are enrolled in the 36 medical school. No individual student may be awarded assistance from this fund in 37 38 excess of two thousand dollars (\$2,000) each year. In addition to this basic disbursement 39 for each year of the biennium, a disbursement of one thousand dollars (\$1,000) shall be 40 made for each medical student who is a North Carolina resident in the first-year, secondyear, third-year, and fourth-year classes to the extent that enrollment of each of those 41 42 classes exceeds 30 North Carolina students.

The Board of Governors shall establish the criteria for determining the 1 2 eligibility for financial aid of needy North Carolina students who are enrolled in the 3 medical schools and shall review the grants or awards to eligible students. The Board of 4 Governors shall adopt rules for determining which students are residents of North 5 Carolina for the purposes of these programs. The Board shall also make any regulations 6 as necessary to ensure that these funds are used directly for instruction in the medical 7 programs of the schools and not for religious or other nonpublic purposes. The Board 8 shall encourage the two schools to orient students toward primary care, consistent with 9 the directives of G.S. 143-613(a). The two schools shall supply information necessary 10 for the Board to comply with G.S. 143-613(d).

Section 23.(b) If the funds appropriated in this act to the Board of Governors of The 11 12 University of North Carolina for continuation of financial assistance to the medical schools of Duke University and Wake Forest University are insufficient to cover the 13 14 enrolled students in accordance with this section, then the Board of Governors may 15 transfer unused funds from other programs in the Related Educational Programs budget code to cover the extra students. 16

17

18 **REWARDING TEACHING EXCELLENCE**

19

20 Section 24. Funds appropriated in this act for the Rewarding Teaching 21 Excellence Program shall be distributed according to guidelines established by The University of North Carolina Board of Governors. These funds shall not be used for any 22 23 purpose other than for salary increases and necessary employer contributions provided by 24 this section.

25

PART IX. DEPARTMENT OF ADMINISTRATION 26

27

28 **PARKING REVENUE**

29

30 Section 25. The Secretary of Administration may use funds from parking revenue that are in excess of parking system expense requirements to fund the fifteen 31 32 dollar (\$15.00) per month subsidies for vanpools and transit passes.

34 **GOVERNOR'S ADVOCACY COUNCIL FOR PERSONS WITH DISABILITIES** 35

33

36 Section 26. The Department of Health and Human Services shall continue to provide the current office space for the four regional offices of the Governor's Advocacy 37 38 Council for Persons with Disabilities or office space that is comparable to that now used 39 by the Council.

40

PART X. DEPARTMENT OF TRANSPORTATION 41

GLOBAL TRANSPARK AUTHORITY TO REIMBURSE HIGHWAY FUND FROM FEDERAL SOURCES

3

4 Section 27. When funds are provided from the Highway Fund to the Global 5 TransPark Authority for environmental impact statements or assessments and the Global 6 TransPark Authority applies for and receives reimbursement for those expenses from 7 federal sources up to one million eight hundred thousand dollars (\$1,800,000), the federal 8 reimbursements shall be paid over by the Global TransPark Authority into the Highway 9 Fund within 30 days of receipt. These funds shall be allocated to State-funded 10 maintenance appropriations in the manner approved by the Board of Transportation.

11 12

AIRCRAFT AND FERRY ACQUISITIONS

13

14 Section 28. Before approving the purchase of an aircraft from the Equipment 15 Fund or a ferry in a Transportation Improvement Program, the Board of Transportation 16 shall prepare an estimate of the operational costs and capital costs associated with the 17 addition of the aircraft or ferry and shall report those additional costs to the General 18 Assembly pursuant to G.S. 136-12(b) and to the Joint Legislative Commission on 19 Governmental Operations.

20 21

HIGHWAY FUND ALLOCATIONS BY CONTROLLER

- Section 29. The Controller of the Department of Transportation shall allocate
 at the beginning of each fiscal year from the various appropriations made to the
 Department of Transportation in this act, Titles:
- 26 State Construction
- 27 State Funds to Match Federal Highway Aid
- 28 State Maintenance
- 29 Ferry Operations,

30 sufficient funds to eliminate all overdrafts on State maintenance and construction31 projects, and these allocations may not be diverted to other purposes.

33 CASH FLOW HIGHWAY FUND AND HIGHWAY TRUST FUND 34 APPROPRIATIONS

35

32

36 Section 30. The General Assembly authorizes and certifies anticipated 37 revenues of the Highway Fund as follows:

38For Fiscal Year 2001-2002\$1,228.9 Million39For Fiscal Year 2002-2003\$1,271.4 Million40For Fiscal Year 2003-2004\$1,308.1 Million41For Fiscal Year 2004-2005\$1,346.0 Million4242\$1,346.0 Million

1	Section 31. The General Assembly authorizes and certifies anticipated
2	revenues of the Highway Trust Fund as follows:
3	For Fiscal Year 2001-2002 \$937.6 Million
4	For Fiscal Year 2002-2003 \$972.4 Million
5	For Fiscal Year 2003-2004 \$1,006.7 Million
6	For Fiscal Year 2004-2005 \$1,036.9 Million
7	
8	HIGHWAY FUND LIMITATIONS ON OVEREXPENDITURES
9	
10	Section 32.(a) Overexpenditures from Section 4 of this act may be made by
11	authorization of the Director of the Budget, Titles:
12	State Construction Primary Construction
13	State Construction Urban Construction
14	Spot Safety Construction
15	State Construction Access and Public Service Roads
16	State Funds to Match Federal Highway Aid
17	State Maintenance
18	Ferry Operations,
19	provided that there are corresponding underexpenditures from these same Titles.
20	Overexpenditures or underexpenditures in any Titles may not vary by more than ten
21	percent (10%) without prior consultation with the Advisory Budget Commission.
22	Written reports covering overexpenditures or underexpenditures of more than ten percent
23	(10%) shall be made to the Joint Legislative Highway Oversight Committee. The reports
24	shall be delivered to the Director of the Fiscal Research Division not less than 96 hours
25	prior to the beginning of the Commission's full meeting.
26	Section 32.(b) Overexpenditures from Section 4 of this act, Titles:
27	State Construction Primary Construction
28	State Construction Urban Construction
29	Spot Safety Construction
30	State Construction Access and Public Service Roads
31	State Funds to Match Federal Highway Aid
32	State Maintenance
33	Ferry Operations,
34	for the purpose of providing additional positions shall be approved by the Director of the
35	Budget and shall be reported on a quarterly basis to the Joint Legislative Highway
36	Oversight Committee and to the Fiscal Research Division.
37	
38	RESURFACED ROADS MAY BE WIDENED
39	
40	Section 33. Of the contract maintenance resurfacing program funds
41	appropriated in this act to the Department of Transportation, an amount not to exceed
42	fifteen percent (15%) of the Board of Transportation's allocation of these funds may be
43	used for widening existing narrow pavements that are scheduled for resurfacing.

1 2

3

HIGHWAY FUND ADJUSTMENTS TO REFLECT ACTUAL REVENUE

4 Section 34. Any unreserved credit balance in the Highway Fund on June 30 of 5 each of the fiscal years of this biennium shall support appropriations in the succeeding 6 fiscal year. If all of the balance is not needed for these appropriations, the Director of the 7 Budget may use the remaining excess to establish a reserve for access and public roads, a 8 reserve for unforeseen happening of a state of affairs requiring prompt action as provided 9 by G.S. 136-44.1, and other required reserves. If all of the remaining excess is not used 10 to establish these reserves, the remainder shall be allocated to the State-funded maintenance appropriations in the manner approved by the Board of Transportation. The 11 12 Board of Transportation shall report monthly to the Joint Legislative Highway Oversight 13 Committee and the Fiscal Research Division about the use of the reserve for highway and 14 maintenance.

15

16 DEPARTMENT OF TRANSPORTATION EXEMPTION FROM GENERAL 17 STATUTES FOR EXPERIMENTAL PROJECT-CONGESTION 18 MANAGEMENT

19

20 Section 35. The Department of Transportation may enter into a design-build-21 warrant contract to develop, with Federal Highway Administration participation under The 1991 Intermodal Surface Transportation Efficiency Act, Title VI, Part B, Sections 22 23 6051-6059, a "Congestion Avoidance and Reduction for Autos and Trucks 24 (CARAT)"system of traffic management for the greater Charlotte-Mecklenburg urban areas. Notwithstanding any other provision of law, contractors, contractors' employees, 25 and Department of Transportation employees involved in this project only do not have to 26 be licensed by occupational licensing boards as "license" and "occupational licensing 27 board"are defined in G.S. 93B-1 and for the purpose of entering into contracts, the 28 29 Department of Transportation is exempted from the provisions of the following General Statutes: G.S. 136-28.1, 143-52, 143-53, 143-58, 143-128, and 143-129. These statutory 30 exemptions are limited and available only to the extent necessary to comply with federal 31 32 rules, regulations, and policies for completion of this project.

The Department of Transportation shall report quarterly to the Joint Legislative Highway Oversight Committee on its efforts to enter into a design-build-warrant contract and to award and construct the project. The report shall include, but not be limited to, the number of types of firms bidding on the project, special qualifications of the firms bidding, and the effect statutory exemptions might have had on the award and construction of the project and the receipt of federal discretionary funding for the project.

39

40 ALLOCATION OF FUNDS FOR DRIVER TRAINING

In allocating funds for driver training, the State Board of Section 36. 1 2 Education shall consider the needs of small and low-wealth local school administrative 3 units. 4 5 PART XI. DEPARTMENT OF HEALTH AND HUMAN SERVICES 6 7 SERVICES FOR CHILDREN WITH ASSAULTIVE AND VIOLENT BEHAVIOR 8 9 Section 37.(a) Legislative Findings. The General Assembly finds: 10 That there is a need in North Carolina to provide appropriate treatment (1)and education programs to children under the age of 18 who suffer from 11 12 emotional, mental, or neurological handicaps accompanied by violent or 13 assaultive behavior. 14 (2)That children meeting these criterias are defined in G.S. 122C-3 (13a) as 15 Eligible Assaultive and Violent Children; and That these children have a need for a variety of services, in addition to 16 (3) 17 those normally provided, that may include, but are not limited to, 18 residential treatment services, educational services, and independent 19 living arrangements. 20 Funds appropriated by the General Assembly to the Department of Section 37.(b) 21 Health and Human Services for serving Eligible Assaultive and Violent Children (EAVC) shall be expended only for programs serving Eligible Assaultive and Violent 22 23 Children including evaluations of potential EAVC clients. The Department shall 24 reallocate these funds among services to EAVC clients during the year as it deems advisable in order to use the funds efficiently in providing appropriate services to EAVC 25 clients. 26 27 Funds for Department of Public Instruction. - Funds appropriated to Section 37.(c) the Department of Public Instruction in this act for EAVC clients are to establish a 28 29 supplemental reserve fund to serve Eligible Assaultive and Violent Children. These funds shall be allocated by the State Board of Education to the local education agencies 30 to serve those EAVC clients who were not included in the regular average daily 31 32 membership and the census of children with special needs, and to provide the additional 33 program costs which exceed the per pupil allocation from the State Public School Fund and other State and federal funds for children with special needs. 34 35 Section 37.(d) The Department of Health and Human Services shall continue to implement its prospective unit-cost reimbursement system and shall ensure that unit-cost 36 rates reflect reasonable costs by conducting service type rate comparisons budget reviews 37 38 as may be necessary, and based upon these reviews and comparisons, the Department 39 shall reduce and/or cap rates to programs which are significantly higher than those rates

40 paid to other programs for the same service. Any exception to this requirement shall be 41 approved by the Director of the Division of Mental Health, Developmental Disabilities,

42 and Substance Abuse Services, and shall be reported in the Department's annual joint

report to the Governor and the General Assembly and in any periodic report the 1 2 Department may make to the Joint Legislative Commission on Governmental Operations. 3 Section 37.(e) The Department of Health and Human Services and the 4 Department of Public Education shall submit, by May 1 of each fiscal year, a joint report 5 to the Governor and the General Assembly on the progress achieved in EAVC clients. 6 The report shall include the following unduplicated data for each area program/authority; (i) the number of children for whom application is made for EAVC eligibility; (ii) the 7 8 number of children actually determined to be eligible in each area program/authority; (iii) 9 the number of children served EAVC clients in each area program/authority; (iv) the 10 number of children who remain unserved or for whom additional services are needed in order to be determined to be appropriately served; (v) the types and locations of treatment 11 12 and education services provided to EAVC clients; (vi) the cost of services, by type, to EAVC clients and the maximum and minimum rates paid to providers for each service; 13 14 (vii) the number of cases whose treatment costs were in excess of one hundred fifty 15 percent (150%) of the average annual per client expenditure; (viii) information on the impact of treatment and education services on EAVC clients; (ix) an explanation of, and 16 17 justification for, any waiver of departmental rules that affect the program; and (x) the 18 total State funds expended, by program, on EAVC clients, other than those funds specifically appropriated for the programs and services. 19 20 Section 37.(f) From existing funds available to it, the Department of Health and Human Services shall continue to monitor and document individual clients' progress

and Human Services shall continue to monitor and document individual clients' progress
 through the continuum of services. Standardized measures of functioning shall be
 administered periodically to each EAVC client and the information generated from these
 measures shall be used to assess client progress and program effectiveness.

25 Section 37.(g) The Departments of Health and Human Services and Public 26 Instruction shall provide periodic reports of expenditures and program effectiveness on 27 behalf of EAVC clients to the Fiscal Research Division. As part of these reports, the 28 Departments shall explain measures they have taken to control and reduce program 29 expenditures.

Section 37.(h) To ensure that EAVC clients are appropriately served, no State
 funds shall be expended on placement and services for EAVC clients except:

- 32 (1) Funds specifically appropriated by the General Assembly for the
 33 placement and services of EAVC clients and
 34 (2) Funds for placement and services for which EAVC clients are otherwise
- Funds for placement and services for which EAVC clients are otherwise
 eligible. This limitation shall not preclude the use of unexpended Willie
 M. funds from prior fiscal years to cover current or future needs of the
 Willie M. program subject to approval by the Director of the Budget.
 These Willie M. expenditures shall not be subject to the requirements of
 G.S. 143-18.

40 Section 37.(i) Notwithstanding any other provision of law, if the Department 41 of Health and Human Services determines that a local program is not providing 42 appropriate services to Eligible Assaultive and Violent Children the Department may

ensure the provision of these services through contracts with public or private agencies or
 by direct operation by the Department of these programs.

4 THOMAS S.

5

3

6 Section 38.(a) Funds appropriated to the Department of 7 Health and Human Services in this act for the 1999-2000 and 8 the 2000-2001 fiscal years for members of the Thomas S. 9 Class as identified in Thomas S. et al. v. Bruton, [Thomas S.C-C-82-0418M (Western District)], shall be expended only 10 Thomas for serving S. Class members for 11 programs or 12 services for those clients who are:

- 13(1)Adults with mental retardation, or who have been treated as if they had14mental retardation, who were admitted to a State psychiatric hospital on15or after March 22, 1984, and who are included on the Division of16Mental Health, Developmental Disabilities, and Substance Abuse17Services' official list of prospective Class members;
- 18 (2) Adults with mental retardation who have a documented history of State
 19 psychiatric hospital admissions regardless of admission date and who,
 20 without funding support, have a good probability of being readmitted to
 21 a State psychiatric hospital;
- Adults with mental retardation who have never been admitted to a State
 Adults with mental retardation who have never been admitted to a State
 psychiatric hospital but who have a documented history of behavior
 determined to be of danger to self or others that results in referrals for
 inpatient psychiatric treatment and who, without funding support, have a
 good probability of being admitted to a State psychiatric hospital; or
- 27 (4) Adults who are included on the Division of Mental Health,
 28 Developmental Disabilities, and Substance Abuse Services' official list
 29 of prospective Class members and have yet to be confirmed as Class
 30 members, who currently reside in the community, and who have a good
 31 probability of being admitted to a facility licensed as 'home for the aged
 32 and disabled'.

