# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017



# SENATE BILL DRS35270-MC-1Z\* (11/16)

EDGE Committee Draft.	(Public)
Senators Brown, Britt, and Lee (Primary Sponsors).	

1	A BILL TO BE ENTITLED
2	AN ACT TO MAKE CERTAIN CHANGES TO ECONOMIC DEVELOPMENT
3	INCENTIVES OF THE STATE TO CLARIFY THE IMPORTANCE OF USING
4	DEVELOPMENT FUNDS IN THE MORE DISTRESSED AREAS OF THE STATE AND
5	MAKE OTHER CHANGES.
6	The General Assembly of North Carolina enacts:
7	
8	PART I. MODIFY CONTRACTING FOR PERFORMANCE OF DUTIES BY THE
9	DEPARTMENT OF COMMERCE
10	SECTION 1.(a) G.S. 143B-431.01 reads as rewritten:
11	"§ 143B-431.01. Department of Commerce – contracting of functions.
12	
13	(b) Contract. – The Department of Commerce is authorized to contract with a North
14	Carolina nonprofit corporation to perform one or more of the Department's functions, powers,
15	duties, and obligations set forth in G.S. 143B-431, except as provided in this subsection. The
16	contract entered into pursuant to this section between the Department and the Economic
17	Development Partnership of North Carolina is exempt from Articles 3 and 3C of Chapter 143
18	of the General Statutes and G.S. 143C-6-23. If the Department contracts with a North Carolina
19	nonprofit corporation to promote and grow the travel and tourism industries, then all funds
20	appropriated to the Department for tourism marketing purposes shall be used for a
21	research-based, comprehensive marketing program directed toward consumers in key markets
22	most likely to travel to North Carolina and not for ancillary activities, such as statewide
23	branding and business development marketing. The Department may not contract with a North
24	Carolina nonprofit corporation regarding any of the following:
25	
26	(5) Site certification functions and activities performed by the Department.
27	(6) The performance of one or more functions, powers, duties, or obligations of
28	any other State agency.
29	
30	(e) Mandatory Contract Terms. – Any contract entered into under this section must
31	include all of the following:
32	
33	(2) A provision requiring the nonprofit corporation to provide by September 1
34	of each year, and more frequently as requested, a report to the Department
35	on prior State fiscal year program activities, objectives, and



S

	General A	Assemb	ly Of North Carolina	Session 2017
1			accomplishments and prior State fiscal year itemized expen	ditures and fund
2			sources. The report shall also include all of the following:	
3			a. Jobs anticipated to result from efforts of the nonpu	ofit corporation
4			This includes the name and contact person of each c	1
5			new jobs in the State, the location of each project, a	
6			that were not submitted to the Department for possi	
0 7				•
			incentives pursuant to Chapter 143B of the General S	
8			b. Developed performance metrics of economic develo	1
9			itemized by county, by development tier area design	
10			by G.S. 143B-437.08, and by Collaboration for H	rosperity Zones
11			created pursuant to G.S. 143B-28.1.	
12			c. Any proposed amendments to the areas of expertis	-
13			represented on the governing board of the nonprofit of	
14			d. A detailed explanation of how annual salaries	
15			including base pay schedules and any additional sa	•
16			bonuses that may be earned as a result of job pe	
17			explanation shall include the proportion of State and	private funds for
18			each position and shall include the means used l	by the nonprofit
19			corporation to foster employee efforts for economic	development in
20			rural and low-income areas in the State. Any l	onuses paid to
21			employees shall be based upon overall job perform	ance and not be
22			based on a specific project lead. Bonuses av	warded for job
23			performance may only be measured by reference to	work alleviating
24			economic distress in development tier one or two are	as, as defined by
25			G.S. 143B-437.08, unless the job performance resu	lted in an award
26			to a high-yield project, as defined in G.S. 143B-43	7.51. The bonus
27			award structure shall ensure that job perform	ance for work
28			alleviating economic distress in development tier on	e areas results in
29			the greatest incentive.	
30				
31		(17)	A provision prohibiting the nonprofit corporation from cont	racting with any
32			State agency other than the Department for the performance	e of one or more
33			of the agency's functions, powers, duties, or obligations.	
34	"			
35		SECT	<b>TON 1.(b)</b> This section is effective when it becomes law.	
36				
37	PART	II.	DISCRETIONARY ECONOMIC DEVELOPM	ENT FUND
38	MODIFI	CATIO	NS	
39		SECT	<b>TON 2.1.(a)</b> G.S. 143B-437.51 reads as rewritten:	
40	"§ 143B-4	37.51.	Definitions.	
41	The fo	llowing	g definitions apply in this Part:	
42				
43		(5)	Eligible position A position created by a business and	filled by a new
44			full-time employee in this State during the base period. The	ne term does not
45			include a position filled by a worker with an H-1B visa/with	H-1B status.
46		"		
47		SECT	<b>TON 2.1.(b1)</b> G.S. 143B-437.52(a) reads as rewritten:	
48	"(a)		um. – There is established the Job Development Investment (	Grant Program to
49		-	by the Economic Investment Committee. In order to foster	-
50			e economy of this State, the Committee may enter into	
51			vide grants in accordance with the provisions of this Part. The	-

