#### **SESSION 1991**

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## HOUSE BILL 1568\* Second Edition Engrossed 6/29/92 Third Edition Engrossed 7/8/92 Senate Finance Committee Substitute Adopted 7/16/92

Short Title: Clarify Fee Accounting/Correct Budget Cite.

(Public)

Sponsors:

Referred to:

June 4, 1992

1	A BILL TO BE ENTITLED			
2	AN ACT TO CLARIFY THE ACCOUNTING TREATMENT OF CERTAIN FEES			
3	AND TO CORRECT CROSS REFERENCES TO THE CURRENT OPERATIONS			
4	APPROPRIATIONS ACT.			
5	The General Assembly of North Carolina enacts:			
6	Section 1. G.S. 90A-42(b) reads as rewritten:			
7	"(b) There is established within the Department a separate nonreverting fund into			
8	which fees collected pursuant to this section shall be credited. Subject to appropriation			
9	by the General Assembly, this fund shall be used to defray The Water Pollution Control			
10	System Account is established as a nonreverting account within the Department. Fees			
11	collected under this section shall be credited to the Account and applied to the costs of			
12	administering this Article."			
13	Sec. 2. G.S. 97-73 reads as rewritten:			
14	"§ 97-73. Expenses of making examinations.			
15	(a) The Industrial Commission shall establish a schedule of reasonable charges to			
16	defray expenses incurred in conducting fees for examinations conducted and making			
17	reports made pursuant to G.S. 97-61.1 through 97-61.6 and 97-67 through 97-71, such			
18	charges to 97-71. The fees shall be collected in accordance with rules and regulations			
19	which shall be adopted by the Industrial Commission.			

1 (b) The Secretary of Environment, Health, and Natural Resources shall establish 2 a schedule of <u>reasonable charges fees</u> for examinations conducted by the Department of 3 Environment, Health, and Natural Resources pursuant to G.S. 97-60. <u>Such charges The</u> 4 <u>fees</u> shall be collected in accordance with rules adopted by the Secretary of 5 Environment, Health, and Natural Resources and shall be used, subject to appropriation by 6 the General Assembly, to defray the costs of conducting the examinations.<u>Resources</u>.

7 8 (c) <u>Charges Fees</u> imposed pursuant to this section shall be collected from employers who by order of the Industrial Commission are determined to be subject to the hazards of asbestosis or silicosis."

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Sec. 3. G.S. 113A-54.2 reads as rewritten:

# 11 "§ 113A-54.2. Approval Fees.

12 The Commission may establish a fee schedule for the review and approval of (a) 13 erosion control plans under this Article. In establishing the fee schedule, the 14 Commission shall consider the administrative and personnel costs incurred by the 15 Department for reviewing the plans and for related compliance activities. The total 16 amount of the fees collected under this section in any fiscal year may not exceed one-17 third of the total administrative and personnel costs incurred by the Department for 18 reviewing the plans and for related compliance activities in the prior fiscal year, but in no 19 event may any one-year. An application fee may not exceed fifty dollars (\$50.00) per 20 acre of disturbed land shown on the plans-an erosion control plan or of land actually 21 disturbed during the life of the project.

(b) Fees collected under this section shall be credited to the General Fund and may
be used to:

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- (1) Defray the expenses of any project or program, including educational programs, supporting plan approval, and compliance activities under this Article; and
  - (2) Establish additional permanent positions, under Chapter 126 of the General Statutes, for plan approval and compliance activities under this Article.

30 applied to the costs of administering this Article.

31 (c) The Department shall make a biennial report to the Joint Legislative 32 Commission on Governmental Operations and the Director of the Fiscal Research 33 Division on the cost of the State's program to approve erosion control plans. The report 34 shall include the fees established and collected under this section and any other 35 information requested by the General Assembly or the Commission.

36 (d) This section may not limit the existing authority of local programs approved
37 pursuant to this Article to assess fees for the approval of erosion control plans."

- Sec. 4. G.S. 113A-119.1 reads as rewritten:
- 39 "**§ 113A-119.1. Permit Fees.**

(a) The Commission shall have the power to establish a graduated fee schedule
for the processing of applications for permits, renewal-renewals of permits, modification
<u>modifications</u> of permits, or transfers of permits issued pursuant to this Article. In
determining the fee schedule, the Commission shall consider the administrative and
personnel costs incurred by the Department for processing such applications and for-the