No more than five percent (5%) of the funds appropriated in this act for the Thomas S. program shall be used for clients meeting the criteria set out in subdivision (2), (3), or (4) of this subsection.

Section 38.(b) To ensure that Thomas S. Class members are appropriately served, no State funds shall be expended on placement and services for Thomas S. Class members except:

- 39 40
- (1) Funds specifically appropriated by the General Assembly for the placement and services of Thomas S. Class members; and
- 41 (2) Funds for placement and services for which Thomas S. Class members
 42 are otherwise eligible.

1	Section 38.(b1) Thomas S. Funds may be expended to support services for
2	Thomas S. Class members in adult care homes when the service needs of individual Class
3	members in these homes cannot be met via the established maximum adult care home
4	rate.
5	Section 38.(c) The Department of Health and Human Services shall continue to
6	implement a prospective unit-cost reimbursement system and shall ensure that unit-cost
7	rates reflect reasonable costs by conducting cost center service type rate comparisons and
8	cost center line item budget reviews as may be necessary.
9	Section 38.(d) Reporting requirements. The Department of Health and Human
10	Services shall submit by April 1 of each fiscal year a report to the General Assembly on
11	the progress achieved in serving members and prospective members of the Thomas S.
12	Class. The report shall include the following:
13	(1) The number of Thomas S. clients confirmed as Class members;
14	(2) The number of individuals identified as prospective Class members;
15	(3) The number of Class members or prospective Class members added in
16	the proceeding 12 months due to their admission to a State psychiatric
17	hospital; (4) A description of the type of the type f
18	(4) A description of the types of treatment services provided to Class
19	members; and (5) An analysis of the use of funds appropriated for the Class
20	(5) An analysis of the use of funds appropriated for the Class.
21 22	Section 38.(e) Notwithstanding any other provision of law, if the Department
22	of Health and Human Services determines that a local program is not providing minimally adequate services to members of the class identified in <u>Thomas S. et al. v.</u>
23 24	<u>Burton</u> , [Thomas S. C-C-82-0418M (Western District)], or does not show a willingness
24	to do so, the Department may ensure the provision of these services through contracts
26	with public or private agencies or by direct operation by the Department of such
20	programs.
28	programs.
29	MIXED BEVERAGE TAX FOR AREA MENTAL HEALTH PROGRAMS
30	
31	Section 39. Funds received by the Department of Health and Human Services
32	from the tax levied on mixed beverages under G.S. 18B-804(b)(8) shall be expended by
33	the Department of Health and Human Services as prescribed by G.S. 18B-805(h). These
34	funds shall be allocated to the area mental health programs for substance abuse services
35	based on need and in accordance with an area program's annual Memorandum of
36	Agreement.
37	
38	PHYSICIAN SERVICES

39

40 Section 40. With the approval of the Office of State Budget and Management, 41 the Department of Health and Human Services may use funds appropriated in this act for 42 across-the-board salary increases and performance pay to offset similar increases in the 43 costs of contracting with private and independent universities for the provision of

physician services to clients in facilities operated by the Division of Mental Health, 1 2 Developmental Disabilities, and Substance Abuse Services. This offsetting shall be done 3 in the same manner as is currently done with constituent institutions of The University of 4 North Carolina. 5 6 PRIVATE AGENCY UNIFORM COST-FINDING REQUIREMENT 7 8 Section 41. To ensure uniformity in rates charged to area programs and funded 9 with State allocated resources, the Division of Mental Health, Developmental 10 Disabilities, and Substance Abuse Services of the Department of Health and Human Services may require a private agency that provides services under contract with two or 11 12 more area programs, except for hospital services that have an established Medicaid rate, to complete an agency-wide uniform cost finding in accordance with G.S. 122C-143.2(a) 13 14 and G.S. 122C-147.2. The resulting cost shall be the maximum included for the private 15 agency in the contracting area program's unit-cost finding. 16 17 NONSUPPLANTING OF **MENTAL** HEALTH, **DEVELOPMENTAL** 18 **DISABILITIES, AND SUBSTANCE ABUSE FUNDS** 19 20 Section 42. The Department of Health and Human Services shall ensure that 21 counties do not reduce county appropriations and expenditures for area mental health, developmental disabilities, and substance abuse authorities because the authorities have 22 23 received additional State appropriations for services. 24 25 **CLIENT SERVICES MONITORING** 26 27 The Department of Health and Human Services, Division of Section 43. Mental Health, Developmental Disabilities, and Substance Abuse Services shall utilize a 28 29 system of monitoring and control for client services. This system shall ascertain whether 30 services are provided in a timely manner. Notwithstanding any other provisions of law, the Division shall withhold area mental health agencies' administrative funds until 31 32 services are provided in a timely manner. 33 TRANSFERS OF CERTAIN FUNDS AUTHORIZED 34 35 36 Section 44. In order to assure maximum utilization of funds in county departments of social services, county or district health agencies, and area mental health, 37 38 developmental disabilities and substance abuse authorities, the Director of the Budget is 39 authorized to transfer excess funds appropriated to a specific service, program, or fund whether specified service in a block grant plan or General Fund appropriation, into 40 another service, program, or fund for local services within the budget of the respective 41

- 42 State agency.
- 43

LIABILITY INSURANCE

3 Section 45. The Department of Health and Human Services and the 4 Department of Correction may provide medical liability coverage not to exceed one 5 million dollars (\$1,000,000) on behalf of employees of the Department licensed to 6 practice medicine or dentistry and on behalf of physicians in all residency training programs from The University of North Carolina who are in training at institutions 7 8 operated by the Department of Health and Human Services. This coverage may include 9 commercial insurance or self-insurance and shall cover these individuals for their acts or 10 omissions only while they are engaged in providing medical and dental services pursuant to their State employment or training. 11

The coverage provided under this section shall not cover any individual for any act or omission that the individual knows or reasonably should know constitutes a violation of the applicable criminal laws of any state or the United States, or that arises out of any sexual, fraudulent, criminal or malicious act, or out of any act amounting to willful or wanton negligence.

The coverage provided pursuant to this section shall not require any additional appropriations and shall not apply to any individual providing contractual service to the Department of Health and Human Services or the Department of Correction, with the exception that coverage may include physicians in all residency training programs from The University of North Carolina who are in training at institutions operated by the Department of Health and Human Services.

- 24 LIMITATION ON USE OF SPECIAL ALZHEIMER'S UNITS
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26 Section 46. The Special Alzheimer's Unit established in Wilson by funds 27 appropriated in Chapter 507 of the 1995 Session Laws and the Special Alzheimer's Unit 28 in Black Mountain shall serve only those clients who cannot be served by a similar 29 private facility.

30

31 MEDICAID

32

Section 47A.(a) Funds appropriated in this Title for services provided in accordance with Title XIX of the Social Security Act (Medicaid) are for both the categorically needy and the medically needy. Funds appropriated for these services shall be expended in accordance with the following schedule of services and payment bases. All services and payments are subject to the language at the end of this subsection.

- 38 Services and payment bases:
- (1) Hospital-Inpatient Payment for hospital inpatient services will be
 prescribed in the State Plan as established by the Department of Health
 and Human Services. Administrative days for any period of
 hospitalization shall be limited to a maximum of three days.

Hospital-Outpatient - Eighty percent (80%) of allowable costs or a (2)1 2 prospective reimbursement plan as established by the Department of 3 Health and Human Services. 4 Nursing Facilities - Payment for nursing facility services will be (3) 5 prescribed in the State Plan as established by the Department of Health 6 and Human Services. Nursing facilities providing services to Medicaid recipients who also qualify for Medicare, must be enrolled in the 7 Medicare program as a condition of participation in the Medicaid 8 9 program. State facilities are not subject to the requirement to enroll in 10 the Medicare program. (4) Intermediate Care Facilities for the Mentally Retarded - As prescribed 11 12 in the State Plan as established by the Department of Health and Human 13 Services. 14 (5) Drugs - Drug costs as allowed by federal regulations plus a professional 15 services fee per month excluding refills for the same drug or generic 16 equivalent during the same month. Reimbursement shall be available 17 for up to six prescriptions per recipient, per month, including refills. 18 Payments for drugs are subject to the provisions of subsection (f) of this section and to the provisions at the end of subsection (a) of this section, 19 20 or in accordance with the State Plan adopted by the Department of 21 Health and Human Services consistent with federal reimbursement regulations. Payment of the professional services fee shall be made in 22 23 accordance with the plan adopted by the Department of Health and 24 Human Services, consistent with federal reimbursement regulations. 25 The professional services fee shall be five dollars and sixty cents (\$5.60) per prescription. Adjustments to the professional services fee 26 27 shall be established by the General Assembly. Physicians, Chiropractors, Podiatrists, Optometrists, Dentists, Certified 28 (6) 29 Nurse Midwife Services - Fee schedules as developed by the 30 Department of Health and Human Services. Payments for dental services are subject to the provisions of subsection (g) of this section. 31 Community Alternative Program, EPSDT Screens - Payment to be 32 (7)33 made in accordance with rate schedule developed by the Department of 34 Health and Human Services. 35 (8) Home Health and Related Services, Private Duty Nursing, Clinic 36 Services, Prepaid Health Plans, Durable Medical Equipment - Payment to be made according to reimbursement plans developed by the 37 38 Department of Health and Human Services. 39 (9) Medicare Buy-In - Social Security Administration premium. Ambulance Services - Uniform fee schedules as developed by the 40 (10)Department of Health and Human Services. 41 42 (11)Hearing Aids - Actual cost plus a dispensing fee.

2 nonprovider based - single cost reimbursement rate per clinic visit. 3 (13) Family Planning - Negotiated rate for local health departments. For other providers - see specific services, for instance, hospitals, physicians. 6 (14) Independent Laboratory and X-Ray Services - Uniform fee schedules as developed by the Department of Health and Human Services. 8 (15) Optical Supplies - One hundred percent (100%) of reasonable wholesale cost of materials. 10 (16) Ambulatory Surgical Centers - Payment as prescribed in the reimbursement plan established by the Department of Health and Human Services. 13 (17) Medicare Crossover Claims - An amount up to the actual coinsurance or deductible or both, in accordance with the Plan, as approved by the Department of Health and Human Services. 16 (18) Physical Therapy and Speech Therapy - Services limited to EPSDT eligible children. Payments are to be made only to qualified providers at rates negotiated by the Department of Health and Human Services. 19 (19) Personal Care Services - Reimbursement in accordance with the availability of funds to be transferred within the Department of Health and Human Services. 24 (21) Hospice - Services may be provided in accordance with Plan developed by the Department of Health and Human Services. 25 0 Other Mental Health Services - Unless otherwise covered by this section, coverage is limited to agencies meeting the requirements of the availabilities, and Substance Abuse Services, and reimbursement is made in accordance with a Plan developed by the Department of Hea
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 Human Services not to exceed the upper limits established in federal regulations.
32 regulations.
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33 (23) Medically Necessary Prosthetics or Orthotics for EPSDT Eligible
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34 Children - Reimbursement in accordance with Plan approved by the
35 Department of Health and Human Services.
36 (24) Health Insurance Premiums - Payments to be made in accordance with
37 the Plan adopted by the Department of Health and Human Services
38 consistent with federal regulations.
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39 (25) Medical Care/Other Remedial Care - Services not covered elsewhere in
 39 (25) Medical Care/Other Remedial Care - Services not covered elsewhere in 40 this section include related services in schools; health professional
 Medical Care/Other Remedial Care - Services not covered elsewhere in this section include related services in schools; health professional services provided outside the clinic setting to meet maternal and infant
 39 (25) Medical Care/Other Remedial Care - Services not covered elsewhere in 40 this section include related services in schools; health professional

1	Plan as established by the Department of Health and Human Services.
2	Providers of these services must be certified as meeting program
3	standards of the Department of Health and Human Services.
4	(26) Pregnancy Related Services - Covered services for pregnant women
5	shall include nutritional counseling, psychosocial counseling, and
6	predelivery and postpartum home visits by maternity care coordinators
7	and public health nurses.
8	Services and payment bases may be changed with the approval of the Director
9	of the Budget.
10	Reimbursement is available for up to 24 visits per recipient per year to any one
11	or combination of the following: physicians, clinics, hospital outpatient, optometrists,
12	chiropractors, and podiatrists. Prenatal services, all EPSDT children, and emergency
13	rooms are exempt from the visit limitations contained in this paragraph. Exceptions may
14	be authorized by the Department of Health and Human Services where the life of the
15	patient would be threatened without such additional care. Any person who is determined
16	by the Department to be exempt from the 24-visit limitation may also be exempt from the
17	six-prescription limitation.
18	Section 47A.(b) Allocation of Nonfederal Cost of Medicaid. The State shall pay
19	eighty-five (85%); the county shall pay fifteen percent (15%) of the nonfederal costs of
20	all applicable services listed in this section.
21	Section 47A.(c) Co-payment for Medicaid Services. The Department of Health and
22	Human Services may establish co-payment up to the maximum permitted by federal law
23	and regulation.
24	Section 47A.(d) Medicaid and Work First Family Assistance Eligibility Standards.
25	The maximum net family annual income eligibility standards for Medicaid and the
26	Standard of Need for Work First Family Assistance shall be as follows:
27	
28	<u>Categorically Needy</u> <u>Medically Needy</u>
29	Family Standard WFFA Payment
30	<u>Size of Need Level*</u> <u>AA, AB, AD*</u> 1 \$4,344 \$2,172 \$
31	2,900
32	2 5,664 2,8323,800
33	3 6,528 3,2644,400
34	4 7,128 3,5644,800 5 7,776 3,888 5,200
35	6 8,376 4,1885,600
36	7 8,952 4,4766,000
37	8 9,256 4,6806,300
38	*(WFFA) Work First Family Assistance; Aid to the Aged (AA); Aid to the Blind (AB);
39	and Aid to the Disabled (AD).
40	
41	The payment level for Work First Family Assistance shall be fifty percent (50%) of the
42	standard of need.

1 These standards may be changed with the approval of the Director of the 2 Budget with the advice of the Advisory Budget Commission.

3 Section 47A.(e) All Elderly Blind and Disabled Persons who receive 4 Supplemental Security Income are eligible for Medicaid coverage.

5 Section 47A.(f) ICF and ICF/MR Work Incentive Allowances. The 6 Department of Health and Human Services may provide an incentive allowance to 7 Medicaid eligible recipients of ICF and ICF/MR facilities who are regularly engaged in 8 work activities as part of their developmental plan and for whom retention of additional 9 income contributes to their achievement of independence. The State funds required to 10 match the federal funds that are required by these allowances shall be provided from savings within the Medicaid budget or from other unbudgeted funds available to the 11 12 Department. The incentive allowances may be as follows: 13

14	Monthly Net Wages		Monthly Incentive Allowance
15	\$1.00 to \$100.99 Up to	o \$50.00	
16	\$101.00 to \$200.99	\$80.00	
17	\$201.00 to \$300.99	\$130.00	
18	\$301.00 and greater	\$212.00	
19	-		

20 Section 47A.(g) Dental Coverage Limits. Dental services shall be provided on 21 a restricted basis in accordance with rules adopted by the Department to implement this 22 subsection.