<ul> <li>consultation with the Attorney General, shall develop criteria to be used in determining whether</li> <li>the conditions of this section are satisfied and whether the project described in the application</li> <li>is otherwise consistent with the purposes of this Part. Before entering into an agreement, the</li> <li>Committee must find that all the following conditions are met:</li> <li>(1) The project proposed by the business will create, during the term of the</li> <li>agreement, a net increase in employment in this State by increasing opportunities</li> <li>for employment and by strengthening this State's economy by, for example,</li> <li>providing worker training opportunities, constructing and enhancing critical</li> <li>infrastructure, increasing development in strategically important industries.</li> <li>or increasing the State and local tax base.</li> <li>(3) The project is consistent with economic development goals for the State and</li> <li>for the area where it will be beated-located, including the anticipated effect</li> <li>the project described in the application will have on the development factors,</li> <li>as calculated pursuant to GS. 143B-437.08, of the area.</li> <li>(6) For a project located in a development tier three area, the affected local governments have participated in recruitment and offered incentives in a manner appropriate to the project.</li> <li>SECTION 2.1.(b2) Effective January 1, 2018, G.S. 143B-437.52(c) reads as rewritten:</li> <li>"(c) Award Limitations. – The following limitations apply to grants awarded under this Part:</li> <li>Maximum liability. – The maximum amount of total annual liability for grants awarded in any single calendar year under this Part, including the awarded for a high-yield project. No agreement may be entered in total, single calendar year, could cause the State's potential total annual liability for grants awarded or a high-yield project and is thirty-five million dofl</li></ul>		General A	Assemb	oly Of North Carolina	Session 2017
<ul> <li>is otherwise consistent with the purposes of this Part. Before entering into an agreement, the</li> <li>Committee must find that all the following conditions are met:</li> <li>(1) The project proposed by the business will create, during the term of the agreement, a net increase in employment in this State by increasing opportunities for employment and by strengthening this State by increasing opportunities for employment and by strengthening this State by increasing opportunities, constructing and enhancing critical infrastructure, increasing development in strategically important industries, or increasing the State and local tax base.</li> <li>(2) The project is consistent with economic development goals for the State and for the area where it will be located, including the anticipated effect the project described in the application will have on the development factors, as calculated pursuant to G.S. 143B-437.08, of the area.</li> <li>(3) The total benefits of the project to the State outweigh its costs and render the grant appropriate for the project.</li> <li>(6) For a project located in a development tier three area, the affected local governments have participated in recruitment and offered incentives in a manner appropriate to the project."</li> <li>SECTION 2.1.(b2) Effective January 1, 2018, G.S. 143B-437.52(c) reads as rewritten:         <ul> <li>(c) Award Limitations. – The following limitations apply to grants awarded under this Part:</li> <li>(1) Maximum liability. – The maximum amount of total annual liability for grants awarded in any single calendar year under this Part, including amounts transferred to the Utility Account pursuant to G.S. 143B-437.54, i.s twenty million dollars (\$20,000,000) for a year in which no grants are awarded for a high-yield project. No agreement may be catered into that, when considered together year, could cause the State's potential total annual liability for grants awarded in as single calendar year.</li></ul></li></ul>	1	consultation	on with	the Attorney General, shall develop criteria to be used	d in determining whether
<ul> <li>Committee must find that all the following conditions are met:</li> <li>Committee must find that all the following conditions are met:</li> <li>The project proposed by the business will create, during the term of the agreement, a net increase in employment in this State by increasing opportunities, for employment and by strengthening this State's economy by, for example, providing worker training opportunities, constructing and enhancing critical infrastructure, increasing development in strategically important industries, or increasing the State and local tax base.</li> <li>(3) The project is consistent with economic development goals for the State and for the area where it will be the the development goals for the State and for the area where it will be the the development factors. as calculated pursuant to G.S. 143B-437.08, of the area.</li> <li>(4) A grant under this Part is necessary for the completion of the project in this State.</li> <li>(5) The total benefits of the project to the State outweigh its costs and render the grant appropriate for the project.</li> <li>(6) For a project located in a development tier three area, the affected local governments have participated in recruitment and offered incentives in a maner appropriate to the project.</li> <li>(7) Maximum liability. – The maximum amount of total annual liability for grants awarded in any single calendar year under this Part, including amounts transferred to the Utility Aceount pursuant to G.S. 143B-437.52(c) reads as twenty million dollars (S25,000,000) for a year in which a grant is awarded to grants are awarded for a high-yield project. No agreement may be entered into that, when considered together with other existing agreements governing grants awarded during a single calendar year, could cause the State's potential total annual liability for grants awarded for a high-yield project. No agreement may be entered into that, when considered together with other existing agreements governing grants awar</li></ul>	2	the condit	tions of	f this section are satisfied and whether the project des	scribed in the application
<ul> <li>(1) The project proposed by the business will create, during the term of the agreement, a net increase in employment in this State by the business.</li> <li>(2) The project will benefit the people of this State by increasing opportunities for employment and by strengthening this State's conomy by, for example, providing worker training opportunities, constructing and enhancing critical infrastructure, increasing development in strategically important industries, or increasing the State and local tax base.</li> <li>(3) The project is consistent with economic development goals for the State and for the area where it will be l<del>ocated-located, including the anticipated effect the project described in the application will have on the development factors, as calculated pursuant to C.S. 143B-437.08, of the area.</del></li> <li>(4) A grant under this Part is necessary for the completion of the project in this State.</li> <li>(5) The total benefits of the project to the State outweigh its costs and render the grant appropriate for the project.</li> <li>(6) For a project located in a development ter three area, the affected local governments have participated in recruitment and offered incentives in a manner appropriate to the project.</li> <li>SECTION 2.1.(b2) Effective January 1, 2018, G.S. 143B-437.52(c) reads as rewritten:</li> <li>"(c) Award Limitations. – The following limitations apply to grants awarded under this Part:</li> <li>(1) Maximum liability. – The maximum amount of total annual liability for grants awarded in any single calendar year under this Part, including amounts transferred to the Utility Account pursuant to G.S. 143B-437.61, is twenty million dollars (\$20,000,000) for a year in which on grants avarded in a single calendar year. Could cause the State's potential total annual liability for grants awarded in a single calendar year one one than fifty percent (\$0%), excluding roll-over amounts, any be awarded for an single calendar year.</li> <li>(2) Semiannual commitment limitations. – Of the amoun</li></ul>				· · · · · · · · · · · · · · · · ·	g into an agreement, the
<ul> <li>agreement, a net increase in employment in this State by the business.</li> <li>(2) The project will benefit the people of this State's coronomy by, for example, providing worker training opportunities, constructing and enhancing critical infrastructure, increasing development in strategically important industries, or increasing the State and local tax base.</li> <li>(3) The project is consistent with economic development goals for the State and for the area where it will be loented-located, including the anticipated effect the project described in the application will have on the development factors, as calculated pursuant to CS. 143B-437.08, of the area.</li> <li>(4) A grant under this Part is necessary for the completion of the project in this State.</li> <li>(5) The total benefits of the project to the State outweigh its costs and render the grant appropriate for the project.</li> <li>(6) For a project located in a development tier three area, the affected local governments have participated in recruitment and offered incentives in a maner appropriate to the project.</li> <li>(7) Award Limitations. – The following limitations apply to grants awarded under this Part:</li> <li>(1) Maximum liability. – The maximum amount of total annual liability for grants awarded in any single calendar year under this Part, including amounts transferred to the Utility Account pursuant to GS. 143B-437.05(a).</li> <li>(2) Koargement may be aretered into that, when considered together with other existing agreements governing grants awarded in a single calendar year to exceed the applicable amount. The Department shall make every effort to ensure that he average percentage of witholdings of eligible positions for grants awarded in any single calendar year to exceed the applicable amount. The Department shall make every effort to ensure that the average percentage of witholdings of eligible positions for grants awarded in any single calendar year to could cause the State's potential total annual liability of percent. (50</li></ul>		Committe	e must	e	
<ul> <li>7 (2) The project will benefit the people of this State by increasing opportunities for employment and by strengthening this State's economy by, for example, providing worker training opportunities, constructing and enhancing critical infrastructure, increasing development in strategically important industries, or increasing the State and local tax base.</li> <li>(3) The project is consistent with economic development goals for the State and for the area where it will be lo<del>eated.located.including the anticipated effect</del> the project described in the application will have on the development factors, as calculated pursuant to CS. 143B-437.08, of the area.</li> <li>(4) A grant under this Part is necessary for the completion of the project in this State.</li> <li>(5) The total benefits of the project to the State outweigh its costs and render the grant appropriate for the project.</li> <li>(6) For a project located in a development tier three area, the affected local governments have participated in recruitment and offered incentives in a manner appropriate to the project."</li> <li>SECTION 2.1.(b2) Effective January 1, 2018, G.S. 143B-437.52(c) reads as</li> <li>rewritten: <ul> <li>"(c) Award Limitations. – The following limitations apply to grants awarded under this Part:</li> <li>(1) Maximum liability. – The maximum amount of total annual liability for grants awarded for a high-yield project and is thirty-five million dollars (\$35,000,000) for a year in which no grants are awarded for a high-yield project and is thirty-five million dollars (\$35,000,000) for a year in which as not exceed the average percentage of witholdings of eligible positions for grants awarded under this shart does not exceed the average of the range provided in a single calendar year to exceed the applicable amount. The Department shall make every effort to ensure that the average percentage of witholdings of eligible positions for grants awarded under this Part does not exceed the average of the range provided in G.S. 143B-437.56(</li></ul></li></ul>	5		(1)		6
<ul> <li>for employment and by strengthening this State's economy by, for example, providing worker training opportunities, constructing and enhancing critical infrastructure, increasing development in strategically important industries, or increasing the State and local tax base.</li> <li>(3) The project is consistent with economic development goals for the State and for the area where it will be located. Including the anticipated effect the project described in the application will have on the development factors, as calculated pursuant to G.S. 143B-437.08, of the area.</li> <li>(4) A grant under this Part is necessary for the completion of the project in this State.</li> <li>(5) The total benefits of the project to the State outweigh its costs and render the grant appropriate for the project.</li> <li>(6) For a project located in a development tier three area, the affected local governments have participated in recruitment and offered incentives in a manner appropriate to the project.</li> <li>SECTION 2.1.(b2) Effective January 1, 2018, G.S. 143B-437.52(c) reads as rewritten:</li> <li>"(c) Award Limitations. – The following limitations apply to grants awarded under this Part:</li> <li>(1) Maximum liability. – The maximum amount of total annual liability for grants awarded in any single calendar year under this Part, including amounts transferred to the Utility Account pursuant to G.S. 143B-437.52(c) reads as twenty million dollars (S20,000,000) for a year in which no grants are awarded for a high-yield project and is thirty-five million dollars (S35,000,000) for a year in which a grant is awarded to grant sawarded in a single calendar year, could cause the State's potential total annual liability for grants awarded for a high-yield project. No agreement may be entered into that, when considered together with other existing agreements governing grants awarded during a single calendar year (culd cause the State's potential total annual liability for grants awarded in a single calendar year to exceed the applic</li></ul>	6				
<ul> <li>providing worker training opportunities, constructing and enhancing critical infrastructure, increasing development in strategically important industries, or increasing the State and local tax base.</li> <li>(3) The project is consistent with economic development goals for the State and for the area where it will be <del>located</del>.located, including the anticipated effect the project described in the application will have on the development factors, as calculated pursuant to G.S. 143B-437.08, of the area.</li> <li>(4) A grant under this Part is necessary for the completion of the project in this State.</li> <li>(5) The total benefits of the project to the State outweigh its costs and render the grant appropriate for the project.</li> <li>(6) For a project located in a development tier three area, the affected local governments have participated in recruitment and offered incentives in a manner appropriate to the project."</li> <li>SECTION 2.1.(b2) Effective January 1, 2018, G.S. 143B-437.52(c) reads as rewritten:         <ul> <li>"(c) Award Limitations. – The following limitations apply to grants awarded under this Part:</li> <li>(1) Maximum liability. – The maximum amount of total annual liability for grants awarded in a high-yield project and is thirty-five million dollars (35,000,000) for a year in which no grants are awarded for a high-yield project. No agreement may be entered into that, when considered together with other existing agreements governing grants awarded under this Part is used for a high-yield project.</li> <li>(35,000,000) for a year in which a grant is awarded or a high-yield project. No agreement may be entered into that, when considered together with other existing agreements governing grants awarded under this Part does not exceed the aying develop and is thirty-five million dollars (35,000,000) for a year in which a grant a single calendar year, could cause the State's potential total annual liability for grants awarded in</li></ul></li></ul>			(2)		0 11
<ul> <li>infrastructure, increasing development in strategically important industries, or increasing the State and local tax base.</li> <li>(3) The project is consistent with economic development goals for the State and for the area where it will be located. including the anticipated effect the project described in the application will have on the development factors, as calculated pursuant to G.S. 143B-437.08, of the area.</li> <li>(4) A grant under this Part is necessary for the completion of the project in this State.</li> <li>(5) The total benefits of the project to the State outweigh its costs and render the grant appropriate for the project.</li> <li>(6) For a project located in a development tier three area, the affected local governments have participated in recruitment and offered incentives in a manner appropriate to the project."</li> <li>SECTION 2.1.(b2) Effective January 1, 2018, G.S. 143B-437.52(c) reads as rewritten:         <ul> <li>(c) Award Limitations. – The following limitations apply to grants awarded under this Part:</li> <li>(1) Maximum liability. – The maximum amount of total annual liability for grants awarded in any single calendar year under this Part, including amounts transferred to the Utility Account pursuant to G.S. 143B-437.61, is twenty million dollars (\$20,000,000) for a year in which no grants are aswarded for a high-yield project. No agreement may be entered into that, when considered together with other existing agreements governing grants awarded for a high-yield project.</li> <li>State's potential total annual liability for grants awarded in a single calendar year to exceed the applicable amount authorized in a single calendar year, could cause the State's potential total annual liability for grants awarded in a single calendar year to exceed the applicable amount authorized in a single calendar year to exceed the applicable amount authorized in a single calendar year to acceed the applicable amount authorized in</li></ul></li></ul>					
11       or increasing the State and local tax base.         12       (3)       The project is consistent with economic development goals for the State and         13       for the area where it will be located-located, including the anticipated effect         14       the project described in the application will have on the development factors,         15       as calculated pursuant to G.S. 143B-437.08, of the area.         16       (4)       A grant under this Part is necessary for the completion of the project in this         17       State.       State.         18       (5)       The total benefits of the project to the State outweigh its costs and render the         19       grant appropriate for the project.       (6)         20       (6)       For a project located in a development tier three area, the affected local         21       governments have participated in recruitment and offered incentives in a         22       manner appropriate for the project.         23       SECTION 2.1.(b2)       Effective January 1, 2018, G.S. 143B-437.52(c) reads as         24       rewritten:       "(c)       Award Limitations. – The following limitations apply to grants awarded under this         25       "(c)       Award Limitations (\$20,000,000) for a year in which no grants are         27       (1)       Maximum liability. – The maximum amount of total annual l					
<ul> <li>(3) The project is consistent with economic development goals for the State and for the area where it will be <del>located</del>.including the anticipated effect the project described in the application will have on the development factors, as calculated pursuant to G.S. 143B-437.08, of the area.</li> <li>(4) A grant under this Part is necessary for the completion of the project in this State.</li> <li>(5) The total benefits of the project to the State outweigh its costs and render the grant appropriate for the project.</li> <li>(6) For a project located in a development tier three area, the affected local governments have participated in recruitment and offered incentives in a manner appropriate to the project."</li> <li>SECTION 2.1.(b2) Effective January 1, 2018, G.S. 143B-437.52(c) reads as rewritten:</li> <li>"(c) Award Limitations. – The following limitations apply to grants awarded under this Part:</li> <li>(1) Maximum liability. – The maximum amount of total annual liability for grants awarded for a high-yield project and is thirty-five million dollars (\$35,000,000) for a year in which a grant is awarded for a high-yield project. No agreement may be entered into that, when considered together with other existing agreements governing grants awarded during a single calendar year, could cause the State's potential total annual liability for grants awarded in a single calendar year, could cause the State's potential total annual liability for grants awarded in a single calendar year, could cause the State's potential total annual liability for grants awarded in a single calendar year.</li> <li>(2) Semiannual commitment limitations. – Of the amount authorized in subdivision (1) of this subdivision does not apply to a grant awarded to a high-yield project. No agreement may be awarded in any single calendar year, could cause the state's potential total annual liability for grants awarded in a single calendar year to exceed the applicable amount authorized in subdivision (1) of this subdivision does not apply to</li></ul>					ally important industries,
13       for the area where it will be located-located, including the anticipated effect the project described in the application will have on the development factors, as calculated pursuant to G.S. 143B-437.08, of the area.         16       (4) A grant under this Part is necessary for the completion of the project in this State.         18       (5) The total benefits of the project to the State outweigh its costs and render the grant appropriate for the project.         20       (6) For a project located in a development tier three area, the affected local governments have participated in recruitment and offered incentives in a manner appropriate to the project.         23       SECTION 2.1.(b2) Effective January 1, 2018, G.S. 143B-437.52(c) reads as rewritten:         24       "(c) Award Limitations The following limitations apply to grants awarded under this Part:         27       (1) Maximum liability The maximum amount of total annual liability for grants awarded in any single calendar year under this Part, including amounts transferred to the Utility Account pursuant to G.S. 143B-437.61, is twenty million dollars (\$20,000,000) for a year in which no grants are awarded for a high-yield project and is thirty-five million dollars (\$35,000,000) or a year in which a grant is awarded during a single calendar year, could cause the State's potential total annual liability for grants awarded in a single calendar year, could cause the State's potential total annual liability of grants awarded in a single calendar year to exceed the applicable amount. The Department shall make every effort to ensure that the average percentage of withholdings of eligible positions for grants awarded under this Part does not exceed the average of the range provided in G.S. 143B-437				0	
14       the project described in the application will have on the development factors, as calculated pursuant to G.S. 143B-437.08, of the area.         16       (4) A grant under this Part is necessary for the completion of the project in this State.         17       State.         18       (5) The total benefits of the project to the State outweigh its costs and render the grant appropriate for the project.         20       (6) For a project located in a development tier three area, the affected local governments have participated in recruitment and offered incentives in a manner appropriate to the project."         23       SECTION 2.1.(b2) Effective January 1, 2018, G.S. 143B-437.52(c) reads as rewritten:         26       (c) Award Limitations. – The following limitations apply to grants awarded under this Part:         27       (1) Maximum liability. – The maximum amount of total annual liability for grants awarded in any single calendar year under this Part, including amounts transferred to the Utility Account pursuant to G.S. 143B-437.61, is twenty million dollars (\$20,000,000) for a year in which no grants are awarded for a high-yield project and is thirty-five million dollars         28       (35,000,000) for a year in which a grant is awarded during a single calendar year, could cause the State's potential total annual liability for grants awarded in a single calendar year to exceed the applicable amount. The Department shall make every effort to ensure that the average percentage of withholdings of eligible positions for grants awarded under this Part does not exceed the average of the range provided in G.S. 143B-437.56(a).         29       (2) Semiann			(3)	1 0 1	0
15       as calculated pursuant to G.S. 143B-437.08, of the area.         16       (4)       A grant under this Part is necessary for the completion of the project in this State.         17       (5)       The total benefits of the project to the State outweigh its costs and render the grant appropriate for the project.         20       (6)       For a project located in a development tier three area, the affected local governments have participated in recruitment and offered incentives in a manner appropriate to the project."         21       SECTION 2.1.(b2)       Effective January 1, 2018, G.S. 143B-437.52(c) reads as rewritten: <ul> <li>"(c)</li> <li>Award Limitations. – The following limitations apply to grants awarded under this Part:</li> <li>(1)</li> <li>Maximum liability. – The maximum amount of total annual liability for grants awarded in any single calendar year under this Part, including amounts transferred to the Utility Account pursuant to G.S. 143B-437.61, is twenty million dollars (\$20,000,000) for a year in which no grants are awarded for a high-yield project.         23       wort grants awarded in any single calendar year in which no grants are awarded for a high-yield project.         24       rewritting agreement governing grants awarded during a single calendar year, could cause the State's potential total annual liability for grants awarded in a single calendar year to exceed the applicable amount. The Department shall make every effort to ensure that the average percentage of withholdings of eligible positions for grants awarded under this Part does not exceed the average of the range provided in G.S. 143B-437.56(a).         2</li></ul>					• •
<ul> <li>(4) A grant under this Part is necessary for the completion of the project in this State.</li> <li>(5) The total benefits of the project to the State outweigh its costs and render the grant appropriate for the project.</li> <li>(6) For a project located in a development tier three area, the affected local governments have participated in recruitment and offered incentives in a manner appropriate to the project."</li> <li>SECTION 2.1.(b2) Effective January 1, 2018, G.S. 143B-437.52(c) reads as rewritten: <ul> <li>"(c) Award Limitations. – The following limitations apply to grants awarded under this Part:</li> <li>Part:</li> <li>(1) Maximum liability. – The maximum amount of total annual liability for grants awarded in any single calendar year under this Part, including amounts transferred to the Utility Account pursuant to G.S. 143B-437.61, is twenty million dollars (\$20,000,000) for a year in which no grants are awarded for a high-yield project and is thirty-five million dollars (\$35,000,000) for a year in which a grant is awarded ror a high-yield project. No agreement may be entered into that, when considered together with other existing agreements governing grants awarded during a single calendar year, could cause the State's potential total annual liability for grants awarded in a single calendar year, could cause the State's potential total annual liability for grants awarded in a single calendar year to exceed the applicable amount. The Department shall make every effort to ensure that the average percentage of withholdings of eligible positions for grants awarded in G.S. 143B-437.56(a).</li> <li>(2) Semiannual commitment limitations. – Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%), excluding roll-over amounts, may be awarded in any single calendar semiannual period. A roll-over amount subnizied in subdivision (1) of this subsection, no more than fifty percent (50%), excluding roll-over amount single calendar year that was not awarded to a high-yi</li></ul></li></ul>					=
17       State.         18       (5)       The total benefits of the project to the State outweigh its costs and render the grant appropriate for the project.         20       (6)       For a project located in a development tier three area, the affected local governments have participated in recruitment and offered incentives in a manner appropriate to the project."         23       SECTION 2.1.(b2)       Effective January 1, 2018, G.S. 143B-437.52(c) reads as rewritten:         25       "(c)       Award Limitations. – The following limitations apply to grants awarded under this Part:         27       (1)       Maximum liability. – The maximum amount of total annual liability for grants awarded in any single calendar year under this Part, including amounts transferred to the Utility Account pursuant to G.S. 143B-437.61, is twenty million dollars (\$20,000,000) for a year in which no grants are awarded for a high-yield project and is thirty-five million dollars (\$35,000,000) for a year in which a grant is awarded for a high-yield project. No agreement may be entered into that, when considered together with other existing agreements governing grants awarded during a single calendar year, could cause the State's potential total annual liability for grants awarded in a single calendar year to exceed the applicable amount. The Department shall make every effort to ensure that the average percentage of withholdings of eligible positions for grants awarded uner this Part does not exceed the average of the range provided in G.S. 143B-437.56(a).         20       (2)       Semiannual period. A roll-over amount is any amount from a previous semiannual period. A roll-over amount is any amount from a previous semiannual perio					
<ul> <li>(5) The total benefits of the project to the State outweigh its costs and render the grant appropriate for the project.</li> <li>(6) For a project located in a development tier three area, the affected local governments have participated in recruitment and offered incentives in a manner appropriate to the project."</li> <li>SECTION 2.1.(b2) Effective January 1, 2018, G.S. 143B-437.52(c) reads as rewritten: <ul> <li>"(c)</li> <li>Award Limitations. – The following limitations apply to grants awarded under this Part:</li> </ul> </li> <li>(1) Maximum liability. – The maximum amount of total annual liability for grants awarded in any single calendar year under this Part, including amounts transferred to the Ulity Account pursuant to G.S. 143B-437.61, is twenty million dollars (\$20,000,000) for a year in which no grants awarded for a high-yield project and is thirty-five million dollars (\$35,000,000) for a year in which no grants awarded for a high-yield project and is thirty-five million dollars (\$35,000,000) for a year in when considered together with other existing agreements governing grants awarded during a single calendar year, could cause the State's potential total annual liability for grants awarded in a single calendar year to exceed the applicable amount. The Department shall make every effort to ensure that the average percentage of withholdings of eligible positions for grants awarded under this Part does not exceed the average of the range provided in G.S. 143B-437.56(a).</li> <li>(2) Semiannual commitment limitations. – Of the amount authorized in a subdivision (1) of this subsection, no more than fifty percent (50%), excluding roll-over amounts, may be awarded for projects located in whole or in part in development that may be awarded for projects located in whole or in part in development that may be awarded for projects located in whole or in part in development</li> </ul>			(4)		tion of the project in this
19       grant appropriate for the project.         20       (6)       For a project located in a development tier three area, the affected local governments have participated in recruitment and offered incentives in a manner appropriate to the project."         23       SECTION 2.1.(b2)       Effective January 1, 2018, G.S. 143B-437.52(c) reads as rewritten:         26       (c)       Award Limitations. – The following limitations apply to grants awarded under this Part:         27       (1)       Maximum liability. – The maximum amount of total annual liability for grants awarded in any single calendar year under this Part, including amounts transferred to the Utility Account pursuant to G.S. 143B-437.61, is twenty million dollars (\$20,000,000) for a year in which no grants are awarded for a high-yield project and is thirty-five million dollars (\$35,000,000) for a year in which a grant is awarded together with other existing agreements governing grants awarded toring a single calendar year, could cause the State's potential total annual liability for grants awarded in a single calendar year to exceed the aplicable amount. The Department shall make every effort to ensure that the average percentage of withholdings of eligible positions for grants awarded under this Part does not exceed the average of the range provided in G.S. 143B-437.5(a).         20       (2)       Semiannual commitment limitations. – Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%), excluding roll-over amounts, may be awarded in any single calendar semiannual period. A roll-over amount is any amount from a previous semiannual period. A roll-over amount is any amount form a serial subine-yield project.         30					
<ul> <li>(6) For a project located in a development tier three area, the affected local governments have participated in recruitment and offered incentives in a manner appropriate to the project."</li> <li>SECTION 2.1.(b2) Effective January 1, 2018, G.S. 143B-437.52(c) reads as rewritten:</li> <li>"(c) Award Limitations. – The following limitations apply to grants awarded under this Part:</li> <li>(1) Maximum liability. – The maximum amount of total annual liability for grants awarded in any single calendar year under this Part, including amounts transferred to the Utility Account pursuant to G.S. 143B-437.61, is twenty million dollars (\$20,000,000) for a year in which no grants are awarded for a high-yield project and is thirty-five million dollars (\$35,000,000) for a year in which a grant is awarded for a high-yield project. No agreement may be entered into that, when considered together with other existing agreements governing grants awarded during a single calendar year, could cause the State's potential total annual liability for grants awarded in a single calendar year to exceed the applicable amount. The Department shall make every effort to ensure that the average percentage of withholdings of eligible positions for grants awarded under this Part does not exceed the average of the range provided in G.S. 143B-437.56(a).</li> <li>(2) Semiannual commitment limitations. – Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%), excluding roll-over amounts, may be awarded in any single calendar year semiannual period. A roll-over amount awarded as a grant. The limitation of this subdivision does not apply to a grant awarded to a high-yield project.</li> <li>(3) Geographic limitations. – Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%), excluding roll-over amount is any amount from a previous semiannual period. A roll-over (50%) may be awarded for projects located in whole or in part in development it tha may be awarded f</li></ul>			(5)		h its costs and render the
21       governments have participated in recruitment and offered incentives in a manner appropriate to the project."         23       SECTION 2.1.(b2) Effective January 1, 2018, G.S. 143B-437.52(c) reads as         24       rewritten:         25       "(c)         26       Award Limitations. – The following limitations apply to grants awarded under this         27       (1)       Maximum liability. – The maximum amount of total annual liability for grants awarded in any single calendar year under this Part, including amounts transferred to the Utility Account pursuant to G.S. 143B-437.61, is twenty million dollars (\$20,000,000) for a year in which no grants are awarded for a high-yield project and is thirty-five million dollars (\$35,000,000) for a year in which a grant is awarded for a high-yield project. No agreement may be entered into that, when considered together with other existing agreements governing grants awarded during a single calendar year, could cause the State's potential total annual liability for grants awarded in a single calendar year to exceed the applicable amount. The Department shall make every effort to ensure that the average percentage of withholdings of eligible positions for grants awarded in G.S. 143B-437.56(a).         20       (2)       Semiannual commitment limitations. – Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%), excluding roll-over amount sum any any and from a previous semiannual period. A roll-over amount as ny amount from a previous semiannual period. A roll-over amount authorized in subdivision (1) of this subdivision does not apply to a grant awarded to a high-yield project.         36       Geographic limitations. – Of					
22       manner appropriate to the project."         23       SECTION 2.1.(b2) Effective January 1, 2018, G.S. 143B-437.52(c) reads as         24       rewritten:         25       "(c)         26       Part:         27       (1)         28       grants awarded in any single calendar year under this Part, including amounts transferred to the Utility Account pursuant to G.S. 143B-437.61, is         29       amounts transferred to the Utility Account pursuant to G.S. 143B-437.61, is         30       twenty million dollars (\$20,000,000) for a year in which no grants are awarded for a high-yield project and is thirty-five million dollars (\$35,000,000) for a year in which a grant is awarded to a high-yield project.         31       No agreement may be entered into that, when considered together with other existing agreements governing grants awarded during a single calendar year, could cause the State's potential total annual liability for grants awarded in a single calendar year to exceed the applicable amount. The Department shall make every effort to ensure that the average percentage of withholdings of eligible positions for grants awarded under this Part does not exceed the average of the range provided in G.S. 143B-437.56(a).         40       (2)       Semiannual commitment limitations. – Of the amount authorized in subdivision (1) of this subdivision does not apply to a grant awarded to a high-yield project.         43       semiannual period. A roll-over amount is any amount from a previous semiannual period. A roll-over amount is any amount from a previous semiannual period in the s			(6)		
<ul> <li>SECTION 2.1.(b2) Effective January 1, 2018, G.S. 143B-437.52(c) reads as rewritten:</li> <li>"(c) Award Limitations. – The following limitations apply to grants awarded under this Part:</li> <li>(1) Maximum liability. – The maximum amount of total annual liability for grants awarded in any single calendar year under this Part, including amounts transferred to the Utility Account pursuant to G.S. 143B-437.61, is twenty million dollars (\$20,000,000) for a year in which no grants are awarded for a high-yield project and is thirty-five million dollars (\$35,000,000) for a year in which a grant is awarded for a high-yield project. No agreement may be entered into that, when considered together with other existing agreements governing grants awarded during a single calendar year, could cause the State's potential total annual liability for grants awarded in a single calendar year to exceed the applicable amount. The Department shall make every effort to ensure that the average percentage of withholdings of eligible positions for grants awarded under this Part does not exceed the average of the range provided in G.S. 143B-437.56(a).</li> <li>(2) Semiannual commitment limitations. – Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%), excluding roll-over amounts, may be awarded in any single calendar year the imitation of this subsection, no more than any single calendar semiannual period. A roll-over amount is any amount from a previous semiannual period in the same calendar year that was not awarded to a high-yield project.</li> <li>(3) Geographic limitations. – Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%), excluding roll-over amount is any amount from a previous semiannual period in the same calendar year that was not awarded to a high-yield project.</li> <li>(3) Geographic limitations. – Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%) may b</li></ul>				<b>0</b> I I	offered incentives in a
<ul> <li>rewritten: <ul> <li>"(c) Award Limitations. – The following limitations apply to grants awarded under this</li> </ul> </li> <li>Part: <ul> <li>(1) Maximum liability. – The maximum amount of total annual liability for grants awarded in any single calendar year under this Part, including amounts transferred to the Utility Account pursuant to G.S. 143B-437.61, is twenty million dollars (\$20,000,000) for a year in which no grants are awarded for a high-yield project and is thirty-five million dollars (\$35,000,000) for a year in which a grant is awarded for a high-yield project. No agreement may be entered into that, when considered together with other existing agreements governing grants awarded during a single calendar year, could cause the State's potential total annual liability for grants awarded in a single calendar year to exceed the applicable amount. The Department shall make every effort to ensure that the average percentage of withholdings of eligible positions for grants awarded under this Part does not exceed the average of the range provided in G.S. 143B-437.56(a).</li> <li>(2) Semiannual commitment limitations. – Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%), excluding roll-over amounts, may be awarded in any single calendar semiannual period. A roll-over amount is any amount from a previous semiannual period in the same calendar year that was not awarded as a grant. The limitation of this subdivision does not apply to a grant awarded to a high-yield project.</li> </ul> </li> <li>(3) Geographic limitations. – Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%) may be awarded to a high-yield project.</li> </ul>					
<ul> <li>25 "(c) Award Limitations. – The following limitations apply to grants awarded under this</li> <li>Part:</li> <li>(1) Maximum liability. – The maximum amount of total annual liability for</li> <li>grants awarded in any single calendar year under this Part, including</li> <li>amounts transferred to the Utility Account pursuant to G.S. 143B-437.61, is</li> <li>twenty million dollars (\$20,000,000) for a year in which no grants are</li> <li>awarded for a high-yield project and is thirty-five million dollars</li> <li>(\$35,000,000) for a year in which a grant is awarded for a high-yield project.</li> <li>No agreement may be entered into that, when considered together with other</li> <li>existing agreements governing grants awarded during a single calendar year,</li> <li>could cause the State's potential total annual liability for grants awarded in a</li> <li>single calendar year to exceed the applicable amount. The Department shall</li> <li>make every effort to ensure that the average percentage of withholdings of</li> <li>eligible positions for grants awarded under this Part does not exceed the</li> <li>average of the range provided in G.S. 143B-437.56(a).</li> <li>(2) Semiannual commitment limitations. – Of the amount authorized in</li> <li>subdivision (1) of this subsection, no more than fifty percent (50%),</li> <li>excluding roll-over amounts, may be awarded in any single calendar</li> <li>semiannual period. A roll-over amount is any amount from a previous</li> <li>semiannual period in the same calendar year that was not awarded to a</li> <li>high-yield project.</li> <li>(3) Geographic limitations. – Of the amount authorized in a</li> <li>subsection, no more than fifty percent (50%) may be awarded to a</li> <li>high-yield project.</li> <li>(3) Geographic limitations. – Of the amount authorized in a</li> <li>subsection, no more than fifty percent (50%) may be awarded to a</li> <li>high-yield project.</li> </ul>		•		<b>TION 2.1.(b2)</b> Effective January 1, 2018, G.S. 1	43B-437.52(c) reads as
26Part:27(1)Maximum liability. – The maximum amount of total annual liability for28grants awarded in any single calendar year under this Part, including29amounts transferred to the Utility Account pursuant to G.S. 143B-437.61, is30twenty million dollars (\$20,000,000) for a year in which no grants are31awarded for a high-yield project and is thirty-five million dollars32(\$35,000,000) for a year in which a grant is awarded for a high-yield project.33No agreement may be entered into that, when considered together with other34existing agreements governing grants awarded during a single calendar year,35could cause the State's potential total annual liability for grants awarded in a36single calendar year to exceed the applicable amount. The Department shall37make every effort to ensure that the average percentage of withholdings of38eligible positions for grants awarded under this Part does not exceed the39average of the range provided in G.S. 143B-437.56(a).40(2)Semiannual commitment limitations. – Of the amount authorized in41subdivision (1) of this subsection, no more than fifty percent (50%),42excluding roll-over amounts, may be awarded in any single calendar43semiannual period. A roll-over amount is any amount from a previous44semiannual period in the same calendar year that was not awarded as a grant.45The limitations. – Of the amount authorized in subdivision (1) of this46high-yield project.47(3) <t< td=""><td></td><td></td><td></td><td>I Limitations The fellowing limitations and to the</td><td></td></t<>				I Limitations The fellowing limitations and to the	
<ul> <li>(1) Maximum liability. – The maximum amount of total annual liability for grants awarded in any single calendar year under this Part, including amounts transferred to the Utility Account pursuant to G.S. 143B-437.61, is twenty million dollars (\$20,000,000) for a year in which no grants are awarded for a high-yield project and is thirty-five million dollars (\$35,000,000) for a year in which a grant is awarded for a high-yield project. No agreement may be entered into that, when considered together with other existing agreements governing grants awarded during a single calendar year, could cause the State's potential total annual liability for grants awarded in a single calendar year to exceed the applicable amount. The Department shall make every effort to ensure that the average percentage of withholdings of eligible positions for grants awarded under this Part does not exceed the average of the range provided in G.S. 143B-437.56(a).</li> <li>(2) Semiannual commitment limitations. – Of the amount fifty percent (50%), excluding roll-over amounts, may be awarded in any single calendar semiannual period. A roll-over amount is any amount from a previous semiannual period in the same calendar year that was not awarded as a grant. The limitation of this subdivision does not apply to a grant awarded to a high-yield project.</li> <li>(3) Geographic limitations. – Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%) may be awarded for projects located in whole or in part in development tier three areas. Of the amount that may be awarded for projects located in whole or in part in development</li> </ul>			Awar	a Limitations. – The following limitations apply to g	rants awarded under this
28grants awarded in any single calendar year under this Part, including amounts transferred to the Utility Account pursuant to G.S. 143B-437.61, is30twenty million dollars (\$20,000,000) for a year in which no grants are awarded for a high-yield project and is thirty-five million dollars32(\$35,000,000) for a year in which a grant is awarded for a high-yield project. No agreement may be entered into that, when considered together with other existing agreements governing grants awarded during a single calendar year, could cause the State's potential total annual liability for grants awarded in a single calendar year to exceed the applicable amount. The Department shall make every effort to ensure that the average percentage of withholdings of eligible positions for grants awarded under this Part does not exceed the average of the range provided in G.S. 143B-437.56(a).40(2)41subdivision (1) of this subsection, no more than fifty percent (50%), excluding roll-over amounts, may be awarded in any single calendar semiannual period. A roll-over amount is any amount from a previous semiannual period. A roll-over amount awarded as a grant. The limitation of this subdivision does not apply to a grant awarded to a high-yield project.46high-yield project.47(3)48Geographic limitations Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%) may be awarded to a high-yield project.48subsection, no more than fifty percent (50%) may be awarded for projects located in whole or in part in development tier three areas. Of the amount that may be awarded for projects located in whole or in part in development		Part:	(1)	Maximum lishility. The maximum amount of	total annual lighility for
29amounts transferred to the Utility Account pursuant to G.S. 143B-437.61, is30twenty million dollars (\$20,000,000) for a year in which no grants are31awarded for a high-yield project and is thirty-five million dollars32(\$35,000,000) for a year in which a grant is awarded for a high-yield project.33No agreement may be entered into that, when considered together with other34existing agreements governing grants awarded during a single calendar year,35could cause the State's potential total annual liability for grants awarded in a36single calendar year to exceed the applicable amount. The Department shall37make every effort to ensure that the average percentage of withholdings of38eligible positions for grants awarded under this Part does not exceed the39average of the range provided in G.S. 143B-437.56(a).40(2)Semiannual commitment limitations Of the amount authorized in41subdivision (1) of this subsection, no more than fifty percent (50%),42excluding roll-over amounts, may be awarded in any single calendar43semiannual period. A roll-over amount is any amount from a previous44semiannual period. A roll-over and the same calendar year that was not awarded as a grant.45The limitations Of the amount authorized in a bigh-yield project.46igh-yield project.47(3)48Geographic limitations Of the amount authorized in subdivision (1) of this48subsection, no more than fifty percent (50%) may be awarded for projects49located in			(1)	•	-
30twenty million dollars (\$20,000,000) for a year in which no grants are awarded for a high-yield project and is thirty-five million dollars (\$35,000,000) for a year in which a grant is awarded for a high-yield project. No agreement may be entered into that, when considered together with other existing agreements governing grants awarded during a single calendar year, could cause the State's potential total annual liability for grants awarded in a single calendar year to exceed the applicable amount. The Department shall make every effort to ensure that the average percentage of withholdings of eligible positions for grants awarded under this Part does not exceed the average of the range provided in G.S. 143B-437.56(a).40(2)Semiannual commitment limitations Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%), excluding roll-over amounts, may be awarded in any single calendar semiannual period. A roll-over amount is any amount from a previous semiannual period. A roll-over amount authorized in subdivision (1) of this subdivision does not apply to a grant awarded to a high-yield project.47(3)Geographic limitations Of the amount authorized in subdivision (1) of this subcction, no more than fifty percent (50%) may be awarded for projects located in whole or in part in development tier three areas. Of the amount that may be awarded for projects located in whole or in part in development					
31awarded for a high-yield project and is thirty-five million dollars32(\$35,000,000) for a year in which a grant is awarded for a high-yield project.33No agreement may be entered into that, when considered together with other34existing agreements governing grants awarded during a single calendar year,35could cause the State's potential total annual liability for grants awarded in a36single calendar year to exceed the applicable amount. The Department shall37make every effort to ensure that the average percentage of withholdings of38eligible positions for grants awarded under this Part does not exceed the39average of the range provided in G.S. 143B-437.56(a).40(2)Semiannual commitment limitations Of the amount authorized in41subdivision (1) of this subsection, no more than fifty percent (50%),42excluding roll-over amounts, may be awarded in any single calendar43semiannual period. A roll-over amount is any amount from a previous44semiannual period in the same calendar year that was not awarded as a grant.45The limitations Of the amount authorized in subdivision (1) of this46high-yield project.47(3)Geographic limitations Of the amount authorized in subdivision (1) of this48subsection, no more than fifty percent (50%) may be awarded for projects49located in whole or in part in development tier three areas. Of the amount50that may be awarded for projects located in whole or in part in development				• 1	
32(\$35,000,000) for a year in which a grant is awarded for a high-yield project.33No agreement may be entered into that, when considered together with other34existing agreements governing grants awarded during a single calendar year,35could cause the State's potential total annual liability for grants awarded in a36single calendar year to exceed the applicable amount. The Department shall37make every effort to ensure that the average percentage of withholdings of38eligible positions for grants awarded under this Part does not exceed the39average of the range provided in G.S. 143B-437.56(a).40(2)Semiannual commitment limitations Of the amount authorized in41subdivision (1) of this subsection, no more than fifty percent (50%),42excluding roll-over amounts, may be awarded in any single calendar43semiannual period. A roll-over amount is any amount from a previous44semiannual period in the same calendar year that was not awarded as a grant.45the limitations Of the amount authorized in subdivision (1) of this46high-yield project.47(3)Geographic limitations Of the amount authorized in subdivision (1) of this48subsection, no more than fifty percent (50%) may be awarded for projects49located in whole or in part in development tier three areas. Of the amount50that may be awarded for projects located in whole or in part in development					-
33No agreement may be entered into that, when considered together with other34existing agreements governing grants awarded during a single calendar year,35could cause the State's potential total annual liability for grants awarded in a36single calendar year to exceed the applicable amount. The Department shall37make every effort to ensure that the average percentage of withholdings of38eligible positions for grants awarded under this Part does not exceed the39average of the range provided in G.S. 143B-437.56(a).40(2)41subdivision (1) of this subsection, no more than fifty percent (50%),42excluding roll-over amounts, may be awarded in any single calendar43semiannual period. A roll-over amount is any amount from a previous44semiannual period in the same calendar year that was not awarded as a grant.45The limitations Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%)46high-yield project.47(3)48geographic limitations Of the amount authorized in subdivision (1) of this49located in whole or in part in development tier three areas. Of the amount50that may be awarded for projects				••••	•
34existing agreements governing grants awarded during a single calendar year, could cause the State's potential total annual liability for grants awarded in a single calendar year to exceed the applicable amount. The Department shall make every effort to ensure that the average percentage of withholdings of eligible positions for grants awarded under this Part does not exceed the average of the range provided in G.S. 143B-437.56(a).40(2)Semiannual commitment limitations Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%), excluding roll-over amounts, may be awarded in any single calendar semiannual period. A roll-over amount is any amount from a previous semiannual period in the same calendar year that was not awarded as a grant. The limitation of this subdivision does not apply to a grant awarded to a high-yield project.47(3)Geographic limitations Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%) may be awarded for projects located in whole or in part in development tier three areas. Of the amount that may be awarded for projects located in whole or in part in development					
35could cause the State's potential total annual liability for grants awarded in a36single calendar year to exceed the applicable amount. The Department shall37make every effort to ensure that the average percentage of withholdings of38eligible positions for grants awarded under this Part does not exceed the39average of the range provided in G.S. 143B-437.56(a).40(2)40(2)41subdivision (1) of this subsection, no more than fifty percent (50%),42excluding roll-over amounts, may be awarded in any single calendar43semiannual period. A roll-over amount is any amount from a previous44semiannual period in the same calendar year that was not awarded as a grant.45The limitations Of the amount authorized in subdivision (1) of this subdivision does not apply to a grant awarded to a46high-yield project.47(3)48geographic limitations Of the amount authorized in subdivision (1) of this49located in whole or in part in development tier three areas. Of the amount50that may be awarded for projects located in whole or in part in development					-
36single calendar year to exceed the applicable amount. The Department shall37make every effort to ensure that the average percentage of withholdings of38eligible positions for grants awarded under this Part does not exceed the39average of the range provided in G.S. 143B-437.56(a).40(2)41subdivision (1) of this subsection, no more than fifty percent (50%),42excluding roll-over amounts, may be awarded in any single calendar43semiannual period. A roll-over amount is any amount from a previous44semiannual period in the same calendar year that was not awarded as a grant.45The limitations Of the amount authorized in subdivision (1) of this subdivision does not apply to a grant awarded to a high-yield project.47(3)48Subsection, no more than fifty percent (50%) may be awarded for projects49located in whole or in part in development tier three areas. Of the amount that may be awarded for projects located in whole or in part in development					
37make every effort to ensure that the average percentage of withholdings of eligible positions for grants awarded under this Part does not exceed the average of the range provided in G.S. 143B-437.56(a).40(2)Semiannual commitment limitations Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%), excluding roll-over amounts, may be awarded in any single calendar semiannual period. A roll-over amount is any amount from a previous semiannual period in the same calendar year that was not awarded as a grant. The limitation of this subdivision does not apply to a grant awarded to a high-yield project.47(3)Geographic limitations Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%) may be awarded for projects located in whole or in part in development tier three areas. Of the amount that may be awarded for projects located in whole or in part in development				-	
<ul> <li>eligible positions for grants awarded under this Part does not exceed the average of the range provided in G.S. 143B-437.56(a).</li> <li>(2) Semiannual commitment limitations. – Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%), excluding roll-over amounts, may be awarded in any single calendar semiannual period. A roll-over amount is any amount from a previous semiannual period in the same calendar year that was not awarded as a grant. The limitation of this subdivision does not apply to a grant awarded to a high-yield project.</li> <li>(3) Geographic limitations. – Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%) may be awarded for projects located in whole or in part in development tier three areas. Of the amount that may be awarded for projects located in whole or in part in development</li> </ul>					
39average of the range provided in G.S. 143B-437.56(a).40(2)Semiannual commitment limitations Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%), excluding roll-over amounts, may be awarded in any single calendar semiannual period. A roll-over amount is any amount from a previous semiannual period in the same calendar year that was not awarded as a grant. The limitation of this subdivision does not apply to a grant awarded to a high-yield project.47(3)Geographic limitations Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%) may be awarded for projects located in whole or in part in development tier three areas. Of the amount that may be awarded for projects located in whole or in part in development					
<ul> <li>40 (2) Semiannual commitment limitations Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%),</li> <li>42 excluding roll-over amounts, may be awarded in any single calendar semiannual period. A roll-over amount is any amount from a previous semiannual period in the same calendar year that was not awarded as a grant. The limitation of this subdivision does not apply to a grant awarded to a high-yield project.</li> <li>47 (3) Geographic limitations Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%) may be awarded for projects located in whole or in part in development</li> </ul>				<b>č</b> 1 <b>č</b>	
<ul> <li>41 subdivision (1) of this subsection, no more than fifty percent (50%),</li> <li>42 excluding roll-over amounts, may be awarded in any single calendar</li> <li>43 semiannual period. A roll-over amount is any amount from a previous</li> <li>44 semiannual period in the same calendar year that was not awarded as a grant.</li> <li>45 The limitation of this subdivision does not apply to a grant awarded to a</li> <li>46 high-yield project.</li> <li>47 (3) Geographic limitations. – Of the amount authorized in subdivision (1) of this</li> <li>48 subsection, no more than fifty percent (50%) may be awarded for projects</li> <li>49 located in whole or in part in development tier three areas. Of the amount</li> <li>50 that may be awarded for projects located in whole or in part in development</li> </ul>			(2)	0 0 1	
<ul> <li>42 excluding roll-over amounts, may be awarded in any single calendar</li> <li>43 semiannual period. A roll-over amount is any amount from a previous</li> <li>44 semiannual period in the same calendar year that was not awarded as a grant.</li> <li>45 The limitation of this subdivision does not apply to a grant awarded to a</li> <li>46 high-yield project.</li> <li>47 (3) Geographic limitations. – Of the amount authorized in subdivision (1) of this</li> <li>48 subsection, no more than fifty percent (50%) may be awarded for projects</li> <li>49 located in whole or in part in development tier three areas. Of the amount</li> <li>50 that may be awarded for projects located in whole or in part in development</li> </ul>			(-)		
<ul> <li>43 semiannual period. A roll-over amount is any amount from a previous</li> <li>44 semiannual period in the same calendar year that was not awarded as a grant.</li> <li>45 The limitation of this subdivision does not apply to a grant awarded to a</li> <li>46 high-yield project.</li> <li>47 (3) Geographic limitations. – Of the amount authorized in subdivision (1) of this</li> <li>48 subsection, no more than fifty percent (50%) may be awarded for projects</li> <li>49 located in whole or in part in development tier three areas. Of the amount</li> <li>50 that may be awarded for projects located in whole or in part in development</li> </ul>					• •
<ul> <li>semiannual period in the same calendar year that was not awarded as a grant.</li> <li>The limitation of this subdivision does not apply to a grant awarded to a high-yield project.</li> <li>Geographic limitations. – Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%) may be awarded for projects located in whole or in part in development tier three areas. Of the amount that may be awarded for projects located in whole or in part in development</li> </ul>				• •	
45The limitation of this subdivision does not apply to a grant awarded to a46high-yield project.47(3)Geographic limitations Of the amount authorized in subdivision (1) of this48subsection, no more than fifty percent (50%) may be awarded for projects49located in whole or in part in development tier three areas. Of the amount50that may be awarded for projects located in whole or in part in development				1	1
<ul> <li>46 high-yield project.</li> <li>47 (3) Geographic limitations Of the amount authorized in subdivision (1) of this subsection, no more than fifty percent (50%) may be awarded for projects located in whole or in part in development tier three areas. Of the amount that may be awarded for projects located in whole or in part in development</li> </ul>				1	6
<ul> <li>47 (3) Geographic limitations Of the amount authorized in subdivision (1) of this</li> <li>48 subsection, no more than fifty percent (50%) may be awarded for projects</li> <li>49 located in whole or in part in development tier three areas. Of the amount</li> <li>50 that may be awarded for projects located in whole or in part in development</li> </ul>					
<ul> <li>48 subsection, no more than fifty percent (50%) may be awarded for projects</li> <li>49 located in whole or in part in development tier three areas. Of the amount</li> <li>50 that may be awarded for projects located in whole or in part in development</li> </ul>			(3)		in subdivision (1) of this
49located in whole or in part in development tier three areas. Of the amount50that may be awarded for projects located in whole or in part in development	48			• •	
	49			located in whole or in part in development tier thr	ree areas. Of the amount
51 <u>tier three areas pursuant to this subdivision, no more than fifty percent (50%)</u>					
	51			tier three areas pursuant to this subdivision, no more	than fifty percent (50%)