applications, related compliance activities activities, and the complexity of the 1 2 development sought to be undertaken for which a permit is required under this Article. The fee to be charged for processing an application may not exceed four hundred dollars 3 (\$400.00). The total funds collected from fees authorized by the Commission pursuant 4 to this section in any fiscal year shall not exceed thirty-three and one-third percent (33 5 6 1/3%) of the total personnel and administrative costs incurred by the Department for 7 permit processing and compliance programs within the Division of Coastal Area 8 Management. 9 (b) Fees collected under this section shall be credited to the General Fund and 10 may be used to: (i) defray the expenses of any project or program, including educational programs, supporting the permitting and compliance activities under this Article and (ii) 11 establish additional permanent positions, under the Personnel Act, for permitting and 12 13 compliance activities under this Article. applied to the costs of administering this 14 Article. 15 <del>(c)</del> The Department shall make an annual report to the Joint Legislative 16 Commission on Governmental Operations and the Fiscal Research Division on the cost 17 of the permit program authorized under this Article. The report shall include the fees 18 established and collected under this section and any other information requested by the 19 General Assembly." 20 Sec. 5. G.S. 130A-93.1 reads as rewritten: 21 "§ 130A-93.1. Fees for vital records copies or search; automation fund. 22 The State Registrar shall collect, process, and utilize fees for services as (a) 23 follows: 24 A fee not to exceed ten dollars (\$10.00) shall be charged for issuing (1)25 any copy of a vital record or for conducting a routine search of the files for the record when no copy is made. 26 27 A fee not to exceed ten dollars (\$10.00) shall be charged in addition to (2)28 the fee charged under subdivision (1) of this subsection and to all shipping and commercial charges when expedited service is 29 30 specifically requested. 31 An account of all fees received shall be kept and the fees turned over (3) 32 to the State Treasurer for use by the Department, subject to 33 appropriation by the General Assembly, Except as provided in 34 subsection (b), fees collected under this subsection shall be used by the 35 Department for public health purposes. A nonreverting vital records automation fund is established with the State 36 (b)37 Treasurer for the purpose of fully automating the system of vital records provided for in 38 this Article. The Vital Records Automation Account is established as a nonreverting 39 account within the Department. Five dollars (\$5.00) of each fee collected pursuant to subdivision (1)-(a)(1) of subsection (a) of this section shall be deposited credited to the 40 fund. Subject to appropriation by the General Assembly, the this Account. The 41 42 Department shall utilize the fund use the revenue in the Account to fully automate the vital records system. When funds sufficient to fully automate the system have 43 44 accumulated in the fund, Account, fees shall no longer be deposited credited to the fund

1 Account but shall be deposited and utilized in accordance with subdivision (3) of 2 subsection (a) of this section. used as specified in subdivision (a)(3)." 3 Sec. 6. G.S. 130A-125(c) reads as rewritten: 4 "(c) The Department is authorized to establish and collect a reasonable may impose a 5 fee for a laboratory tests-test performed pursuant to this section by the State Public 6 Health Laboratory. Such fees shall-A fee for a test must be based on the actual cost of 7 performing the tests. All fees collected by the Department-test. The fees for laboratory 8 tests shall be used to supplement and not supplant funds appropriated for the Newborn 9 Screening Program. 10 The Newborn Screening Fee Account is established as a nonreverting account within the Department. Fees collected by the Department pursuant to this section shall not 11 12 revert to the General Fund at the end of each fiscal year, but shall remain in the Department to 13 be credited to this Account and shall be used to support applied to the Newborn 14 Screening Program, subject to appropriation by the General Assembly. Program." 15 Sec. 7. G.S. 130A-248(d) reads as rewritten: The Department shall charge each facility subject to this section, except 16 "(d) nutrition programs for the elderly administered by the Division of Aging of the 17 Department of Human Resources and public school cafeterias, an annual fee of twenty-18 19 five dollars (\$25.00). The Department shall charge an additional twenty-five dollar 20 (\$25.00) late payment fee to any facility that fails to pay the required fee within 45 days after billing by the Department. The Department may, in accordance with G.S. 130A-21 22 23, suspend or revoke the permit of a facility that fails to pay the required fee within 60 23 days after billing by the Department. The Commission shall adopt rules to implement this subsection. Fees collected under this subsection shall be eredited to the General Fund 24 25 and may be used to support used for State and local public health programs and activities; 26 provided that not-activities. No more than thirty-three and one-third percent (33 - 1/3%)27 of the fees collected may be used to support State health programs and activities. The 28 Department shall make an annual report to the Joint Legislative Commission on Governmental 29 Operations and the Director of the Fiscal Research Division that shall include the fees collected 30 and disbursed under this subsection and any other information requested by the General 31 Assembly or the Commission." 32 Sec. 8. G.S. 130A-291.1(e) reads as rewritten: 33 Every septage management firm operating one septage pumper truck shall "(e) pay to the Department an annual fee of three hundred dollars (\$300.00) by 1 January for 34 that calendar year. Every septage management firm operating two or more septage 35 pumper trucks shall pay to the Department an annual fee of four hundred dollars 36 37 (\$400.00) by 1 January for that calendar year. A septage management firm shall pay an annual fee to the Department. The fee is due by January 1 of each year and varies as 38 39 follows with the number of septage pumper trucks operated: 40 Number of Septage Pumper Trucks Operated F<u>ee</u> 41 \$300 1 42 2 or more \$400.

