SESSION 1989

SENATE BILL 497 Judiciary III Committee Substitute Adopted 5/1/89 Third Edition Engrossed 5/3/89 House Committee Substitute Favorable 7/14/89

Short Title: Building Code Amendments.

Sponsors:

Referred to:

March 20, 1989

1	A BILL TO BE ENTITLED
2	AN ACT TO MAKE VARIOUS SUBSTANTIVE AND TECHNICAL CHANGES IN
3	THE BUILDING CODE LAWS.
4	The General Assembly of North Carolina enacts:
5	Section 1. Article 4 of Chapter 66 of the General Statutes reads as rewritten:
6	"ARTICLE 4.
7	"ELECTRICAL MATERIALS, DEVICES, APPLIANCES AND EQUIPMENT.
8	"§ 66-23. Sale of electrical goods regulated.
9	Every person, firm or corporation before selling, offering for sale-or exposing for sale,
10	at retail to the general public, assigning, or disposing of by gift as premiums or in any
11	similar manner any electrical material, devices, appliances or equipment shall first
12	determine if such electrical materials, devices, appliances and equipment comply with
13	the provision of this Article.
14	"§ 66-24. Identification marks required.
15	All electrical materials, devices, appliances and equipment offered for sale, exposed
16	for sale at retail to the general public, or disposed of by gift as premiums or in any similar
17	manner-shall have the maker's name, trademark, or other identification symbol placed
18	thereon, together with such other markings giving voltage, current, wattage, or other
19	appropriate ratings as may be necessary to determine the character of the material,
20	device, appliance or equipment and the use for which it is intended; and it shall be

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unlawful for any person, firm or corporation to remove, alter, change or deface the 1 2 maker's name, trademark or other identification symbol. 3 "§ 66-25. Acceptable listings as to safety of goods. 4 The electrical inspector shall accept, without further examination or test, the listings 5 of Underwriters' Laboratories, Inc., as evidence of safety of such materials, etc., so long 6 as the listing continues in effect to his knowledge and, so long as information and 7 experience have not demonstrated, in his judgment, that any specific listed materials, 8 etc., are not safe. 9 The electrical inspector may accept as evidence of safety of such materials, etc., not 10 of types for which such Underwriters' Laboratories listings are in effect, such evidence by way of records of tests and examinations by bodies he deems properly qualified, as 11 12 he deems necessary to assure him of the safety of such materials, etc. But such 13 acceptance cannot be made to apply to other than the stock of materials, etc., for which 14 such evidence has been specifically secured. One body whose evidence of safety shall 15 be accepted by the electrical inspector for specific stocks is the Insurance Commission 16 of the State of North Carolina, if the stock in question has been submitted to the 17 examinations and tests required by that Commission, and that Commission has certified 18 that in its judgment the stock conforms to the State law, to the requirements of this 19 Article, and to any additional requirements deemed necessary for safety in the judgment 20 of that Commission. 21 The electrical inspector may decline to accept any evidence of safety other than that provided by Underwriters' Laboratories listings, for specific materials, etc., of types for 22 23 which such listings are available. 24 The electrical inspector, in accepting listings of Underwriters' Laboratories, shall keep in file as far as practicable, copies of all Underwriters' Laboratories listings in 25 26 effect, and copies of the recorded standards, requirements, tests and examinations of 27 Underwriters' Laboratories for such materials, etc., or shall when necessary refer to the 28 files of such information maintained by the Insurance Commission of North Carolina. 29 The words "electrical inspector" when used in this Article shall be construed to refer to 30 any duly licensed and employed electrical inspector of the State or any governmental 31 agency thereof. 32 All electrical materials, devices, appliances, and equipment shall be evaluated for safety and suitability for intended use. This evaluation shall be conducted in accordance 33 with nationally recognized standards and shall be conducted by a qualified testing 34 35 laboratory. The Commissioner of Insurance, through the Engineering Division of the Department of Insurance, shall implement the procedures necessary to approve suitable 36 national standards and to approve suitable qualified testing laboratories. 37 The 38 Commissioner may assign his authority to implement the procedures for specific 39 materials, devices, appliances, or equipment to other agencies or bodies when they would be uniquely qualified to implement those procedures. 40 In the event that the Commissioner determines that electrical materials, devices, 41 42 appliances, or equipment in question cannot be adequately evaluated through the use of approved national standards or by approved qualified testing laboratories, the 43