	General Assembly Of North Carolina	Session 2017
1	may be awarded for projects located in whole or in pa	rt in attainment areas.
2	The limitations of this subdivision do not apply to	
3	high-yield project."	-
4	SECTION 2.1.(c) G.S. 143B-437.56 reads as rewritten:	
5	"§ 143B-437.56. Calculation of minimum and maximum grants; facto	ors considered.
6	(a) Subject to the provisions of subsections (a1) and (d) of this s	section, the amount of
7	the grant awarded in each case shall be a percentage of the withholding	
8	for a period of years. The percentage shall be no more than (i) eighty	percent (80%) for a
9	development tier one area area, (ii) no more than seventy percent (70%)	for a development tier
10	two area, (iii) no more than sixty percent (60%) for a development tier	three area that is not
11	designated as an attainment area pursuant to G.S. 143B-437.08, and (it	v) no more than fifty
12	percent (50%) for a county designated as an attainment area pursuant to	<u>G.S. 143B-437.08.and</u>
13	no more than seventy-five percent (75%) for any other area. If the proj	ect will be located in
14	more than one area designation, the location with the highest area desig	nation determines the
15	maximum percentage to be used. The percentage used to determine the	e amount of the grant
16	shall be based on criteria developed by the Committee, in consultation	on with the Attorney
17	General, after considering at least the following:	
18	(1) The number of eligible positions to be created.	
19	(2) The expected duration of those positions.	
20	(3) The type of contribution the business can make to the	e long-term growth of
21	the State's economy.	
22	(4) The amount of other financial assistance the project	will receive from the
23	State or local governments.	
24	(5) The total dollar investment the business is making in th	1 0
25	(6) Whether the project utilizes existing infrastructure	and resources in the
26	community.	
27	(7) Whether the project is located in a development zone.	
28	(8) The number of eligible positions that would be fill	led by residents of a
29	development zone.	
30	(9) The extent to which the project will mitigate unemploy	yment in the State and
31	locality.	
32		,, • ,
33	(d) For any eligible position that is located in a county designated $(5.0\%) = 0.0\%$	
34 35	pursuant to G.S. 143B-437.08, fifty percent (50%) of the annual disburgement shall be percent (50%) of the annual	• • • •
35 36	disbursement shall be payable to the business, and fifty percent (50%) s Utility Account pursuant to $C = 142P 427.61$ . For any aligible position	
30 37	<u>Utility Account pursuant to G.S. 143B-437.61.</u> For any eligible positio development tier three area, seventy-five percent (75%)area that is	
38	attainment area pursuant to G.S. 143B-437.08, seventy percent (75%) area unat is	-
38 39	approved for disbursement shall be payable to the business, and	-
40	$\frac{(25\%)}{(25\%)}$ thirty percent (30%) shall be payable to the Utility A	
40 41	G.S. 143B-437.61. For any eligible position that is located in a develo	-
42	ninety percent (90%) of the annual grant approved for disbursement sh	1
43	business, and ten percent (10%) shall be payable to the Utility	1.
44	G.S. 143B-437.61. A position is located in the development tier area that	1
45	the county in which the project is located at the time the application	0
46	Committee. This subsection does not apply to a high-yield project in	
47	business receives the enhanced percentage pursuant to subsection (a1) of t	-
48	"	
49	SECTION 2.2. G.S. 143B-437.72 reads as rewritten:	
50	"§ 143B-437.72. Agreements required; disbursement of funds.	
51	· · · · · · · · · · · · · · · · · · ·	