All fees collected by the Department-under this subsection shall be deposited with the 1 2 State Treasurer and shall be used, subject to appropriation by the General Assembly, to 3 staff and support and support applied to the costs of the septage management program." Sec. 9. G.S. 130A-294.1(d) reads as rewritten: 4 5 "(d) The Hazardous Waste Management Account is established as a nonreverting 6 account within the Department. All fees collected by the Department-under this section shall be deposited in a separate nonreverting fund within the Office of State Budget to be used, 7 subject to appropriation by the General Assembly, to pay a portion of the State's share of the 8 9 cost of the hazardous waste management program. credited to the Account and shall be used for the purposes listed in subsection (b)." 10 Sec. 10. G.S. 130A-326(7) reads as rewritten: 11 Establish and collect fees for certification and certification renewal of 12 "(7) 13 laboratories to perform analyses for compliance under this Article. 14 The fees shall not exceed twenty dollars (\$20.00) per analyte certified. The minimum fee for certification or certification renewal shall be two 15 hundred fifty dollars (\$250.00) per analyte category. The maximum 16 fee for certification or certification renewal shall be six hundred 17 dollars (\$600.00) per analyte category. The fees collected under 18 19 authority of this subdivision shall be used to administer blind 20 performance evaluation samples to certified laboratories to determine compliance with certification requirements, subject to appropriation for 21 22 such purpose by the General Assembly.-requirements." Sec. 11. G.S. 130A-328(b) reads as rewritten: 23 24 The following fees are imposed for the issuance or renewal of a permit to "(b) 25 operate a community water system; the fees are based on the number of persons served by the system: 26 Number of Persons Served 27 Fee Number of Persons Served 28 Fee 29 100 or fewer \$150 30 More than 100 but no more than 500 \$175 31 More than 500 but no more than 3300 \$300 32 More than 3300 but no more than 5000 \$450 33 More than 5000 but no more than 10,000 \$550 More than 10,000 but no more than 50,000 34 \$650 More than 50,000 \$850 35 36 All fees collected under this section shall be eredited to the General Fund and shall 37 be used, subject to appropriation by the General Assembly to the Department, to defray 38 the cost applied to the costs of administering and enforcing this Article." 39 Sec. 12. G.S. 143-215.3A reads as rewritten: 40 "§ 143-215.3A. Use of application and permit fees. There is established a separate The Water and Air Quality Account is 41 (a) established as a nonreverting account within the Department of Environment, Health, 42 and Natural Resources. The account may be used, to the extent appropriated by the 43 General Assembly, to (i) defray the expenses of any project or program supporting the 44

1	permitting and compliance activities needed to protect the State's surface water,				
2	groundwater, and air quality, and (ii) establish additional permanent positions, under the				
3	Personnel Act, for water, groundwater, and air quality permitting and compliance				
4	activities. All Department. Revenue in the Account shall be applied to the costs of				
5	administering the programs for which the fees were collected. Except for the following				
6	fees, all application fees and permit administration fees collected by the State for				
7	permits issued under Articles 21, 21A, 21B, and 38, except those 38 of this Chapter				
8	shall be credited to the Account:				
9	(1) <u>Fees collected</u> under Part 2 of Article 21A and <del>deposited in credited to</del>				
10	the Oil or Other Hazardous Substances Pollution Protection Fund and				
11	those-Fund.				
12	(2) <u>Fees collected pursuant to G.S. 143-215.3(a)(1d) and deposited in</u>				
13	<u>credited to</u> the Title V <del>nonreverting account, and except as provided in</del>				
14	G.S. 143-215.28A and G.S. 143-215.3B shall be credited to the				
15	account. Account.				
16	(3) Fees credited to the Wastewater Treatment Works Emergency				
17	Maintenance, Operation and Repair Fund under G.S. 143-215.3B.				
18	(4) Fees collected under G.S. 143-215.28A.				
19	The total monies collected per year from fees for permits under G.S. 143-215.3(a)(1a),				
20	after deducting those monies collected under G.S. 143-215.3(a)(1d), shall not exceed				
20	thirty percent (30%) of the total budgets from all sources of environmental permitting				
22	and compliance programs within the Department of Environment, Health, and Natural				
22	Resources. Department.				
23 24					
24 25					
	account within the Department of Environment, Health, and Natural Resources. The				
26	account shall be used, to the extent appropriated by the General Assembly, exclusively				
27	<u>Department. Revenue in the Account shall be used</u> for developing and implementing a permit program that meets the requirements of Title V. The Title V nonreverting				
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29	account Account shall consist of fees collected pursuant to G.S. 143-215.3(a)(1d) and				
30	G.S. 143-215.106A. Fees collected under G.S. 143-215.3(a)(1d) shall be used only to				
31	cover the direct and indirect costs required to develop and administer the Title V permit				
32	program, and fees collected under G.S. 143-215.106A shall be used only for the eligible				
33	expenses of the Title V program. Expenses of the Air Quality Compliance Advisory				
34	Panel, the ombudsman for the Small Business Stationary Source Technical and				
35	Environmental Compliance Assistance Program, support staff, equipment, legal services				
36	provided by the Attorney General, and contracts with consultants and program expenses				
37	listed in section 502(b)(3)(A) of Title V shall be included among Title V program				
38	expenses.				
39	(c) The Department shall make an annual report to the General Assembly and its				
40	Fiscal Research Division on the cost of the State's environmental permitting programs				
41	contained within such Department. In addition, the Department shall make an annual				
42	report to the General Assembly and its Fiscal Research Division on the cost of the Title				
43	V program. The reports shall include, but are not limited to, fees set and established				
44	under this Article, fees collected under this Article, revenues received from other				