SENATE BILL 497 version 4

1989

Engineering Division of the Department of Insurance shall specify any alternative 1 2 evaluations which safety requires. 3 The Engineering Division of the Department of Insurance shall keep in file, where practical, copies of all approved national standards and resumes of approved qualified 4 5 testing laboratories. 6 "§ 66-26. Legal responsibility of proper installations unaffected. 7 This Article shall not be construed to relieve from or to lessen the responsibility or 8 liability of any party owning, operating, controlling or installing any electrical materials, 9 devices, appliances or equipment for damages to persons or property caused by any 10 defect therein, nor shall the electrical inspector, the Commissioner, or agents of the Commissioner be held as assuming any such liability by reason of the approval of any 11 12 material, device, appliance or equipment authorized herein. "§ 66-27. Violation made misdemeanor. 13 Any person, firm or corporation who shall violate any of the provisions of this 14 15 Article shall be guilty of a misdemeanor and upon conviction thereof shall be punished 16 by a fine of not more than fifty dollars (\$50.00) or five hundred dollars (\$500.00), 17 imprisonment for not more than 30-90 days, or both, for each violation. 18 "§ 66-27A. Enforcement. 19 The Commissioner or his designee or the electrical inspector of any State or local 20 governing agency may initiate any appropriate action or proceedings to prevent, 21 restrain, or correct any violation of this Article. The Commissioner or his designee, upon showing proper credentials and in discharge of his duties pursuant to this Article 22 23 may, at reasonable times and without advance notice, enter and inspect any facility 24 within the State in which there is reasonable cause to suspect that electrical materials, devices, appliances, or equipment not in conformance with the requirements of this 25 Article are being sold, offered for sale, assigned, or disposed of by gift, as premiums, or 26 27 in any other similar manner." Sec. 2. G.S. 143-138(b), as rewritten by Chapter 25, Session Laws of 1989, 28 29 reads as rewritten: 30 Contents of the Code. – The North Carolina State Building Code, as adopted "(b) by the Building Code Council, may include reasonable and suitable classifications of 31 buildings and structures, both as to use and occupancy; general building restrictions as 32 33 to location, height, and floor areas; rules for the lighting and ventilation of buildings and 34 structures; requirements concerning means of egress from buildings and structures; 35 requirements concerning means of ingress in buildings and structures; regulations governing construction and precautions to be taken during construction; regulations as 36 to permissible materials, loads, and stresses; regulations of chimneys, heating 37 appliances, elevators, and other facilities connected with the buildings and structures: 38 39 regulations governing plumbing, heating, air conditioning for the purpose of comfort cooling by the lowering of temperature, and electrical systems; and such other 40 41 reasonable rules and regulations pertaining to the construction of buildings and 42 structures and the installation of particular facilities therein as may be found reasonably necessary for the protection of the occupants of the building or structure, its neighbors, 43 44 and members of the public at large.