Gen	eral Asseml	oly Of North Carolina	Session 2017
	-	pany Performance Agreements An agreement between	n a local government
and a	-	siness must contain the following provisions:	
	(1)	A commitment to create or retain a specified numb	5
		specified salary range at a specific location and comm	
		time period in which the jobs will be created or retain	
		time period for which the jobs must be maintained. Pro-	
		commitment required pursuant to this subdivision r	
		number of jobs filled by workers with H-1B visas/with	
	(2)	A commitment to provide proof satisfactory to the loca	
		State of new jobs created or existing jobs retained an	d the salary level of
		those jobs.	
	(3)	A provision that funds received under the agreement m	ay be used only for a
		purpose specified in G.S. 143B-437.71(b).	
	(4)	A provision allowing the State or the local government	to inspect all records
		of the business that may be used to confirm compliance	e with the agreement
		or with the requirements of this Part.	
	(5)	A provision establishing the method for determining	compliance with the
		agreement.	
	(6)	A provision establishing a schedule for disbursement	t of funds under the
		agreement that allows disbursement of funds only	in proportion to the
		amount of performance completed under the agreement	
	(6a)	A provision establishing that a business that has complete	eted performance and
		become entitled to a final disbursement of funds under	r the agreement must
		timely request, in writing to the Secretary of Commerce	ce, a disbursement of
		funds within not more than one year from the date of co	mpleted performance
		or forfeit the disbursement.	
	(6b)	A provision establishing that a business that anticipates	-
		a disbursement of funds under the agreement shall no	otify the Secretary of
		Commerce of the potential payment no later than Marc	h 1 of the fiscal year
		preceding the fiscal year in which the performance	is anticipated to be
		completed.	
	(7)	A provision requiring recapture of grant funds if a b	usiness subsequently
		fails to comply with the terms of the agreement.	
	(8)	Any other provision the State or the local government	nt finds necessary to
		ensure the proper use of State or local funds.	
,		Government Grant Agreement An agreement between	the State and one or
more	U	nments shall contain the following provisions:	
	(1)	A commitment on the part of the local government	
		allocated by the State, as provided in this subdivision	
		include cash, fee waivers, in-kind services, the dor	nation of assets, the
		provision of infrastructure, or a combination of these.	
		a. For a local government in a development tier of	
		G.S. 143B-437.08, the State shall provide no m	
		(\$3.00) for every one dollar (\$1.00) prov	vided by the local
		government.	
		b. For a local government in a development tier tw	
		G.S. 143B-437.08, the State shall provide no n	
		(\$2.00) for every one dollar (\$1.00) prov	vided by the local
		government.	
		c. For a local government in a development tier	
		designated as an attainment area, as defined in C	G.S. 143B-437.08, the