1	sources for environmental permitting and compliance programs, changes made in the			
2	fee schedule since the last report, anticipated revenues from all other sources, interest			
3	earned and any other information requested by the General Assembly."			
4	Sec. 13. G.S. 143-213 is amended by adding a new subdivision to read:			
5	"(29b) 'Title V Account' means the Account established in G.S. 143-			
6	<u>215.3A(b)</u> ."			
7	Sec. 14. G.S. 143-215.3(a)(1d) reads as rewritten:			
8	"(1d) The Commission may adopt and implement a graduated fee			
9	schedule sufficient to cover all reasonable-direct and indirect costs			
10	required for the State to develop and administer a permit program			
11	which meets the requirements of Title V. The provisions of			
12	subdivision (1b) of this subsection do not apply to the adoption of a			
13	fee schedule under this subdivision. In adopting and implementing			
14	a fee schedule, the Commission shall require that the owner or			
15	operator of all air contaminant sources subject to the requirement to			
16	obtain a permit under Title V to pay an annual fee, or the			
17	equivalent over some other period, sufficient to cover costs as			
18	provided in section $502(b)(3)(A)$ of Title V. The fee schedule shall			
19	be adopted according to the procedures set out in Chapter 150B of			
20	the General Statutes.			
21	a. The total amount of fees collected under the fee schedule			
22	adopted pursuant to this subdivision shall conform to the			
23	requirements of section $502(b)(3)(B)$ of Title V. No fee shall be			
24	collected for more than 4,000 tons per year of any individual			
25	regulated pollutant, as defined in section 502(b)(3)(B)(ii) of			
26	Title V, emitted by any source. Fees collected pursuant to this			
27	subdivision shall be used solely to cover all reasonable direct and			
28	indirect costs required to develop and administer the Title V permit			
29	programcredited to the Title V Account.			
30 31	b. The Commission may reduce any permit fee required under this section to take into account the financial resources of small			
32	business stationary sources as defined under Title V and			
33	regulations promulgated by the United States Environmental			
34	Protection Agency.			
35	c. When funds in the Title V <del>nonreverting account established in G.S.</del>			
36	$\frac{143-215.3A}{Account}$ exceed the total amount necessary to cover			
37	the cost of the Title V program for the next fiscal year, the			
38	Secretary shall reduce the amount billed for the next fiscal year			
39	so that the excess funds are used to supplement the cost of			
40	administering the Title V permit program in that fiscal year."			
41	Sec. 15. G.S. 143-215.28A reads as rewritten:			
42	"§ 143-215.28A. Application fees.			
43	(a) In accordance with G.S. 143-215.3(a)(1a), the Commission may establish a			