23 Section 47A.(h) Dispensing of Generic Drugs. Notwithstanding G.S. 90-24 85.27 through G.S. 90-85.31, under the Medical Assistance Program (Title XIX of the Social Security Act) a prescription order for a drug designated by a trade or brand name 25 shall be considered to be an order for the drug by its established or generic name, except 26 27 when the prescriber personally indicates, either orally or in his own handwriting on the prescription order, "dispense as written"or words of similar meaning. Generic drugs, 28 29 when available in the pharmacy, shall be dispensed at a lower cost to the Medical Assistance Program rather than trade or brand name drugs, subject to the prescriber's 30 "dispense as written" order as noted above. 31

As used in this subsection "brand name"means the proprietary name the manufacturer places upon a drug product or on its container, label or wrapping at the time of packaging; and "established name"has the same meaning as in Section 502(e)(3) of the Federal Food, Drug and Cosmetic Act as amended, 21 U.S.C. 352(e)(3).

Section 47A.(i) Exceptions to Service Limitations, Eligibility Requirements, 36 37 and Payments. Service limitations, eligibility requirements, and payments, and payments 38 bases in this section may be waived by the Department of Health and Human Services. 39 with the approval of the Director of the Budget, to allow the Department to carry out pilot programs for prepaid health plans, managed care plans, or community based services 40 programs in accordance with plans approved by the United States Department of Health 41 42 and Human Services, or when the Department determines that such a waiver will result in a reduction in the total Medicaid costs for the recipient. 43

1	Section 47A.(j) Volume Purchase Plans and Single Source Procurement. Th
2	Department of Health and Human Services, Division of Medical Assistance, may, subject
3	to the approval of a change in the State Medicaid Plan, contract for services, medica
4	equipment, supplies, and appliances by implementation of volume purchase plans, singl
5	source procurement or other similar processes in order to improve cost containment.
6	Section 47A.(k) Cost Containment Programs. The Department of Health and
7	Human Services, division of Medical Assistance, may undertake cost containment
8	programs including preadmissions to hospitals and prior approval for certain outpatien
9	surgeries before they may be performed in an inpatient setting.
10	Section 47A.(1) For all Medicaid eligibility classifications for which th
11	federal poverty level is used as an income limit for eligibility determination, the incom
12	limits will be updated each April 1 immediately following publication of federal povert
13	guidelines.
14	Section 47A.(m) The Department of Health and Human Services shall provid
15	Medicaid to 19, 20, and 21 year olds in accordance with federal rules and regulations.
16	Section 47A.(n) The Department of Health and Human Services shall provid
17	coverage to pregnant women and children according to the following schedule:
18	(1) Pregnant women with incomes equal to or less than one hundred eighty
19	five percent (185%) of the federal poverty guidelines as revised each
20	April 1 shall be covered for Medicaid benefits. Medicaid enrollment o
21	categorically needy families with children shall be continuous for on
22	year without regard to changes in income or assets.
23	(2) Infants under the age of 1 with family incomes equal to or less than on
24	hundred eighty-five percent (185%) of the federal poverty guidelines a
25	revised each April 1 shall be covered for Medicaid benefits.
26	(3) children aged 1 through 5 with family incomes equal to or less than on
27	hundred thirty-three percent (133%) of the federal poverty guidelines a
28	revised each April 1 shall be covered for Medicaid benefits.
29	(4) Children aged 6 through 18 with family incomes equal to or less that
30	the federal poverty guidelines as revised each April 1 shall be covered
31	for Medicaid benefits.
32	(5) The Department of Health and Human Services shall provide Medicai
33	coverage for adoptive children with special or rehabilitative need
34	regardless of the adoptive family's income.
35	Services to pregnant women eligible under this subsection continue throughout
36	the pregnancy but include only those related to pregnancy and to those other condition
37	determined by the Department as conditions that may complicate pregnancy. In order t
38	reduce county administrative costs and to expedite the provision of medical services t
39	pregnant women, to infants, and to children described in subdivisions (3) and (4) of this
40	subsection, no resources test shall be applied.
41	Section 47A.(o) The Department of Health and Human Services, Division of

42 Medical Assistance, shall provide Medicaid coverage to all elderly and disabled people

who have incomes equal to or less than one hundred percent (100%) of the federal
poverty guidelines, as revised each April 1.

Section 47A.(p) The Department of Health and Human Services may use Medicaid funds budgeted from program services to support the cost of administrative activities to the extent that these administrative activities produce a net savings in services requirements. Administrative initiatives funded by this section shall be first approved by the Office of State Budget and Management.

8 Section 47A.(q) The Department of Health and Human Services shall submit a 9 monthly status report on expenditures for acute care and long-term care services to the 10 Fiscal Research Division and to the Office of State Budget and Management. This report shall include an analysis of budgeted versus actual experience for eligibles by category 11 12 and for long-term care beds. In addition, the Department shall revise the program's projected spending for the current fiscal year and the estimated spending for the 13 14 subsequent fiscal year on a quarterly basis. Reports for the preceding month shall be 15 forwarded to the Fiscal Research Division and to the Office of State Budget and 16 Management no later than the third Thursday of the month.

17 Section 47A.(r) The Division of Medical Assistance, Department of Health 18 and Human Services, may provide incentives to counties that successfully recover 19 fraudulently spent Medicaid funds by sharing State savings with counties responsible for 20 the recovery of the fraudulently spent funds.

Section 47A.(s) If first approved by the Office of State Budget and Management, the Division of Medical Assistance, Department of Health and Human Services, may use funds that are identified to support the cost of development and acquisition of equipment and software through contractual means to improve and enhance information systems that provide management information and claims processing.

27 Section 47A.(t) The Division of Medical Assistance, Department of Health 28 and Human Services, may administer Medicaid estate recovery mandated by the 29 Omnibus Budget Reconciliation Act of 1993, (OBRA 1993), 42 U.S.C. § 1396p(b), and 30 G.S. 108-70.5 using temporary rules pending approval of final rules promulgated 31 pursuant to Chapter 150B of the General Statutes.

Section 47A.(u) The Department of Health and Human Services may adopt temporary rules according to the procedures established in G.S. 150B-21.1 when it finds that such rules are necessary to maximize receipt of federal funds, to reduce Medicaid expenditures, and to reduce fraud and abuse. Prior to the filing of these temporary rules with the Office of Administrative Hearings, the Department shall consult with the Office of State Budget and Management on the possible fiscal impact of the temporary rule and its effect on state appropriations and local governments.

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40 ALLOCATION OF G.S. 143-23.2 MEDICAID FUNDS

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42 Section 47B. Of the funds transferred to the Department of Health and Human 43 Services for Medicaid programs pursuant to G.S. 143-23.2, forty-four million dollars

(\$44,000,000) shall be allocated in 1999-2000 fiscal year and twenty-nine million dollars 1 2 (\$29,000,000) shall be allocated in 2000-2001 fiscal year as prescribed by G.S. 3 143.23.2(b) for Medicaid programs. Notwithstanding the prescription in G.S. 143-23.2(b) 4 that these funds not reduce State general revenue funding, these funds shall replace the 5 forty-four million dollar (\$44,000,000) reduction in general revenue funding for 1999-6 2000 fiscal year, and the twenty-nine million dollar (\$29,000,000) reduction in general revenue funding for 2000-2001 fiscal year effected in this act. 7 8 9 DISPOSITION OF DISPROPORTIONATE SHARE RECEIPT CHANGE

10

Section 47C.(a) Disproportionate share receipts reserved at the end of the 1998-99 11 12 fiscal year shall be deposited with the Department of State Treasurer as a nontax revenue 13 for the 1999-2000 fiscal year.

14 Section 47C.(b) For the 1999-2000 fiscal year, as it receives funds associated 15 with Disproportionate Share Payments from the State hospitals, the Department of Health 16 and Human Services, Division of Medical Assistance, shall deposit up to one hundred 17 five million dollars (\$105,000,000) of these Disproportionate Share Payments to the 18 Department of State Treasurer for deposit as nontax revenues.

19 Any Disproportionate Share Payments collected in excess of the one hundred 20 five million dollars (\$105,000,000) shall be reserved by the State Treasurer for future 21 appropriations.

23 NONMEDICAID REIMBURSEMENT

24

22

25 Section 48. Providers of medical services under the various State programs, other than Medicaid, offering medical care to citizens of the State shall be reimbursed at 26 27 rates no more than those under the North Carolina Medical Assistance Program. Hospitals that provide psychiatric inpatient care for Thomas S. Class members or adults 28 29 with mental retardation and mental illness may be paid an additional incentive payment 30 not to exceed fifteen percent (15%) of their regular daily per diem reimbursement.

The Department of Health and Human Services may reimburse hospitals at the 31 32 full prospective per diem rates without regard to the Medical Assistance Program's 33 annual limits on hospital days. When the Medical Assistance Program's per diem rates for inpatient services and its interim rates for outpatient services are used to reimburse 34 35 providers in non-Medicaid medical service programs, retroactive adjustments to claims 36 already paid shall not be required.

37 Notwithstanding the provisions of paragraph one, the Department of Health 38 and Human Services may negotiate with providers of medical services under the various 39 Department of Health and Human Services programs, other than Medicaid, for rates as close as possible to Medicaid rates for the following purposes: contracts or agreements 40 for medical services and purchases of medical equipment and other medical supplies. 41 42 These negotiated rates are allowable only to meet the medical needs of its non-Medicaid

eligible patients, residents, and clients who require such services which cannot be
 provided when limited to the Medicaid rate.

3 Maximum net family annual income eligibility standards for services in these 4 programs shall be as follows:

6		Medical Eye	All	
7	Family Size	Care Adults Rehabilitation	Other	
8	1	\$4,860	\$ 8,364	\$ 4,200
9	2	5,940	10,944	5,300
10	3	6,204	13,500	6,400
11	4	7,284	16,092	7,500
12	5	7,824	18,648	7,900
13	6	8,220	21,228	8,300
14	7	8,772	21,708	8,800
15	8	9,312	22,220	9,300

17 The eligibility level for children in the Medical Eye Care Program in the 18 Division of Services for the Blind and for adults in the Atypical Antipsychotic 19 Medication Program in the Division of Mental Health, Developmental Disabilities, and 20 Substance Abuse Services shall be one hundred percent (100%) of the federal poverty 21 guidelines, as revised annually by the United States Department of Health and Human Services and in effect on July 1 of each fiscal year. Additionally, those adults enrolled in 22 23 the Atypical Antipsychotic Medication Program who become gainfully employed may 24 continue to be eligible to receive State support, in decreasing amounts, for the purchase of atypical antipsychotic medication and related services up to three hundred percent 25 (300%) of the poverty level. State financial participation in the Atypical Antipsychotic 26 27 Medication Program for these enrollees who become gainfully employed is as follows: 28

20			
29	Income	State Participation	Client Participation
30	(% of poverty)		
31			
32	0-100%	100%	0%
33	101-120%	95%	5%
34	121-140%	85%	15%
35	141-160%	75%	25%
36	161-180%	65%	35%
37	181-200%	55%	45%
38	201-220%	45%	55%
39	221-240%	35%	65%
40	241-260%	25%	75%
41	261-280%	15%	85%
42	281-300%	5%	95%
43	301%-over	0%	100%

5

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

6 ADULT CARE HOMES REIMBURSEMENT RATE/ADULT CARE HOMES 7 ALLOCATION OF NONFEDERAL COST OF MEDICAID 8 PAYMENTS/STAFFING GRANT

9

1

10 Section 49.(a) The eligibility of Special Assistance recipients residing in adult care homes on August 1, 1995, shall not be affected by an income reduction in the Special 11 12 Assistance eligibility criteria resulting from adoption of the Rate Setting Methodology Report and Related Services, providing these recipients are otherwise eligible. 13 The 14 maximum monthly rate for these residents in adult care home facilities shall be nine 15 hundred seventy-five dollars (\$975.00) per month for ambulatory residents and one thousand seventeen dollars (\$1,017) per month for semiambulatory residents. 16

17 Section 49.(b) Effective August 1, 1995, the State shall pay fifty percent (50%) and 18 the county shall pay fifty percent (50%) of the nonfederal costs of Medicaid services paid 19 to adult care home facilities. As Medicaid personal care requirements increase, the 20 county matching share shall be capped until it equals fifteen percent (15%) of the 21 nonfederal Medicaid personal care requirements.

Section 49.(c) Effective October 1, 1998, the maximum monthly rate for residents
 in adult care home facilities shall be nine hundred fifty-six dollars (\$956.00) per month
 per resident.

25 Section 49.(d) Effective October 1, 1999, the maximum monthly rate for residents 26 in adult care home facilities shall be nine hundred eighty-five dollars (\$985.00) per 27 month per resident.

Section 49.(e) Effective October 1, 2000, the maximum monthly rate for residents in adult care home facilities shall be one thousand thirty dollars (\$1,030) per month per resident.

31 Section 49.(f) Of the funds appropriated in this act to the Department of 32 Health and Human Services, the sum of two million dollars (\$2,000,000) for the 1999-33 2000 fiscal year and the sum of five hundred thousand dollars (\$500,000) for July through September of the 2000-2001 fiscal year shall be used by the Department for 34 35 staffing grants for adult care homes as authorized under this subsection. These funds shall be matched equally by county funds. Effective January 1, 1999, grants shall be 36 awarded to those adult care homes that are required to add staff or that have added staff 37 38 in order to comply with the increase in third-shift staffing requirements under G.S. 131D-39 4.3(a)(5), from eight hours of aide duty per 50 or fewer residents to eight hours of aide duty per 30 or fewer residents, as enacted under subsection (a) of this section. The 40 Department shall determine eligibility for these grants based upon factors which shall 41 42 include:

- 43
- (1) Licensed capacity as of August 1, 1998,

1 2 3 4 5 6 7 8 9 10 11 12	 (2) Occupancy rate, and (3) Percentage of residents receiving State and county special assistance of the total residents in the adult care home. Adult care homes that receive staffing grants under this subsection shall provide documentation to the Department showing that the home has complied with staffing ratios established under G.S. 131D-4.3(a)(5). An adult care home that receives grant funds under this subsection and is found by the Department not to have complied with staffing requirements of G.S. 131D-4.3(a)(5) shall refund to the Department a prorated share of the staffing grant funds received by the adult care home. The Department shall incorporate the staffing grants authorized under this subsection into the existing Special Assistance payment methodology or the Medicaid Personal Care Services reimbursement methodology effective October 1, 2000.
13	
14	ADOPTION SUBSIDY
15	
16	Section 50. The maximum rates for State participation in the adoption
17	assistance program are established on a graduated scale as follows:
18	(1) \$315.00 per child per month for children aged birth through 5;
19	(2) \$365.00 per child per month for children aged 6 through 12; and
20	(3) \$415.00 per child per month for children aged 13 through 18.
21	
22	FOSTER CARE
23 24	Section 51. The maximum rates for State participation in the foster care
24 25	assistance program are established on a graduated scale as follows:
23 26	(1) \$315.00 per child per month for children aged birth through 5;
20	 (1) \$315.00 per child per month for children aged 6 through 12; and (2) \$365.00 per child per month for children aged 6 through 12; and
28	 (2) \$505.00 per child per month for children aged 0 through 12, and (3) \$415.00 per child per month for children aged 13 through 18.
29	Of these amounts, fifteen dollars (\$15.00) is a special needs allowance for the child.
30	of these uniounits, inteen donars (\$15.00) is a special needs anowance for the enna.
31	CLARIFICATION OF AUTHORIZED ADDITIONAL USE OF HIV FOSTER
32	CARE AND ADOPTIVE FAMILY FUNDS
33	
34	Section 52.(a) In addition to providing board payments to foster and adoptive
35	families of HIV-infected children as prescribed in Chapter 324 of the 1995 Session Laws,
36	any additional funds remaining that were appropriated in Chapter 324 of the 1995
37	Session Laws for this purpose shall be used as follows:
38	(1) To provide medical training in avoiding HIV transmission in the home;
39	and
40	(2) To provide funds to support positions in the Department of Health and
41	Human Services for the eastern part of North Carolina to enable the
42	case-managing of families with HIV-infected children so that the
43	children and the parents get access to medical care and so that child

