#### **SESSION 1997**

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SENATE BILL 383\*

Short Title: Health to DHR/DEHNR Name Change/AB.

(Public)

Sponsors: Senators Perdue, Forrester, and Martin of Guilford (Cosponsors).

Referred to: Children & Human Resources.

March 13, 1997

1	A BILL TO BE ENTITLED
2	AN ACT TO TRANSFER HEALTH SERVICES TO THE DEPARTMENT OF
3	HUMAN RESOURCES, TO CHANGE THE NAME OF THE DEPARTMENT OF
4	HUMAN RESOURCES TO THE DEPARTMENT OF HEALTH AND HUMAN
5	SERVICES, TO CHANGE THE NAME OF THE DEPARTMENT OF
6	ENVIRONMENT, HEALTH, AND NATURAL RESOURCES TO THE
7	DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES, AND TO
8	MAKE TECHNICAL AND CONFORMING STATUTORY CHANGES.
9	The General Assembly of North Carolina enacts:
10	PART 1. TRANSFER AND RESTRUCTURE OF DEPARTMENT OF HUMAN
11	<b>RESOURCES AND DEPARTMENT OF ENVIRONMENT, HEALTH, AND</b>
11 12	NATURAL RESOURCES.
12	NATURAL RESOURCES.
12 13	NATURAL RESOURCES. Section 1. The name of Article 3 of Chapter 143B of the General Statutes
12 13 14	NATURAL RESOURCES. Section 1. The name of Article 3 of Chapter 143B of the General Statutes reads as rewritten:
12 13 14 15	NATURAL RESOURCES. Section 1. The name of Article 3 of Chapter 143B of the General Statutes reads as rewritten: "ARTICLE 3.
12 13 14 15 16	NATURAL RESOURCES. Section 1. The name of Article 3 of Chapter 143B of the General Statutes reads as rewritten: "ARTICLE 3. DEPARTMENT OF HUMAN RESOURCES. HEALTH AND HUMAN

1	Section 3. Part 1 of Article 3 of Chapter 143B of the General Statutes is
2	amended by adding the following new sections:
3	" <u>§ 143B-136.1. Department of Health and Human Services – creation.</u>
4	There is created a department to be known as the 'Department of Health and Human
5	Services,' with the organization, duties, functions, and powers defined in this Article and
6	other applicable provisions of law.
7	" <u>§ 143B-137.1. Department of Health and Human Services – duties.</u>
8	It shall be the duty of the Department to provide the necessary management,
9	development of policy, and establishment and enforcement of standards for the provision
10	of services in the fields of public and mental health and rehabilitation with the intent to
11	assist all citizens – as individuals, families, and communities – to achieve and maintain
12	an adequate level of health, social and economic well-being, and dignity. Whenever
13	possible, the Department shall emphasize preventive measures to avoid or to reduce the
14	need for costly emergency treatments that often result from lack of forethought. The
15	Department shall establish priorities to eliminate those excessive expenses incurred by
16	the State for lack of adequate funding or careful planning of preventive measures.
17	" <u>§ 143B-138.1. Department of Health and Human Services – functions and</u>
18	organization.
19 20	(a) <u>All functions, powers, duties, and obligations previously vested in the</u>
20	following commissions, boards, councils, committees, or subunits of the Department of
21 22	Human Resources are transferred to and vested in the Department of Health and Human Services by a Type I transfer as defined in G.S. 143A. 6:
22	Services by a Type I transfer, as defined in G.S. 143A-6:
23 24	(1) <u>Division of Aging.</u> (2) <u>Division of Services for the Plind</u>
24 25	<ul> <li>(2) <u>Division of Services for the Blind.</u></li> <li>(3) <u>Division of Medical Assistance.</u></li> </ul>
23 26	<ul> <li>(3) <u>Division of Medical Assistance.</u></li> <li>(4) <u>Division of Mental Health, Developmental Disabilities, and Substance</u></li> </ul>
20 27	<u>Abuse Services.</u>
28	(5) Division of Social Services.
28 29	(6) Division of Facility Services.
30	(7) <u>Division of Vocational Rehabilitation.</u>
31	(8) Division of Youth Services.
32	(9) Division of Services for the Deaf and the Blind.
33	(10) Office of Economic Opportunity.
34	(11) Division of Child Development.
35	(12) Office of Rural Health.
36	(b) All functions, powers, duties, and obligations previously vested in the
37	following commissions, boards, councils, committees, or subunits of the Department of
38	Human Resources are transferred to and vested in the Department of Health and Human
39	Services by a Type II transfer, as defined in G.S. 143A-6:
40	(1) <u>Respite Care Program.</u>
41	(2) Governor's Advisory Council on Aging.
42	(3) <u>Commission for the Blind.</u>
43	(4) <u>Professional Advisory Committee.</u>

1	(5) Consumer and Advocacy Advisory Committee for the Blind.
2	<ul> <li>(5) <u>Consumer and Advocacy Advisory Committee for the Blind.</u></li> <li>(6) <u>Commission for Mental Health, Developmental Disabilities, and</u></li> </ul>
2	<u>Substance Abuse Services.</u>
4	(7) Social Services Commission.
5	(8) <u>Child Day-Care Commission.</u>
6	(9) Medical Care Commission.
7	(10) Emergency Medical Services Advisory Council.
8	(11) Board of Directors of the Governor Morehead School.
9	(12) Board of Directors for the North Carolina Schools for the
10	Deaf.
11	(13) North Carolina Council for the Hearing Impaired.
12	<u>(14)</u> North Carolina Council on the Holocaust.
13	(15) Council on Developmental Disabilities.
14	(c) The functions, powers, duties, and obligations previously vested in the
15	following commissions, boards, councils, committees, or subunits of the Department of
16	Environment, Health, and Natural Resources are transferred to and vested in the
17	Department of Health and Human Services by a Type I transfer, as defined in G.S. 143A-
18	<u>6:</u>
19	(1) Division of Dental Health.
20	(2) <u>State Center for Health Statistics.</u>
21	(3) Division of Epidemiology.
22	(4) Division of Health Promotion.
23	(5) Division of Maternal and Child Health.
24	(6) Office of Minority Health.
25	(7) Office of Public Health Nursing.
26	(8) <u>Division of Environmental Health.</u>
27	(9) Division of Laboratory Services.
28	(10) Office of Local Health Services.
29	(11) Division of Post Mortem Medicolegal Examinations.
30	(d) All functions, powers, duties, and obligations previously vested in the
31	following commissions, boards, councils, committees, or subunits of the Department of
32	Environment, Health, and Natural Resources are transferred to and vested in the
33	Department of Health and Human Services by a Type II transfer, as defined in G.S.
34	<u>143A-6:</u>
35	(1) <u>Commission for Health Services.</u>
36	(2) <u>Council on Sickle Cell Syndrome.</u>
37	(3) Governor's Council on Physical Fitness and Health.
38	(4) <u>Commission of Anatomy.</u>
39	(5) Minority Health Advisory Council.
40	(6) Advisory Committee on Cancer Coordination and Control.
41	(7) Water Treatment Facility Operators Board of Certification.

1	<u>(e)</u> <u>Th</u>	ne Department of Health and Human Services is vested with all other
2	functions, po	owers, duties, and obligations as are conferred by the Constitution and laws
3	of this State.	
4	Se	ection 4. The name of Article 7 of Chapter 143B of the General Statutes
5	reads as rew	ritten:
6		"ARTICLE 7.
7		DEPARTMENT OF <del>ENVIRONMENT,</del>
8		HEALTH, ENVIRONMENT AND NATURAL
9		<b>RESOURCES.''</b>
10	Se	ection 5. G.S. 143B-279.2 reads as rewritten:
11	"§ 143B-27	9.2. Department of Environment, Health, Environment and Natural
12	R	esources – duties.
13	It shall be	e the duty of the Department:
14	(1	) To provide for the protection of the environment;
15	(1	a) To administer the State Outer Continental Shelf (OCS) Task Force and
16		coordinate State participation activities in the federal outer continental
17		shelf resource recovery programs as provided under the OCS Lands Act
18		Amendments of 1978 (43 USC §§ 1801 et seq.) and the OCS Lands Act
19		Amendments of 1986 (43 USC §§ 1331 et seq.).
20	<u>(1</u>	b) To provide for the protection of the environment and public health
21		through the regulation of solid waste and hazardous waste management
22		and wastewater systems.
23	(2)	) To provide for the protection and enhancement of the public health;
24	(2	a) To provide and keep a museum or collection of the natural history of the
25		State and to maintain the North Carolina Biological Survey; and
26	(3)	) To provide for the management of the State's natural resources."
27	Se	ection 6. G.S. 143B-279.3 reads as rewritten:
28	"§ 143B-27	9.3. Department of Environment, Health, and Natural Resources –
29	sti	ructure.
30		Il functions, powers, duties, and obligations heretofore previously vested in
31	the following	g subunits of the following departments are hereby-transferred to and vested
32	in the Depa	rtment of Environment, Health, Environment and Natural Resources by a
33	Type I transf	fer, as defined in G.S. 143A-6:
34	(1)	
35		of Human Resources.
36	(2)	) Division of Health Services, Department of Human Resources.
37	(3)	) State Center for Health Statistics, Department of Human Resources.
38	(4	) Coastal Management Division, Department of Natural Resources and
39		Community Development.
40	(5	) Environmental Management Division, Department of Natural Resources
41		and Community Development.
42	(6	
43		Community Development.

1	(7)	Land Resources Division, Department of Natural Resources and
2 3	(9)	Community Development. Marina Fisherica Division Department of Natural Resources and
3 4	(8)	Marine Fisheries Division, Department of Natural Resources and Community Development.
4 5	(9)	Parks and Recreation Division, Department of Natural Resources and
6	(9)	Community Development.
7	(10)	Soil and Water Conservation Division, Department of Natural
8	(10)	Resources and Community Development.
9	(11)	Water Resources Division, Department of Natural Resources and
10	(11)	Community Development.
11	(12)	North Carolina Zoological Park, Department of Natural Resources and
12	(12)	Community Development.
13	(13)	
14	(14)	-
15	( )	functions, powers, duties, and obligations heretofore previously vested in
16		commissions, boards, councils, and committees of the following
17	-	e hereby transferred to and vested in the Department of Environment,
18	*	<u>nment</u> and Natural Resources by a Type II transfer, as defined in G.S.
19	143A-6:	
20	(1)	Repealed by Session Laws 1993, c. 501, s. 27.
21	(2)	Radiation Protection Commission, Department of Human Resources.
22	(3)	Commission for Health Services, Department of Human Resources.
23	(4)-	Water Treatment Facility Operators Board of Certification, Department
24		of Human Resources.
25	<del>(5)</del>	Council on Sickle Cell Syndrome, Department of Human Resources.
26	<del>(6)</del>	Perinatal Health Care Programs Advisory Council, Department of
27		Human Resources.
28	(7)	Governor's Council on Physical Fitness and Health, Department of
29		Human Resources.
30	<del>(8)</del>	Commission of Anatomy, Department of Human Resources.
31	(9)	Coastal Resources Commission, Department of Natural Resources and
32		Community Development.
33	(10)	
34	(11)	Resources and Community Development.
35	(11)	
36	(12)	Development.
37	(12)	•
38	(12)	Department of Natural Resources and Community Development.
39 40	(13)	
40 41	(14)	Development. North Carolina Mining Commission, Department of Natural Resources
41 42	(14)	and Community Development.
74		and Community Development.

1	(15)	Advisory Committee on Land Records, Department of Natural
2	(1.0)	Resources and Community Development.
3	(16)	Marine Fisheries Commission, Department of Natural Resources and
4		Community Development.
5	(17)	Parks and Recreation Council, Department of Natural Resources and
6	(1.0)	Community Development.
7	(18)	Board of Trustees of the Recreation and Natural Heritage Trust Fund,
8		Department of Natural Resources and Community Development.
9	(19)	North Carolina Trails Committee, Department of Natural Resources and
10		Community Development.
11	(20)	Sedimentation Control Commission, Department of Natural Resources
12		and Community Development.
13	(21)	State Soil and Water Conservation Commission, Department of Natural
14		Resources and Community Development.
15	(22)	North Carolina Zoological Park Council, Department of Natural
16		Resources and Community Development.
17	(23)	North Carolina Aquariums Commission, Department of Administration.
18	(c)	(1) There is hereby created a division within the environmental
19		area of the Department of Environment, Health, Environment and
20		Natural Resources to be named the Division of Radiation Protection.
21		All functions, powers, duties, and obligations of the Radiation
22		Protection Section of the Division of Facility Services of the
23		Department of Human Resources are transferred in their entirety to
24		the Radiation Protection Division of the Department of Environment,
25		Health, Environment and Natural Resources.
26	(2)	There is hereby created a division within the environmental area of the
27		Department of Environment, Health, Environment and Natural
28		Resources to be named the Division of Waste Management. All
29		functions, powers, duties, and obligations of the Solid Waste
30		Management Section of the Division of Health Services of the
31		Department of Human Resources are transferred in their entirety to the
32		Division of Waste Management of the Department of Environment,
33		Health, Environment and Natural Resources.
34	(d) The I	Department of Environment, Health, Environment and Natural Resources
35		ll other functions, powers, duties, and obligations as are conferred by the
36		d laws of this State."
37	Constitution un	
38	PART 2. TEC	HNICAL AND CONFORMING STATUTORY CHANGES.
39		on 7. G.S. 7A-343.1 reads as rewritten:
40		istribution of copies of the appellate division reports.
41		strative Officer of the Courts shall, at the State's expense distribute such
41 Λ2		ies of the appellate division reports to federal. State departments and

are Administrative Officer of the Courts shall, at the State's expense distribute such
 number of copies of the appellate division reports to federal, State departments and
 agencies, and to educational institutions of instruction, as follows:

1			
2	Governor, Office of the	1	
3	Lieutenant Governor, Office of the	1	
4	Secretary of State, Department of the	2	
5	State Auditor, Department of the	1	
6	Treasurer, Department of the State	1	
7	Superintendent of Public Instruction	1	
8	Office of the Attorney General	11	
9	State Bureau of Investigation	1	
10	Agriculture, Department of	1	
11	Labor, Department of	1	
12	Insurance, Department of	1	
13	Budget Bureau, Department of Administration	1	
14	Property Control, Department of Administration	1	
15	State Planning, Department of Administration	1	
16	Board of Environment, Health, Environment and Natural Resources R	esources,	
17	Department of	1	
18	Revenue, Department of	1	
19	Board of Health and Human ResourcesServices, Department of		1
20	Commission for the Blind	1	
21	Board of Transportation Transportation, Department of	1	
22	Motor Vehicles, Division of	1	
23	Utilities Commission	8	
24	Industrial Commission	11	
25	State Personnel Commission	1	
26	Office of State Personnel	1	
27	Office of Administrative Hearings	2	
28	Community Colleges, Department of	38	
29	Employment Security Commission	1	
30	Commission of Correction	1	
31	Parole Commission	1	
32	Archives and History, Division of	1	
33	Crime Control and Public Safety, Department of	2	
34	Department of Cultural Resources Resources, Department of		3
35	Legislative Building Library	2	
36	Justices of the Supreme Court	1 ea.	
37	Judges of the Court of Appeals	1 ea.	
38	Judges of the Superior Court	1 ea.	
39	Clerks of the Superior Court	1 ea.	
40	District Attorneys	1 ea.	
41	Emergency and Special Judges of the Superior Court	1 ea.	
42	Supreme Court LibraryAS MANY AS REG	QUESTED	
43	Appellate Division Reporter	1	

1	University of North Carolina, Chapel Hill	71
2	University of North Carolina, Charlotte	1
3	University of North Carolina, Greensboro	1
4	University of North Carolina, Asheville	1
5	North Carolina State University, Raleigh	1
6	Appalachian State University	1
7	East Carolina University	1
8	Fayetteville State University	1
9	North Carolina Central University	17
10	Western Carolina University	1
11	Duke University	17
12	Davidson College	2
13	Wake Forest University	25
14	Lenoir Rhyne College	1
15	Elon College	1
16	Campbell University	25
17	Federal, Out-of-State and Foreign Secretary of State	1
18	Secretary of Defense	1
19	Secretary of Health, Education and Welfare	1
20	Secretary of Housing and Urban Development	1
21	Secretary of Transportation	1
22	Attorney General	1
23	Department of Justice	1
24	Internal Revenue Service	1
25	Veterans' Administration	1
26	Library of Congress	5
27	Federal Judges resident in North Carolina	1 ea.
28	Marshal of the United States Supreme Court	1
29	Federal District Attorneys resident in North Carolina	1 ea.
30	Federal Clerks of Court resident in North Carolina	1 ea.
31	Supreme Court Library exchange list	1
32		
33	Each justice of the Supreme Court and judge of the Court of	Appeals shall receive for

Each justice of the Supreme Court and judge of the Court of Appeals shall receive for his private use, one complete and up-to-date set of the appellate division reports. The copies of reports furnished each justice or judge as set out in the table above may be retained by him personally to enable him to keep up-to-date his personal set of reports."

- Section 8. G.S. 20-4.01(3b) reads as rewritten:
  "(3b) Chemical Analyst. A person granted a permit by the Department of Environment, Health, and Natural Resources Health and Human Services under G.S. 20-139.1 to perform chemical analyses."
- 41 Section 9. G.S. 20-16.5(j) reads as rewritten:

"(j) Costs. - Unless the magistrate or judge orders the revocation rescinded, a
person whose license is revoked under this section must pay a fee of fifty dollars (\$50.00)

as costs for the action before the person's license may be returned under subsection (h). 1 2 The costs collected under this section shall be credited to the General Fund. Fifty percent 3 (50%) of the costs collected shall be used to fund a statewide chemical alcohol testing 4 program administered by the Injury Control Section of the Department of Environment, 5 Health. and Natural Resources. Health and Human Services." 6 Section 10. G.S. 20-139.1 reads as rewritten: 7 "§ 20-139.1. Procedures governing chemical analyses; admissibility; evidentiary 8 provisions; controlled-drinking programs. Chemical Analysis Admissible. - In any implied-consent offense under G.S. 9 (a) 10 20-16.2, a person's alcohol concentration as shown by a chemical analysis is admissible in evidence. This section does not limit the introduction of other competent evidence as 11 12 to a defendant's alcohol concentration, including other chemical tests. 13 Approval of Valid Test Methods; Licensing Chemical Analysts. - A chemical (b)14 analysis, to be valid, must shall be performed in accordance with the provisions of this 15 section. The chemical analysis must shall be performed according to methods approved by the Commission for Health Services by an individual possessing a current permit 16 17 issued by the Department of Environment, Health, and Natural Resources-Health and 18 Human Services for that type of chemical analysis. The Commission for Health Services is authorized to may adopt regulations rules approving satisfactory methods or techniques 19 20 for performing chemical analyses, and the Department of Environment, Health, and 21 Natural Resources Health and Human Services is authorized to may ascertain the qualifications and competence of individuals to conduct particular chemical analyses. 22 23 The Department may issue permits to conduct chemical analyses to individuals it finds 24 qualified subject to periodic renewal, termination, and revocation of the permit in the Department's discretion. 25 When Officer May Perform Chemical Analysis. - Except as provided in this 26 (b1) subsection, a chemical analysis is not valid in any case in which it is performed by an 27 arresting officer or by a charging officer under the terms of G.S. 20-16.2. A chemical 28 analysis of the breath may be performed by an arresting officer or by a charging officer 29 when both of the following apply: 30 (1) The officer possesses a current permit issued by the Department of 31 32 Environment, Health, and Natural Resources Health and Human 33 Services for the type of chemical analysis. The officer performs the chemical analysis by using an automated 34 (2)35 instrument that prints the results of the analysis. Breath Analysis Results Inadmissible if Preventive Maintenance Not 36 (b2)Performed. – Notwithstanding the provisions of subsection (b), the results of a chemical 37 38 analysis of a person's breath performed in accordance with this section are not admissible 39 in evidence if: 40 The defendant objects to the introduction into evidence of the results of (1)the chemical analysis of his the defendant's breath; and 41 42 (2) The defendant demonstrates that, with respect to the instrument used to analyse analyze his the defendant's breath, preventive maintenance 43

1	procedures required by the regulations of the Commission for Uselth			
1	procedures required by the regulations of the Commission for Health			
2	Services had not been performed within the time limits prescribed by			
3	those regulations.			
4	(b3) Sequential Breath Tests Required. – By January 1, 1985, the regulations of the			
5	Commission for Health Services governing the administration of chemical analyses of the			
6	breath must-shall require the testing of at least duplicate sequential breath samples.			
7	Those regulations must provide:			
8	(1) A specification as to the minimum observation period before collection			
9	of the first breath sample and the time requirements as to collection of			
10	second and subsequent samples.			
11	(2) That the test results may only be used to prove a person's particular			
12	alcohol concentration if:			
13	a. The pair of readings employed are from consecutively			
14	administered tests; and			
15	b. The readings do not differ from each other by an alcohol			
16	concentration greater than 0.02.			
17	(3) That when a pair of analyses meets the requirements of subdivision (2),			
18	only the lower of the two readings may be used by the State as proof of			
19	a person's alcohol concentration in any court or administrative			
20	proceeding.			
20	A person's willful refusal to give the sequential breath samples necessary to constitute a			
22	valid chemical analysis is a willful refusal under G.S. 20-16.2(c).			
23	A person's willful refusal to give the second or subsequent breath sample shall make			
24	the result of the first breath sample, or the result of the sample providing the lowest			
24 25				
23 26	alcohol concentration if more than one breath sample is provided, admissible in any indicial or administrative bearing for any relevant purpose, including the establishment			
20 27	judicial or administrative hearing for any relevant purpose, including the establishment that a person had a particular alcohol concentration for conviction of an offense involving			
28	(b4) Introducing Routing Records Kent of Proto Program In			
29	(b4) Introducing Routine Records Kept as Part of Breath-Testing Program. – In			
30	civil and criminal proceedings, any party may introduce, without further authentication,			
31	simulator logs and logs for other devices used to verify a breath-testing instrument,			
32	certificates and other records concerning the check of ampoules and of simulator stock			
33	solution and the stock solution used in any other equilibration device, preventive			
34	maintenance records, and other records that are routinely kept concerning the			
35	maintenance and operation of breath-testing instruments. In a criminal case, however,			
36	this subsection does not authorize the State to introduce records to prove the results of a			
37	chemical analysis of the defendant or of any validation test of the instrument that is			
38	conducted during that chemical analysis.			
39	(c) Withdrawal of Blood for Chemical Analysis. – When a blood test is specified			
40	as the type of chemical analysis by the charging officer, only a physician, registered			

as the type of chemical analysis by the charging officer, only a physician, registered
 nurse, or other qualified person may withdraw the blood sample. If the person
 withdrawing the blood requests written confirmation of the charging officer's request for
 the withdrawal of blood, the officer must shall furnish it before blood is withdrawn.

When blood is withdrawn pursuant to a charging officer's request, neither the person withdrawing the blood nor any hospital, laboratory, or other institution, person, firm, or corporation employing <u>him, that person, or contracting for the service of withdrawing</u> blood, may be held criminally or civilly liable by reason of withdrawing that blood, except that there is no immunity from liability for negligent acts or omissions.

6 (d) Right to Additional Test. – A person who submits to a chemical analysis may 7 have a qualified person of his own choosing administer an additional chemical test or 8 tests, or have a qualified person withdraw a blood sample for later chemical testing by a 9 qualified person of his own choosing. Any law-enforcement officer having in his charge 10 any person who has submitted to a chemical analysis must shall assist the person in contacting someone to administer the additional testing or to withdraw blood, and must 11 12 shall allow access to the person for that purpose. The failure or inability of the person who submitted to a chemical analysis to obtain any additional test or to withdraw blood 13 14 does not preclude the admission of evidence relating to the chemical analysis.

15 (e) Recording Results of Chemical Analysis of Breath. – The chemical analyst 16 who administers a test of a person's breath <u>must-shall</u> record the following information 17 after making any chemical analysis:

- 18 19
- (1) The alcohol concentration or concentrations revealed by the chemical analysis.
- 20 21
- (2) The time of the collection of the breath sample or samples used in the chemical analysis.

A copy of the record of this information <u>must shall</u> be furnished to the person submitting to the chemical analysis, or to his attorney, before any trial or proceeding in which the results of the chemical analysis may be used.

(e1) Use of Chemical Analyst's Affidavit in District Court. – An affidavit by a
chemical analyst sworn to and properly executed before an official authorized to
administer oaths is admissible in evidence without further authentication in any hearing
or trial in the District Court Division of the General Court of Justice with respect to the
following matters:

- 30 (1) The alcohol concentration or concentrations of a person given a
   31 chemical analysis and who is involved in the hearing or trial.
- 32 (2) The time of the collection of the blood or breath sample or samples for
   33 the chemical analysis.
- 34 (3) The type of chemical analysis administered and the procedures
   35 followed.
- 36(4)The type and status of any permit issued by the Department of37Environment, Health, and Natural Resources Health and Human38Services that he the analyst held on the date he the analyst performed39the chemical analysis in question.
- 40 (5) If the chemical analysis is performed on a breath-testing instrument for
  41 which regulations adopted pursuant to subsection (b) require preventive
  42 maintenance, the date the most recent preventive maintenance

1 2 procedures were performed on the breath-testing instrument used, as shown on the maintenance records for that instrument.

3 The Department of Environment, Health, and Natural Resources must Health and Human 4 Services shall develop a form for use by chemical analysts in making this affidavit. If 5 any person who submitted to a chemical analysis desires that a chemical analyst 6 personally testify in the hearing or trial in the District Court Division, he the person may 7 subpoena the chemical analyst and examine him as if he were an adverse witness.

8

Evidence of Refusal Admissible. - If any person charged with an implied-9 consent offense refuses to submit to a chemical analysis, evidence of that refusal is 10 admissible in any criminal action against him for an implied-consent offense under G.S. 20-16.2. 11

12 (g) Controlled-Drinking Programs. - The Department of Environment, Health, and Natural Resources is empowered to make regulations Health and Human Services may 13 14 adopt rules concerning the ingestion of controlled amounts of alcohol by individuals 15 submitting to chemical testing as a part of scientific, experimental, educational, or demonstration programs. These regulations must shall prescribe procedures consistent 16 17 with controlling federal law governing the acquisition, transportation, possession, 18 storage, administration, and disposition of alcohol intended for use in the programs. Any person in charge of a controlled-drinking program who acquires alcohol under these 19 20 regulations must keep records accounting for the disposition of all alcohol acquired, and 21 the records must at all reasonable times be available for inspection upon the request of any federal, State, or local law-enforcement officer with jurisdiction over the laws 22 23 relating to control of alcohol. A controlled-drinking program exclusively using lawfully 24 purchased alcoholic beverages in places in which they may be lawfully possessed, however, need not comply with the record-keeping requirements of the regulations 25 authorized by this subsection. All acts pursuant to the regulations reasonably done in 26 27 furtherance of bona fide objectives of a controlled-drinking program authorized by the regulations are lawful notwithstanding the provisions of any other general or local statute, 28 regulation, or ordinance controlling alcohol." 29

30

Section 11. G.S. 35A-1101 reads as rewritten:

#### "§ 35A-1101. Definitions. 31

32 When used in this Subchapter:

- 33 'Autism' means a physical disorder of the brain which causes (1)disturbances in the developmental rate of physical, social, and language 34 35 skills; abnormal responses to sensations; absence of or delay in speech 36 or language; or abnormal ways of relating to people, objects, and events. Autism occurs sometimes by itself and sometimes in conjunction with 37 38 other brain-functioning disorders.
- 39 (2)'Cerebral palsy' means a muscle dysfunction, characterized by impairment of movement, often combined with speech impairment, and 40 caused by abnormality of or damage to the brain. 41
- 42 (3) 'Clerk' means the clerk of superior court.