1	or removal of dams issued under this Part. In establishing the fee schedule, the					
2	Commission shall consider the administrative and personnel costs incurred by the					
3	Department for processing the applications and for related compliance activities. The					
4	total amount of fees collected in any fiscal year may not exceed one-third of the total					
5	personnel and administrative costs incurred by the Department for processing the					
6	applications and for related compliance activities in the prior fiscal year, but in no event					
7	may any one-year. An approval fee may not exceed the larger of two hundred dollars					
8	(\$200.00) or two percent (2%) of the actual cost of <del>construction, <u>construction</u> or removal</del>					
9	of the applicable dam. The provisions of G.S. 143-215.3(a)(1b) do not apply to these					
10	fees.					
11	(b) Fees collected under this section shall be <u>applied to the costs of administering</u>					
12	this Part. credited to the General Fund and may be used to:					
13	(1) Defray the expenses of any project or program, including					
14	educational programs, supporting the application review and					
15	compliance activities under this Part; and					
16	(2) Establish additional permanent positions, subject to Chapter 126 of					
17	the General Statutes, to conduct application review and compliance					
18	activities under this Part.					
19	(c) The Department shall make a biennial report to the Joint Legislative					
20	Commission on Governmental Operations and the Director of the Fiscal Research					
21	Division on the cost of the State's dam safety program. The report shall include the fees					
22	established and collected under this section and any other information requested by the					
23	General Assembly or the Commission."					
24	Sec. 16. G.S. 143B-290(4) is recodified as G.S. 74-54.1 and reads as					
25	rewritten:					
26	"§ 74-54.1. Permit fees.					
27	(4) a. The Commission may establish a fee schedule for the processing of permit					
28	applications and permit renewals and modifications. The fees may vary on the basis of					
29	the acreage, size, and nature of the proposed or permitted operations or modifications.					
30	In establishing the fee schedule, the Commission shall consider the administrative and					
31	personnel costs incurred by the Department for processing applications for permits and					
32	permit renewals and modifications and for related compliance activities and safeguards					
33	to prevent unusual fee assessments which that would result in impose a serious economic					
34	burden on an individual applicant or <u>a class of applicants</u> .					
35	The					
36	b. The total amount of permit fees collected for any fiscal year may not					
37	exceed one-third of the total personnel and administrative costs incurred by the					
38	Department for processing applications for permits and permit renewals and					
39	modifications and for related compliance costs in the prior fiscal year, but in no event may					
40	they year. A fee for an application for a new permit may not exceed two thousand five					
41	hundred dollars (\$2,500) for any application for a new permit or (\$2,500), and a fee for an					
42	application to renew or modify a permit may not exceed five hundred dollars (\$500.00)					
43	for any application for a permit renewal or modification. (\$500.00). Fees					

1	c. Fees collected under this subdivision section shall be credited to the			
2	General Fund and may be used to:			
3	1. Defray the expenses of any project or program, including			
4	education programs, supporting the permitting and			
5	compliance activities under Article 7 of Chapter 74 of			
6	the General Statutes;			
7	2. Establish additional permanent positions, under Chapter			
8	126 of the General Statutes, to conduct permitting,			
9	compliance, and educational activities under Article 7 of			
10	Chapter 74 of the General Statutes; and			
11	3. Improve the efficiency and decrease the length of the			
12	processing period for permit applications.			
13	applied to the costs of administering this Article.			
14	d.—The Department shall make an annual report to the Joint Legislative			
15	Commission on Governmental Operations and the Director of the Fiscal Research			
16	Division on the cost of the State's mining permit program. The report shall include the			
17	fees established, collected, and disbursed under this section and any other information			
18	requested by the General Assembly or the Commission."			
19	Sec. 17. G.S. 143-215.106A(a) reads as rewritten:			
20	"(a) The holders of permits issued by the Commission for the control of sources of			
21	air pollution are assessed Title V program implementation fees on an annual basis in			
22	accordance with the schedule established in this section. The assessments are in			
23	addition to any other fees required to be paid by the permit holders in conjunction with			
24	the permits. The assessments shall be deposited in the separate nonreverting account			
25	established by G.S. 143-215.3A(b) for the Title V program, and shall be used only to defray the			
26	eligible expenses of the Title V program. credited to the Title V Account. The Secretary			
27	shall issue annual notices of the assessments to permit holders on or before 1 July of			
28	each fiscal year. Each notice of assessment shall include a summary of the data on			
29	which the assessment is based. Assessments shall be payable 30 days after receipt of			
30	notice. Failure to make timely payment within 90 days shall be grounds to revoke the			
31	permit and to institute a collection action against the permit holder by the Attorney			
32	General."			
33	Sec. 18. G.S. 166A-6.1 reads as rewritten:			
34	"§ 166A-6.1. Emergency planning; charge.			
35	(a) Every person, firm, corporation or municipality who is licensed to construct			
36	or who is operating a fixed nuclear facility for the production of electricity shall pay to			
37	the State of North Carolina for use of the Department of Crime Control and Public Safety			
38	an annual fee of at least thirty thousand dollars (\$30,000) for each fixed nuclear facility			
39 40	which is located within this State or has a Plume Exposure Pathway Emergency Planning Zong of which any part is located within this State. This fee is to be used to			
40 41	Planning Zone of which any part is located within this State. This fee is to be used to			
41 42	assist in or partially defray such applied to the costs of planning and implementing			
42 43	emergency response activities as are required by the Federal Emergency Management Agency for the operation of nuclear facilities. Said fee is to be paid no later than July			
43 44				
44	31 of each year. This minimum fee may be increased from time to time as the costs of			