1	In addition, the Code may regulate activities and conditions in buildings, structures,			
2	and premises that pose dangers of fire, explosion, or related hazards. Such fire			
3	prevention code provisions shall be considered the minimum standards necessary to			
4	preserve and protect public health and safety, subject to approval by the Council of			
5	more stringent provisions proposed by a municipality or county as provided in G.S.			
6	<u>143-138(e).</u>			
7	The Code may contain provisions regulating every type of building or structure,			
8	wherever it might be situated in the State.			
9	Provided further, that nothing in this Article shall be construed to make any building			
10	regulations applicable to farm buildings located outside the building-regulation			
11	jurisdiction of any municipality.			
12	Provided further, that no building permit shall be required under the Code or any			
13	local variance thereof approved under subsection (e) for any construction, installation,			
14	repair, replacement, or alteration costing five thousand dollars (\$5,000) or less in any			
15	single family residence or farm building unless the work involves: the addition, repair,			
16	or replacement of load bearing structures; the addition (excluding replacement of same			
17	size and capacity) or change in the design of plumbing; the addition, replacement or			
18	change in the design of heating, air conditioning, or electrical wiring, devices,			
19	appliances, or equipment, the use of materials not permitted by the North Carolina			
20	Uniform Residential Building Code; or the addition (excluding replacement of like			
21	grade of fire resistance) of roofing.			
22	Provided further, that no building permit shall be required under such Code from any			
23	State agency for the construction of any building or structure, the total cost of which is			
24	less than twenty thousand dollars (\$20,000), except public or institutional buildings.			
25	For the information of users thereof, the Code shall include as appendices			
26	(1) Any boiler regulations adopted by the Board of Boiler Rules,			
27	(2) Any elevator regulations relating to safe operation adopted by the			
28	Commissioner of Labor, and			
29	(3) Any regulations relating to sanitation adopted by the Department of			
30	Human Resources which the Building Code Council believes			
31	pertinent.			
32	In addition, the Code may include references to such other regulations of special			
33	types, such as those of the Medical Care Commission and the Department of Public			
34	Instruction as may be useful to persons using the Code. No regulations issued by other			
35	agencies than the Building Code Council shall be construed as a part of the Code, nor			
36	supersede that Code, it being intended that they be presented with the Code for			
37	information only.			
38	Nothing in this Article shall extend to or be construed as being applicable to the			
39	regulation of the design, construction, location, installation, or operation of (1)			
40	equipment for storing, handling, transporting, and utilizing liquefied			
41	petroleum gases for fuel purposes or anhydrous ammonia or other liquid fertilizers			
41	except for liquefied petroleum gas from the outlet of the first stage pressure regulator to			
43	and including each liquefied petroleum gas utilitization device within a building or			
43 44	structure covered by the Code, or (2) equipment or facilities, other than buildings, of a			
14	structure covered by the code, or (2) equipment or ruentites, other than bundlings, of a			

public utility, as defined in G.S. 62-3, or an electric or telephone membership 1 2 corporation, including without limitation poles, towers, and other structures supporting 3 electric or communication lines. In addition, the Code may contain regulations concerning minimum efficiency 4 5 requirements for replacement water heaters, which shall consider reasonable availability 6 from manufacturers to meet installation space requirements." 7 Sec. 3. G.S. 143-138(f) is repealed. 8 Sec. 4. G.S. 143-140 reads as rewritten: 9 "§ 143-140. Hearings before enforcement agencies as to questions under Building 10 Code. Any person desiring to raise any question under this Article or under the North 11 12 Carolina State Building Code shall be entitled to a full hearing before technical 13 interpretation from the appropriate enforcement agency, as designated in the preceding 14 section. Upon request in writing by any such person, the enforcement agency shall 15 appoint a time for the hearing, giving such person reasonable notice thereof. The enforcement agency, through an appropriate official, shall conduct a full and complete hearing of the 16 matters in controversy and make a determination thereof shall within a reasonable time 17 thereafter. The person requesting the hearing shall, upon request, be furnished-provide a 18 19 written statement of the decision interpretation, setting forth the facts found, the decision reached, and the reasons therefor. In the event of dissatisfaction with such decision, the 20 21 person affected shall have the options of of: Appealing to the Building Code Council or 22 (1)23 (2)Appealing directly to the superior court, Superior Court, as provided in 24 G.S. 143-141." 25 Sec. 5. G.S. 153A-361 reads as rewritten: 26 "§ 153A-361. Stop orders. 27 Whenever a building or part thereof is being demolished, constructed, reconstructed, 28 altered, or repaired in a hazardous manner, or in substantial violation of a State or local building law or local building ordinance or regulation, or in a manner that endangers life 29 30 or property, the appropriate inspector may order the specific part of the work that is in 31 violation or that presents such a hazard to be immediately stopped. The stop order shall 32 be in writing and directed to the person doing the work, and shall state the specific work to be stopped, the specific reasons for the stoppage, and the conditions under which the 33 34 work may be resumed. The owner or builder may appeal from a stop order involving alleged violation of the State Building Code or any approved local modification thereof 35 to the North Carolina Commissioner of Insurance or his designee within five days after 36 37 the day the order is issued. The owner or builder shall give to the Commissioner of 38 Insurance or his designee written notice of appeal, with a copy to the local inspector. 39 The Commissioner or his designee shall promptly conduct a hearing at which the an 40 investigation and the appellant and the inspector shall be permitted to submit relevant evidence., and the The Commissioner or his designee shall rule on the appeal-as 41 expeditiously as possible provide a written statement of the decision setting forth the 42 facts found, the decision reached, and the reasons for the decision. Pending the ruling 43 by the Commissioner of Insurance or his designee on an appeal, no further work may 44