1	(4)	'Designated agency' means the State or local human resources services
2		agency designated by the clerk in his-the clerk's order to prepare, cause
3		to be prepared, or assemble a multidisciplinary evaluation and to
4		perform other functions as the clerk may order. A designated agency
5		includes, without limitation, State, local, regional, or area mental health,
6		mental retardation, vocational rehabilitation, public health, social
7		service, and developmental disabilities agencies, and diagnostic
8		evaluation centers.
9	(5)	'Epilepsy' means a group of neurological conditions characterized by
10		abnormal electrical-chemical discharge in the brain. This discharge is
11		manifested in various forms of physical activity called seizures, which
12		range from momentary lapses of consciousness to convulsive
13		movements.
14	(6)	'Guardian ad litem' means a guardian appointed pursuant to G.S. 1A-1,
15		Rule 17, Rules of Civil Procedure.
16	(7)	'Incompetent adult' means an adult or emancipated minor who lacks
17		sufficient capacity to manage his the adult's own affairs or to make or
18		communicate important decisions concerning his the adult's person,
19		family, or property whether such the lack of capacity is due to mental
20		illness, mental retardation, epilepsy, cerebral palsy, autism, inebriety,
21		senility, disease, injury, or similar cause or condition.
22	(8)	'Incompetent child' means a minor who is at least 17 1/2 years of age
23		and who, other than by reason of his-minority, lacks sufficient capacity
24		to make or communicate important decisions concerning his-the child's
25		person, family, or property whether such-the lack of capacity is due to
26		mental illness, mental retardation, epilepsy, cerebral palsy, autism,
27		inebriety, disease, injury, or similar cause or condition.
28	(9)	'Indigent' means that a person is unable to pay for legal representation
29		and other necessary expenses of a proceeding brought under this
30		Subchapter.
31	(10)	'Inebriety' means the condition of any person who habitually, whether
32		continuously or periodically, indulges in the habitual use of alcoholic
33		beverages, narcotics, alcohol or drugs to such an extent as to stupefy his
34		mind and render him rendering a person incompetent to transact
35		ordinary business with safety to his concerning the person's estate; or
36		who renders himself, by reason of the use of alcoholic beverages,
37		narcotics, or drugs, estate, dangerous to person or property; or who, by
38		the frequent use of alcoholic beverages, narcotics, or drugs, renders
39		himself property, cruel and intolerable to his family, or fails from such
40		cause <u>unable</u> to provide his family with reasonable necessities of life.
41		for family.
42	(11)	'Interim guardian' means a guardian, appointed prior to adjudication of
43		incompetence and for a temporary period, for a respondent person who

1		requires immediate intervention to address conditions that constitute
2		imminent or foreseeable risk of harm to his the person's physical well-
3		being or to his the person's estate.
4	(12)	'Mental illness' means an illness that so lessens the capacity of the <u>a</u>
5		person to use self-control, judgment, and discretion in the conduct of his
6		the person's affairs and social relations as to make it necessary or
7		advisable for him the person to be under treatment, care, supervision,
8		guidance, or control. The term 'mental illness' encompasses 'mental
9		disease', 'mental disorder', 'lunacy', 'unsoundness of mind', and 'insanity'.
10	(13)	'Mental retardation' means significantly subaverage general intellectual
11		functioning existing concurrently with deficits in adaptive behavior and
12		manifested before age 22.
13	(14)	'Multidisciplinary evaluation' means an evaluation that contains current
14		medical, psychological, and social work evaluations as directed by the
15		clerk and that may contain include current evaluations by professionals
16		in other disciplines, including without limitation education, vocational
17		rehabilitation, occupational therapy, vocational therapy, psychiatry,
18		speech-and-hearing, and communications disorders. The evaluation is
19		current if made not more than one year from the date on which it is
20		presented to or considered by the court. The evaluation shall set forth
21		the nature and extent of the disability and recommend a guardianship
22	(15)	plan and program.
23	(15)	'Respondent' means a person who is alleged to be incompetent in a
24 25	(16)	proceeding under this Subchapter.
25 26	(16)	'Treatment facility' has the same meaning as 'facility' in G.S. 122C-
26 27		3(14), and includes group homes, halfway houses, and other community-based residential facilities.
27	(17)	'Ward' means a person who has been adjudicated incompetent or an
28 29	(17)	adult or minor for whom a guardian has been appointed by a court of
29 30		competent jurisdiction."
30	Section	on 12. G.S. 35A-1105 reads as rewritten:
32		Petition before clerk.
33	0	etition for the adjudication of incompetence of an adult, or of a minor who
34	-	onths of reaching majority, may be filed with the clerk by any person,
35		State or local human resources services agency through its authorized
36	representative."	state of focul numun resources <u>services</u> agency unough its authorized
37	*	on 13. G.S. 35A-1202 reads as rewritten:
38	"§ 35A-1202. I	
39	-	in this Subchapter, unless a contrary intent is indicated or the context
40	requires otherwi	· ·
41	(1)	The term 'accounting' refers to 'Accounting' means the financial or
42	(-)	status reports filed with the clerk, designated agency, respondent, or
43		other person or party with whom such reports are required to be filed.

1	(2)	The term 'clerk' Clerk' means the clerk of superior court.
2	(3)	The term 'designated agency' 'Designated agency' means the State or
3		local human resources services agency designated by the clerk in his an
4		order to prepare, cause to be prepared, or assemble a multidisciplinary
5		evaluation and to perform other functions as the clerk may order. A
6		designated agency includes, without limitation, State, local, regional or
7		area mental health, mental retardation, vocational rehabilitation, public
8		health, social service, and developmental disabilities agencies, and
9		diagnostic evaluation centers.
10	(4)	The term 'disinterested public agent' 'Disinterested public agent' means:
11	(1)	a. The director or assistant directors of a local human resources
12		services agency, or
13		b. An adult officer, agent, or employee of a State human resources
14		services agency.
15		The fact that a disinterested public agent is employed by a State or
16		local human resources services agency that provides financial
17		assistance, services, or treatment to a ward does not disqualify that
18		person from being appointed as guardian.
19	(5)	The term 'estate' 'Estate' means any interest in real property, choses in
20	(-)	action, intangible personal property, and tangible personal property, and
21		includes any interest in joint accounts or jointly held property.
22	(6)	The term 'financial report' 'Financial report' means the report filed by the
23		guardian concerning all financial transactions, including receipts and
24		expenditures of the ward's money, sale of the ward's property, or other
25		transactions involving the ward's property.
26	(7)	The term 'general guardian' 'General guardian' means a guardian of both
27	(.)	the estate and the person.
28	(8)	The term 'guardian ad litem' 'Guardian ad litem' means a guardian
29	(-)	appointed pursuant to G.S. 1A-1, Rule 17, Rules of Civil Procedure.
30	(9)	The term 'guardian of the estate' 'Guardian of the estate' means a
31	(-)	guardian appointed solely for the purpose of managing the property,
32		estate, and business affairs of a ward.
33	(10)	The term 'guardian of the person' 'Guardian of the person' means a
34	()	guardian appointed solely for the purpose of performing duties relating
35		to the care, custody, and control of a ward.
36	(11)	The term 'incompetent person' 'Incompetent person' means a person who
37		has been adjudicated to be an 'incompetent adult' or 'incompetent child'
38		as defined in G.S. 35A-1101(7) or (8).
39	(12)	The term 'minor' 'Minor' means a person who is under the age of 18, is
40	( -)	not married, and has not been legally emancipated.
41	(13)	The term 'multidisciplinary 'Multidisciplinary evaluation' means an
42		evaluation that contains current medical, psychological, and social work
43		evaluations as directed by the clerk and that may contain current
		- · ·

1		evaluations by professionals in other disciplines, including without
2		limitation education, vocational rehabilitation, occupational therapy,
3		vocational therapy, psychiatry, speech-and-hearing, and
4		communications disorders. The evaluation is current if made not more
5		than one year from the date on which it is presented to or considered by
6		the court. The evaluation shall set forth the nature and extent of the
7		disability and recommend a guardianship plan and program.
8	(14)	The term 'status 'Status report' means the report required by G.S. 35A-
9	· · · · ·	1242 to be filed by the general guardian or guardian of the person. A
10		status report shall include a report of a recent medical and dental
11		examination of the ward by one or more physicians or dentists, a report
12		on the guardian's performance of his the duties as set forth in this
13		Chapter and in the clerk's order appointing the guardian, and a report on
14		the ward's condition, needs, and development. The clerk may direct that
15		the report contain other or different information. The report may also
16		contain, without limitation, reports of mental health or mental
17		retardation professionals, psychologists, social workers, persons in loco
18		parentis, a member of a multidisciplinary evaluation team, a designated
19		agency, a disinterested public agent or agency, a guardian ad litem, a
20		guardian of the estate, an interim guardian, a successor guardian, an
21		officer, official, employee or agent of the Department of Human
22		Resources, Health and Human Services, or any other interested persons
23		including, if applicable to the ward's situation, group home parents or
24		supervisors, employers, members of the staff of a treatment facility, or
25		foster parents.
26	(15)	The term 'ward' 'Ward' means a person who has been adjudicated
27		incompetent or an adult or minor for whom a guardian has been
28		appointed by a court of competent jurisdiction."
29		on 15. G.S. 35A-1216 reads as rewritten:
30		Rule-making power of Secretary of Human Resources. Health and
31		an Services.
32		ry of the Department of Human Resources Health and Human Services
33		pt_rules and regulations for the implementation of concerning the
34		sponsibilities of disinterested public agents. The rules and regulations
35		nong other things, that disinterested public agents shall undertake or have
36		g concerning the powers and responsibilities of guardians."
37	Sectio	on 16. G.S. 35A-1221 reads as rewritten:

38 "§ 35A-1221. Application before clerk.

Any person or corporation, including any State or local human resources services agency through its authorized representative, may make application for the appointment of a guardian of the estate for any minor or for the appointment of a guardian of the person or general guardian for any minor who has no natural guardian by filing an application with the clerk.