General Asser	nbly Of Nor	th Carolina	Session 201
	d <u>d. F</u> <u>C</u>	tate shall provide no more than o collar (\$1.00) provided by the local g for a local government in an a G.S. 143B-437.08, the State shall p \$1.00) for every four dollars (	government. attainment area, as defined in provide no more than one dolla
	g	overnment.	
'			
		(a) G.S. $143B-437.01(a)$ reads as re	
		rpose of Fund. – There is created in	-
		wn as the Industrial Development	
		ls to assist the local government	
		State in <u>retaining or creating</u> job	• • • •
		Department of Commerce shall	
		am. Those rules shall include the f	ollowing provisions, which shall
apply to each g			of an immension of a name
(1)		ds shall be used for construction water, sewer, gas, telecommuni	-
	-	l utility distribution lines or	• •
		cture for existing or new or propos	
		the water, gas, telecommunic	
		l utility lines or facilities, or trans	
		on the site of the building or, if i	-
		related to the operation of the job cr	
	•	the sewer infrastructure shall be lo	•
	0	t located on the site, shall be direct	
		tion activity, even if the sewer infr	• •
		n the county in which the building i	
(2)	The func	Is shall be used by the city and cour	nty governments for projects that
		onably anticipated to result in the	
		ng the existing job base, or retention	
		mum funding amount per new job to	b be created or per project.
'			
		(b) This section is effective when	n it becomes law and applies to
grants awarded			
		Subsections (a), (b1), and (c) of Se	
		fective January 1, 2017, and apply	
date. Except as	otherwise p	rovided, the remainder of this Part i	s effective when it becomes law
		<b>ENT TIER MODIFICATIONS</b>	to
	• •	) G.S. 143B-437.08 reads as rewritt	len.
§ 143D-437.0	5. Developi	nent tier designation.	
 (b) Dev	elonment F	actor. – Each year, on or before	November 30 the Secretary of
		each county in the State a developm	
following:	n assign to t	call county in the state a developh	nent factor that is the sum of th
(1)	The cour	nty's rank in a ranking of counties b	w average rate of unemploymer
(1)		vest to highest, for the most recen	
	available		it is months for which data all