take place in violation of a stop order. Appeals from a stop order based on violations of any 1 other local ordinance relating to buildings shall be taken to the local official designated by that 2 ordinance and shall be taken, heard, and decided in the same manner as prescribed herein for 3 appeals to the Commissioner. In the event of dissatisfaction with the decision, the person 4 5 affected shall have the options of: Appealing to the Building Code Council, or 6 (1)Appealing to the Superior Court as provided in G.S.143-141. 7 (2)8 Violation of a stop order constitutes a misdemeanor." Sec. 6. G.S. 160A-421 reads as rewritten: 9 10 "§ 160A-421. Stop orders. 11 Whenever any building or structure or part thereof is being demolished, constructed, 12 reconstructed, altered, or repaired in a hazardous manner, or in substantial violation of any State or local building law, or in a manner that endangers life or property, the 13 appropriate inspector may order the specific part of the work that is in violation or 14 15 presents such a hazard to be immediately stopped. The stop order shall be in writing, directed to the person doing the work, and shall state the specific work to be stopped, 16 the specific reasons therefor, and the conditions under which the work may be resumed. 17 18 The owner or builder may appeal from a stop order involving alleged violation of the State Building Code or any approved local modification thereof to the North Carolina 19 20 Commissioner of Insurance or his designee within five days after the day the order is issued. The owner or builder shall give to the Commissioner of Insurance or his 21 22 designee written notice of appeal, with a copy to the local inspector. The Commissioner 23 or his designee shall promptly conduct a hearing at which the an investigation and the appellant and the inspector shall be permitted to submit relevant evidence., and the The 24 Commissioner or his designee shall rule on the appeal-as expeditiously as possible 25 26 provide a written statement of the decision setting forth the facts found, the decision reached, and the reasons for the decision. Pending the ruling by the Commissioner of 27 Insurance or his designee on an appeal, no further work may take place in violation of a 28 29 stop order. Appeals from a stop order based on violations of any other local ordinance relating 30 to buildings shall be taken to the local official designated by that ordinance and shall be taken, heard, and decided in the same manner as prescribed herein for appeals to the Commissioner. 31 32 In the event of dissatisfaction with the decision, the person affected shall have the 33 options of: 34 Appealing to the Building Code Council, or (1)Appealing to the Superior Court as provided in G.S. 143-141. 35 (2)Violation of a stop order shall constitute a misdemeanor." 36 Sec. 7. G.S. 153A-374 reads as rewritten: 37 38 "§ 153A-374. Appeals. 39 Unless otherwise provided by law, any appeal from an order, decision, or 40 determination of a member of a local inspection department pertaining to the State Building Code or any other State building law shall be taken to the Commissioner of 41 42 Insurance or his designee or other official specified in G.S. 143-139, by filing a written

43 notice with him and with the inspection department within 10 days after the day of the

1 order, decision, or determination. Further appeals may be taken to the State Building

2 Code Council or to the courts as provided by law."

Sec. 7A. G.S. 160A-434 reads as rewritten:

4 "§ 160A-434. Appeals in general.

5 Unless otherwise provided by law, appeals from any order, decision, or 6 determination by a member of a local inspection department pertaining to the State 7 Building Code or other State building laws shall be taken to the Commissioner of 8 Insurance <u>or his designee</u> or other official specified in G.S. 143-139, by filing a written 9 notice with him and with the inspection department within a period of 10 days after the 10 order, decision, or determination. Further appeals may be taken to the State Building 11 Code Council or to the courts as provided by law."

12 Sec. 8. G.S. 160A-436 reads as rewritten:

13 "§ 160A-436. Restrictions within primary fire limits.

Within the primary fire limits of any city, as established and defined by ordinance, no frame or wooden building or structure or addition thereto shall hereafter be erected, altered, repaired, or moved (either into the limits or from one place to another within the limits), except upon the permit of the local inspection department approved by the <u>city</u> <u>council and by the</u> Commissioner of Insurance <u>or his designee</u>. The city council may make additional regulations for the prevention, extinguishment, or mitigation of fires within the primary fire limits."