1	The application	on shall set forth, to the extent known:
2	(1)	The minor's name, date of birth, address, and county of residence;
3	(2)	The names and addresses of the minor's parents, if living, and of other
4		persons known to have an interest in the application for appointment of
5		a guardian; the name and date of death of the minor's deceased parent or
6		parents;
7	(3)	The applicant's name, address, county of residence, relationship if any
8	( )	to the minor, and interest in the proceeding;
9	(4)	If a guardian has been appointed for the minor or custody of the minor
10	( )	has been awarded, a statement of the facts relating thereto and a copy of
11		any guardianship or custody order, if available;
12	(5)	A general statement of the minor's assets and liabilities with an estimate
13	( )	of the value of any property, including any income and receivables to
14		which he is entitled;
15	(6)	A statement of the reason or reasons that the appointment of a guardian
16		is sought; whether the applicant seeks the appointment of a guardian of
17		the person, a guardian of the estate, or a general guardian; and whom the
18		applicant recommends or seeks to have appointed as such guardian or
19		guardians; and
20	(7)	Any other information that will assist the clerk in determining the need
21		for a guardian or in appointing a guardian."
	~ .	
22		on 17. G.S. 35A-1239 reads as rewritten:
23	"§ 35A-1239	Human Resources- <u>Health and Human Services</u> bond.
23 24	"§ 35A-1239. ] The Secreta	Human Resources Health and Human Services bond. ary of the Department of Human Resources Health and Human Services
23 24 25	" <b>§ 35A-1239.</b> The Secreta shall require, <u>r</u>	Human Resources Health and Human Services bond. ary of the Department of Human Resources Health and Human Services equire or purchase, purchase in such amounts as he deems adequate and
23 24 25 26	" <b>§ 35A-1239.</b> The Secreta shall require, require, individ	Human Resources <u>Health and Human Services</u> bond. ary of the Department of Human Resources <u>Health and Human Services</u> <u>equire</u> or <del>purchase</del> , <u>purchase</u> in such amounts as he deems adequate and ual or blanket bonds for all disinterested public agents appointed to be
23 24 25 26 27	" <b>§ 35A-1239.</b> The Secreta shall require, <u>require, reproper,</u> individ guardians, whe	Human Resources Health and Human Services bond. ary of the Department of Human Resources Health and Human Services equire or purchase, purchase in such amounts as he deems adequate and ual or blanket bonds for all disinterested public agents appointed to be other they serve as guardians of the estate, guardians of the person, or
23 24 25 26 27 28	" <b>§ 35A-1239.</b> If The Secreta shall <del>require, <u>r</u> proper,</del> individ guardians, whe general guardia	Human Resources <u>Health and Human Services</u> bond. ary of the Department of Human Resources <u>Health and Human Services</u> <u>equire or purchase, purchase in such amounts as he deems adequate and</u> ual or blanket bonds for all disinterested public agents appointed to be ether they serve as guardians of the estate, guardians of the person, or ns, or one blanket bond covering all such agents, such the bond or bonds
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23 24 25 26 27 28 29 30	" <b>§ 35A-1239.</b> H The Secreta shall <del>require, <u>r</u> proper,</del> individ guardians, whe general guardia to be condition payable to the S	Human Resources Health and Human Services bond. The previous of the Department of Human Resources Health and Human Services equire or purchase, purchase in such amounts as he deems adequate and the ual or blanket bonds for all disinterested public agents appointed to be other they serve as guardians of the estate, guardians of the person, or ins, or one blanket bond covering all such agents, such the bond or bonds and upon faithful performance of their duties as guardians and made state. The premiums shall be paid by the State."
23 24 25 26 27 28 29 30 31	" <b>§ 35A-1239.</b> If The Secreta shall require, <u>r</u> proper, individ guardians, whe general guardia to be condition payable to the S Secti	Human Resources Health and Human Services bond. Try of the Department of Human Resources Health and Human Services equire or purchase, purchase in such amounts as he deems adequate and ual or blanket bonds for all disinterested public agents appointed to be other they serve as guardians of the estate, guardians of the person, or ns, or one blanket bond covering all such agents, such the bond or bonds ned upon faithful performance of their duties as guardians and made State. The premiums shall be paid by the State." on 18. G.S. 50-30 reads as rewritten:
23 24 25 26 27 28 29 30 31 32	" <b>§ 35A-1239.</b> H The Secreta shall <del>require, <u>r</u> proper,</del> individ guardians, whe general guardia to be condition payable to the <u>S</u> Secti " <b>§ 50-30. Find</b>	Human Resources <u>Health and Human Services</u> bond. The performance of Human Resources Health and Human Services equire or purchase, purchase in such amounts as he deems adequate and ual or blanket bonds for all disinterested public agents appointed to be other they serve as guardians of the estate, guardians of the person, or ns, or one blanket bond covering all such agents, such the bond or bonds ned upon faithful performance of their duties as guardians and made State. The premiums shall be paid by the State." on 18. G.S. 50-30 reads as rewritten: ings; policy; and purpose.
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23 24 25 26 27 28 29 30 31 32 33 34 35 36	" <b>§ 35A-1239.</b> H The Secreta shall require, <u>r</u> proper, individ guardians, whe general guardia to be condition payable to the <u>S</u> Secti " <b>§ 50-30. Find</b> (a) Findi	Human Resources-Health and Human Services bond. Try of the Department of Human Resources-Health and Human Services equire or purchase, purchase in such amounts as he deems adequate and ual or blanket bonds for all disinterested public agents appointed to be other they serve as guardians of the estate, guardians of the person, or ns, or one blanket bond covering all such agents, such the bond or bonds ned upon faithful performance of their duties as guardians and made State. The premiums shall be paid by the State." on 18. G.S. 50-30 reads as rewritten: ings: policy; and purpose. Ings. – The General Assembly makes the following findings: There is a strong public interest in providing fair, efficient, and swift judicial processes for establishing and enforcing child support obligations. Children are entitled to support from their parents, and
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<ul> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> <li>29</li> <li>30</li> <li>31</li> <li>32</li> <li>33</li> <li>34</li> <li>35</li> <li>36</li> <li>37</li> <li>38</li> <li>39</li> <li>40</li> </ul>	" <b>§ 35A-1239.</b> I The Secreta shall require, <u>r</u> . <del>proper,</del> individ guardians, whe general guardia to be condition payable to the S Secti " <b>§ 50-30. Find</b> (a) Findi (1)	Human Resources <u>Health and Human Services</u> bond. In y of the Department of Human Resources <u>Health and Human Services</u> equire or purchase, purchase in such amounts as he deems adequate and ual or blanket bonds for all disinterested public agents appointed to be other they serve as guardians of the estate, guardians of the person, or ns, or one blanket bond covering all such agents, such the bond or bonds and upon faithful performance of their duties as guardians and made State. The premiums shall be paid by the State." on 18. G.S. 50-30 reads as rewritten: ings; policy; and purpose. Ings. – The General Assembly makes the following findings: There is a strong public interest in providing fair, efficient, and swift judicial processes for establishing and enforcing child support obligations. Children are entitled to support from their parents, and court assistance is often required for the establishment and enforcement of parental support obligations. Children who do not receive support from their parents often become financially dependent on the State. The State shall have laws that meet the federal requirements on

1		Department of Health and Human Services may waive the expedited
2		process requirement with respect to one or more district court district as
3		defined in G.S. 7A-133 on the basis of the effectiveness and timeliness
4		of support order issuance and enforcement within the district.
5	(3)	The State has a strong financial interest in complying with the expedited
6		process requirement, and other requirements, of Title IV-D of the Social
7		Security Act, but the State would incur substantial expense in creating
8		statewide an expedited child support process as defined by federal law.
9	(4)	The State's judicial system is largely capable of processing child support
10		cases in a timely and efficient manner and has a strong commitment to
11		an expeditious system.
12	(5)	The substantial expense the State would incur in creating a new system
13		for obtaining and enforcing child support orders would be reduced and
14		better spent by improving the present system.
15	• / •	ose and Policy It is the policy of this State to ensure, to the maximum
16	*	, that child support obligations are established and enforced fairly,
17	•	swiftly through the judicial system by means that make the best use of the
18		es. It is the purpose of this Article to facilitate this policy. The
19		Office of the Courts and judicial officials in each district court district as
20		7A-133 shall make a diligent effort to ensure that child support cases,
21		of filing to the time of disposition, are handled fairly, efficiently, and
22		dministrative Office of the Courts and the <u>State</u> Department of Human
23		th and Human Services shall work together to improve procedures for the
24	•	d support cases in which the State or county has an interest, including all
25	-	fy in any respect for federal reimbursement under Title IV-D of the Social
26	Security Act."	an 10 C S 50 22(a) reads as rewritten:
27		on 19. G.S. 50-33(a) reads as rewritten:
28		- <u>State</u> to Seek Waiver. – The <u>State</u> Department of Human Resources, man Services, with the assistance of the Administrative Office of the
29 30		rigorously pursue application to the Secretary of the United States
31		Health and Human Services for waivers of the federal expedited process
32	requirement."	ricardi and riuman services for warvers of the rederar expedited process
33	*	on 20. G.S. 58-87-5(a) reads as rewritten:
55	Section	$J_{11} \Delta v$ , $0.0, J_{0} v_{1} J_{0} u_{1} v_{0} u_{0} u_{0} u_{0} v_{1} u_{0} u_{0}$

There is created in the Department of Insurance the Volunteer Rescue/EMS "(a) Fund to provide grants to volunteer rescue units providing rescue or rescue and emergency medical services to purchase equipment and make capital improvements. An eligible rescue or rescue/EMS unit may apply to the Department of Insurance for a grant under this section. The application form and criteria for grants shall be established by the Department. The Office of Emergency Medical Services in the Department of Human Resources Health and Human Services shall provide the Department with an advisory priority listing of EMS equipment eligible for funding. The State Treasurer shall invest the Fund's assets according to law, and the earnings shall remain in the Fund. On December 15 of each year, the Department shall make grants to eligible rescue or
 rescue/EMS units subject to all of the following limitations:

- 3 (1) A grant to an applicant who is required to match the grant with non-4 State funds may not exceed fifteen thousand dollars (\$15,000), and a 5 grant to an applicant who is not required to match the grant with non-6 State funds may not exceed three thousand dollars (\$3,000).
- 7 (2) An applicant whose liquid assets, when combined with the liquid assets
  8 of any corporate affiliate or subsidiary of the applicant, are more than
  9 one thousand dollars (\$1,000) shall match the grant on a dollar-for10 dollar basis with non-State funds.
- 11 12

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- (3) The grant may be used only for equipment purchases or capital expenditures.
- (4) An applicant may receive no more than one grant per fiscal year.

In awarding grants under this section, the Department shall to the extent possible select applicants from all parts of the State based upon need. Up to two percent (2%) of the Fund may be used for additional staff and resources to administer the Fund in each fiscal year. In addition, notwithstanding G.S. 58-78-20, up to four percent (4%) of the Fund may be used for additional staff and resources for the North Carolina Fire and Rescue Commission."

20 21 Section 20.1. G.S. 58-39-75(20) reads as rewritten:

"(20) To the Department of Environment, Health, and Natural Resources <u>Health and Human Services</u> and the information disclosed is immunization information described in G.S. 130A-153."

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Section 21. G.S. 66-58 reads as rewritten:

### 25 **"§ 66-58. Sale of merchandise by governmental units.**

Except as may be provided in this section, it shall be unlawful for any unit, 26 (a) 27 department or agency of the State government, or any division or subdivision of any such the unit, department or agency, or any individual employee or employees of any such the 28 29 unit, department or agency in his, or her, or their capacity as employee or employees thereof, to engage directly or indirectly in the sale of goods, wares or merchandise in 30 competition with citizens of the State, or to engage in the operation of restaurants, 31 32 cafeterias or other eating places in any building owned by or leased in the name of the 33 State, or to maintain service establishments for the rendering of services to the public ordinarily and customarily rendered by private enterprises, or to contract with any person, 34 35 firm or corporation for the operation or rendering of any such the businesses or services on behalf of any such the unit, department or agency, or to purchase for or sell to any 36 person, firm or corporation any article of merchandise in competition with private 37 38 enterprise. The leasing or subleasing of space in any building owned, leased or operated by any unit, department or agency or division or subdivision thereof of the State for the 39 purpose of operating or rendering of any of the businesses or services herein referred to is 40 hereby prohibited. 41

- 42 43
- (b) The provisions of subsection (a) of this section shall not apply to:
  - (1) Counties and municipalities.

1	(2)	The Department of Human Resources, Health and Human Services the
2	(_)	Department of Environment, Health, and Natural Resources, or the
3		Department of Agriculture for the sale of serums, vaccines, and other
4		like products.
5	(3)	The Department of Administration, except that said the agency shall not
6	$(\mathbf{J})$	exceed the authority granted in the act creating the agency.
7	(4)	The State hospitals for the insane.
8	(5)	The Department of Human Resources. Health and Human Services.
9	(6)	The North Carolina School for the Blind at Raleigh.
10	(0) (7)	The North Carolina Schools for the Deaf.
10	(7)	The Greater University of North Carolina with regard to its utilities and
12	(0)	other services now operated by it nor to the sale of articles produced
12		incident to the operation of instructional departments, articles incident
14		to educational research, articles of merchandise incident to classroom
15		work, meals, books, or to articles of merchandise not exceeding twenty-
16		five cents $(25\phi)$ in value when sold to members of the educational staff
10		or staff auxiliary to education or to duly enrolled students or
18		occasionally to immediate members of the families of members of the
19		educational staff or of duly enrolled students nor to the sale of meals or
20		merchandise to persons attending meetings or conventions as invited
20		guests nor to the operation by the University of North Carolina of an inn
22		or hotel and dining and other facilities usually connected with a hotel or
22		inn, nor to the hospital and Medical School of the University of North
24		Carolina, nor to the Coliseum of North Carolina State College, and the
25		other schools and colleges for higher education maintained or supported
26		by the State, nor to the comprehensive student health services or the
27		comprehensive student infirmaries maintained by the constituent
28		institutions of the University of North Carolina.
29	(9)	The Department of Environment, Health, Environment and Natural
30	()	Resources, except that said the Department shall not construct,
31		maintain, operate or lease a hotel or tourist inn in any park over which it
32		has jurisdiction. The North Carolina Wildlife Resources Commission
33		may sell wildlife memorabilia as a service to members of the public
34		interested in wildlife conservation.
35	(10)	Child-caring institutions or orphanages receiving State aid.
36	(10) (11)	Highlands School in Macon County.
37	(11) (12)	The North Carolina State Fair.
38	(12) (13)	Rural electric memberships corporations.
39	(13) (13a)	
40	· · ·	The Department of Agriculture with regard to its lessees at farmers'
41	(190)	markets operated by the Department.
42	(13c)	The Western North Carolina Agricultural Center.
-	()	

1	(14)	Nothing herein contained shall be construed to prohibit the engagement
2		in any of the activities described in subsection (a) hereof by a firm,
3		corporation or person who or which is a lessee of space only of the State
4		of North Carolina or any of its departments or agencies; provided such
5		the leases shall be awarded by the Department of Administration to the
6		highest bidder, as provided by law in the case of State contracts and
7		which lease shall be for a term of not less than one year and not more
8		than five years.
	(15)	
9	(15)	The State Department of Correction is authorized to purchase and install
10		automobile license tag plant equipment for the purpose of
11		manufacturing license tags for the State and local governments and for
12		such other purposes as the Department may direct.
13		The Commissioner of Motor Vehicles, or such other authority as
14		may exercise the authority to purchase automobile license tags is hereby
15		directed to purchase from, and to contract with, the State Department of
16		Correction for the State automobile license tag requirements from year
17		to year.
18		The price to be paid to the State Department of Correction for such
19		the tags shall be fixed and agreed upon by the Governor, the State
20		Department of Correction, and the Motor Vehicle Commissioner, or
21		such authority as may be authorized to purchase such the supplies.
22	(16)	Laundry services performed by the Department of Correction may be
23		provided only for agencies and instrumentalities of the State which are
24		supported by State funds and for county or municipally controlled and
25		supported hospitals presently being served by the Department of
26		Correction, or for which services have been contracted or applied for in
27		writing, as of May 22, 1973. In addition to the prior sentence, laundry
28		services performed by the Department of Correction may be provided
29		for the Governor Morehead School and the North Carolina School for
30		the Deaf.
31		Such-The services shall be limited to wet-washing, drying and
32		ironing of flatwear or flat goods such as towels, sheets and bedding,
33		linens and those uniforms prescribed for wear by such-the institutions
34		and further limited to only flat goods or apparel owned, distributed or
35		controlled entirely by such the institutions and shall not include
36		processing by any dry-cleaning methods; provided, however, those
37		garments and items presently being serviced by wet-washing, drying
38		and ironing may in the future, at the election of the Department of
39		Correction, be processed by a dry-cleaning method.
40	(17)	The North Carolina Global TransPark Authority or a lessee of the
41		Authority.
42	(18)	The activities and products of private enterprise carried on or
43	()	manufactured within a State prison facility pursuant to G.S. 148-70.