such planning and implementation increase. Such increases shall be by agreement 1 2 between the State and the licensees or operators of the fixed nuclear facilities. 3 Every person, firm, corporation or municipality who is licensed to construct (b)or who is operating a fixed nuclear facility for the production of electricity shall pay to 4 5 the General Fund-Department of Crime Control and Public Safety, for the use of the 6 Radiation Protection Division of the Department of Environment, Health, and Natural 7 Resources, an annual fee of eighteen thousand dollars (\$18,000) for each fixed nuclear facility which is located within this State or has a Plume Exposure Pathway Emergency 8 9 Planning Zone of which any part is located within this State. This fee shall be 10 appropriated by the General Assembly and may be used to assist in or partially defray such applied to the costs of planning and implementing emergency response activities as are 11 required by the Federal Emergency Management Agency for the operation of nuclear 12 13 facilities. Said fee is to be paid no later than July 31 of each year. The fee will be 14 referred to the Department of Crime Control and Public Safety for collection. 15 Licensees or operators of fixed nuclear facilities are required to pay the fees (c)16 required by this section for the first year on or before November 1, 1981, and for succeeding years on or before July 31 of each year. In the event that any funds collected 17 for the purposes set forth herein are unexpended at the end of the fiscal year, such funds 18 shall be brought forward to the next fiscal year thereby proportionally reducing. The fees 19 imposed by this section do not revert at the end of a fiscal year. The amount of fees 20 carried forward from one fiscal year to the next shall be taken into consideration in 21 22 determining the fee to be assessed each fixed nuclear facility under subsection (a) in 23 such next that fiscal year." Sec. 19. Sections 157, 158, 159, 226, 227, 228, 230, and 231 of Chapter 689 24 25 of the 1991 Session Laws and Sections 161, 162, 163, and 164 of Chapter 900 of the 26 1991 Session Laws (Reg. Sess. 1992) are repealed. 27 Sec. 20. Section 37.1 of Chapter 761 of the 1991 Session Laws is repealed. Sec. 20.1. G.S. 143-215.3(a)(10) reads as rewritten: 28 29 To require a laboratory facility to be certified by the Department "(10) 30 before performing any tests, analyses, measurements, or monitoring required under this Article or Article 21B of this 31 32 Chapter and to establish fees therefor. These fees collected by the 33 Department shall remain available to the Department to be used to offset 34 shall be applied to the cost of certifying commercial, industrial, and 35 municipal laboratory facilities." 36 Sec. 20.2. G.S. 130A-270 reads as rewritten: "§ 130A-270. Bedding law fund. Law Account. 37 38 The Bedding Law Account is established as a nonreverting account within the <del>(a)</del> Department. All money fees collected under this Part shall be paid to the Secretary who 39 shall place all money in a special 'bedding law fund' which is created and specifically 40 41 appropriated to the Department solely for expenses in furtherance of the enforcement of this 42 Part.-credited to the Account and applied to the following costs: 43 <del>(b)</del> All money in the 'bedding law fund' shall be expended solely for:

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1 2	(1)	Salaries and expenses of inspectors and other employees who enforce this Part; or Part.			
3	(2)	Expenses directly connected with the enforcement of this Part,			
4		including attorney's fees, which are expressly authorized to be			
5	incurred by the Secretary without authority from any other sou				
6 7		when in the Secretary's opinion it is advisable to employ an atternate to proceeding twenty			
7 8	attorney to prosecute any persons. A sum not exceeding two percent (20%) of the salaries and expenses above enumerated may				
9	used for supervision and general expenses of the Department."				
10	Sec. 21.	G.S. 7A-101(c) reads as rewritten:			
11					
12	clerk of superior court shall receive as longevity pay an amount equal to four and eight-				
13	tenths percent (4.89	%) of the <u>clerk's</u> annual salary set forth in the Budget Appropriation Act			
14		ter five years of service, nine and six-tenths percent (9.6%) after 10			
15	÷	years of service, fourteen and four-tenths percent (14.4%) after 15 years of service, and			
16	nineteen and two-tenths percent (19.2%) after 20 years of service. Service shall mean				
17	service in the elective position of clerk of superior court, as an assistant clerk of court				
18		and as a supervisor of clerks of superior court with the Administrative Office of the			
19 20	Courts and shall not include service as a deputy or acting clerk. Service shall also mean				
20 21	•	service as a justice or judge of the General Court of Justice or as a district attorney." Sec. 22. G.S. 53-96 reads as rewritten:			
22		Commissioner; legal assistance and compensation.			
23	The salary of the Commissioner of Banks shall be fixed by the General Assembly in				
24	the Budget Appropriation Act. Current Operations Appropriations Act. The Governor may				
25	in his discretion appoint and assign legal assistance to the Commissioner of Banks such				
26	legal assistance as i	legal assistance as in his judgment may be when the Governor considers it necessary.			
27		those appointed and assigned to provide legal assistance shall be			
28		classification for attorneys established by the State Personnel			
29	Commission."				
30		G.S. 113-54 reads as rewritten:			
31 32		of forest rangers; payment of expenses by State and counties.			
32 33	Forest rangers shall have charge of measures for controlling forest fires, protection				
34	of forests from pests and diseases, and the development and improvement of the forests for maximum production of forest products; shall post along highways and in other				
35	-	conspicuous places copies of the forest fire laws and warnings against fires, which shall			
36	be supplied by the Secretary; shall patrol and man lookout towers and other points				
37		during dry and dangerous seasons under the direction of the Secretary, Secretary; and			
38	shall perform such other acts and duties as shall be considered necessary by the				
39	Secretary in the pro-	otection, development and improvement of the forested area of each			
40	of the counties within the State. No county may be held liable for any part of the				
41	-	curred unless specifically authorized by the board of county			
42	commissioners under prior written agreement with the Secretary; appropriations for				
43	meeting the county's share of such expenses so authorized by the board of county				
44	commissioners sha	ll be provided annually in the county budget. For each county in			