1	protective services issues are addressed rapidly and effectively. The
2	three positions shall be medically based and located:
3	a. One in the northeast, covering Northampton, Hertford, Halifax,
4	Gates, Chowan, Perquimans, Pasquotank, Camden, Currituck,
5	Bertie, Wilson, Edgecombe, and Nash Counties;
6	b. One in the central east, covering Martin, Pitt, Washington,
7	Tyrrell, Dare, Hyde, Beaufort, Jones, Greene, Craven, and
8	Pamlico Counties; and
9	c. One in the southeast, covering New Hanover, Robeson,
10	Brunswick, Carteret, Onslow, Lenoir, Pender, Duplin, Bladen,
11	and Columbus Counties.
12	Section 52.(b) The maximum rates for State participation in HIV foster care and
13	adoptions assistance are established on a graduated scale as follows:
14	(1) \$800.00 per month per child with indeterminate HIV status;
15	(2) \$1,000 per month per child confirmed HIV-infected, asymptomatic;
16	(3) \$1,200 per month per child confirmed HIV-infected, symptomatic; and
17	(4) \$1,600 per month per child terminally ill with complex care needs.
18	
19	SENIOR CENTER OUTREACH
20	
21	Section 53.(a) Funds appropriated to the Department of Health and Human
22	Services, Division of Aging, for the 1999-2001 fiscal biennium shall be used by the
23	Division of Aging to enhance senior center programs as follows:
24	(1) To test "satellite"services provided by existing senior centers to
25	unserved or underserved areas; or
26	(2) To provide start-up funds for new senior centers.
27	All of these funds shall be allocated by October 1 of each fiscal year.
28	Section 53.(b) Prior to funds being allocated pursuant to this section for start-up
29	funds for a new senior center, the county commissioners of the county in which the new
30	center will be located shall:
31	(1) Formally endorse the need for such a center;
32	(2) Formally agree on the sponsoring agency for the center; and
33	(3) Make a formal commitment to use local funds to support the ongoing
34	operation of the center.
35	Section 53.(c) State funding shall not exceed ninety percent (90%) of reimbursable
36	costs.
37	
38	DAY CARE ALLOCATION FORMULA
39	
40	Section 54.(a) To simplify current day care allocation methodology and more
41	equitably distribute State day care funds, the Department of Health and Human Services
40	shall apply the following allocation formula to all non-astrophical foderal and State day

42 shall apply the following allocation formula to all noncategorical federal and State day

1 2	care funds used to p families:	bay the costs of necessary day care for minor children of needy	
3		-third of budgeted funds shall be distributed according to the	
4	. ,	ity's population in relation to the total population of the State;	
5		-third of the budgeted funds shall be distributed according to the	
6	. ,	ber of children under 6 years of age in a county who are living in	
0 7		ilies whose income is below the State poverty level in relation to the	
8		number of children under 6 in the State in families whose income	
9		elow the poverty level; and	
10		-third of budgeted funds shall be distributed according to the	
11		ber of working mothers with children under 6 years of age in a	
12		ity in relation to the total number of working mothers with children	
13		er 6 in the State.	
14		A county's initial allocation shall not be less than that county's total	
15		l care in fiscal year 1995-96.	
16	1		
17	DAY CARE FUNDS MATCHING REQUIREMENT		
18			
19	Section 55.	. No local matching funds may be required by the Department of	
20	Health and Human S	ervices as a condition of any locality's receiving any State day care	
21	funds appropriated by this act unless federal law requires such a match.		
22			
23	CHILD DAY CARE REVOLVING LOAN FUND		
24			
25		Notwithstanding any law to the contrary, funds budgeted for the	
26	Child Day Care Revolving Loan Fund may be transferred to and invested by the financial		
27	institution contracted to operate the Fund. The principal and any income to the Fund may		
28	be used to make loans, reduce loan interest to borrowers, serve as collateral for		
29	borrowers, pay the contractor's cost of operating the Fund, or to pay the Department's cost of administering the program.		
30 31	cost of administering	the program.	
32	DUUS EMDI OVEL	CS/IN-KIND MATCH	
32 33	DIIIIS ENITLOTED		
34	Section 57	Notwithstanding the limitation of G.S. 143B-139.4, the Secretary	
35		Health and Human Services may assign employees of the Office of	
36	Rural Health Development to serve as an in-kind match to nonprofit corporations		
37	working to establish health care programs that will improve health care access while		
38	controlling costs.		
39	0		
40	CHILD DAY CARE	SUBSIDIES	

1	Section 58.(a) The maximum gross annual income for initial eligibility, adjusted biomainly, for subsidized shild are semilar shell be seventy five percent (75%) of the
2 3	biennially, for subsidized child care services shall be seventy-five percent (75%) of the State median income, adjusted for family size.
4	Section 58.(b) Parents who receive child care subsidy to work, look for work,
5	attend work-related training or education activities, or meet the special developmental
6	needs of their children shall share in the cost of child care. No fees shall be charged to
7	the client when child day care services are provided to the individuals in the following
8	circumstances:
9	(1) When children are receiving day care services in conjunction with
10	protective services as described in 10 NCAC 35E.0106, up to a
11	maximum of 12 months from the time protective services are initiated;
12	(2) When day care services are provided as a support to a child receiving
13	Child Welfare Services as described in the North Carolina Division of
14	Social Services Family Services Manual, Volume 1, Chapter II; or
15	(3) When a child with no income is living with someone other than the
16	child's biological or adoptive parent or is living with someone who does
17	not have court-ordered responsibility.
18	Section 58.(c) Fees shall be established based on a percent of gross family income
19	and adjusted for family size. Fees shall be determined as follows:
20	
21	Family Size Percent of Gross Family Income
22	1 - 3 9%
23	4 - 5 8%
24	6 or more 7%
25	
26	Local departments of social services shall apply this new fee schedule to
27	recipients at the next eligibility review on or after the effective date of this section. Section $5^{\circ}(d)$ Pulse for the monthly schedule of neuments for the numbers of day.
28 29	Section 58.(d) Rules for the monthly schedule of payments for the purchase of day
29 30	care services for low-income children shall be established by the Social Services Commission pursuant to G.S. 143-153(8)a., in accordance with the following
31	requirements:
32	(1) For day care facilities, as defined in G.S. 110-86(3), in which fewer than
33	fifty percent (50%) of the enrollees are subsidized by State or federal
34	funds, the State shall continue to pay the same fee paid by private
35	paying parents for a child in the same age group in the same facility.
36	(2) The monthly schedule of payments for the purchase of child day care
37	services for low-income children from providers who have fifty percent
38	(50%) or more children receiving child care subsidized with State or
39	federal funds include:
40	a. Provision of payment rates for child care that are tied to the
41	providers regulatory status as follows:

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J	Ι.	Registered homes and "A"licensed centers receive the market rate or the rate they charge their private paying parents, whichever is lower;
	2.	"AA"licensed centers receive one hundred ten percent (110%) of the market rate or the rate they charge private
	3.	paying parents, whichever is lower; and Unregistered providers receive fifty percent (50%) of the market rate or the rate they charge their private paying parents, whichever is lower.
b.]	Provis	ion of payment rates for child care providers in counties
		o not have at least 75 children in each age group for center-
		and home-based care as follows:
	l.	Payment rates shall be set at the statewide market rate for
		registered homes and "A"licensed centers.
,	2.	If it can be demonstrated that the application of the
		statewide market rate to a county with fewer than 75
		children in each age group is lower than the county market
		rate and would inhibit the ability of the county to purchase
		child care for low-income children, then the county
		market rate may be applied.
Section 58 (a)	Dours	
	•	nent rates described in subdivision (2) of subsection (d) of
		all licensed child care centers, including Head Start Wrap
•	•	tt (50%) or more of enrolled children receiving child care
-	red far	nily child care homes and unregulated providers that enroll
subsidized children.		

Section 58.(f) A market rate shall be calculated for facilities and homes for each county and for each age group or age category of enrollees and shall be representative of fees charged to private paying parents for each age group of enrollees within the county. The Division shall also calculate a statewide market rate for each age category. The Division may also calculate regional market rates for each age group and age category.

Section 58.(g) Facilities licensed pursuant to Article 7 of Chapter 110 of the General Statues may participate in the program that provides for the purchase of care in day care facilities for minor children of needy families. No separate licensing requirements shall be used to select facilities to participate. In addition, day care facilities shall be required to meet any additional applicable requirements of federal law or regulations.

Day care homes as defined in G.S. 110-86(4) from which the State purchases day care services shall meet the standards established by the Child Day Care Commission pursuant to G.S. 110-101 and G.S. 110-105.1 and any additional requirements of State law or federal law or regulations. Child care arrangements exempt from State regulation pursuant to Article 7 of Chapter 110 of the General Statutes shall meet the requirements established by other State law(s) and by the Social Services Commission.

County departments of social services or other local contracting agencies shall not use a provider's failure to comply with requirements in addition to those specified in this subsection as a condition for reducing the provider's subsidized child day care rate.

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SALARIES, FEES, AND ALLOWANCE

7 Section 59. Notwithstanding G.S. 138-5(a)(1), those members of the North 8 Carolina Vocational Rehabilitation Advisory Council, the Statewide Independent Living 9 Council, and the Commission for the Blind, who are unemployed or who must forfeit 10 wages from other employment to attend council or commission meetings or to perform related duties, may receive compensation not to exceed fifty dollars (\$50.00) a day for 11 12 attending these meetings or for performing related duties, as authorized in sections 105 and 705 of P.L. 102-569, the Rehabilitation Act of 1973, 42 U.S.C. § 701, et al., as 13 14 amended. This compensation is instead of the compensation specified in G.S. 138-15 5(a)(1). Reimbursement for subsistence and travel expenses is as specified in G.S. 138-5.

16

17 CHILD PROTECTIVE SERVICES

18

19 Section 60.(a) The funds appropriated in this act to the Department of Health and 20 Human Services, Division of Social Services, for the 1999-2001 fiscal biennium for 21 Child Protective Services shall be allocated to county departments of social services 22 based upon a formula which takes into consideration the number of Child Protective 23 Services cases in the county and the number of Child Protective Services workers 24 necessary to meet recommended standards adopted by the North Carolina Association of 25 County Directors of Social Services.

26 Section 60.(b) Funds allocated under subsection (a) of this section shall be used by 27 county departments for carrying out investigations of reports of child abuse or neglect or 28 for providing protective or preventive services in which the department confirms abuse, 29 neglect, or dependency.

Section 60.(c) The Division of Social Services, Department of Health and Human
 Services, shall establish criteria and guidelines to ensure that the allocations to county
 departments of social services are used in accordance with this section and that available
 Federal Emergency Assistance funds for Child Protective Services are maximized.

34 Section 60.(d) As long as Federal Emergency Assistance funds are available, 35 counties shall use these federal funds, State Child Protective Services appropriations, and 36 county funds to provide Child Protective Services.

37

38 FIRE PROTECTION REVOLVING LOAN FUND

39

40 Section 61. Proceeds from the Fire Protection Revolving Loan Fund, 41 established pursuant to G.S. 122A-5.13, may be used to provide staff support to the North 42 Carolina Housing Finance Agency for loan processing and to the Department of Health

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and Human Services for review and approval of fire protection plans and inspection of
 fire protection systems.

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FEDERAL ABSTINENCE EDUCATION FUNDS

- 6 Section 62. If federal funds are received under the Maternal and Child Health 7 Block Grant for abstinence education, pursuant to section 912 of Public Law 104-193 (42 8 U.S.C. § 710), for the 1999-2000 or the 2000-2001 fiscal year, or both, then those funds 9 shall be transferred to the State Board of Education to be administered by the Department 10 of Public Instruction. The Department shall use the funds to establish an Abstinence Until Marriage Education Program and shall delegate to one or more persons the 11 12 responsibility of implementing the program and G.S. 115C-81(e1)(4). The Department shall carefully and strictly follow federal guidelines in implementing and administering 13 14 the abstinence education grant funds.
- 15

16 WIC PROGRAM FUNDS

17

18 Section 63. Of the funds appropriated to the Department of Health and Human 19 Services for the Women, Infants, and Children (WIC) Program, the sum of one million 20 two hundred eighty thousand dollars (\$1,280,000) for the 1999-2000 fiscal year and the 21 sum of one million two hundred eighty thousand dollars (\$1,280,000) for the fiscal year 22 2000-2001 shall, if sufficient federal food funds are available, be used for the WIC 23 Program as follows:

- 24 Not more than \$500,000 in each fiscal year shall be used to establish (1) new WIC Programs in Head Start or other private or public nonprofit 25 agencies to serve additional mothers, infants, and children. 26 The 27 Department shall utilize these funds for local program operations including staff to provide eligibility determination, nutrition education, 28 29 and health care referrals. In selecting the new WIC Programs, the 30 Department shall consider accessibility to the target population including location and hours of operation. 31
- Not more than \$250,000 in each fiscal year shall be used to renovate 32 (2)33 facilities of existing programs where space constraints limit program expansion, and to fund rental costs in areas where accessible donated 34 35 space is not available. In selecting the facilities, the Department shall consider accessibility to the target population including location and 36 extended hours of operation. In determining whether to fund rental of 37 space, the Department shall ensure that options for using donated 38 39 accessible space have been considered. Not more than \$75,000 of funds allocated under this subdivision for each fiscal year shall be used for 40 rental of space. 41

1	(3) Not more than \$300,000 in each fiscal year shall be used to purchase
2	physician-prescribed special formulas and nutritional supplements for
3	infants, children, and women.
4	(4) Not more than \$180,000 in each fiscal year shall be used to provide the
5	required State match to the WIC farmers' market project.
6	(5) Not more than \$50,000 in each fiscal year shall be used for the purpose
7	of establishing and maintaining a Public Health Nutritionist Internship
8	Program.
9	If sufficient federal food funds are not available, then funds appropriated for
10	the WIC Program under this section shall be used to supplement federal food funds and
11	any balance in funds remaining after the supplemental use shall be used in accordance
12	with subdivisions (1) through (5) of this section.
13	
14	IMMUNIZATION PROGRAM FUNDING
15	
16	Section 64.(a) Of the funds appropriated to the Department of Health and Human
17	Services for the 1999-2001 fiscal biennium for childhood immunization programs for
18	positions, operating support, equipment, and pharmaceuticals, the sum of up to one
19	million dollars (\$1,000,000) each fiscal year may be used for projects and activities that
20	are also designed to increase childhood immunization rates in North Carolina. These
21	projects and activities shall include the following:
22	(1) Outreach efforts at the State and local levels to improve service delivery
23	of vaccines. Outreach efforts may include educational seminars, media
24	advertising, support services to parents to enable children to be
25	transported to clinics, longer operating hours for clinics, and mobile
26	vaccine units; and
27	(2) Continued development of an automated immunization registry.
28	Section 64.(b) Funds authorized to be used for immunization efforts under
29	subsection (a) of this section shall not be used to fund additional State positions in the
30	Department of Health and Human Services.
31	
32	EARLY CHILDHOOD EDUCATION AND DEVELOPMENT INITIATIVES
33	QUALITY ASSURANCE/ACCOUNTABILITY
34	
35	Section 65. There is allocated from the funds appropriated to the Department
36	of Health and Human Services, Division of Child Development, in this act, the sum of
37	eighty-one million three hundred seventy-one thousand eight hundred twenty-six dollars
38	(\$81,371,826) for the 1999-2000 fiscal year and the sum of one hundred sixty-eight
39	million four hundred nine thousand seven hundred sixty-six dollars (\$168,409,766) for
40	the 2000-2001 fiscal year to be used as follows: (1) T_{1} T_{2} T_{2} T_{2} T_{3} T_{2} T_{3}
41	(1) The sum of $$78,928,826$ in the 1999-2000 fiscal year and the sum of
42	\$164,780,766 in the 2000-2001 fiscal year shall be used to administer
43	and deliver services in all 100 counties.