	General Assembly	v Of North Carolina	Session 2017
1	(2)	The county's rank in a ranking of count	ies by median household income
2	. ,	from highest to lowest, for the most reco	•
3		available.	
4	(3)	The county's rank in a ranking of co	unties by percentage growth in
5		population from highest to lowest, for the	
6		data are available.	
7	(4)	The county's rank in a ranking of count	ies by adjusted assessed property
8		value per capita as published by the Depa	
9		highest to lowest, for the most recent taxat	
10		Ranking After computing the develo	
11		g the adjustments required in this section.	
12		es within the State according to their de	
13		tary shall then identify all the areas of t	1 0
14	publish this inform	ation. A development tier designation is e	effective only for the calendar year
15	following the desig		
16	(c1) Index.	- The Secretary of Commerce shall cost	adjust the national value for per
17	capita income to de	etermine the State value for that factor and	shall determine the State value for
18	the factors listed in	n subdivisions (1), (3), and (4) of subsecti	on (b) of this section. Using these
19	metrics, the Secre	etary shall create an index, as follows	s: (i) the State average rate of
20	unemployment div	ided by the county's average rate, (ii) the	county's per capita income divided
21	by the per capita i	ncome value for the State determined pu	ursuant to this subsection, (iii) the
22	county's percentage	e growth in population divided by the Stat	e's percentage growth, and (iv) the
23	county's adjusted	assessed property value per capita divide	ed by the State adjusted assessed
24		r capita. After computing the indices as	-
25		nk and publish all the counties within the	
26		the value against which the factor is comp	
27		parately designate any county with perf	
28		Il indexed development factors as an "a	
29	-	vement area designation is effective only f	for the calendar year following the
30	designation.		
31		In measuring rates of unemployment uner	
32		income, the Secretary shall use the latest	
33		generally recognized as having expertise	•
34		pulation growth, the Secretary shall u	
35		d by the State Budget Officer. For the pu	
36		Plude people incarcerated in federal or Stat	
37		nent for Certain Small Counties. Rega	
38		that has a population of less than 12,000 sl	
39 40		nties, any county that has a population of h	
40	be ranked one of	the 80 highest counties, and any county	that has a population of less than
41		han nineteen percent (19%) of its populati	
42 43	40 highest counties	ost recent federal decennial census shall a	automatically be fanked one of the
43 44	0	<del>.</del> nent for Development Tier One Area	Pagardlass of the actual
44 45		r, a county designated as a development t	
45 46		40 highest counties until it has been a dev	
40 47	two consecutive ye		oropinent del one area for at least
48	•	on for Two-County Industrial Park. An	eligible two-county industrial park
49		lopment tier designation of the designation	
50		all of the following conditions:	as of the two countres in which it is