which financial participation by the county is authorized, the Secretary shall keep or 1 2 cause to be kept an itemized account of all expenses thus incurred and shall send such 3 accounts periodically to the board of county commissioners of said county; upon approval by the board of the correctness of such accounts, the county commissioners 4 5 shall issue or cause to be issued a warrant on the county treasury for the payment of the 6 county's share of such expenditures, said payment to be made within one month after 7 receipt of such statement from the Secretary. Appropriations made by a county for the 8 purposes set out in Articles 4, 4A, 4C and 6A of this Chapter in the cooperative forest 9 protection, development and improvement work are not to replace State and federal 10 funds which may be available to the Secretary for the work in said county, but are to serve as a supplement thereto. The funds-Funds appropriated to the Department in the 11 12 biennial budget-appropriation act-for a fiscal year for the purposes set out in Articles 4. 4A, 4C and 6A of this Chapter shall not be expended in a county unless that county 13 14 shall contribute at least twenty-five percent (25%) of the total cost of the forestry program." 15

16

Sec. 24. G.S. 115C-249(h) reads as rewritten:

17 "(h) Appropriations made in the biennial Budget Appropriation Act by the 18 General Assembly for the purchase of public school buses shall be permanent 19 appropriations, and unexpended portions of those appropriations shall not revert to the 20 General Fund at the end of the biennium for which appropriated. Fund. Any 21 unexpended portion of those appropriations shall at the end of each fiscal year be transferred to a reserve account and shall-be held, together with any other funds 22 23 appropriated for the purpose, for the purchase of public school buses." 24

Sec. 25. G.S. 116-11(9)b. reads as rewritten:

b. Funds for the continuing operation of each constituent institution 25 "(9) shall be appropriated directly to the institution. Funds for salary 26 27 increases for employees exempt from the State Personnel Act shall be 28 appropriated to the board-Board in a lump sum for allocation to the 29 institutions. Funds for the third category in paragraph a of this 30 subdivision shall be appropriated to the Board in a lump sum. The 31 Board shall allocate sum for allocation to the institutions any funds 32 appropriated, said allocation to be made institutions. The Board shall 33 make allocations among the institutions in accordance with the Board's 34 schedule of priorities and in accordance with any specifications in the 35 Budget Appropriation Act; provided, however, that when Current 36 Operations Appropriations Act. When both the Board and the Director of the Budget deem it to be in the best interest of the State, funds in the 37 38 third category may be allocated, in whole or in part, for other items 39 within the list of priorities or for items not included in the list. Provided, nothing herein shall be construed to allow the General 40 41 Assembly, except as to capital improvements, to refer to particular 42 constituent institutions in any specifications as to priorities in the third 43 category. Prior to taking any action under this paragraph, the Director 44 of the Budget may consult with the Advisory Budget Commission."