1 2	(2)	The North Carolina Partnership for Children, Inc., shall receive an additional \$154,000 in the 2000-2001 fiscal year for the State-level
23		administration of the Program.
3 4	(2)	The North Carolina Partnership for Children, Inc., may use the sum of
4 5	(3)	
		\$1,500,000 in fiscal year 1999-2000 and \$1,250,000 in the 2000-2001
6		fiscal year to assist local partnerships in their efforts to develop local
7	(A)	collaboration.
8 9	(4)	The Department of Health and Human Services shall receive \$750,000 in nonrecurring funds in the 2000-2001 fiscal year to conduct a
10		statewide needs and resources assessment.
11	Of the	e funds appropriated to the Department of Health and Human Services for
12	the Program for	the 1999-2001 biennium, the Frank Porter Graham Child Development
13	Center shall rec	eive the sum of one million fifteen thousand dollars (\$1,015,000) in fiscal
14	year 1999-2000	and one million one hundred forty-seven thousand dollars (\$1,147,000)
15	in the 2000-200	1 fiscal year.
16 17	матси реор	UIREMENTS FOR MEDICAID SERVICES
		UIREMENTS FOR MEDICAID SERVICES
18 19	Saati	on 66 The Department of Health and Human Services will continue to
20		on 66. The Department of Health and Human Services will continue to matching funds for public Mental Health Services reimbursed by the
		am. Growth in the nonfederal share of the Medicaid budget for Mental
21 22		
		s will be borne equally by the State and county/local entity until the tity share totals fifteen percent (15%) of the perfederal share of the
23	•	tity share totals fifteen percent (15%) of the nonfederal share of the
24	Medicald budge	et for public Mental Health services.
25 26	FLIMINATE	STATE EMPLOYEES REPORT
27		
28	Sectio	on 67. G.S. 108A-27.10(b) is repealed.
29	Seeth	511 07. 0.5. 1007 27.10(0) is repeated.
30	PART XII DE	EPARTMENT OF AGRICULTURE AND CONSUMER SERVICES
31		
32	ESTABLISH R	RENTAL RATES AND FEES
33		
34	Sectio	on 68. Subject to the provisions of Chapter 146 of the General Statutes,
35		Agriculture may adopt a schedule of rental rates and related fees and
36		use of farmers' markets, agricultural centers, and other facilities operated
37		ent of Agriculture and Consumer Services. Such rates, fees, and charges
38		sidered a "rule"as defined in G.S. 150B-2.
39		sidered a Tute as defined in 0.5. 150D-2.
39 40	ACRICIII TUI	RAL FEES AND CHARGES
40 41	AGNICULIUI	ALTEEDAIND CHARGED
41	Santia	on 69. G.S. 106-6.1 is repealed.
42	Section	511 07. 0.5. 100-0.1 is repeated.
43		

PART XIII. DEPARTMENT OF COMMERCE

UTILITIES REGULATORY FEE

- 5 Section 70.(a) The percentage rate to be used in calculating the public utility 6 regulatory fee under G.S. 62-302(b)(2) is nine-hundredths percent (0.09%) of each public 7 utility's North Carolina jurisdictional revenues earned during each quarter that begins on 8 or after July 1, 1999.
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Section 70.(b) Section 70 of this act becomes effective July 1, 1999.

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12

WORKER TRAINING TRUST FUND APPROPRIATIONS

- Section 71.(a) There is appropriated from the Worker Training Trust Fund to the Employment Security Commission of North Carolina the sum of six million two hundred ninety-six thousand seven hundred forty dollars (6,296,740) for the 1999-2000 fiscal year for the operation of local offices and the sum of six million two hundred ninety-six thousand seven hundred forty dollars (6,296,740) for the 2000-2001 fiscal year for the operation of local offices.
- 19 Section 71.(b) Notwithstanding the provisions of G.S. 96-5(f), there is appropriated 20 from the Worker Training Trust Fund to the following agencies the following sums for 21 the 1999-2000 and the 2000-2001 fiscal years for the following purposes:
- (1) \$2,400,000 for the 1999-2000 fiscal year and \$2,400,000 for the 20002001 fiscal year to the Department of Commerce, Division of
 Employment and Training, for the Employment and Training Grant
 Program;
- (2) \$1,000,000 for the 1999-2000 fiscal year and \$1,000,000 for the 200027 2001 fiscal year to the Department of Labor for customized training of
 28 the unemployed and the working poor for specific jobs needed by
 29 employers through the Department's Bureau for Training Initiatives;
- 30 (3) \$1,746,000 for the 1999-2000 fiscal year and \$1,746,000 for the 200031 2001 fiscal year to the Department of Community Colleges to continue
 32 the Focused Industrial Training Program;
- (4) \$225,000 for the 1999-2000 fiscal year and \$225,000 for the 2000-2001
 fiscal year to the Employment Security Commission for the State
 Occupational Information Coordinating Committee to develop and
 operate an interagency system to track former participants in State
 education and training programs;
- (5) \$400,000 for the 1999-2000 fiscal year and \$400,000 for the 2000-2001
 fiscal year to the Department of Community Colleges for a training
 program in entrepreneurial skills to be operated by North Carolina
 REAL Enterprises;
- 42 (6) \$60,000 for the 1999-2000 fiscal year and \$60,000 for the 2000-2001 43 fiscal year to the Office of State Budget and Management to maintain

1 2 3 4		compliance with Chapter 96 of the General Statutes, which directs the Office of State Budget and Management to employ the Common Follow-Up Management Information System to evaluate the effectiveness of the State's job training, education, and placement
5		programs; and
6	(7)	\$1,000,000 for the 1999-2000 fiscal year and \$1,000,000 for the 2000-
7		2001 fiscal year to the Department of Labor to expand the
8		Apprenticeship Program. It is intended that the appropriation of funds in
9		this subdivision will result in the Department of Labor serving a
10 11		benchmark performance level of 10,000 adult and youth apprentices by
11		the year 2000 and maintained or improved thereafter.
12	SPECIAL EMI	PLOYMENT SECURITY ADMINISTRATION FUND
14	SI LCIAL LIVI	
15	Section 72.(a	Notwithstanding G.S. 96-5(c), there is appropriated from the Special
16		curity Administration Fund to the Employment Security Commission of
17	· ·	the sum of two million dollars (\$2,000,000) for the 1999-2000 fiscal year
18	and the sum of	f two million dollars (\$2,000,000) for the 2000-2001 fiscal year for
19	administration o	f the Employment Services and Unemployment Insurance Programs.
20		b) Supplemental federal funds or other additional funds received by the
21		curity Commission for similar purposes shall be expended prior to the
22	expenditure of f	unds appropriated by this section.
23		
24	PETROLEUM	OVERCHARGE FUNDS ALLOCATION
25 26	Section 7	73.(a) The funds and interest thereon received
20		ase of the United States v. Exxon are deposited
28		cial Reserve for Oil Overcharge Funds. There is
29	_	d from the Special Reserve to the Department of
30		he sum of one million two hundred thousand
31	dollars (\$1	.,200,000) for the 1999-2000 fiscal year and the
32	sum of	one million two hundred thousand dollars
33	(\$1,200,000) for the 2000-2001 fiscal year to be used for
34		der the State Energy Efficiency Programs.
35	•	b) There is appropriated from funds and interest thereon received from
36		s Department of Energy's Stripper Well Litigation (MDL378) that remain
37		Reserve for Oil Overcharge Funds to the Department of Commerce the
38		ion eight hundred thousand dollars (\$1,800,000) for the 1999-2000 fiscal
39 40	-	m of one million eight hundred thousand dollars (\$1,800,000) for the
40		l year to be allocated for the Residential Energy Conservation Assistance
41 42	Programs (REC.	(AP). (c) The funds and interest thereon received from the Diamond
42 43	· · · · · · · · · · · · · · · · · · ·	ement that remain in a reserve in the Office of State Budget and

Management for the Department of Commerce to administer the petroleum overcharge
 funds pursuant to Section 112 of Chapter 830 of the 1987 Session Laws shall continue to
 be available to the Department of Commerce on an as-needed basis.

4 5

PETROLEUM OVERCHARGE ATTORNEYS' FEES

6

7 Section 74.(a) Unless prohibited by federal law, rule. 8 or regulation or preexisting settlement agreement, no later 9 than October 1, 1989, the North Carolina Attorney General 10 shall direct the withdrawal of all funds received in the cases of United States v. Exxon and Stripper Well that are 11 reserves located out-of-state 12 in accounts for held or payment of attorneys' fees and reasonable expenses incurred 13 in connection with oil overcharge litigation authorized by 14 15 the Attorney General. The Attorney General shall deposit 16 these funds, and all funds to be received from Petroleum 17 Overcharge Funds in the future for attorneys' fees and 18 reasonable expenses, the Special for Oil into Reserve 19 Overcharge Funds.

20 Section 74.(b) All attorneys' fees and reasonable expenses incurred in connection 21 with oil overcharge litigation shall be paid by the State Treasurer from Petroleum 22 Overcharge Funds that have been received by this State and deposited into the Special 23 Reserve for Oil Overcharge Funds.

<u>Section 74.(c)</u> Notwithstanding any other provision of law, the Attorney General
 may authorize the payment of attorneys' fees and reasonable expenses from the Special
 Reserve for Oil Overcharge Funds without further action of the General Assembly, and
 funds are hereby appropriated from the Special Reserve for Oil Overcharge Funds for the
 1999-2000 fiscal year and for the 2000-2001 fiscal year for that purpose.

- 29
- 30 INDUSTRIAL DEVELOPMENT FUND/LOCAL MATCH
- 31 32

Section 75. G.S. 143B-437.01(a) is amended by adding a new subdivision to

- read:
 interval 1
 interval 2
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- 39

40 **DEPARTMENT OF COMMERCE BUDGET FLEXIBILITY**

41

42 Section 76. Notwithstanding G.S. 143-23 and G.S. 143-27 or any other 43 provision of law, the Department of Commerce may transfer funds and budget receipts

within the following divisions: business and industry, international trade and tourism, film, and sports development. Any unexpended appropriation for the fiscal year may be carried forward by the Department to the next fiscal year and may be used for one-time expenditures within these divisions that will not impose additional financial obligations on the State.

6 7

WANCHESE SEAFOOD INDUSTRIAL PARK FUNDS

8

9 Section 77. Of the funds appropriated in this act to the Department of 10 Commerce for the Wanchese Seafood Industrial Park, the sum of one hundred twentyone thousand one hundred twenty dollars (\$121,120) for the 1999-2000 fiscal year and 11 the sum of one hundred twenty-one thousand one hundred twenty dollars (\$121,120) for 12 13 the 2000-2001 fiscal year may be expended by the North Carolina Seafood Industrial 14 Park Authority for operations, maintenance, repair, and capital improvements in 15 accordance with Article 23C of Chapter 113 of the General Statutes, in addition to funds 16 available to the Authority for these purposes.

- 17
 18 PART XIV. DEPARTMENT OF ENVIRONMENT AND NATURAL
 19 RESOURCES
- 20
- 21 22

1 FUNDS FOR VOLUNTARY REMEDIAL ACTIONS

Section 78.(a) During the 1999-2001 fiscal biennium, the Secretary of the Department of Environment and Natural Resources may contribute from the Inactive Hazardous Sites Cleanup Fund up to ten percent (10%) of the cost each fiscal year, not to exceed fifty thousand dollars (\$50,000) per site, of implementing a voluntary remedial action program at up to three high-priority sites that substantially endanger public health or the environment.

Section 78.(b) No later than April 1 of each year of the 1999-2001 fiscal biennium, the Department of Environment and Natural Resources shall report to the General Assembly. Each report shall contain the location of the sites for which a voluntary remedial action program was implemented under subsection (a) of this section, the rationale for the State contributing to the cost of that remedial action, and the amount of the contribution made from the Inactive Hazardous Sites Cleanup Fund.

35

36 SUPERFUND PROGRAM FUNDS

37

Section 79. The Department of Environment and Natural Resources may use available funds, with the approval of the Office of State Budget and Management, in order to provide the ten percent (10%) cost share required for Superfund cleanups on the National Priority List sites. These funds may be in addition to those appropriated for this purpose.

WASTE REDUCTION ASSISTANCE TO SMALL BUSINESSES WITH NEED 1 2 3 Section 80. The Office of Waste Reduction shall, to the extent feasible, give 4 greatest priority to small businesses that can demonstrate financial need when the Office 5 of Waste Reduction awards grants or otherwise provides technical or financial assistance. 6 7 GRASSROOTS SCIENCE PROGRAM 8 9 Section 81. Of the funds appropriated in this act to the Department of 10 Environment and Natural Resources for the Grassroots Science Program, the sum of six hundred thirty-five thousand dollars (\$635,000) for fiscal year 1999-2000 and the sum of 11 12 six hundred thirty-five thousand dollars (\$635,000) for fiscal year 2000-2001 are 13 allocated as grant-in-aid for each fiscal year as follows: 14 15 Catawba Science Center \$50,000 16 Discovery Place \$50,000 17 **Imagination Station** \$50,000 18 North Carolina Museum of Life and Science \$50,000 19 Rocky Mount Children's Museum \$50,000 20 Schiele Museum of Natural History \$50,000 21 Sci Works Science Center and Environmental 22 Park of Forsyth County \$50,000 23 Natural Science Center of Greensboro \$50,000 24 Western North Carolina Nature Center \$50,000 25 The Health Adventure Museum of Pack Place Education, Arts and Science Center, Inc. \$35,000 26 27 Cape Fear Museum \$50,000 Museum of Coastal Carolina \$50,000 28 29 Iredell County Children's Museum \$50,000 30 PART XV. DEPARTMENT OF CULTURAL RESOURCES 31 32 33 DEPARTMENT OF CULTURAL RESOURCES MAY RETAIN HISTORICAL **PUBLICATIONS RECEIPTS** 34 35 36 Section 82. The Historical Publications Section, Division of Archives and History, Department of Cultural Resources, may retain the receipts, including over-37 38 realized receipts, from the sale of its publications during each year of the 1999-2001 39 biennium. The receipts from the sale of those publications retained by the Historical 40 Publications Section shall not revert but shall be used to reprint the publications. 41 42 **MUSEUM OF HISTORY RESTAURANT**

Section 83. The Secretary of Cultural Resources shall designate the North 1 2 Carolina Museum of History Associates, Inc., as the appropriate organization to contract 3 to provide restaurant services for the North Carolina Museum of History, as provided in 4 subdivision (17) of G.S. 121-4. The North Carolina Museum of History Associates, Inc., 5 shall negotiate a contract based upon the amount of monthly rent and a percentage of 6 gross receipts. The North Carolina Museum of History Associates, Inc., shall submit to the Joint Legislative Commission on Governmental Operations and the House and Senate 7 8 Appropriations Subcommittee on General Government by June 30 of each fiscal year a 9 report which shall include (i) an operations report, (ii) a profit and loss statement, and 10 (iii) an analysis of how profits have been expended or reserved to support programs and projects of the North Carolina Museum of History. 11 13 PART XVI. DEPARTMENT OF CORRECTION 14 15 MODIFICATION OF FUNDING FORMULA FOR THE NORTH CAROLINA 16 STATE-COUNTY CRIMINAL JUSTICE PARTNERSHIP ACT 18 Section 84. Notwithstanding the funding formula set forth in G.S. 143B-19 273.15, appropriations made to the Department of Correction through the North Carolina

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20 State-County Criminal Justice Partnership Act for the 1999-2001 biennium shall be 21 distributed to the counties as specified in G.S. 143B-273.15(2) only, and not as 22 discretionary funds. The Department may also use funds from the State-County Criminal 23 Justice Partnership Account in order to maintain the counties' allocations of nine million 24 six hundred thousand dollars (\$9,600,000) as provided in previous fiscal years. 25 Appropriations not claimed or expended by the counties during the 1999-2001 biennium shall be distributed as specified in G.S. 143B-273.15(1). 26

27

29

FUNDING OF PRISON ROAD SQUADS 28

30 Section 85. Notwithstanding any other provision of law, the Department of Transportation shall reimburse the Department of Correction for the direct costs of 31 32 inmate road squads on a cost basis, as provided for in G.S. 148-26.5.