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Sec. 9. G.S. 143-138(c) reads as rewritten:

Standards to Be Followed in Adopting the Code. - All regulations contained 22 "(c) in the North Carolina State Building Code shall have a reasonable and substantial 23 24 connection with the public health, safety, morals, or general welfare, and their provisions shall be construed liberally to those ends. Requirements of the Code shall 25 conform to good engineering practice, as evidenced generally by the requirements of the 26 27 National Building Code of the American Insurance Association, formerly the National Board of Fire Underwriters, the Southern Standard Building Code of the Southern 28 29 Building Code Congress, the Uniform Building Code of the Pacific Coast Building 30 Officials Conference, the Basic Building Code of the Building Officials Conference of 31 America, Inc., the National Electric Code, the Life Safety Code, formerly Building Exits Code and Fire Prevention Code of the National Fire Protection Association, the 32 American Standard Safety Code for Elevators, Dumbwaiters, and Escalators, the Boiler 33 34 Code of the American Society of Mechanical Engineers, Standards of the American 35 Insurance Association for the Installation of Gas Piping and Gas Appliances in 36 Buildings, and standards promulgated by the United States of America Standards 37 Institute, formerly the American Standards Association, Underwriters' Laboratories, 38 Inc., and similar national agencies engaged in research concerning strength of materials, 39 safe design, and other factors bearing upon health and safety."

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Sec. 10. G.S. 143-138(e) reads as rewritten:

"(e) Effect upon Local Codes. – The North Carolina State Building Code shall
apply throughout the State, from the time of its adoption. However, any political
subdivision of the State may adopt a building code or building rules and regulations
governing construction or a fire prevention code within its jurisdiction. The territorial

jurisdiction of any municipality or county for this purpose, unless otherwise specified 1 2 by the General Assembly, shall be as follows: Municipal jurisdiction shall include all 3 areas within the corporate limits of the municipality; county jurisdiction shall include all other areas of the county. No such building-code or regulations, other than those 4 5 permitted by G.S. 160A-436, shall be effective until they have been officially approved 6 by the Building Code Council as providing adequate minimum standards to preserve 7 and protect health and safety, in accordance with the provisions of subsection (c) above. 8 While it remains effective, such approval shall be taken as conclusive evidence that a 9 local code or local regulations supersede the State Building Code in its particular 10 political subdivision. Whenever the Building Code Council adopts an amendment to the State Building Code, it shall consider any previously approved local regulations dealing 11 12 with the same general matters, and it shall have authority to withdraw its approval of 13 any such local code or regulations unless the local governing body makes such 14 appropriate amendments to that local code or regulations as it may direct. In the absence 15 of approval by the Building Code Council, or in the event that approval is withdrawn, 16 local codes and regulations shall have no force and effect. Provided any local regulations approved by the local governing body which are found by the Council to be 17 18 more stringent than the adopted statewide fire prevention code and which are found to regulate only activities and conditions in buildings, structures, and premises that pose 19 20 dangers of fire, explosion or related hazards, and are not matters in conflict with the 21 State Building Code, shall be approved."

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Sec. 11. G.S. 143-139(b) reads as rewritten:

23 General Building Regulations. - The Insurance Commissioner shall have "(b) 24 general supervision, through the Division of Engineering of the Department of Insurance, of the administration and enforcement of all sections of the North Carolina 25 State Building Code pertaining to plumbing, electrical systems, general building 26 27 restrictions and regulations, heating and air conditioning, fire protection, and the construction of buildings generally, except those sections of the Code, the enforcement 28 29 of which is specifically allocated to other agencies by subsections (c) and (d) below. 30 The Insurance Commissioner, by means of the Division of Engineering, shall exercise his duties in the enforcement of the North Carolina State Building Code (including 31 32 local building codes which have superseded the State Building Code in a particular political subdivision pursuant to G.S. 143-138(e)) in cooperation with local officials and 33 34 local inspectors duly appointed by the governing body of any municipality or board of county commissioners pursuant to Article 11, Chapter 160 of the General Statutes of North 35 Carolina, or G.S. 160-200(29), or G.S. 153-9(47) and (52)Part 5 of Article 19 of Chapter 36 160A of the General Statutes or Part 4 of Article 18 of Chapter 153A of the General 37 Statutes, or any other applicable statutory authority." 38