1	(c)	The	provisions of subsection (a) shall not prohibit:
2		(1)	The sale of products of experiment stations or test farms.
3		(2)	The sale of learned journals, works of art, books or publications of the
4		~ /	Department of Cultural Resources or other agencies, or the Supreme
5			Court Reports or Session Laws of the General Assembly.
6		(3)	The business operation of endowment funds established for the purpose
7			of producing income for educational purposes; for purposes of this
8			section, the phrase 'operation of endowment funds' shall include the
9			operation by public postsecondary educational institutions of campus
10			stores, the profits from which are used exclusively for awarding
11			scholarships to defray the expenses of students attending the institution;
12			provided, that the operation of such-the stores must be approved by the
13			board of trustees of the institution, and the merchandise sold shall be
14			limited to educational materials and supplies, gift items and
15			miscellaneous personal-use articles. Provided further that sales at
16			campus stores are limited to employees of the institution and members
17			of their immediate families, to duly enrolled students of the campus at
18			which a campus store is located and their immediate families, to duly
19			enrolled students of other campuses of the University of North Carolina
20			other than the campus at which the campus store is located, to other
21			campus stores and to other persons who are on campus other than for
22			the purpose of purchasing merchandise from campus stores. It is the
23			intent of this subdivision that campus stores be established and operated
24			for the purpose of assuring the availability of merchandise described in
25			this Article for sale to persons enumerated herein and not for the
26			purpose of competing with stores operated in the communities
27			surrounding the campuses of the University of North Carolina.
28		(4)	The operation of lunch counters by the Department of Human
29			Resources Health and Human Services as blind enterprises of the type
30			operated on January 1, 1951, in State buildings in the City of Raleigh.
31		(5)	The operation of a snack bar and cafeteria in the State Legislative
32			Building.
33		(6)	The maintenance by the prison system authorities of eating and sleeping
34			facilities at units of the State prison system for prisoners and for
35			members of the prison staff while on duty, or the maintenance by the
36			highway system authorities of eating and sleeping facilities for working
37			crews on highway construction or maintenance when actually engaged
38			in such work on parts of the highway system.
39		(7)	The operation by penal, correctional or facilities operated by the
40			Department of Human Resources Health and Human Services or by the
41			State Department of Agriculture, of dining rooms for the inmates or
42			clients or members of the staff while on duty and for the

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1		accommodation of persons visiting such-the inmates or clients, and
2		other bona fide visitors.
3	(8)	The sale by the Department of Agriculture of livestock, poultry and
4		publications in keeping with its present livestock and farm program.
5	(9)	The operation by the public schools of school cafeterias.
6	(10)	Sale by any State correctional or other institution of farm, dairy,
7		livestock or poultry products raised or produced by it in its normal
8		operations as authorized by the act creating it.
9	(11)	The sale of textbooks, library books, forms, bulletins, and instructional
10		supplies by the State Board of Education, State Department of Public
11		Instruction, and local school authorities.
12	(12)	The sale of North Carolina flags by or through the auspices of the
13		Department of Administration, to the citizens of North Carolina.
14	(13)	The operation by the Department of Correction of forestry management
15		programs on State-owned lands, including the sale on the open market
16		of timber cut as a part of such the management program.
17	(14)	The operation by the Department of Correction of facilities to
18		manufacture and produce traffic and street name signs for use on the
19		public streets and highways of the State.
20	(15)	The operation by the Department of Correction of facilities to
21		manufacture and produce paint for use on the public streets and
22		highways of the State.
23	(16)	The performance by the Department of Transportation of dredging
24	(10)	services for a unit of local government.
25	(17)	The sale by the State Board of Elections to political committees and
26		candidate committees of computer software designed by or for the State
27		Board of Elections to provide a uniform system of electronic filing of
28		the campaign finance reports required by Article 22A of Chapter 163 of
29		the General Statutes and to facilitate the State Board's monitoring of
30		compliance with that Article. This computer software for electronic
31		filing of campaign finance reports shall not exceed a cost of one
32		hundred dollars (\$100.00) to any political committee or candidate
33		committee without the State Board of Elections first notifying in writing
34		the Joint Legislative Commission on Governmental Operations.
35	(d) A dep	partment, agency or educational unit named in subsection (b) shall not
36		the prohibited acts for or on behalf of any other department, agency or
37	educational unit	
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(e) Any person, whether employee of the State of North Carolina or not, who shall
 violate, or participate in the violation of this section, shall be guilty of a Class 1
 misdemeanor.

41 (f) Notwithstanding the provisions of G.S. 66-58(a), the operation by the 42 Department of Correction of facilities for the manufacture of any product or the 43 providing of any service pursuant to G.S. 148-70 not regulated by the provisions of

1 2	subsection (c) hereof, shall be subject to the prior approval of the Governor, with biennial review by the General Assembly, at the beginning of each fiscal year commencing after		
3	October 1, 1975. The Department of Correction shall file with the Director of the Budget		
4	quarterly reports detailing prison enterprise operations in such a format as shall be		
5	required by the Director of the Budget.		
6	(g) The North Carolina School of Science and Mathematics may engage in any of		
7	the activities permitted by G.S. $66-58(b)(8)$ and $(c)(3)$ ."		
8	Section 22. G.S. 90-85.34A(a) reads as rewritten:		
9	"(a) A registered nurse in a local health department clinic may dispense		
10	prescription drugs and devices, other than controlled substances as defined in G.S. 90-87,		
11	under the following conditions:		
12	(1) The registered nurse has training acceptable to the Board in the labeling		
13	and packaging of prescription drugs and devices;		
14	(2) Dispensing by the registered nurse shall occur only at a local health		
15	department clinic;		
16	(3) Only prescription drugs and devices contained in a formulary		
17	recommended by the Department of Environment, Health, and Natural		
18	Resources Health and Human Services and approved by the Board shall		
19	be dispensed;		
20	(4) The local health department clinic shall obtain a pharmacy permit in		
21	accordance with G.S. 90-85.21;		
22	(5) Written procedures for the storage, packaging, labeling and delivery of		
23	prescription drugs and devices shall be approved by the Board; and		
24	(6) The pharmacist-manager, or another pharmacist at his direction, shall		
25	review dispensing records at least weekly, provide consultation where		
26	appropriate, and be responsible to the Board for all dispensing activity		
27	at the local health department clinic."		
28	Section 23. G.S. 90-233(a) reads as rewritten:		
29	"(a) A dental hygienist may practice only under the supervision of one or more		
30	licensed dentists. Provided, however, that this subsection (a) shall be deemed to be		
31	complied with in the case of dental hygienists employed by the Department of		
32	Environment, Health, and Natural Resources Health and Human Services and especially		
33	trained by said Department as public health hygienists while performing their duties in		
34	the public schools under the direction of a duly licensed dentist."		
35	Section 24. G.S. 90A-21 reads as rewritten:		
36 37	"§ 90A-21. Water Treatment Facility Operators Board of Certification.		
37	(a) Board Membership. – There is hereby established within the Department of Environment, Health, and Natural Resources–Health and Human Services a Water		
38 39	Treatment Facility Operators Board of Certification (hereinafter termed the 'Board of		
40	Certification') composed of eight members to be appointed by the Governor as follows:		
41	(1) One member who is currently employed as a water treatment facility		
42	operator;		
	~P•••••••		

1 2	(2)	One member who is manager of a North Carolina municipality using a surface water supply;
2 3	( <b>2</b> )	One member who is manager of a North Carolina municipality using a
3 4	(3)	treated groundwater supply;
4 5	(A)	<b>C</b> 11 <b>C</b>
	(4)	One member who is employed as a director of utilities, water superintendent or equivalent position with a North Carolina
6 7		superintendent, or equivalent position with a North Carolina municipality;
8	(5)	1 .
o 9	(5)	One member employed by a private water utility or private industry and who is responsible for the operation or supervision of a water supply
9 10		and treatment facility;
10	(6)	
11	(6)	One member who is a faculty member of a four-year college or university whose major field is related to water supply;
12	(7)	
13	(7)	One member employed by the Department of Environment, Health, and Natural Resources and working in the field of water supply;
14	(8)	One member not certified or regulated under this Article, who shall
15	(8)	represent the interest of the public at large.
17	(b) Term	is of Office. – All members serving on the Board on June 30, 1981, shall
18	. ,	respective terms. No member appointed to the Board on or after July 1,
19	*	we more than two complete consecutive three-year terms, except that the
20		yed by the Department of Environment, Health, and Natural Resources
20	-	nan Services may serve more than two consecutive terms, and except that
22		shall serve until his successor is appointed and qualifies. The Governor
22		ny member for good cause shown and shall appoint members to fill
24		s. The Governor shall appoint the public member not later than July 1,
25	1981.	s. The Governor shan appoint the public member not fater than sury 1,
26		ers and Responsibilities The Board of Certification shall establish all
27		ns and procedures with respect to the certification program and advise and
28	-	etary of Environment, Health, and Natural Resources Health and Human
29	Services in its a	•
30		pensation. – Members of the Board of Certification who are officers or
31		State agencies or institutions shall receive subsistence and travel
32	· ·	ne rates authorized by G.S. 138-5.
33		ers. – The Board shall elect a chairman and all other necessary officers to
34		terms. A majority of the members of the Board shall constitute a quorum
35	for the transacti	
36	(f) Annu	al Report. – The Board shall report annually to the Governor a full
37	• •	s disciplinary and enforcement programs and activities during the year,
38		ich recommendations as it may deem expedient."
39	•	on 25. G.S. 90A-22(a) reads as rewritten:
40		or before July 1, 1982, the Board of Certification, with the advice and
41	• •	e Secretary of Environment, Health, and Natural Resources, Health and
42		s, shall classify all surface water treatment facilities and all facilities for
43	treating ground	water supplies that are used, or intended for use, as part of a public water

supply system with due regard for the size of the facility, its type, character of water to be treated, other physical conditions affecting the treatment of the water, and with respect to the degree of skill, knowledge, and experience that the operator responsible for the water treatment facility must have to supervise successfully the operation of the facilities so as to adequately protect the public health." Section 26. G.S. 90A-23 reads as rewritten: "§ 90A-23. Grades of certificates. The Board of Certification, with the advice and assistance of the Secretary of Environment, Health, and Natural Resources, Health and Human Services, shall establish grades of certification for water treatment facility operators corresponding to the classification of water treatment facilities." Section 27. G.S. 90A-24 reads as rewritten: "§ 90A-24. Operator qualifications and examination. The Board of Certification, with the advice and assistance of the Secretary of Environment, Health, and Natural Resources Health and Human Services shall establish minimum requirements of education, experience and knowledge for each grade of certification for water treatment facility operators, and shall establish procedures for receiving applications for certification, conducting examinations and making investigations of applicants as may be necessary and appropriate to the end that prompt and fair consideration be given every application and the water treatment facilities of the State may be adequately supervised by certified operators."

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Section 28. G.S. 90A-25(c) reads as rewritten:

"(c) Certificates in an appropriate grade will be issued to operators who, on July 1,
 1969, hold certificates of competency issued under the voluntary certification program
 now being administered through the Department of Environment, Health, and Natural
 Resources-Health and Human Services with the cooperation of the North Carolina Water
 Works Operators Association, the North Carolina Section of the American Water Works
 Association, and the North Carolina League of Municipalities."

29 Section 29. G.S. 90A-25.1 reads as rewritten:

### 30 "§ 90A-25.1. Renewal of certificate.

A certificate expires on December 31 of the year in which it is issued or renewed. The Board, with the advice and assistance of the Secretary of Environment, Health, and Natural Resources, Health and Human Services, may establish minimum continuing education requirements that an applicant must meet to renew a certificate. The Board shall renew a certificate if the applicant meets the continuing education requirements imposed as a condition for renewal, pays the required renewal fee plus any renewal fees in arrears, and, if the application is late, pays the late penalty."

38 Section 30. G.S. 90A-28 reads as rewritten:

### 39 **"§ 90A-28. Promotion of training and other powers.**

The Board of Certification and the Secretary of Economic, Health, and Natural Resources are authorized to-Health and Human Services may take all necessary and appropriate steps in order to effectively and fairly achieve the purposes of this Article, including, but not limited to, the providing of training for operators and cooperating with

educational institutions and private and public associations, persons, or corporations in
 the promotion of training for water treatment facility personnel."

Section 31. G.S. 90A-30(a) reads as rewritten:

4 Upon the recommendation of the Board of Certification, the Secretary of "(a) 5 Environment, Health, and Natural Resources Health and Human Services or a delegated 6 representative may impose an administrative, civil penalty on any person, corporation, company, association, partnership, unit of local government, State agency, federal 7 8 agency, or other legal entity who violates G.S. 90A-29(a). Each day of a continued 9 violation shall constitute a separate violation. The penalty shall not exceed one hundred 10 dollars (\$100.00) for each day such violation continues. No penalty shall be assessed until the person alleged to be in violation has been notified of the violation." 11

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Section 32. G.S. 90A-55(a) reads as rewritten:

13 "(a) Board Membership. – The Board shall consist of nine members: the Secretary 14 of Environment, Health, and Natural Resources-Health and Human Services or his-the 15 Secretary's duly authorized representative, one public-spirited citizen, one environmental sanitation educator from an accredited college or university, one local health director, a 16 17 representative of the Environmental Health Division of the Department of Environment, 18 Health, and Natural Resources, Health and Human Services, and four practicing sanitarians who qualify by education and experience for registration under this Article, 19 20 three of whom will represent the Western, Piedmont, and Eastern Regions of the State as 21 described more specifically in the rules adopted by the Board."