	General Asso	embly Of North Carolina	Session 2017
1 2	(1	H) It is located in two contiguous counties, one of development tier designation than the other.	which has a lower
3 4	(2	1 0	y with the lower tier
5	(3	6	he counties is under
6	(5)	contractual control of designated agencies working	
7		counties, or is subject to a development agreement be	
8		and third-party owners.	etween both countes
9	(4		at least the lesser of
10	(-	one-half of the cost of developing the park or a prop	
10		developing the park equal to the proportion of land in t	
12		county with the lower tier designation.	ne park located in the
12	(5		ua 2000 524 a 2
13 14	(b) Er		
		xception for Certain Multijurisdictional Industrial Parks.	
15		by interlocal agreement under G.S. 158-7.4, and parcels of la	
16		rk that are subsequently transferred and used for industrial or	
17		or cities and counties under G.S. 158-7.1, have the low	
18	-	of the designations of the counties in which they are located	IT all of the following
19	conditions are		•
20	(1	· · · ·	es, in three or more
21	(2)	contiguous counties.	
22	(2)		park is located is a
23		development tier one area.	
24	<del>(3</del>	· · · · ·	
25		nonprofit corporation owned or controlled by three of	r more units of local
26		<del>government.</del>	
27	<del>(4</del>	· · ·	-
28		250 developable acres. A transfer of acreage that re-	
29		developable acres below 250 developable acres in a c	
30		an industrial park's eligibility under this subsection if	
31		owner who uses or develops the acreage for indu	strial or commercial
32		purposes authorized for cities and counties under G	S. 158-7.1. For the
33		purposes of this subdivision, "developable acres" inc	ludes acreage that is
34		owned directly by the industrial park or its owners or t	hat is the subject of a
35		development agreement between the industrial park	or its owners and a
36		third-party owner.	
37	<del>(5</del>	5) The total population of all of the counties in which	the industrial park is
38		located is less than 200,000.	-
39	<del>(6</del>	5) In each county in which the industrial park is located	, at least sixteen and
40	<b>X</b>	eight tenths percent (16.8%) of the population was Me	
41		2003-2004 fiscal year based on 2003 population estimat	-
42	(i) Ex	xpired, effective July 1, 2013, pursuant to Session Laws	
43	.,	Session Laws 2012-36, s. 1.	, <b></b> , <b>4</b> 0
44	•	xception for Eco-Industrial Park. An Eco-Industrial Park h	as a development tier
45		ion. An Eco Industrial Park is an industrial park that the Se	
46		meets the following requirements:	
47	(1		
48	$\frac{1}{(2)}$	· · · · · · · · · · · · · · · · · · ·	<u>S 143-215 107A to</u>
49	(2	perform motor vehicle emissions inspections.	
		Perform motor veniere emissions inspections.	