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Sec. 12. G.S. 115C-525(b) reads as rewritten:

"(b) Inspection of Schools for Fire Hazards; Removal of Hazards. – Every public
school building in the State shall be inspected every four months-a minimum of two times
<u>during the year</u> in accordance with the following plan: Provided, that the periodic
inspections herein required shall be at least 90-120 days apart:

- Each school building shall be inspected to make certain that none of (1)the fire hazards enumerated in G.S. 115C-525(a)(1) through (5) exist, and to insure ensure that the building and all heating, mechanical, electrical, gas, and other equipment and appliances are properly installed and maintained in a safe and serviceable manner as prescribed by the North Carolina Building Code. Following each inspection, the persons making the inspection shall furnish to the principal of the school a written report of conditions found during inspection, upon forms furnished by the Commissioner of Insurance, and the persons making the inspection shall also furnish a copy of the report to the superintendent of schools; the superintendent shall keep such copy on file for a period of three years. In addition to the periodic inspections herein required, any alterations or additions to existing school buildings or to school building utilities or appliances shall be inspected immediately following completion.
- The board of county commissioners of each county shall designate the 16 (2)17 persons to make the inspections and reports required by subdivision 18 (1) of this subsection. The board may designate any city or county building inspector, any city or county fire prevention bureau, any city 19 20 or county electrical inspector, the county fire marshal, or any other 21 qualified persons, but no person shall make any electrical-inspection 22 unless he shall be qualified as required by G.S. 153A-351.1 and 23 Section 7 of Chapter 531 of the 1977 Session Laws. Nothing in this 24 section shall be construed as prohibiting two or more counties from designating the same persons to make the inspections and reports 25 required by subdivision (1) of this subsection. The board of county 26 27 commissioners shall compensate or provide for the compensation of 28 the persons designated to make all such inspections and reports. The 29 board of county commissioners may make appropriations in the 30 general fund of the county to meet the costs of such inspections, or in the alternative the board may add appropriations to the school current 31 32 expense fund to meet the costs thereof: Provided, that if appropriations 33 are added to the school current expense fund, such appropriations shall 34 be in addition to and not in substitution of existing school current 35 expense appropriations.
 - (3) It shall be the duty of the Commissioner of Insurance, the Superintendent of Public Instruction, and the State Board of Education to prescribe any additional rules and regulations which they may deem necessary in connection with such inspections and reports for the reduction of fire hazards and protection of life and property in public schools.
- 42 (4) It shall be the duty of each principal to make certain that all fire
 43 hazards called to his attention in the course of the inspections and
 44 reports required by subdivision (1) of this subsection are immediately

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1 2 3			removed or corrected, if such removal or correction can be accomplished by the principal. If such removal or correction cannot be accomplished by the principal, it shall be the duty of the principal to	
4		(7)	bring the matter to the attention of the superintendent.	
5		(5)	It shall be the duty of each superintendent of schools to make certain	
6			that all fire hazards called to his attention in the course of the	
7			inspections and reports required by subdivision (1) of this subsection	
8			and not removed or corrected by the principals as required by	
9			subdivision (4) of this subsection are removed or corrected, if such	
10			removal or correction can be brought about within the current	
11			appropriations available to the superintendent. Where any removal or	
12			correction of a hazard will require the expenditure of funds in excess	
13			of current appropriations, it shall be the duty of the superintendent to	
14			bring the matter to the attention of the appropriate board of education,	
15			and the board of education in turn shall bring the same to the attention	
16			of the board of county commissioners, in order that immediate steps be	
17			taken, within the framework of existing law, to remove or correct the	
18		~	hazard."	
19			13. G.S. 160A-292 reads as rewritten:	
20	-		Duties of fire chief.	
21			otherwise prescribed, the duties of the fire chief shall be to preserve and	
22			paratus, have charge of fighting and extinguishing fires and training the	
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24	-		ity and its citizens from fire, and make annual reports to the council	
25		-	se duties. If these duties include State Building Code enforcement, they	
26	shall follo		provisions as defined in G.S. 143-151.13."	
27			14. G.S. 153A-235 is repealed.	
28	•• < >		15. G.S. 143-151.8(a) reads as rewritten:	
29	"(a)		sed in this Article, unless the context otherwise requires:	
30		(1)	'Board' means the North Carolina Code Officials Qualification Board.	
31		(2)	'Code' means the North Carolina State Building Code and related local	
32			building rules approved by the Building Code Council heretofore or	
33			hereinafter enacted, adopted or approved pursuant to G.S. 143-138.	
34		(3)	'Code enforcement' means the examination and approval of plans and	
35			specifications, or the inspection of the manner of construction,	
36			workmanship, and materials for construction of buildings and	
37			structures and components thereof, or the enforcement of fire code	
38			regulations as an employee of the State or local government, except an	
39			employee of the State Department of Labor engaged in the	
40			administration and enforcement of those sections of the Code which	
41			pertain to boilers and elevators, to assure compliance with the State	
42			Building Code and related local building rules.	
43		(4)	'Local inspection department' means the agency or agencies of local	
44			government with authority to make inspections of buildings and to	