22 Section 33. G.S. 95-126 reads as rewritten:

### 23 "§ 95-126. Short title and legislative purpose.

(a) This Article shall be known as the 'Occupational Safety and Health Act of
North Carolina' and also may be referred to by abbreviations as 'OSHANC.'

- (b) Legislative findings and purpose:
- (1) The General Assembly finds that the burden of employers and employees of this State resulting from personal injuries and illnesses arising out of work situations is substantial; that the prevention of these injuries and illnesses is an important objective of the government of this State; that the greatest hope of attaining this objective lies in programs of research, education and enforcement, and in the earnest cooperation of the federal and State governments, employers and employees.
- 34(2)The General Assembly of North Carolina declares it to be its purpose35and policy through the exercise of its powers to assure ensure so far as36possible every working man and woman in the State of North Carolina37safe and healthful working conditions and to preserve our human38resources:
- 39a.By encouraging employers and employees in their effort to40reduce the number of occupational safety and health hazards at41the place of employment, and to stimulate employers and42employees to institute new and to perfect existing programs for43providing safe and healthful working conditions;

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1	b.	By providing that employers and employees have separate but
2		dependent responsibilities and rights with respect to achieving
3		safe and healthful working conditions;
4	c.	By authorizing the Commissioner to develop occupational safety
5		and health standards applicable to business giving consideration
6		to the needs of employers and employees and to adopt standards
7		promulgated from time to time by the Secretary of Labor under
8		the Occupational Safety and Health Act of 1970, and by creating
9		a safety and health review board for carrying out adjudicatory
10		functions under this Article;
11	d.	By building upon advances already made through employer and
12		employee initiative for providing safe and healthful working
13		conditions;
14	e.	By providing occupational health criteria which will assure
15		insofar as practicable that no employee will suffer diminished
16		health, functional capacity, or life expectancy as a result of his
17		work experience;
18	f.	By providing for training programs to increase the number and
19	-	competence of personnel engaged in the field of occupational
20		safety and health;
21	g.	By providing an effective enforcement program which shall
22	8.	include a prohibition against giving advance notice of an
23		inspection and sanctions for any individual violating this
24		prohibition;
25	h.	By providing for appropriate reporting procedures with respect to
26		occupational safety and health which procedures will help
27		achieve the objectives of this Article and accurately describe the
28		nature of the occupational safety and health problem;
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	1.	injuries and diseases arising out of employment.
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45		meanin and Human Services, or any other State or local units, to
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	i. j. k.	hature of the occupational safety and health problem; By encouraging joint employer-employee efforts to reduce injuries and diseases arising out of employment; By providing for research in the field of occupational safety and health, by developing innovative methods, techniques, and approaches for dealing with occupational safety and health problems; By exploring ways to discover latent diseases, establishing causal connections between diseases and work in environmental conditions, and conducting other research relating to health problems, in recognition of the fact that occupational health standards present problems often different from those involved in occupational safety; By authorizing the Commissioner to enter into contracts with the Department of Environment, Health, and Natural Resources, Health and Human Services, or any other State or local units, to

1	the end that the Commissioner and the Department of
2	Environment, Health, and Natural Resources Health and Human
3 4	<u>Services</u> and other State or local units may fully cooperate and carry out the ends and purposes of this Article.
4 5	m. The General Assembly of North Carolina appoints and elects the
6	North Carolina Department of Labor as the designated agency to
7	administer the Occupational Safety and Health Act of North
8	Carolina."
9	Section 34. G.S. 95-131(d) reads as rewritten:
10	"(d) Rules adopted under this section shall provide insofar as possible the highest
11	degree of safety and health protection for employees; other considerations shall be the
12	latest available scientific data in the field, the feasibility of the standard, and experience
13	gained under this and other health and safety laws. Whenever practical the standards
14	established in a rule shall be expressed in terms of objective criteria and of the
15	performance desired. In establishing standards dealing with toxic materials or harmful
16	physical agents, the Commissioner, after consultation and recommendations of the
17	Department of Environment, Health, and Natural Resources, Health and Human Services,
18	shall set a standard which most adequately assures, to the extent possible, on the basis of
19	the most available evidence that no employee will suffer material impairment of health or
20	functional capacity even if such employee has regular exposure to the hazard dealt with
21	by such standard for the period of his working life."
22	Section 35. G.S. 95-149 reads as rewritten:
23	"§ 95-149. Authority to enter into contracts with other State agencies and
24	subdivisions of government.
25	The Commissioner is authorized and empowered to may enter into contracts with the
26	Department of Environment, Health, and Natural Resources Health and Human Services
27	or any other State officer or State agency or State instrumentality, or any municipality,
28	county, or other political subdivision of the State, for the enforcement, administration,
29	and any other application of the provisions of this Article."
30	Section 36. G.S. 95-225(c) reads as rewritten:
31	"(c) For the protection of the public health, the Commission for Health Services
32	shall adopt and the Department of Environment, Health, and Natural Resources-Health
33	and Human Services shall enforce rules that establish water quality and water sanitation
34 25	standards for migrant housing under this Article."
35 36	Section 37. G.S. 97-61.1 reads as rewritten: "§ 97-61.1. First examination of and report on employee having asbestosis or
30 37	silicosis.
38	When an employee and the Industrial Commission are advised by the Department of
39	Environment, Health, and Natural Resources Health and Human Services that an
40	employee has asbestosis or silicosis, the employer shall be notified by the Industrial
41	Commission, and the employee, when ordered by the Industrial Commission, shall go to
42	a place designated by the Industrial Commission and submit to X rays and a physical
43	examination by the advisory medical committee, at least one of whom shall conduct the

examination, and the member or members of the advisory medical committee conducting 1 2 the examination shall forward the X rays and findings to the member or members of the 3 committee not present for the physical examination. The employer shall pay the 4 expenses connected with the examination in such amounts as shall be directed by the 5 Industrial Commission. Within 30 days after the completion of the examination, the 6 advisory medical committee shall make a written report signed by all of its members 7 setting forth: 8 (1)The X rays and clinical procedures used by the committee in arriving at 9 its findings. 10 (2)Whether or not the claimant has contracted asbestosis or silicosis. (3) The committee's opinion expressed in percentages of the impairment of 11 12 the employee's ability to perform normal labor in the same or any other employment. 13 14 (4) Any other matter deemed pertinent by the committee. 15 When a competent physician certifies to the Industrial Commission that the employee's physical condition is such that his movement to the place of examination 16 17 ordered by the Industrial Commission as herein provided in G.S. 97-61.1, 97-61.3 and 18 97-61.4 would be harmful or injurious to the health of the employee, the Industrial Commission shall cause the examination of the employee to be made by the advisory 19 20 medical committee as herein provided at some place in the vicinity of the residence of the 21 employee suitable for the purposes of making such examination." 22 Section 38. G.S. 97-72(b) reads as rewritten: 23 The members of the advisory medical committee shall be paid one hundred "(b) 24 dollars (\$100.00) per month plus not more than ten dollars (\$10.00) per film examined. The fee per film shall be established by the Secretary of Environment, Health, and 25 Natural Resources. Health and Human Services." 26 Section 39. G.S. 97-73(b) reads as rewritten: 27 The Secretary of Environment, Health, and Natural Resources Health and 28 "(b) 29 Human Services shall establish a schedule of fees for examinations conducted by the 30 Department of Environment, Health, and Natural Resources-Health and Human Services pursuant to G.S. 97-60. The fees shall be collected in accordance with rules adopted by 31 32 the Secretary of Environment, Health, and Natural Resources. Health and Human 33 Services." 34 Section 40. G.S. 106-65.23 reads as rewritten: 35 "§ 106-65.23. Structural Pest Control Division of Department of Agriculture recreated; Director; Structural Pest Control Committee created; 36 37 appointment; terms; quorum. 38 There is hereby recreated, within the North Carolina Department of Agriculture, a 39 Division thereof, to be known as the Structural Pest Control Division of said Department. Division. The Commissioner of Agriculture is hereby authorized to may appoint a 40 Director of said the Division whose duties and authority shall be determined by the 41 42 Commissioner. Said The Director shall act as secretary to the Structural Pest Control Committee herein created. created in this section. 43

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There is hereby created a Structural Pest Control Committee to be composed of the following members. The Commissioner shall appoint one member of the Committee who is not in the structural pest control business for a four-year term. The Commissioner of Agriculture shall designate an employee of the Department of Agriculture to serve on said-the Committee at the pleasure of the Commissioner. The dean of the School of Agriculture of North Carolina State University at Raleigh shall appoint one member of the Committee who shall serve for one term of two years and who shall be a member of the entomology faculty of said the University. The vacancy occurring on the Committee by the expired term of the member from the entomology faculty of said the University shall be filled by the dean of the School of Agriculture of North Carolina State University at Raleigh who shall designate any person of his the dean's choice from the entomology faculty of said-the University to serve on said-the Committee at the pleasure of the dean. The Secretary of Environment, Health, and Natural Resources Health and Human Services shall appoint one member of the Committee who shall be an epidemiologist in the Division of Health Services and who shall serve at the pleasure of the Secretary. The Governor shall appoint two members of said the Committee who are actively engaged in the pest control industry, who are licensed in at least two phases of structural pest control as provided under G.S. 106-65.25(a), and who are residents of the State of North Carolina but not affiliates of the same company. The initial Committee members from the pest control industry shall be appointed as follows: one for a two-year term and one for a three-year term. The Governor shall appoint one member of the Committee who is a

public member and who is unaffiliated with the structural pest control industry, the 22 23 pesticide industry, the Department of Agriculture, the Department of Environment, 24 Health, and Natural Resources-Health and Human Services and the School of Agriculture at North Carolina State University at Raleigh. The initial public member shall be 25 appointed for a term of two years, commencing July 1, 1991. After the initial 26 27 appointments by the Governor, all ensuing appointments by the Governor shall be for terms of four years. Any vacancy occurring on the Committee by reason of death, 28 29 resignation, or otherwise shall be filled by the Governor or the Commissioner of Agriculture, as the case may be, for the unexpired term of the member whose seat is 30 vacant. A member of the Committee appointed by the Governor shall not succeed 31 32 himself.

The Committee shall make final decisions under this Article concerning licenses, certified applicator cards, and identification cards. The Committee shall report annually to the Board of Agriculture the action taken in the Committee's final decisions and the financial status of the Structural Pest Control Division.

The Director shall be responsible for and answerable to the Commissioner of Agriculture as to the operation and conduct of the Structural Pest Control Division.

Each member of the Committee who is not an employee of the State shall receive as compensation for services per diem and necessary travel expenses and registration fees in accordance with the provisions as outlined for members of occupational licensing boards and currently provided for in G.S. 93B-5. Such per diem and necessary travel expenses

and registration fees shall apply to the same effect that G.S. 93B-5 might hereafter be 1 2 amended 3 Four members of the Committee shall constitute a quorum but no action at any 4 meeting of the Committee shall be taken without four votes in accord. The chairman 5 shall be entitled to vote at all times. 6 The Committee shall meet at such times and such places in North Carolina as the 7 chairman shall direct; provided, however, that four members of the Committee may call a 8 special meeting of the Committee on five days' notice to the other members thereof. 9 Except as otherwise provided herein, all members of the Committee shall be 10 appointed or designated, as the case may be, prior to and shall commence their respective terms on July 1, 1967. 11 12 At the first meeting of the Committee they shall elect a chairman who shall serve as 13 such at the pleasure of the Committee." 14 Section 41. G.S. 106-143 reads as rewritten: 15 "§ 106-143. Article construed supplementary. 16 Nothing in this Article shall be construed as in any way amending, abridging, or 17 otherwise affecting the validity of any law or ordinance relating to the Commission for 18 Health Services or the Department of Human Resources Health and Human Services or the Department of Environment and Natural Resources or any local health department in 19 20 their sanitary work in connection with public and private water supplies, sewerage, meat, 21 milk, milk products, shellfish, finfish, or other foods, or food products, or the production, handling, or processing thereof; but this Article shall be construed to be in addition 22 23 thereto. of these items." 24 Section 42. G.S. 106-168.5 reads as rewritten: 25 "§ 106-168.5. Duties of Commissioner upon receipt of application; inspection committee. 26 27 Upon receipt of the application, the Commissioner shall promptly cause the rendering plant and equipment, or the plans, specifications, and selected site, of the applicant to be 28 29 inspected by an inspection committee hereinafter called the 'committee,' which shall be composed of three members: One member who shall be designated by the Commissioner 30 of Agriculture and who shall be an employee of the Department of Agriculture, one 31 32 member who shall be designated by the Secretary of Environment, Health, and Natural 33 Resources Health and Human Services and who shall be an employee of the Department of Environment, Health, and Natural Resources, Health and Human Services, and one 34 35 member who shall be designated by the director of the North Carolina Division of the Southeastern Renderers Association, and who shall be a person having practical 36 37 knowledge of rendering operations. Each member may be designated and relieved from 38 time to time at the discretion of the designating authority. No State employee designated

- 39 as a member of the committee shall receive any additional compensation therefor and no
- 40 compensation shall be paid by the State to any other member."
- 41 Section 43. G.S. 106-266.6 reads as rewritten:
- 42 "**§ 106-266.6. Definitions.**