34 **TITLE VII. FUNDS/REPORT**

35

33

36 Section 86. The Department of Correction may use funds available to the Department during the 1999-2001 fiscal biennium for payment to claimants as part of the 37 38 settlement of the Title VII lawsuit over the recruitment, hiring, and promotion of females 39 in the Department. The Department shall report on any settlement to the Chairs of the 40 Joint Legislative Corrections and Crime Control Oversight Committee.

41

42 **EDUCATION**, **STANDARDS** FOR EMPLOYMENT, AND TRAINING **EMPLOYEES OF DEPARTMENT OF CORRECTION** 43

1

Effective July 1, 1999, the employees of the Department of 2 Section 87.(a) 3 Correction are no longer subject to the authority of the Criminal Justice Education Training and Standards Commission or the Criminal Justice Standards Division of the 4 5 Department of Justice for any purposes. The Department of Correction is given the 6 authority to establish an independent, five-member Board, to issue professional 7 certifications to the employees of the Department of Correction. The Board selections 8 shall be made as follows: one each to be appointed by the Secretary from 9 recommendations made by the North Carolina Correctional Association, the North 10 Carolina Probation/Parole Association, the Director of the Division of Prisons, and the Director of Community Corrections. The Secretary shall appoint a Chair for the Board. 11 12 The Board shall have the powers to establish minimum education, experience, and 13 training standards, and to deny, suspend, or revoke a certification for failure to meet the 14 requirements of, or comply with, standards and rules adopted for this purpose, consistent 15 with G.S. 126, for designated employees within the Department of Correction. The Board shall work with the Secretary of the Department of Correction in the establishment 16 17 of standards and rules for professional certification. Notwithstanding any other provision 18 of law, this section shall not restrict or revoke in any way the powers, duties, and benefits of the employees of the Department of Correction. 19

20 Section 87.(b) The Department of Correction may in accordance with existing 21 general statutes use funds appropriated to the department to establish and maintain 22 administrative support staff for this program.

23

24 FEDERAL GRANT MATCHING FUNDS

25

Section 88. Notwithstanding the provisions of G.S. 148-2, the Department of Correction may use up to the sum of eight hundred seventy-five thousand dollars (\$875,000) from funds available to the Department to provide the State match needed in order to receive federal grant funds. The Department shall report to the Chairs of the Joint Legislative Corrections and Crime Control Oversight Committees, on the grants to be matched using these funds.

32

33 **PRIVATE PRISON CONTRACTS**

34

Section 89. The Department of Correction may use funds available if necessary to make a needed modification of the terms of the contracts for the leasing and operation of one or both of the two private confinement facilities in Pamlico and Avery/Mitchell. Prior to taking actions or obligating funds as authorized by this section, the Department of Correction shall report to the Joint Legislative Corrections and Crime Control Oversight Committee on the justification for using available funds to modify the contracts.

42

43 **PILOT PROGRAMS TO OPERATE EFFICIENTLY**

Section 90. In determining the cost-effectiveness of the pilot programs at Alamance Correctional Center and Union Correctional Center, the Department of Correction shall compare the costs of the pilot programs to the average daily inmate cost of similar security units and to units which are operating the most efficiently in the prison system.

7

1

EXEMPTION FROM LICENSURE AND CERTIFICATE OF NEED

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10 Section 91.(a) Inpatient chemical dependency or substance abuse facilities that provide services exclusively to inmates of the Department of Correction shall be exempt 11 12 from licensure by the Department of Human Resources under Chapter 122C of the If an inpatient chemical dependency or substance abuse facility 13 General Statutes. 14 provides services both to inmates of the Department of Correction and to members of the 15 general public, the portion of the facility that serves inmates shall be exempt from licensure 16

17 Section 91.(b) Any person who contracts to provide inpatient chemical dependency 18 or substance abuse services to inmates of the Department of Correction may construct and operate a new chemical dependency or substance abuse facility for that purpose 19 20 without first obtaining a certificate of need from the Department of Human Resources 21 pursuant to Article 9 of Chapter 131E of the General Statutes. However, a new facility or addition developed for that purpose without a certificate of need shall not be licensed 22 23 pursuant to Chapter 122C of the General Statutes and shall not admit anyone other than 24 inmates unless the owner or operator first obtains a certificate of need.

25 Section 91.(c) This section applies to existing facilities, as well as future facilities 26 contracting with the Department of Correction.

27

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

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Section 92. G.S. 148-29 reads as rewritten:

"§ 148-29. Transportation of convicts to prison; reimbursement to counties; sheriff's expense affidavit.

35 The sheriff having in charge any prisoner to be taken to the State prison system (a) shall send the prisoner to the custody of the Department of Correction within five days 36 after sentencing and the disposal of all pending charges against the prisoner, if no appeal 37 38 has been taken. Beginning on the sixth day after sentencing and disposal of all pending 39 charges against the prisoner the Division of Prisons has been notified by the sheriff that a prisoner is ready for transfer and the division has informed the sheriff that the prisoner is 40 backlogged for transfer and continuing through the day the prisoner is received by the 41 42 Division of Prisons, the Department of Correction shall pay the county:

1	(1) A standard sum set by the General Assembly in its appropriations acts
2	for the cost of providing food, clothing, personal items, supervision, and
3	necessary ordinary medical services to the prisoner awaiting transfer to
4	the State prison system; and
5	(2) Extraordinary medical costs, as defined in G.S. 148-32.1(a), incurred by
6	prisoners awaiting transfer to the State prison system.
7	(b) The sheriff having in charge any parolee or post-release supervisee to be taken
8	to the State prison system shall send the prisoner to the custody of the Department of
9	Correction within five days after preliminary hearing held under G.S. 15A-1368.6(b) or
10	G.S. 15A-1376(b). Beginning on the sixth day after the hearing and continuing through
11	the day the prisoner is received by the Division of Prisons, the Division of Prisons has
12	been notified by the sheriff that a prisoner is ready for transfer and the Division has
13	informed the sheriff that the prisoner is backlogged for transfer and continuing through
14	the day the prisoner is received by the Division, the Department of Correction shall pay
15	the county:
16	(1) A standard sum set by the General Assembly in its appropriations acts
17	for the cost of providing food, clothing, personal items, supervision, and
18	necessary ordinary medical services to the parolee or post-release
19	supervise awaiting transfer to the State prison system; and
20	(2) Extraordinary medical costs, as defined in G.S. 148-32.1(a), incurred by
21	parolees or post-release supervisees awaiting transfer to the State prison
22	system.
23	(c) The sheriff shall file with the board of commissioners of his county a copy of
24	his affidavit as to necessary guard, together with a copy of his itemized account of
25	expenses, both certified to by him as true copies of those on file in his office."
26	
27	FUNDING FOR HOUSING INMATES IN COUNTY JAILS AWAITING
28	TRANSFER TO THE STATE PRISON SYSTEM
29	
30	Section 93. The Department of Correction may use funds appropriated to the
31	Department for the 1999-2001 biennium to pay the sum of forty dollars (\$40.00) per day
32	as reimbursement to counties for the cost of housing convicted inmates and parolees and
33	post-release supervisees awaiting transfer to the State prison system, as provided in G.S.
34	148-29. The Department shall report quarterly to the Chairs of the Joint Legislative
35	Corrections and Crime Control Oversight Committee on the expenditure of funds to
36	reimburse counties for prisoners awaiting transfer.
37	
38	INMATES TO WEAR UNIFORMS AS DESIGNATED BY THE SECRETARY OF
39	CORRECTION
40	
41	Section 94. The Secretary of the Department of Correction has the authority to
42	designate the uniforms for inmates confined in the Division of Prisons. Further, all

1999

inmates (working outside prison facilities) will wear uniforms consistent with the 1 2 Division of Prisons classification policies and procedures.

3 4

> 5 6

AUTHORITY TO SEEK RECOVERY OF DAMAGES FROM THIRD PARTIES

Section 95. G.S 148-19 is amended by adding a new subsection to read:

7 The Secretary of the Department of Correction shall have the authority to seek "(e) 8 recovery of costs or damages incurred by the Department from persons when an offender 9 is injured and such costs or damages are attributable to the person from whom recovery is 10 sought."

11 12

13

EXPAND INMATE CONSTRUCTION PROGRAM

14 Section 96. The Department of Correction is authorized in accordance with 15 existing general statutes to use funds appropriated to the Department to expand the 16 inmate construction program. The Department shall report quarterly to the Chairs of the 17 Joint Legislative Corrections and Crime Control Oversight Committee on the inmate 18 construction program.

19

20 FINANCE CORRECTION ENTERPRISE PROJECTS

21

22 Section 97. The Department of Correction may finance construction and 23 capital needs projects of Correction Enterprises with funds available to the Department 24 from gifts, grants, receipts, self-liquidating indebtedness, or other funds, or any combination of such funds. 25

26 The State Treasurer may enter into or negotiate a note with an acceptable bank 27 or trust company in lieu of issuing bonds for the financing of capital projects. The terms and conditions or any note of this nature shall be in accordance with the terms and 28 29 conditions surrounding issuance of bonds.

30

REMOVE CAP ON PRIVATE PRISON BEDS 31

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Section 98. G.S. 148-37(g) reads as rewritten:

33 34 The Secretary of Correction may contract with private for-profit or nonprofit "(g) 35 firms for the provision and operation of four or more confinement facilities totaling up to 2,000 beds in the State to house State prisoners when to do so would most economically 36 and effectively promote the purposes served by the Department of Correction. This 37 2,000-bed limitation shall not apply to the 500 beds in private substance abuse treatment 38 39 centers authorized by the General Assembly prior to July 1, 1995. Whenever the Department of Correction determines that new prison facilities are required in addition to 40 existing and planned facilities, the Department may contract for any remaining beds 41 42 authorized by this section before constructing State-operated facilities.

1 Contracts entered under the authority of this subsection shall be for a period not to 2 exceed 10 years, shall be renewable from time to time for a period not to exceed 10 years. 3 The Secretary of Correction shall enter contracts under this subsection only if funds are 4 appropriated for this purpose by the General Assembly. Contracts entered under the 5 authority of this subsection may be subject to any requirements for the location of the 6 confinement facilities set forth by the General Assembly in appropriating those funds.

7 Once the Department has made a determination to contract for additional private prison beds, it shall issue a request for proposals within 30 days of the decision. The 8 9 request for proposals shall require bids to be submitted within two months, and the 10 Department shall award contracts at the earliest practicable date after the submission of bids. The Secretary of Correction, in consultation with the Chairs of the Joint Legislative 11 12 Corrections and Crime Control Oversight Committee and the Chairs of the House and Senate Appropriations Subcommittees on Justice and Public Safety, shall make 13 14 recommendations to the State Purchasing Officer on the final award decision. The State 15 Purchasing Officer shall make the final award decision, and the contract shall then be subject to the approval of the Council of State after consultation with the Joint Legislative 16 17 Commission on Governmental Operations.

18 Contracts made under the authority of this subsection may provide the State with an option to purchase the confinement facility or may provide for the purchase of the 19 20 confinement facility by the State. Contracts made under the authority of this subsection 21 shall state that plans and specifications for private confinement facilities shall be furnished to and reviewed by the Office of State Construction. The Office of State 22 Construction shall inspect and review each project during construction to ensure that the 23 24 project is suitable for habitation and to determine whether the project would be suitable for future acquisition by the State. All contracts for the housing of State prisoners in 25 private confinement facilities shall require a minimum of ten million dollars 26 27 (\$10,000,000) of occurrence-based liability insurance and shall hold the State harmless and provide reimbursement for all liability arising out of actions caused by operations 28 29 and employees of the private confinement facility.

Prisoners housed in private confinement facilities pursuant to this subsection shall 30 remain subject to the rules adopted for the conduct of persons committed to the State 31 prison system. The Secretary of Correction may review and approve the design and 32 33 construction of private confinement facilities before housing State prisoners in these facilities. The rules regarding good time, gain time, and earned credits, discipline, 34 35 classification, extension of the limits of confinement, transfers, housing arrangements, and eligibility for parole shall apply to inmates housed in private confinement facilities 36 pursuant to this subsection. The operators of private confinement facilities may adopt any 37 38 other rules as may be necessary for the operation of those facilities with the written approval of the Secretary of Correction. Custodial officials employed by a private 39 confinement facility are agents of the Secretary of Correction and may use those 40 procedures for use of force authorized by the Secretary of Correction to defend 41 42 themselves, to enforce the observance of discipline in compliance with confinement facility rules, to secure the person of a prisoner, and to prevent escape. Private firms 43

under this subsection shall employ inmate disciplinary and grievance policies of the
 North Carolina Department of Correction."

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PART XVII. OFFICE OF JUVENILE JUSTICE

6 SAVE OUR STUDENTS AND FAMILY RESOURCE CENTER GRANT 7 PROGRAMS ADMINISTRATIVE COST LIMITS

8

9 Section 99.(a) Of the funds appropriated to the Office of Juvenile Justice in this act, 10 not more than three hundred fifty thousand dollars (\$350,000) for each year of the 1999-11 2001 fiscal biennium may be used to administer the Save Our Students program, to 12 provide technical assistance to applicants and to local Save Our Students programs, and 13 to evaluate the local Save Our Students programs. The Department may contract with 14 appropriate public or nonprofit agencies to provide the technical assistance, including 15 training and related services.

16 Section 99.(b) Of the funds appropriated in this act to the Department of Health and 17 Human Services for the Family Resource Center Grant program, the Department may use 18 up to two hundred fifty thousand dollars (\$250,000) in each fiscal year of the 1999-2001 19 fiscal biennium to administer the program.

20

CHANGE THE DUE DATE OF THE SUPPORT OUR STUDENTS ANNUAL REPORT TO THE GOVERNOR AND GENERAL ASSEMBLY

23 24

30

37

Section 100. G.S. 143B-152.7 reads as rewritten:

25 "§ 143B-152.7. Program evaluation; reporting requirements.