	1989 GENERAL ASSEMBLY OF NORTH CAROLINA			
1	enforce the Code and other laws, ordinances, and rules enacted by the			
2	State and the local government which establish standards and			
3	requirements applicable to the construction, alteration, repair, or			
4	demolition of buildings, and conditions that may create hazards of fire,			
5	explosion, or related hazards.			
6	(5) 'Qualified Code-enforcement official' means a person qualified under			
7	this Article to engage in the practice of Code enforcement."			
8	Sec. 16. G.S. 143-151.9(a)(14) reads as rewritten:			
9	"(14) Two members who are citizens One member who is a local government			
10	fire prevention inspector and one member who is a citizen of the			
11	State."			
12	Sec. 17. G.S. 143-151.13(c) reads as rewritten:			
13	"(c) A Code-enforcement official holding office as of the date specified in this			
14	subsection for the county or municipality by which he is employed, shall not be required			
15	to possess a standard certificate as a condition of tenure or continued employment but			
16	shall be required to complete such in-service training as may be prescribed by the			
17	Board. At the earliest practicable date, such official shall receive from the Board a			
18	limited certificate qualifying him to engage in Code enforcement at the performance			
19 20	level and within the governmental jurisdiction in which he is employed. The limited			
20	certificate shall be valid only as an authorization for the official to continue in the			
21 22	position he held on the applicable date and shall become invalid if he does not complete			
22 23	in-service training within two years following the applicable date in the schedule below,			
23 24	according to the governmental jurisdiction's population as published in the 1970 U.S. Census:			
24 25	Counties and Municipalities over 75,000 population – July 1,1979			
23 26	Counties and Municipalities between 50,001 and 75,000 – July 1, 1981			
20 27	Counties and Municipalities between 25,001 and 50,000 – July 1, 1981			
28	Counties and Municipalities 25,000 and under – July 1, 1985 .			
29	All fire prevention inspectors holding office – July 1, 1989.			
30	An official holding a limited certificate can be promoted to a position requiring a			
31	higher level certificate only upon issuance by the Board of a standard certificate or			
32	probationary certificate appropriate for such new position."			
33	Sec. 18. G.S. 143-138(g) reads as rewritten:			
34	"(g) Publication and Distribution of Code. – The Building Code Council shall			
35	cause to be printed, after adoption by the Council, the North Carolina State Building			
36	Code and each amendment thereto. It shall, at the State's expense, distribute copies of			
37	the Code and each amendment to State and local governmental officials, departments,			
38	agencies, and educational institutions, as is set out in the table below. (Those marked by			
39	an asterisk will receive copies only on written request to the Council.)			
40	OFFICIAL OR AGENCY NUMBER OF COPIES			
41				
42	State Departments and Officials			
43	Governor 1			
44	Lieutenant Governor 1			