1		this Article, unless otherwise stated and unless the context or subject
2		idicates otherwise:
3	(1)	'Affiliate' means any person and/or subsidiary thereof, who has, either
4		directly or indirectly, actual control or legal control over a distributor,
5	( <b>2</b> )	whether by stock ownership or any other manner.
6	(2)	'Books and records' means books, records, accounts, contracts,
7 8		memoranda, documents, papers, correspondence, or other data,
8 9	(2)	pertaining to the business of the person in question. 'Commission' means the North Carolina Milk Commission created by
9 10	(3)	this Article.
10	(A)	'Distributor' or 'subdistributor' means any of the following persons
11	(4)	engaged in the business of distributing, marketing, or in any manner
12		handling fluid milk, in whole or in part, in fluid form for consumption
13		in the State of North Carolina, but shall not mean any distributor who
14		sells 25 gallons or less of milk per day which is produced on his own
16		farm:
17		a. Persons, irrespective of whether any such person is a producer:
18		1. Who pasteurize or bottle milk or process milk into fluid
19		milk;
20		2. Who sell and/or market fluid milk at wholesale or retail:
21		I. To hotels, restaurants, stores or other
22		establishments for consumption on the premises,
23		II. To stores or other establishments for resale, or
24		III. To consumers;
25		3. Who operate stores or other establishments for the sale of
26		fluid milk at retail for consumption off the premises.
27		b. Persons wherever located or operating, whether within or without
28		the State of North Carolina, who purchase, market or handle milk
29		for resale as fluid milk in the State.
30	(5)	'Health authorities' includes the Department of Environment, Health,
31		and Natural Resources, Health and Human Services, the State
32		Department of Agriculture, the Commissioner of Agriculture, and the
33		local health authorities.
34	(6)	'Licensee' means a licensed milk distributor.
35	(7)	'Market' means any city, town, or village of the State, or any two or
36		more cities and/or towns and/or villages and surrounding territory
37		designated by the Commission as a natural marketing area.
38	(8)	'Milk' means the lacteal secretion obtained by the milking of one or
39		more cows and reconstituted milk products derived from the
40		recombining of dry milk solids, evaporated or condensed milk with
41		water, and which is pasteurized, standardized or otherwise processed with a view of calling it on fluid mills in its several forms, whether
42		with a view of selling it as fluid milk in its several forms, whether sultured or with added bacteria or other ingradiants, regardless of grade
43		cultured or with added bacteria or other ingredients, regardless of grade

1	0	r fat content, including whole milk, lowfat milk, cream, chocolate	
2		nilk, plain buttermilk, cream buttermilk, skim milk, special or premium	
3		nilk, flavored milk or drinks, concentrated milk, sterile milk, dietary	
4		nodified milk, liquid milk shake mix, half and half, eggnog, other milk-	
5		ream mixtures and the milk portion of any imitation milk. Said term	
6		xcludes the lacteal secretion of one or more dairy cows where the	
7		ecretion is to be sold for any other purpose.	
8		Person' means any person, firm, corporation or association.	
9		Producer' means any person, irrespective of whether such person is a	
10		nember of a producer association or a distributor, who operates to	
11		roduce milk for sale as fluid milk in the State.	
12	1	Sanitary regulations' includes all laws and ordinances relating to the	
13		roduction, handling, transportation, distribution and sale of milk and,	
14	-	o far as applicable thereto, the State Sanitary Code and lawful	
15		egulations adopted by the dairy and food divisions, or by the board of	
16		ealth of any county or municipality.	
17		Subdistributor' as distinguished from a 'distributor' means one who does	
18		ot process milk but purchases its milk from a licensed distributor for	
19		istribution.	
20	(13) 'S	Subsidiary' means any person or officer over whom or which a	
21		istributor or an affiliate of a distributor has, or several distributors have	
22	e	ither directly or indirectly, actual or legal control, whether by stock	
23		wnership or in any other manner."	
24	Section	44. G.S. 110-91 reads as rewritten:	
25	"§ 110-91. Manda	atory standards for a license.	
26	The following standards shall be complied with by all child day care facilities, except		
27	as otherwise provided in this Article. These shall be the only required standards for the		
28	issuance of a license by the Secretary under the policies and procedures of the		
29	Commission except that the Commission may, in its discretion, adopt less stringent		
30	standards for facilities subject to licensing but which provide care on a temporary, part-		
31	time, drop-in, seas	onal, after-school or other than a full-time basis.	
32		Aedical Care and Sanitation. – The Commission for Health Services	
33		hall adopt rules which establish minimum sanitation standards for child	
34		ay care facilities and their personnel. The sanitation rules adopted by	
35		ne Commission for Health Services shall cover such matters as the	
36		leanliness of floors, walls, ceilings, storage spaces, utensils, and other	
37		acilities; adequacy of ventilation; sanitation of water supply, lavatory	
38		acilities, toilet facilities, sewage disposal, food protection facilities,	
39		actericidal treatment of eating and drinking utensils, and solid-waste	
40		torage and disposal; methods of food preparation and serving;	
41		nfectious disease control; sleeping facilities; and other items and	
42		acilities as are necessary in the interest of the public health. These	
43	n	ales shall be developed in consultation with the Department.	

The Commission shall adopt rules to establish minimum 1 requirements for child and staff health assessments and medical 2 3 care procedures. These rules shall be developed in consultation 4 with the Department of Environment, Health, and Natural 5 Resources. Department. Each child shall have a health 6 assessment before being admitted or within 30 days following 7 admission to a child day care facility. The assessment shall be 8 done by: (i) a licensed physician, (ii) the physician's authorized 9 agent who is currently approved by the North Carolina Medical 10 Board, or comparable certifying board in any state contiguous to North Carolina, (iii) a certified nurse practitioner, or (iv) a public 11 12 health nurse meeting the Department of Environment, Health, and Natural Resources' Department's Standards for Early 13 14 Periodic Screening, Diagnosis, and Treatment Program. А 15 record of each child's assessment shall be on file in the records of 16 the facility. However, no health assessment shall be required of 17 any child who is and has been in normal health and whose parent, 18 guardian, or full-time custodian objects in writing to a health assessment on religious grounds which conform to the teachings 19 20 and practice of any recognized church or religious denomination. 21 Each child shall be immunized in a manner that meets the requirements of Article 6 of Chapter 130A of the General 22 Statutes and the pertinent rules adopted by the Commission for 23 24 Health Services. 25 Each child day care facility shall have a plan of emergency medical care which shall include provisions for communication 26 27 with and transportation to a specified medical resource, unless otherwise previously instructed. No child receiving day care 28 29 shall be administered any drug or other medication without specific written instructions from a physician or the child's 30 parent, guardian or full-time custodian. Emergency information 31 32 on each child in care, including the names, addresses, and 33 telephone numbers of the child's physician and parents, legal guardian or full-time custodian shall be readily available to the 34 35 staff of the child day care facility while children are in care. Nonprofit, tax-exempt organizations that provide prepared meals 36 to day care centers only are considered day care centers for 37 38 purposes of compliance with appropriate sanitation standards. 39 (2)Health-Related Activities. – Each child in a child day care facility shall receive nutritious food and refreshments under rules to be adopted by 40 the Commission. After consultation with the State Health Director, 41 42 nutrition standards shall provide for specific requirements for infants. Nutrition standards shall provide for specific requirements for children 43

1		older than infants, including a daily food plan for meals and snacks
2		served that shall be adequate for good nutrition. The number and size of
3		servings and snacks shall be appropriate for the ages of the children and
9 4		shall be planned according to the number of hours the child is in care.
5		Menus for meals and snacks shall be planned at least one week in
6		advance, dated, and posted where they can be seen by parents.
0 7		Each child day care facility shall arrange for each child in care to
8		be out-of-doors each day if weather conditions permit.
8 9		
		Each child day care facility shall have a rest period for each child
10		in care after lunch or at some other appropriate time.
11		No child day care facility shall care for more than 25 children in
12		one group. Facilities providing care for 26 or more children shall
13		provide for two or more groups according to the ages of children
14	( <b>2</b> )	and shall provide separate supervisory personnel for each group.
15	(3)	Location. – Each child day care facility shall be located in an area which
16		is free from conditions which are deemed hazardous to the physical and
17		moral welfare of the children in care in the opinion of the Commission.
18	(4)	Building. – Each child day care facility shall be located in a building
19		which meets the requirements of the North Carolina Building Code
20		under standards which shall be developed by the Building Code
21		Council, subject to adoption by the Commission specifically for child
22		day care facilities, including facilities operated in a private residence.
23		These standards shall be consistent with the provisions of this Article.
24	(5)	Fire Prevention Each child day care facility shall be located in a
25		building that meets the requirements for fire prevention and safe
26		evacuation that apply to child day care facilities as established by the
27		Department of Insurance, subject to adoption by the Commission. Each
28		child day care facility shall be inspected at least annually by a local fire
29		department or volunteer fire department for compliance with these
30		requirements, except that child day care facilities located on State
31		property shall be inspected by an official designated by the Department
32		of Insurance.
33	(6)	Space and Equipment Requirements There shall be no less than 25
34		square feet of indoor space for each child for which a child day care
35		facility is licensed, exclusive of closets, passageways, kitchens, and
36		bathrooms, and this floor space shall provide during rest periods 200
37		cubic feet of airspace per child for which the facility is licensed. There
38		shall be adequate outdoor play area for each child under rules adopted
39		by the Commission which shall be related to the size and type of
40		facility, availability and location of outside land area, except in no event
41		shall the minimum required exceed 75 square feet per child, which area
42		shall be protected to assure the safety of the children receiving day care
43		by an adequate fence or other protection; provided, however, that a
		by an adequate renee of other protection, provided, nowever, that a

$     \begin{array}{r}       1 \\       2 \\       3 \\       4 \\       5 \\       6 \\       7 \\       8 \\       9 \\       10 \\       11 \\       12 \\       13 \\       14 \\       15 \\       16 \\       17 \\       18 \\       19 \\       20 \\     \end{array} $	(7)	<ul> <li>facility operated in a public school shall be deemed to have adequate fencing protection; provided, also, that a facility operating exclusively during the evening and early morning hours, between 6:00 P.M. and 6:00 A.M., need not meet the outdoor play area requirements mandated by this subdivision.</li> <li>Each child day care facility shall provide equipment and furnishings that are child size, sturdy, safe, and in good repair. The Commission shall adopt standards to establish minimum requirements for equipment appropriate for the size facility being operated pursuant to G.S. 110-86(3). Space shall be available for proper storage of beds, cribs, mats, cots, sleeping garments, and linens as well as designated space for each child's personal belongings.</li> <li>Staff-Child Ratio. – In determining the staff-child ratio, all children younger than 13 years shall be counted. The Commission shall adopt rules regarding staff-child ratios, group sizes and multi-age groupings for each category of facility other than for infants and toddlers, provided that these rules shall be no less stringent than those currently required for staff-child ratios as enacted in Section 156(e) of Chapter 757 of the 1985 Session Laws. The staff-child ratios and group sizes for infants</li> </ul>	
21		and toddlers shall be no less stringent than as follows:	
22	Age Ratio	Group Size	
23	0 to 12 month $12$ to 24 month		
24 25	12 to 24 mon $2$ to $3$ years	hs 6 12 10 20.	
23 26	2 to 3 years (8)	Qualifications for Staff. – Each child day care facility shall be under the	
20 27	(6)	direction or supervision of a literate person at least 21 years of age. All	
28		staff counted in determining the required staff-child ratio shall be at	
20 29		least 16 years of age, provided that persons younger than 18 years of	
30		age work under the direct supervision of a literate staff person who is at	
31		least 21 years of age. No person shall be an operator of nor be	
32		employed in a child day care facility who has been convicted of a crime	
33		involving child neglect, child abuse, or moral turpitude, or who is an	
34		habitually excessive user of alcohol or who illegally uses narcotic or	
35		other impairing drugs, or who is mentally or emotionally impaired to an	
36		extent that may be injurious to children.	
37		The Commission shall adopt standards to establish minimum	
38		qualifications for operators, supervisors, caregivers and other	
39		staff who have direct contact with the children. These standards	
40		shall reflect training, experience, education or credentialing and	
41		shall be appropriate for the size facility being operated according	
42		to the categories defined in G.S. 110-86(3). It is the intent of this	
43		provision to guarantee that all children in day care are cared for	
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1 2 3 4 5 6 7 8		by qualified people but also to recognize that qualifications for good child care may not be limited to formal education or training standards. To this end, the standards adopted by the Commission pertaining to training and educational requirements shall include provision that these requirements may be met by informal as well as formal training and educational experience. No requirements may interfere with the teachings or doctrine of any established religious organization.
9	(9)	Records. – Each child day care facility shall keep accurate records on
10	$(\mathcal{I})$	each child receiving care in the child day care facility in accordance
10		with a form furnished or approved by the Commission, and shall submit
12		attendance reports as required by the Department.
13		Each child day care facility shall keep accurate records on each
13		staff member or other person delegated responsibility for the care
15		of children in accordance with a form approved by the
16		Commission.
17		All records of any child day care facility, except financial
18		records, shall be subject to review by the Secretary or by duly
19		authorized representatives of the Department or a cooperating
20		agency who shall be designated by the Secretary.
21		Any effort to falsify information provided to the Department
22		shall be deemed by the Secretary to be evidence of violation of
23		this Article on the part of the operator or sponsor of the child day
24		care facility and shall constitute a cause for revoking or denying
25		a license to this child day care facility.
26	(10)	Each operator or staff member shall truly and honestly show each child
27		in that person's care true love, devotion and tender care.
28		Each child day care facility shall have a written policy on
29		discipline, describing the methods and practices used to
30		discipline children enrolled in that facility. This written policy
31		shall be discussed with, and a copy given to, each child's parent
32		prior to the first time the child attends the facility. Subsequently,
33		any change in discipline methods or practices shall be
34		communicated in writing to the parents prior to the effective date
35		of the change.
36		The use of corporal punishment as a form of discipline is
37		prohibited in child day care facilities and may not be used by any
38		operator or staff member of any child day care facility, except
39		that corporal punishment may be used in religious sponsored
40		child day care facilities as defined in G.S. 110-106, only if (i) the
41		religious sponsored child day care facility files with the
42 43		Department a notice stating that corporal punishment is part of the religious training of its program and (ii) the religious
+J		the religious training of its program, and (ii) the religious