(a) The Department of Health and Human Services Office of Juvenile Justice shall
 develop and implement an evaluation system that will assess the efficiency and
 effectiveness of the S.O.S. Program. The Department Office shall design this system to:
 (1) Provide information to the Department Office and to the General

- (1) Provide information to the <u>Department_Office_and</u> to the General Assembly on how to improve and refine the programs;
- (1a) Develop information for dissemination to potential grant applicants on
 the design of programs that experience has shown are likely to be
 successful;
- Enable the Department Office and the General Assembly to assess the overall quality, efficiency, and impact of the existing programs;
 Enable the Department Office and the General Assembly to determine
 - (3) Enable the <u>Department Office</u> and the General Assembly to determine whether to modify the S.O.S. Program; and
- 38 (4) Provide a detailed fiscal analysis of how State funds for these programs were used.

40 (b) The <u>Department_Office</u> shall report to the General Assembly and the Joint 41 Legislative Commission on Governmental Operations by May 15, 1994, on its progress 42 in developing the evaluation system and in developing and implementing the program. It 43 shall report prior to February 1, 1995, on the evaluation system developed by the

Department Office and on program implementation. The Department Office shall present 1 2 an annual report on October 1, 1995, and annually thereafter February 1 to the General 3 Assembly and to the Joint Legislative Commission on Governmental Operations on the 4 implementation of the program and the results of the program evaluation. 5 The **Department** Office shall also report annually to the Joint Legislative Commission 6 on Governmental Operations and to the Governor on the implementation of the S.O.S. 7 Program. 8 (c) A local 501(c)(3) entity or consortium that receives a grant under this Part shall 9 report by August 1 of each year to the Department-Office on the implementation of the 10 program. This report shall demonstrate the extent to which the local S.O.S. Program has met the local needs, goals, and anticipated outcomes as set forth in the grant 11 12 applications." 13 14 PART XVIII. SALARIES AND BENEFITS 15 16 SALARY INCREASES/SALARY-RELATED CONTRIBUTIONS 17 18 Section 101.(a) The Director of the Budget may budget funds appropriated in 19 Sections 3 and 4 of this act for the purpose of providing compensation increases to public 20 school employees, community college institutional personnel, and all other permanent 21 State employees. Increases shall be granted equating to three percent (3%) funding of 22 current salaries. 23 Section 101.(b) Required employer salary-related contributions for employees whose 24 salaries are paid from department, office, institution, or agency receipts shall be paid from the same source as the source of the employees' salary. If an employee's salary is 25 paid in part from the General Fund or Highway Fund and in part from department, office, 26 27 institution, or agency receipts, required employer salary-related contributions may be paid from the General Fund or Highway Fund only to the extent of the proportionate part 28

paid from the General Fund or Highway Fund in support of the salary of the employee,
and the remainder of the employer's requirements shall be paid from the source that
supplies the remainder of the employee's salary.

32 Section 101.(c) The State's employer contribution rates budgeted for retirement and 33 related benefits as percentage of covered salaries for the 1999-2000 and 2000-2001 fiscal 34 years are (i) ten and eighty-three hundredths percent (10.83%) - Teachers and State 35 Employees; (ii) fifteen and eighty-three hundredths percent (15.83%) - State Law Enforcement Officers; (iii) nine and thirty-six hundredths percent (9.36%) - University 36 Employees' Optional Retirement System; (iv) twenty-two and sixty-five hundredths 37 38 percent (22.65%) - Consolidated Judicial Retirement System; and (v) twenty four and 39 fifty-eight hundredths percent (24.58%) - Legislative Retirement System. Each of the foregoing contribution rates includes two percent (2.0%) for hospital and medical 40 benefits. The rate for State Law Enforcement Officers, includes five percent (5%) for the 41 42 Supplements Retirement Income Plan. The rates for Teachers and State Employees, State

1	Law Enforcement Officers a	and for the University Employees' C	Optional Retirement
2	Program includes fifty-two hu	ndredths percent (0.52%) for the Disabi	lity Income Plan.
3	e ș		2
4	GOVERNOR AND COUNC	IL OF STATE	
5			
6	Section 102.(a) Effective	July 1, 1999, G.S. 147-11(a) reads as re	written:
7	"(a) The salary of the Go	overnor shall be one hundred ten thirteen	n thousand three six
8	•	lars (\$110,346) <u>(</u>\$113,656) annually, pay	
9	• •	al salaries for the members of the Coun	
10		scal year beginning July 1, 1999, are:	
11			
12	Council	of	State
13	<u>Annual Salary</u>		
14	-		
15	Lieutenant		Governor
16	\$100,310		
17	Attorney General		
18	100,310		
19	Secretary of State		
20	100,310		
21	State Treasurer		
22	100,310		
23	State Auditor		
24	100,310		
25	Superintendent of Public In	struction	
26	100,310		
27	Commissioner of Agricultu	re and Consumer Services	
28	100,310		
29	Insurance Commissioner		
30	100,310		
31	Labor Commissioner		
32	100,310		
33			
34	NONELECTED DEPARTM	IENT HEADS/SALARY INCREASES	S
35			
36	Section 103. In acc	cordance with G.S. 143B-9, the maxim	um annual salaries,
37	payable monthly, for the nor	nelected heads of the principal State of	departments for the
38	1999-2000 and 2000-2001 fisc	al years are:	
39			
40	Nonelected	Department	Heads
41	<u>Annual Salary</u>		
42			

1	Secretary			of		A	dministration
2	\$98,003						
3	Secretary			of			Correction
4	98,003						
5	Secretary	of	Crime	Control	an	d Public	Safety
6	98,003						
7	Secretary		of		Cultural		Resources
8	98,003						
9	Secretary			of			Commerce
10	98,003						
11	Secretary	of	Environme	ent	and	Natural	Resources
12	98,003				_		
13	Secretary	of	Health	a	nd	Human	Services
14	98,003						
15	Secretary			of			Revenue
16	98,003						
17	Secretary			of		T	ransportation
18	98,003						
19							
20	CERTAIN EX	ECUTIVE	BRANCH OI	FFICIALS	S/SALAI	RY INCREASE	S
21	~ .						
22						thly, for the 19	99-2000 and
23	2000-2001 fiscal years for the following executive branch officials are:						
24							
25	Executive Bra	anch Offici	<u>als</u>			<u>Annu</u>	<u>al Salary</u>
26						¢ 00 2 00	
27			verage Control	l Commiss	10n		\$ 89,200
28	State Control		X 7 1 * 1				124,835
29			r of Motor Vehicles				89,200
30		ssioner of Banks					100,310
31			Security Com	mission			124,677
32	State Personn						98,003
33	Chairman, Pa						81,450
34	Members of t						75,198
35	, , , , , , , , , , , , , , , , , , , ,						
36							
37	Executive Director, Agency for Public Telecommunications				ns	75,198	
38		nager, Ports Railway Commission					67,903
39	Director, Mu			C ·	•		91,401
40		irector, Wildlife Resources Commission 76,98				/0,988	
41		,	th Carolina Ho	ousing			110 204
42	Finance Ag	gency 110,394 Director, North Carolina Agricultural				110,394	
43	Executive D	nector, NOI	ui Carolina Ag	gricultural			

Finance Authority

JUDICIAL BRANCH OFFICIALS/SALARY INCREASE

2 3 4

5

6

7

1

Section 105.(a) The annual salaries, payable monthly, for specified judicial branch officials for the 1999-2000 and 2000-2001 fiscal years are:

1							
8	Judicial		В	ranch			Officials
9	Annual Salary						
10							
11	Chief	Ju	istice,	S	upreme		Court
12	\$113,656						
13	Associate		Justice,		Supreme	;	Court
14	110,687						
15	Chief	Judge,		Court	(of	Appeals
16	107,919						
17	Judge,		Court		of		Appeals
18	106,075						
19	Judge,	Senior	Regular	Reside	nt	Superior	Court
20	103,193						
21	Judge,		S	uperior			Court
22	100,310						
23	Chief	J	udge,	1	District		Court
24	91,086						
25	Judge,		Ι	District			Court
26	88,204						
27	District						Attorney
28	92,931						
29	Administrative		Officer	of		the	Courts
30	103,193						
31	Assistant	Administ	rative	Officer	of	the	Courts
32	86,658						
33	Public						Defender
34	92,931						
35							

Section 105.(b) The district attorney or public defender of a judicial district, with the 36 approval of the Administrative Officer of the Courts, shall set the salaries of assistant 37 district attorneys or assistant public defenders, respectively, in that district such that the 38 average salaries of assistant district attorneys or assistant public defenders in that district 39 do not exceed fifty-seven thousand one hundred sixty-five dollars (\$57,165), and the 40 minimum salary of any assistant district attorney or assistant public defender is at least 41 42 twenty-nine thousand one hundred eighty-four dollars (\$29,184) effective July 1, 1999.

1	Section 105.(c) The salaries in effect for fi	iscal year 1999-2000 for permanent, full-
2	time employees of the Judicial Department, exc	cept for those whose salaries are itemized
3	in this Part, shall be increased by three percent (3%), commencing July 1, 1999.
4	Section 105.(d) The salaries in effect for	· · · ·
5	part-time employees of the Judicial Departmer	
6	1999, by pro rata amounts of the three percent (.	
7		,
8	CLERK OF SUPERIOR COURT SALARY	INCREASE
9		
10	Section 106. Effective July 1, 1999, 0	G.S. 7A-101(a) reads as rewritten:
11		ll-time employee of the State and shall
12	receive an annual salary, payable in equal mon	1.
13	of the county as determined in subsection (a1)	• • • •
14	schedule:	of this section, decording to the following
15	Population	Annual SalaryLess than 100,000
16	\$64,556	\$66,493
17	100,000 to 149,999	- 72,515
		-12,313
18	$\frac{74,690}{150,000}$	90.474
19 20	150,000 to 249,999	-80,474
20	<u>82,888</u>	00.422
21	250,000 and above	-88,433.
22	<u>91,086.</u>	
23		
24	The salary schedule in this subsection	
25	percentage of the salary of a chief district court	Judge:
26		
27	Population	Annual Salary
28	Less than 100,000	73%
29	100,000 to 149,999	82%
30	150,000 to 249,999	91%
31	250,000 and above	100%.
32		
33	When a county changes from one population	n group to another, the salary of the clerk
34	shall be changed, on July 1 of the fiscal year	for which the change is reported, to the
35	salary appropriate for the new population grou	
36	clerk shall not be decreased by any change in p	
37	office."	
38		
39	ASSISTANT AND DEPUTY CLERKS OF C	OURT/SALARY INCREASE
40		
10		

Section 107. Effective July 1, 1999, G.S. 7A-102(c1) reads as rewritten:

1 2 3	"(c1) A full-time assistant clerk or a full-time of deputy clerk serving as head bookkeeper per cou- subject to the following minimum and maximum rate	nty, shall be p	-					
4 5	Assistant Clerks and Head Bookkeeper	Annual \$24,122-	SalaryMinimum \$24,846					
6	Maximum <u>42,710</u> 43,991	$\psi 2$ 1,122	<u>\$\$21,010</u>					
7	Deputy Clerks	Annual	SalaryMinimum					
8		\$19,286	<u>\$19,865</u>					
9	Maximum <u>32,899.</u> 33,886.	. ,	· , ,					
10								
11	MAGISTRATES/SALARY INCREASES							
12								
13	Section 108. Effective July 1, 1999, mag	sistrates shall re	ceive salary increases					
14	in the amount of three percent (3%), except that an	ny person entit	led to a step increase					
15	pursuant to G.S. 7A-171.1 for the 1999-2000 fisc	cal year shall	not receive the three					
16	percent (3%) increase provided by this section.							
17								
18	GENERAL ASSEMBLY PRINCIPAL CLERKS							
19		100.07() 1	•					
20	Section 109. Effective July 1, 1999, G.S.							
21	"(c) The principal clerks shall be full-time officers. Each principal clerk shall be							
22	entitled to other benefits available to permanent legislative employees and shall be paid							
23	an annual salary of eighty-one thousand six hundred ninety-sixty eighty-four thousand							
24	<u>one hundred forty-seven</u> dollars (<u>\$81,696</u>) (<u>\$84,147</u>) payable monthly. The Legislative Services Commission shall review the salary of the principal clerks prior to submission of							
25 26	Services Commission shall review the salary of the principal clerks prior to submission of the proposed operating budget of the General Assembly to the Governor and Advisory							
20 27	Budget Commission and shall make appropriate recommendations for changes in those							
28	salaries. Any changes enacted by the General Assembly shall be by amendment to this							
29	paragraph."							
30	handler							
31	SERGEANT-AT-ARMS AND READING CLER	KS						
32								
33	Section 110. Effective July 1, 1999, G.S.	120-37(b) reads	s as rewritten:					
34	"(b) The sergeant-at-arms and the reading cler	k in each house	shall be paid a salary					
35	of two hundred sixty-six (\$266.00) two hundred sev	enty-four dollar	rs (\$274.00) per week					
36	plus subsistence at the same daily rate provided for	members of th	ne General Assembly,					
37	plus mileage at the rate provided for members of the	General Assem	bly for one round trip					
38	only from their homes to Raleigh and return. The	-	-					
39	sessions of the General Assembly and at such ti							
40	subsequent to adjournment or recess of, sessions as							
41	Services Commission. The reading clerks shall serve	e during session	ns only."					
42								

42

43 LEGISLATIVE EMPLOYEES

1 2 Section 111. The Legislative Administrative Officer shall increase the salaries 3 of nonelected employees of the General Assembly in effect for fiscal year 1998-99 by 4 three percent. Nothing in this act limits any of the provisions of G.S. 120-32. 5 6 **TEACHER SALARY SCHEDULES** 7 8 Section 112. Funds are appropriated to the Reserve for Compensation Increase 9 to provide seven and one-half percent (7.5%) funding to increase compensation for 10 education personnel paid from the teacher salary schedule for fiscal year 1999-2000 and approximately seven and six-tenths percent (7.6%) for fiscal year 2000-2001. 11 12 13 SCHOOL-BASED ADMINISTRATOR SALARIES 14 15 Section 113. Funds appropriated to the Reserve for Compensation Increases 16 shall be used in conjunction with the teacher salary schedule for school-based 17 administrators. 18 19 SCHOOL CENTRAL OFFICE SALARIES 20 21 Section 114.(a) The following monthly salary ranges apply to public school superintendents. superintendents. 22 assistant associate superintendents. 23 directors/coordinators, supervisors, and finance officers for the 1999-2000 fiscal year, 24 beginning July 1, 1999: 25 (1)School Administrator I: \$2,932 - \$5,003 \$3,112 - \$5,310 26 (2)School Administrator II: 27 School Administrator III: \$3,303 - \$5,636 (3) 28 (4) School Administrator IV: \$3,436 - \$5,863 29 School Administrator V: \$3,574 - \$6,101 (5) \$3,792 - \$6,475 30 School Administrator VI: (6) \$3,945 - \$6,737 31 School Administrator VII: (7)The local board of education shall determine the appropriate category and 32 33 superintendent, associate placement for each assistant superintendent, director/coordinator, supervisor, or finance officer, within the salary ranges and within 34 35 funds appropriated by the General Assembly for central office administrators and superintendents. The category in which an employee is placed shall be included in the 36 contract of any employee hired on or after July 1, 1999. 37 38 Section 114.(b) The following monthly salary ranges apply to public school 39 superintendents for the 1999-2000 fiscal year, beginning July 1, 1999: Superintendent I (Up to 2,500 ADM): \$4,187 - \$7,150 40 (1)(2)Superintendent II (2,501 - 5,000 ADM): \$4,445 - \$7,585 41 42 (3) Superintendent III (5,001 - 10,000 ADM): \$4,716 - \$8,050 Superintendent IV (10,001 - 25,000 ADM): \$5,005 - \$8,542 43 (4)