1	Auditor 1			
2	Treasurer 1			
3	Secretary of State		1	
4	Superintendent of Public Instruction		<u>3-1</u>	
5	State Board of Education		2	
6	Attorney General(Library)		<u>5-1</u>	
7	Commissioner of Agriculture		1	
8	Commissioner of Labor		<u>3-1</u>	
9	Commissioner of Insurance		<u>5-1</u>	
10	Department of Human Resources		_	
11	-[Commission for Health Services]		10	
12	Department of Human Resources		-	
13	- [Commission for Medical Facility			
14	Services and Licensure]		<u>3-1</u>	
15	Board of Transportation		<u>3-1</u>	
16	Adjutant General-		+	
17	Utilities Commission		1	
18	Department of Administration		<u>3-1</u>	
19	Department of Conservation and Development		3	
20	Department of Human Resources			
21	-[Social Serices Commission]		7	
22	Justices of the Supreme Court		1 each	
23	Clerk of the Supreme Court		1	
24	Judges of the Court of Appeals		1 each	
25	Clerk of the Court of Appeals		1	
26	Judges-Clerk of the Superior Court	<u>*_</u>	1 each	
27	Emergency Judges of the Superior Court	<u>*</u>	1 each	
28	Special Judges of the Superior Court	<u>*</u>	1 each	
29	Solicitors of the Superior Court	<u>*</u>	1 each	
30	Department of Cultural Resources			
31	[State Library]		2- 5	
32	Supreme Court Library		2	
33	State Senators	<u>*</u>	1 each	
34	Representatives of General Assembly-	<u>*</u>	1 each	
35	Legislative Building-Library		1	
36	Other state-supported institutions,			
37	-at the discretion of the Council	<u>*</u>	1 each	
38	Schools			
39	-University of North Carolina at Chapel Hill		<u>*</u>	25
40	-North Carolina State University at Raleigh-		<u>*</u>	15
41	-North Carolina Agricultural and Technical			
42	- State University	<u>*</u>	5	
43	All other-state-supported colleges and			
44	universities in the State of			

1	North Carolina	*	1 each	
2	Local Officials			
3	Clerks of the Superior Courts		1 each	
4	-Registers of Deeds of the Counties	<u>*</u>	1 each	
5	-Chairman of the Boards of County			
6	Commissioners	<u>*</u>	1 each	
7	-City Clerk of each incorporated			
8			1 each	
9	Chief Building Inspector of each			
10	incorporated municipality or county	<u>*</u>	1	
11	In addition the Dividing Code Council shall make ad	ditional	aming avail	-1

In addition, the Building Code Council shall make additional copies available at 11 12 such price as it shall deem reasonable to members of the general public."

Sec. 19. G.S. 143-138(a) reads as rewritten:

14 "§ 143-138. North Carolina State Building Code.

15 Preparation and Adoption. – The Building Code Council is hereby (a) empowered to prepare and adopt, in accordance with the provisions of this Article, a 16 North Carolina State Building Code. Prior to the adoption of this Code, or any part 17 thereof, the Council shall hold at least one public hearing-in the City of Raleigh. A notice 18 19 of such public hearing shall be given once a week for two successive calendar weeks in 20 a newspaper published in Raleigh, said notice to be published the first time not less than 21 15 days prior to the date fixed for said hearing. The Council may hold such other public 22 hearings and give such other notice as it may deem necessary."

23

Sec. 20. G.S. 143-143.2 reads as rewritten: "§ 143-143.2. Electric wiring of houses, houses, buildings, and structures.

25 The electric wiring of houses or buildings for lighting or for other purposes shall 26 conform to the requirements of the State Building Code, which includes the National 27 Electric Code and any amendments and supplements thereto as adopted and approved 28 by the State Building Code Council, and any other applicable State and local laws. In 29 order to protect the property of citizens from the dangers incident to defective electric 30 wiring of buildings, it shall be unlawful for any firm or corporation to allow any electric 31 current for use in any newly erected building to be turned on without first having had an 32 inspection made of the wiring by the appropriate official electrical inspector or 33 inspection department and having received from that inspector or department a 34 certificate approving the wiring of such building. It shall be unlawful for any person, 35 firm, or corporation engaged in the business of selling electricity to furnish initially any electric current for use in any building, unless said building shall have first been 36 37 inspected by the appropriate official electrical inspector or inspection department and a 38 certificate given as above provided. In the event that there is no legally appointed 39 inspector or inspection department with jurisdiction over the property involved, the two 40 preceding sentences shall have no force or effect. As used in this section, 'building' 41 includes any structure."

42 Sec. 21. Section 10 and Sections 14 through 17 shall become effective upon 43 the adoption of fire protection code provisions by the North Carolina Building Code Council. 44

1989

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Sec. 22. This act shall become effective September 1, 1989.