Sec. 26. G.S. 122A-4(f) reads as rewritten: 1 2 "(f) The Governor shall designate from among the members of the Board a 3 chairman and a vice-chairman. The terms of the chairman and vice-chairman shall 4 extend to the earlier of either two years or the date of expiration of their then current terms as members of the Board of Directors of the Agency. The Agency shall exercise 5 6 all of its prescribed statutory powers independently of any principal State Department 7 except as described in this Chapter. The Executive Director of the Agency shall be 8 appointed by the Board of Directors, subject to approval by the Governor. All staff and 9 employees of the Agency shall be appointed by the Executive Director, subject to 10 approval by the Board of Directors; shall be eligible for participation in the State Employees' Retirement System; and shall be exempt from the provisions of the State 11 Personnel Act. All employees other than the Executive Director shall be compensated in 12 13 accordance with the salary schedules adopted pursuant to the State Personnel Act. The 14 salary of the Executive Director shall be fixed by the General Assembly in the Current 15 Operations Appropriations Act. The salary of the Executive Director and all staff and 16 employees of the Agency shall not be subject to any limitations imposed pursuant to any salary schedule adopted pursuant to the terms of the State Personnel Act. The Board of 17 Directors shall, subject to the approval of the Governor, elect and prescribe the duties of 18 19 such any other officers as it shall deem finds necessary or advisable, and the General 20 Assembly shall fix the compensation of such-these officers in the Budget Appropriation 21 Current Operations Appropriations Act. The books and records of the Agency shall be maintained by the Agency and shall be subject to periodic review and audit by the State. 22 23 No part of the revenues or assets of the Agency shall inure to the benefit of or be 24 distributable to its members or officers or other private persons. The members of the 25 Agency shall receive no compensation for their services but shall be entitled to receive, from funds of the Agency, for attendance at meetings of the Agency or any committee 26 27 thereof and for other services for the Agency reimbursement for such actual expenses as may be incurred for travel and subsistence in the performance of official duties and such 28 29 per diem as is allowed by law for members of other State boards, commissions and 30 committees. 31 The Executive Director shall administer, manage and direct the affairs and business

of the Agency, subject to the policies, control and direction of the members of the 32 Agency Board of Directors. The Secretary of the Agency shall keep a record of the 33 proceedings of the Agency and shall be custodian of all books, documents and papers 34 35 filed with the Agency, the minute book or journal of the Agency and its official seal. He shall have authority to cause copies to be. The Secretary may have copies made of all 36 minutes and other records and documents of the Agency and to-may give certificates 37 38 under the official seal of the Agency to the effect that such copies are true copies, and 39 all persons dealing with the Agency may rely upon such certificates. Seven members of 40 the Board of Directors of the Agency shall constitute a quorum and the affirmative vote of a majority of the members present at a meeting of the Board of Directors duly called 41 42 and held shall be necessary for any action taken by the Board of Directors of the Agency, except adjournment; provided, however, that the Board of Directors may 43 appoint an executive committee to act in behalf of said Board during the period between 44

regular meetings of said Board, and said committee shall have full power to act upon the 1 2 vote of a majority of its members. No vacancy in the membership of the Agency shall 3 impair the rights of a quorum to exercise all the rights and to perform all the duties of the Agency." 4 5 Sec. 27. G.S. 143B-426.37 reads as rewritten: 6 "§ 143B-426.37. State Controller. 7 The Office of the State Controller shall be headed by the State Controller who (a) 8 shall maintain the State accounting system and shall administer the State disbursing 9 system. 10 (b) The State Controller shall be a person qualified by education and experience for the office. He office and shall be appointed by the Governor subject to confirmation 11 12 by the General Assembly. The term of office of the State Controller shall be for seven 13 years; the first full term shall begin July 1, 1987. 14 The Governor shall submit the name of the person to be appointed, for confirmation 15 by the General Assembly, to the President of the Senate and the Speaker of the House of 16 Representatives by May 1 of the year in which the State Controller is to be appointed. If 17 the Governor does not submit the name by that date, the President of the Senate and the 18 Speaker of the House of Representatives shall submit a name to the General Assembly 19 for confirmation. 20 In case of death, incapacity, resignation, removal by the Governor for cause, or 21 vacancy for any other reason in the Office of State Controller prior to the expiration of 22 his-the term of office while the General Assembly is in session, the Governor shall 23 submit the name of his a successor to the President of the Senate and the Speaker of the 24 House of Representatives within four weeks after the vacancy occurs. If the Governor 25 does not do so, the President of the Senate and the Speaker of the House of 26 Representatives shall submit a name to the General Assembly for confirmation. 27 In case of death, incapacity, resignation, removal by the Governor for cause, or vacancy for any other reason in the Office of State Controller prior to the expiration of 28 29 his-the term of office while the General Assembly is not in session, the Governor shall 30 appoint a State Controller to serve on an interim basis pending confirmation by the 31 General Assembly. 32 Notwithstanding the provisions of this section, the Governor may appoint a State Controller to serve from August 1, 1986, until July 1, 1987, or until the 1987 General 33 34 Assembly disapproves the appointment. 35 The salary of the State Controller shall be set by the General Assembly in the (c) **Budget**-Current Operations Appropriations Act." 36 37 Sec. 28. This act is effective upon ratification. 38 All fees collected under G.S. 90A-42, 130A-125, or 130A-294.1 and 39 designated as nonreverting before the effective date of this act shall be credited to the 40 respective accounts established by those statutes in this act. All fees credited to the 41 nonreverting vital records automation fund under G.S. 130A-93.1(b) before the 42 effective date of this act shall be credited to the account established by that statute in this act. All fees credited to the nonreverting account established in G.S. 143-215.3A(b) 43

- 1 before the effective date of this act shall be credited to the Title V Account established
- 2 by this act.