	General Assembly	Of North Carolina	Session 2017
1 2 3	e	Cach building located in the industrial park in nergy-efficiency and water-use standards for construction of a major facility.	
4		Each business located in the park is in a cl	an industry sactor according to
5		ne Toxic Release Inventory by the United	States Environmental Protection
6		igency.	
7	· · · <b>1</b>	- By November 30 of each year, the Secret	•
8 9	Appropriations Con	e Joint Legislative Commission on Governmittee on Natural and Economic Resource	es, the House of Representatives
10		committee on Natural and Economic Res	
11		eneral Assembly on the tier rankings req	
12		map of the State whereupon the tier rankin	
13		<b>DN 3.(b)</b> G.S. 143B-437.01(a1) reads as rev	
14	"(a1) Definition	ons. – The following definitions apply in thi	is section:
15			
16	(4) E	conomically distressed county A county	that is defined as a development
17	ti	er one or two area under G.S. 143B-437.	08 after the adjustments of that
18	<del>S</del> I	ection are applied.G.S. 143B-437.08.	
19	"		
20	SECTIO	<b>DN 3.(c)</b> G.S. 143B-472.127 reads as rewri	tten:
21		Programs administered.	
22		al Economic Development Division shall	be responsible for administering
23		eby economic development grants or log	
24		ority as provided in G.S. 143B-472.128	
25		Authority shall, in awarding economic de	0
26		is subsection, give priority to local gover	
27	-	) highest rankings under G.S. 143B-437.	
28		<u>37.08.</u> The funds available for grants or le	=
29	used as follows:	<u>57.00.</u> The funds uvuluoie for grants of i	ouns under uns program may be
30	""""""""""""""""""""""""""""""""""""""		
31	SECTIC	<b>DN 3.(d)</b> G.S. 143B-472.128 reads as rewri	tten
32		Rural Infrastructure Authority created;	
33	ş 1 <b>-</b> 3 <b>D-</b> -7/2,120, 1	Kurai mirastructure Authority createu, j	powers:
33 34	(i) Doword of	and Duties The Authomity has the following	na noward and dution
34 35	(j) Powers a	nd Duties. – The Authority has the following	ng powers and duties.
	 (2) т	's arrand grants on loons as provided in (	C C 142D 472 127 In awarding
36		o award grants or loans as provided in (	
37	0	rants or loans under G.S. 143B-472.127(a)	
38	U	overnment units of the counties that have	e e
39		nder <u>G.S. 143B-437.08 after th</u>	ne adjustment of that
40		ection. <u>G.S. 143B-437.08.</u>	
41	"		
42		<b>DN 3.(e)</b> This Part becomes effective J	• •
43	economic developm	ent awards made and related determination	is occurring on or after that date.
44			
45	PART IV. RURAL	ASSISTANCE	
46		<b>DN 4.(a)</b> For each Collaboration for	
47		employees of the Department of Commerce	
48	-	e plan required by G.S. 143B-434.01, colla	
49	• •	n, and other unit of local government in the	
50		to each unit of local government within th	
51	shall also identify a	ny additional regional assets not otherwise	e contained in the annual update.

#### **General Assembly Of North Carolina**

For any asset identified in the annual update or identified by the employees, an analysis shall be performed to identify appropriate potential industries best suited to maximize the beneficial economic impact of each asset. The employees shall identify for each asset any potential additional infrastructure needs anticipated for identified appropriate potential industries. The Department shall provide to the Economic Development and Global Engagement Joint Oversight Committee a list of any assets remaining in the collated information for more than two years by January 1 of each year.

8 **SECTION 4.(b)** For each Collaboration for Prosperity Zone established in 9 G.S. 143B-28.1, the employees of the Department of Commerce in the zone shall submit a 10 report to the Joint Legislative Economic Development and Global Engagement Oversight 11 Committee and the Fiscal Research Division on the following: (i) jobs anticipated to result 12 from efforts of the employees, including the name and contact person of each company creating 13 new jobs in the zone, (ii) the location of each project, including the development tier 14 designation of the location, and (iii) project leads that were not submitted to the Department for 15 possible discretionary incentives pursuant to Chapter 143B of the General Statutes.

16

**SECTION 4.(c)** This Part is effective when it becomes law.

17 18

19

## PART V. IMPROVE PROJECT IMPACT

**SECTION 5.(a)** G.S. 143B-428 reads as rewritten:

#### 20 "§ 143B-428. Department of Commerce – declaration of policy.

21 It is hereby declared to be the policy of the State of North Carolina to actively encourage 22 the expansion of existing environmentally sound North Carolina industry; to actively encourage 23 the recruitment of environmentally sound national and international industry into North 24 Carolina through industrial recruitment efforts and through effective advertising, with an 25 emphasis on high-wage-paying industry; to promote the development of North Carolina's labor 26 force to meet the State's growing industrial needs; to promote the growth and development of 27 our travel and tourist industries; to promote the development of our State ports; and to assure 28 throughout State government, the coordination of North Carolina's economic development 29 efforts.efforts, with an emphasis on maximizing the return on investment of economic 30 development dollars by selecting projects and project locations on the basis of providing the 31 greatest relief to communities experiencing chronic economic distress."

32 **SECTION 5.(b)** The Department of Commerce shall study means of effectuating 33 the clarification in policy set forth in subsection (a) of this section. As part of the study, the 34 Department shall examine ways to reformulate evaluation models and economic development 35 tools of the State so as (i) to reduce emphasis on awarding incentives to projects based primarily on whether there is a net increase in State revenues and (ii) to increase emphasis on 36 37 awarding incentives to projects that locate in and improve counties performing below the 38 established performance goals. The Department shall report the results of the study, along with 39 any proposed legislative recommendations, to the Joint Legislative Oversight Committee on 40 Economic Development and Global Engagement no later than October 1, 2017.

41

## SECTION 5.(c) G.S. 143B-437.07 reads as rewritten:

## 42 "§ 143B-437.07. Economic development grant reporting.

43 (a) Report. – The Department of Commerce must shall publish on or before October 1 44 of each year the information required by this subsection, itemized by business entity, for each 45 business or joint private venture to which the State has, in whole or in part, granted one or more 46 economic development incentives during the relevant time period. The relevant time period 47 ends June 30 preceding the publication date of this subsection and begins (i) for incentives not 48 awarded under Part 2G of this Article with the 2007 calendar year and (ii) for incentives 49 awarded under Part 2G of this Article with the 2002 calendar year. The information in the 50 report must shall include all of the following: 51

Page 10

General Assembly Of North Carolina Session 2017
(3) The name, mailing address, telephone number, and Web site of the business recipient, or recipients if a joint venture, and the physical location of the site receiving the incentive. If the physical location of the site is undecided, then the name of the county in which the site will be located. The information regarding the physical location <u>must</u> - <u>shall</u> indicate whether the physical location is a new or expanded facility.
(b) Online Posting/Written Submission. – The Department of Commerce <del>must</del> -shall
post on its Internet Web site a summary of the report compiled in subsection (a) of this section.
The summary report must shall include the information required by subdivisions (2), (9), (11),
and (12) of subsection (a) of this section. By October 1 of each year, the Department of
Commerce <u>must shall</u> submit the written report required by subsection (a) of this section to the
Joint Legislative Commission on Governmental Operations, the Revenue Laws Study
Committee, the Senate Appropriations Committee on Natural and Economic Resources, the
House of Representatives Appropriations Subcommittee on Natural and Economic Resources, and the Fiscal Research Division of the General Assembly.
(c) Economic Development Incentive. – An economic development incentive includes
any grant from the following programs: Job Development Investment Grant Program; the Job
Maintenance and Capital Development Fund; One North Carolina Fund; and the Utility
Account. The State also incents economic development through the use of tax expenditures in
the form of tax credits and refunds. The Department of Revenue must-shall report annually on
these statutory economic development incentives, as required under G.S. 105-256.
(d) <u>County Improvement Plan and Reports. – The Department of Commerce, using the</u>
index required by G.S. 143B-437.08(c1), shall create a plan for improving the performance of
each county underperforming the benchmark in one or more indexed development factors to the benchmark performance level at the time the plan was created. The plan shall cover a period
of five years, and the Department shall create a new plan complying with this subsection at the
expiration of the plan. The Department shall publish and submit an annual progress report to
the Joint Legislative Oversight Committee on Economic Development and Global Engagement
providing, at a minimum, a (i) comparison of the performance of each county to the
benchmarked performance in each indexed development factor where the county
underperformed the benchmark for the year and (ii) comparison of that performance to the
county's performance in the previous year. The Department shall submit a copy of a plan for
the first year after it is created and each progress report on or before April 1 of each year." SECTION 5.(d) For purposes of the initial plan required by G.S. 143B-437.07(d),
as enacted by this act, the Department shall consult with and use data compiled by the Center
for Competitive Economies at the Kenan-Flagler Business School at the University of North
Carolina in Chapel Hill for the study performed for the Joint Legislative Oversight Committee
on Economic Development and Global Engagement.
<b>SECTION 5.(e)</b> This Part is effective when it becomes law.
PART VI. EFFECTIVE DATE
<b>SECTION 6.</b> Except as otherwise provided, this act is effective when it becomes law

44 law.