Superintendent V (Over 25,000 ADM): 1 (5)\$5,312 - \$9,066 2 The local board of education shall determine the appropriate category and 3 placement for the superintendent based on the average daily membership of the local 4 school administrative unit and within funds appropriated by the General Assembly for 5 central office administrators and superintendents. 6 Notwithstanding the provisions of this subsection, a local board of education may pay an amount in excess of the applicable range to a superintendent who is entitled 7 8 to receive the higher amount under this act. 9 Section 114.(c) Longevity pay for superintendents, assistant superintendents, 10 associate superintendents, directors/coordinators, supervisors, and finance officers shall be as provided for State employees. 11 12 Section 114.(d) Superintendents, assistant superintendents. associate 13 directors/coordinators. and superintendents, supervisors, finance officers with 14 certification based on academic preparation at the six-year degree level shall receive a 15 salary supplement of one hundred twenty-six dollars (\$126.00) per month in addition to the compensation provided for pursuant to this section. Superintendents, assistant 16 17 superintendents, associate superintendents, directors/coordinators, supervisors, and 18 finance officers with certification based on academic preparation at the doctoral degree level shall receive a salary supplement of two hundred fifty-three dollars (\$253.00) per 19 20 month in addition to the compensation provided for under this section. 21 Section 114.(e) The State Board shall not permit local school administrative 22 units to transfer State funds from other funding categories for salaries for public school 23 central office administrators. 24 Section 114.(f) The Director of the Budget shall transfer from the Reserve for Compensation Increase, created in this act for fiscal year 1999-2000, beginning July 1, 25 1999, funds necessary to provide an average annual salary increase of three percent (3%), 26 27 including funds for the employer's retirement and social security contributions, commencing July 1, 1999, for all permanent full-time personnel paid from the Central 28 29 Office Allotment. The State Board of Education shall allocate these funds to local school 30 administrative units. The local boards of education shall establish guidelines for providing their salary increases to these personnel. 31 32 33 NONCERTIFIED PUBLIC SCHOOL EMPLOYEES' SALARY INCREASE 34 35 Section 115.(a) The Director of the Budget may transfer from the Reserve for Compensation Increase, created in this act for fiscal year 1999-2000, commencing July 1, 36 1999, funds necessary to provide a salary increase of three percent (3%), including funds 37 38 for the employer's retirement and social security contributions, for all noncertified public 39 school employees, except school bus drivers, whose salaries are supported from the 40 State's General Fund. These funds shall not be used for any purpose other than for the salary increases and necessary employer contributions provided by this subsection. 41 42 Section 115.(b) The fiscal year 1999-2000 pay rates adopted by local boards of

43 education for school bus drivers shall be increased by at least three percent (3%), to the

extent that such rates of pay are supported by the allocation of State funds from the State 1 2 Board of Education. Local boards of education shall increase the rates of pay for all 3 school bus drivers who were employed during fiscal year 1998-99 and who continue their 4 employment for fiscal year 1999-2000 by at least three percent (3%). The Director of the 5 Budget may transfer from the Reserve for Compensation Increase created in this act for 6 fiscal year beginning July 1, 1999, funds necessary to provide the salary increases for 7 school bus drivers whose salaries are supported from the State's General Fund in 8 accordance with the provisions of this subsection.

9 10

11

COMMUNITY COLLEGES PERSONNEL/SALARY INCREASES

12 Section 116. The Director of the Budget shall transfer from the Reserve for Compensation Increase, created in this act for fiscal year 1999-2000, funds to the 13 14 Department of Community Colleges necessary to provide an average annual salary 15 increase of three percent (3%), including funds for the employer's retirement and social security contributions, commencing July 1, 1999, for all permanent full-time community 16 17 college institutional personnel supported by State funds. The State Board of Community 18 Colleges shall establish guidelines for providing their salary increases to community college institutional personnel. Salary funds shall be used to provide an average annual 19 20 salary increase of three percent (3%) to all full-time employees and part-time employees 21 on a pro rata basis.

22

23

UNIVERSITY OF NORTH CAROLINA SYSTEM/EPA SALARY INCREASES

24

25 Section 117.(a) The Director of the Budget shall transfer to the Board of Governors of The University of North Carolina sufficient funds from the Reserve for Compensation 26 27 Increase, created in this act for fiscal year 1999-2000, to provide an annual average salary increase of three percent (3%), including funds for the employer's retirement and social 28 29 security contributions, commencing July 1, 1999, for all employees of The University of North Carolina, as well as employees other than teachers of the North Carolina School of 30 Science and Mathematics, supported by State funds and whose salaries are exempt from 31 the State Personnel Act (EPA). These funds shall be allocated to individuals according to 32 33 the rules adopted by the Board of Governors, or the Board of Trustees of the North Carolina School of Science and Mathematics, as appropriate, and may not be used for any 34 35 purpose other than for salary increases and necessary employer contributions provided by 36 this section.

Section 117.(b) The Director of the Budget shall transfer to the Board of Governors of The University of North Carolina sufficient funds from the Reserve for Compensation Increase, created in this act for fiscal biennium 1999-2001, to provide an annual average salary increase of seven and one-half percent (7.5%) in 1999-2000 and seven and sixtenths percent (7.6%) in 2000-2001, including funds for the employer's retirement and social security contributions, commencing July 1, 1999, and July 1, 2000, for all teaching employees of the North Carolina School of Science and Mathematics supported by State

1 2 3 4 5	funds and whose salaries are exempt from the State Personnel Act (EPA). These furshall be allocated to individuals according to the rules adopted by the Board of Trust of the North Carolina School of Science and Mathematics and may not be used for purpose other than for salary increases and necessary employer contributions provided this section.	ees any
6		
7	COMPENSATION BONUS/STATE EMPLOYEES /SCHOOL PERSONNEL	
8	Section 119 (a) Any normany	
9	Section 118.(a) Any person: (1) Whose salary is set by or under this set event for Public Set	0.01
10 11	(1) Whose salary is set by or under this act, except for Public Sch employees paid off the Teacher or Principal/Assistant Principal sa	
11	schedules, other than Sections 102, 103, 104, 105(a), 106, 119(a),	•
12	119(c), $119(d)$, $119(e)$ except that the exclusion of those under $119(c)$	
13	119(d), and 119(e) only applies to whose salaries are set by the S	
14	Personnel Act; and	.atc
16	(2) Who was, on July 1, 1999, a permanent officer or permanent emplo	vee
17	shall receive not later than October of 1999 a compensation bonus	
18	one-half percent $(1/2\%)$ except that:	01
19	a. The compensation bonus for persons subject to Section 116	of
20	this act shall be an average of one-half percent (1/2%) per y	
21	and shall be allocated in accordance with guidelines adopted	
22	the State Board of Community Colleges; except for teach	-
23	faculty at the community colleges.	0
24	b. The compensation bonus for persons subject to Section 117	of
25	this act shall be an average of one-half percent $(1/2\%)$ per y	
26	and shall be allocated to individuals according to the r	
27	adopted by the Board of Governors, or the Board of Trustee	
28	the North Carolina School of Science and Mathematics, exe	
29	for teaching faculty of the UNC System as appropriate.	•
30	c. The guidelines and rules adopted under sub-subdivisions a.	and
31	b. of this subdivision may cover employees of those institution	ons
32	whose first day of employment for the 1999-2000 academic y	ear
33	came after July 1, 1999.	
34	Section 118.(a1) Any person:	
35	(1) Who did not receive a compensation bonus under subsection (a) of	this
36	section; and	
37	(2) Who was employed on the first day of the 1999-2000 school year	
38	permanent public school employee whose salary is set by or un	
39	Sections 114 through 117 of this act shall receive in the fourth pay	
40	period of the 1999-2000 school year a compensation bonus of one-	nalf
41	percent $(1/2\%)$ of the annual salary for that position.	
42	Section 118.(b) The annual salary on which the percentage compensation bonu	3 IS
12	based is the ennual selery in offect during the new period in which the bonus is need	

Section 118.(c) The Director of the Budget shall transfer from the Reserve for Compensation Bonus provided by this act sufficient funds to implement this section.

4 MOST STATE EMPLOYEES

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1 2

3

6 Section 119.(a) The salaries in effect July 30, 1999, of all permanent full-time State 7 employees whose salaries are set in accordance with the State Personnel Act, and who are 8 paid from the General Fund or the Highway Fund shall be increased, on or after July 1, 9 1999, unless otherwise provided by this act, pursuant to the Comprehensive 10 Compensation System set forth in G.S. 126-7 and rules adopted by the State Personnel 11 Commission as follows:

12

(1) Career growth recognition awards in the amount of two percent (2%);

13

(2) A cost-of-living adjustment in the amount of one percent (1%); and
(3) A performance bonus in the amount of one-half percent (1/2%).

(3) A performance bonus in the amount of one-half percent (1/2%).
Notwithstanding G.S. 126-7(4a), any permanent full-time State employee
whose salary is set in accordance with the State Personnel Act and whose salary is at the
top of the salary range or within two percent (2%) of the top of the salary range shall
receive a one-time bonus of two percent (2%) less the career growth recognition award
the employee receives. The employee shall receive the career growth bonus at the time
the employee is eligible for the career growth recognition award, but not earlier than July
1, 1999.

Section 119.(b) Except as otherwise provided in this act, salaries in effect June 30, 1999, for permanent full-time State officials and persons in exempt positions that are recommended by the Governor or the Governor and the Advisory Budget Commission and set by the General Assembly shall be increased by three percent (3%) commencing July 1, 1999.

27 Section 119.(c) The salaries in effect June 30, 1999, for all permanent part-time 28 State employees shall be increased on and after July 1, 1999, by pro rata amounts of the 29 salary increases provided for permanent full-time employees covered under subsection 30 (a) of this section.

Section 119.(d) The Director of the Budget may allocate out of special operating funds or from other sources of the employing agency, except tax revenues, sufficient funds to allow a salary increase on and after July 1, 1999, in accordance with subsection (a), (b), or (c) of this section, including funds for the employer's retirement and social security contributions, of the permanent full-time and part-time employees of the agency.

Section 119.(e) Within regular Executive Budget Act procedures as limited by this act, all State agencies and departments may increase on an equitable basis the rate of pay of temporary and permanent hourly State employees, subject to availability of funds in the particular agency or department, by pro rata amounts of the three percent (3%) salary increase provided for permanent full-time employees covered by the provisions of subsection (a) of this section, commencing July 1, 1999.

42

43 ALL STATE-SUPPORTED PERSONNEL

2 Section 119A.(a) Salaries and related benefits for positions that are funded 3 partially from the General Fund or Highway Fund and partially from sources other than 4 the General Fund or Highway Fund shall be increased from the General Fund or Highway 5 Fund appropriation only to the extent of the proportionate part of the salaries paid from 6 the General Fund or Highway Fund.

7

1

Section 119A.(b) The granting of the salary increases under this act does not 8 affect the status of eligibility for salary increments for which employees may be eligible 9 unless otherwise required by this act.

10 Section 119A.(c) The salary increases provided in this act are to be effective July 1, 1999, do not apply to persons separated from State service due to resignation. 11 12 dismissal, reduction in force, death, or retirement, whose last workday is prior to July 13 1,1999, or to employees involved in final written disciplinary procedures. The employee 14 shall receive the increase on a current basis when the final written disciplinary procedure is resolved. 15

16 Payroll checks issued to employees after July 1, 1999, which represent 17 payment of services provided prior to July 1, 1999, shall not be eligible for salary 18 increases provided for in this act. This subsection shall apply to all employees, subject to or exempt from the State Personnel Act, paid from State funds, including public schools, 19 20 community colleges, and The University of North Carolina.

21 Section 119A.(d) The Director of the Budget shall transfer from the Reserve for Compensation Increase in this act for fiscal year 1999-2000 all funds necessary for 22 23 the salary increases provided by this act, including funds for the employer's retirement 24 and social security contributions.

25 Section 119A.(e) Nothing in this act authorizes the transfer of funds between 26 the General Fund and the Highway Fund for salary increases. 27

28 PART XIX. MISCELLANEOUS PROVISIONS

- 30 TRAVEL RATES OF STATE EMPLOYEES
- 31

29

32

Section 120. G.S. 138-6(a) reads as rewritten:

33 Travel on official business by the officers and employees of State departments, "(a) institutions and agencies which operate from funds deposited with the State Treasurer 34 35 shall be reimbursed at the following rates:

For transportation by privately owned automobile, the business standard 36 (1)37 mileage rate set by the Internal Revenue Service per mile of travel and 38 the actual cost of tolls paid. Any other law which sets a mileage rate by 39 referring to the rate set herein, instead establishes a rate of twenty-five cents (25ϕ) per mile. No reimbursement shall be made for the use of a 40 personal car in commuting from an employee's home to his duty station 41 42 in connection with regularly scheduled work hours. Any designation of an employee's home as his duty station by a department head shall 43

1		require prior approval by the Office of State Budget and Management
2		on an annual basis.
3	(2)	For bus, railroad, Pullman, or other conveyance, actual fare.
4	(3)	For expenses incurred for subsistence, payment of eighty-one dollars
5		(\$81.00) per day when traveling in-state or ninety-three dollars (\$93.00)
6		per day when traveling out-of-state. Payment of sales tax, lodging tax,
7		local tax, or service fees applied to the cost of lodging are to be paid in
8		addition to the daily subsistence amount. The employee may exceed the
9		part of the ceiling allocated for lodging without approval for
10		overexpenditure provided that the total lodging and food reimbursement
11		does not exceed the maximum provided by this subdivision. When
12		travel involves less than a full day (24-hour period), a reasonable
13		prorated amount shall be paid in accordance with regulations and
14		criteria which shall be promulgated and published by the Director of the
15		Budget. Reimbursement to State employees for lunches eaten while on
16		official business may be made only in the following circumstances:
17		a. When an overnight stay is required reimbursement is allowed
18		while an employee is in travel status;
19		b. When the cost of the lunch is included as part of a registration fee
20		for a formal congress, conference, assembly, or convocation, by
21		whatever name called. Such assembly must involve the active
22		participation of persons other than the employees of a single
23		State department, institution, or agency and must be necessary
24		for conducting official State business; or
25		c. When the State employee is a member of, or providing staff
26		assistance to, a State board, commission, committee, or council
27		which operates from funds deposited with the State Treasurer,
28		and the lunch is preplanned as part of the meeting for the entire
29		board, commission, committee, or council.
30	(4)	For convention registration fees not to exceed the actual amount
31		expended as shown by a valid receipt or invoice.
32	<u>(5)</u>	Effective on July 1, 2001, and effective on July 1 of each odd-numbered
33		year thereafter, the Director of the Budget shall revise the amounts of
34		payment of subsistence per day when traveling in-State and out-of-state
35		by an amount equal to the percentage increase in the Consumer Price
36		Index for All Urban Consumers for the most recent 24-month period."
37		
38	EFFECT OF H	IEADINGS
39		
40	Sectio	on 121. The headings to the Parts and sections of this act are a
41		the reader and are for reference only. The headings do not expand, limit,
42	or define the tex	· · ·
43		

1 MOST TEXT APPLIES ONLY TO 1999-2001

Section 122. Except for statutory changes or other provisions that clearly indicate an intention to have effects beyond the 1999-2001 biennium, the textual provisions of this act shall apply only to funds appropriated for and activities occurring during the 1999-2001 biennium.

8 SEVERABILITY CLAUSE

10 Section 123. If any section or provision of this act is declared unconstitutional 11 or invalid by the courts, it does not affect the validity of the act as a whole or any part 12 other than the part so declared to be unconstitutional or invalid.

14 **EFFECTIVE DATE**

15

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2

16 Section 124. Except as otherwise provided, this act becomes effective July 1, 17 1999.