1		sponsored child day care facility clearly states in its written
2		policy of discipline that corporal punishment is part of the
3		religious training of its program. The written policy on discipline
4		of nonreligious sponsored child day care facilities shall clearly
5	(1.1)	state the prohibition on corporal punishment.
6	(11)	Staff Development. – The Commission shall adopt minimum standards
7		for ongoing staff development for facilities. These standards shall
8		include requirements for ongoing in-service training for all staff.
9	(12)	Planned Age Appropriate Activities. – Each child day care facility shall
10		have a planned schedule of activities posted in a prominent place to
11		enable parents to review it, and a written plan of age appropriate
12		activities available to parents. Each facility shall have age appropriate
13		activities and play materials to implement the written plan. The
14		Commission shall establish minimum standards for age-appropriate
15		activities appropriate for each category of facility as defined in G.S.
16		110-86(3).
17	(13)	Transportation All child day care facilities shall abide by North
18		Carolina law regulating the use of seat belts and child passenger
19		restraint devices. All vehicles operated by any facility staff person or
20		volunteer to transport children shall be properly equipped with
21		appropriate seat belts or child restraint devices as approved by the
22		Commissioner of Motor Vehicles. Each adult and child shall be
23		restrained by an appropriate seat safety belt or restraint device when the
24		vehicle is in motion. These restraint regulations do not apply to vehicles
25		not required by federal law to be equipped with seat restraints. All
26		vehicles used to transport children shall meet and maintain the safety
27		inspection standards of the Division of Motor Vehicles of the
28		Department of Transportation and the facility shall comply with all
29		other applicable State and federal laws and regulations concerning the
30		operation of a motor vehicle. Children may never be left unattended in a
31		vehicle.
32		The ratio of adults to children in child day care vehicles may not
33		be less than the staff/child ratios prescribed by G.S. 110-91(7).
34		The Commission shall adopt standards for transporting children
35		under the age of two, including standards addressing this
36		particular age's staff/child ratio during transportation."
37	Sectio	on 45. G.S. 110-92 reads as rewritten:
38	"§ 110-92. Duti	ies of State and local agencies.
39	When reques	sted by an operator of a day-care facility or by the Secretary it shall be the
40	-	nd district health departments to visit and inspect a day-care facility to

determine whether the facility complies with the health and sanitation standards required by this Article and with the minimum sanitation standards adopted as rules by the

43 Commission for Health Services as authorized by G.S. 110-91(1), and to submit written

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reports on such visits or inspections to the Department on forms approved and provided
 by the Department of Environment, Health, and Natural Resources. Department.

3 When requested by an operator of a day-care facility or by the Secretary, it shall be 4 the duty of the local and district health departments, and any building inspector, fire 5 prevention inspector, or fireman employed by local government, or any fireman having 6 jurisdiction, or other officials or personnel of local government to visit and inspect a day-7 care facility for the purposes specified in this Article, including plans for evacuation of 8 the premises and protection of children in case of fire, and to report on such visits or 9 inspections in writing to the Secretary so that such reports may serve as the basis for 10 action or decisions by the Secretary or Department as authorized by this Article."

11 Section 46. The heading for Article 1 of Chapter 111 of the General Statutes 12 reads as rewritten:

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#### "ARTICLE 1.

# 14 "GENERAL DUTIES OF DEPARTMENT OF HUMAN RESOURCES. <u>HEALTH</u> 15 <u>AND</u>

16 <u>Human Services.</u>"

Section 47. G.S. 115C-106(a) reads as rewritten:

18 "(a) The General Assembly of North Carolina hereby declares that the policy of the State is to ensure every child a fair and full opportunity to reach his full potential and that 19 no child as defined in this section and in G.S. 115C-122 shall be excluded from service or 20 21 education for any reason whatsoever. This policy shall be the practice of the State for 22 children from birth through age 21 and the State requires compliance by all local 23 education agencies and local school administrative units, all local human resources 24 services agencies including, but not limited to, local health departments, local social service departments, community mental health centers and all State departments, 25 agencies, institutions except institutions of higher education, and private providers which 26 27 are recipients of general funds as these funds are defined in G.S. 143-1."

Section 48. G.S. 115C-118 reads as rewritten:

#### 29 "§ 115C-118. Functions.

The centers shall have the following functions:

- 31 (1) To provide in-service training to all special education teachers and other
   32 professionals as defined by the Superintendent.
- 33 (2) To develop in kindergarten and primary grade teachers the necessary
  34 skills to detect potential special education needs and the capability to
  35 plan special educational programs.
  36 (2a) To provide in-service training for all teachers in the identification and
  - (2a) To provide in-service training for all teachers in the identification and education of learning disabled children.
- 38 (3) To provide in-service training and consultative services to a parent or
   39 guardian of a child with special needs and to appropriate public school administrative and management personnel.
- 41 (4) To work in concert with the various local human resources services
  42 agencies to the end that multiple and duplicative services provided at
  43 various times and by various agencies of the State may be obviated.

1 2 3	(5) To conduct an in-depth evaluation of the impact of in-service training on the delivery of services to children with special needs within the public schools on an annual basis in compliance with such rules and	9
4	regulations as the Superintendent may promulgate."	
5	Section 49. G.S. 115C-120 reads as rewritten:	
6	"§ 115C-120. Rules and regulations.	
7	The Superintendent shall develop and promulgate appropriate rules and regulations	
8 9	for the operation of the centers subject to the approval of the State Board. Such rules and regulations shall prescribe the precise operational responsibility of the centers and shall	
10	include a description of the operational relationship that shall exist with the various local	1
11	human resources services agencies."	
12	Section 49.1. G.S. 115C-122 reads as rewritten:	
13	"§ 115C-122. Early childhood development program; evaluation and placement of	f
14	children.	
15	The General Assembly of North Carolina declares that the public policy of North	ı
16	Carolina is defined as follows to carry out the policies stated in G.S. 115C-106:	
17	(1) The State shall provide for a comprehensive early childhood	l
18	development program by emphasizing preventative and remedial	
19	measures designed to provide the services which will enable children to	)
20	develop to the maximum level their physical, mental, social, and	ł
21	emotional potentials and to strengthen the role of the family as the first	t
22	and most fundamental influence on child development. The General	1
23	Assembly finds that the complexity of early childhood development	t
24	precludes the enactment of legislation which is of a sufficiently	/
25	comprehensive nature to encompass all possible implications. The	)
26	Departments of Public Instruction and Human Resources Health and	ł
27	Human Services shall, therefore, jointly develop an early childhood	
28	development program plan with flexibility sufficient to meet the State's	
29	policy as set forth in this subdivision. Said plan shall provide for the	
30	operation of a statewide early childhood development program no later	ſ
31	than June 30, 1983.	
32	(2) The State requires a system of educational opportunities for all children	
33	with special needs and requires the identification and evaluation of the	
34	needs of children and the adequacy of various education programs	
35	before placement of children, and shall provide for periodic evaluation	
36	of the benefits of programs to the individual child and the nature of the	)
37	child's needs thereafter.	
38	(3) The State shall prevent denial of equal educational and service	
39	opportunity on the basis of national origin, sex, economic status, race,	
40	religion, and physical, mental, social or emotional handicap in the	
41	provision of services to any child. Each local school administrative unit	
42	shall develop program plans to meet the educational requirements of	
43	children with special needs and each local human resources services	5

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agency shall develop program plans to meet the human service requirements of children with special needs in accordance with program standards and in a planning format as shall be prescribed by the State Board of Education and the Department of Human Resources Health and Human Services respectively.

The General Assembly intends that the educational program and human service program requirements of Session Laws 1973, Chapter 1293, shall be realized no later than June 30, 1982. The General Assembly further intends that currently imposed barriers to educational and human service opportunities for children with special needs by reason of a single standardized test, income, federal regulations, conflicting statutes, or any other barriers are hereby abrogated; except that with respect to barriers caused by reason of income, it shall be permissible for the State or any local education agency or local human resources services agency to charge fees for special services rendered, or special materials furnished to a child with special needs, his parents, guardian or persons standing **in loco parentis** unless the imposition of such fees would prevent or substantially deter the child, his parents, guardian, or persons standing **in loco parentis** from availing themselves of or receiving such services or materials.

- 21 (4) It is recognized that children have a variety of characteristics and needs, all of which must be considered if the potential of each child is to be 22 23 realized; that in order to accomplish this the State must develop a full 24 range of service and education programs, and that a program must actually benefit a child or be designed to benefit a particular child in 25 order to provide such child with appropriate educational and service 26 27 opportunities. The General Assembly requires that all programs employ least restrictive alternatives as shall be defined by the Departments of 28 29 Public Instruction and Human Resources."
  - Section 50. G.S. 115C-323 reads as rewritten:

#### 31 "§ 115C-323. Employee health certificate.

32 All public school employees upon initial employment, and those who have been 33 separated from public school employment more than one school year, including superintendents, supervisors, principals, teachers, and any other employees in the public 34 35 schools of the State, shall file in the office of the superintendent, before assuming his duties, a certificate from a physician licensed to practice medicine in the State of North 36 Carolina, certifying that said person does not have tuberculosis in the communicable 37 38 form, or other communicable disease, or any disease, physical or mental, which would 39 impair the ability of the said person to perform effectively his duties. A local school 40 board or a superintendent may require any person herein named to take a physical examination when deemed necessary. 41

42 Any public school employee who has been absent for more than 40 successive school 43 days because of a communicable disease must, before returning to work, file with the

superintendent a physician's certificate certifying that the individual is free from any 1 2 communicable disease. 3 The examining physician shall make the aforesaid certificates on an examination form 4 supplied by the Superintendent of Public Instruction. The certificate shall be issued only 5 after a physical examination has been made at the time of the certification, and such 6 examination shall be in accordance with rules and regulations adopted by the Superintendent of Public Instruction, with approval of the Secretary of Environment, 7 Health, and Natural Resources, Health and Human Services, and such rules and 8 9 regulations may include the requirement of an X-ray chest examination for all new 10 employees of the public school system. It shall be the duty of the superintendent of the school in which the person is 11 12 employed to enforce the provisions of this section. Any person violating any of the provisions of this section shall be guilty of a Class 1 13 misdemeanor." 14 15 Section 51. G.S. 115C-522(c) reads as rewritten: It shall be the duty of local boards of education and tax-levving 16 "(c) 17 authorities to provide suitable supplies for the school buildings under their jurisdictions. 18 These shall include, in addition to the necessary instructional supplies, proper window shades, blackboards, reference books, library equipment, maps, and equipment for 19 20 teaching the sciences. 21 Likewise, it shall be the duty of said boards of education and boards of county commissioners to provide every school with a good supply of water, approved by the 22 23 Department of Environment, Health, and Natural Resources, Health and Human Services, 24 and where such school cannot be connected to water-carried sewerage facilities, there shall be provided sanitary privies for the boys and for the girls according to specifications 25 of the Commission for Health Services. Such water supply and sanitary privies shall be 26 27 considered an essential and necessary part of the equipment of each public school and may be paid for in the same manner as desks and other essential equipment of the school 28 are paid for." 29 30 Section 52. G.S. 120-205(a) reads as rewritten: This commission shall be composed of 21 members appointed as follows: 31 "(a) Seven members of the House of Representatives at the time of their 32 (1)33 appointment, appointed by the Speaker of the House of Representatives. Of these members, one shall be a Chair of the House Appropriations 34 35 Subcommittee on Human Resources; Health and Human Services; Seven members of the Senate at the time of their appointment, 36 (2)appointed by the President Pro Tempore of the Senate. Of these 37 38 members, one shall be the Chair of the Senate Human Resources-Health 39 and Human Services Appropriations Committee; Three members who are representatives of Coalition 2001, appointed by 40 (3) the Governor. Of these members, one shall be a representative from 41 42 mental health, one from developmental disabilities, and one from substance abuse services; 43

1		(4)	Two members of the public, appointed by the Speaker of the House of
2			Representatives. Of these members, one shall be a county commissioner
3			at the time of appointment, selected from a list of four candidates
4			nominated by the North Carolina Association of County
5			Commissioners. If the Association has failed to submit nominations by
6			September 1, 1996, the Speaker of the House of Representatives may
° 7			appoint any county commissioner; and
8		(5)	Two members of the public, appointed by the President Pro Tempore of
9		$(\mathbf{J})$	the Senate. Of these members, one shall be a county commissioner at
10			the time of appointment, selected from a list of four candidates
11			nominated by the North Carolina Association of County
12			Commissioners. If the Association has failed to submit nominations by
13			September 1, 1996, the President Pro Tempore of the Senate may
14			appoint any county commissioner."
15		Section	on 53. G.S. 122C-112(a) reads as rewritten:
16	"(a)		Secretary shall:
17		(1)	Enforce the provisions of this Chapter and the rules of the Commission
18			and the Secretary;
19		(2)	Assist counties and area authorities in the establishment and operation
20			of community-based programs within catchment areas specified in rules
21			adopted by the Commission;
22		(3)	Operate State facilities and adopt rules pertaining to their operation;
23		(4)	Promote a unified system of services for the citizens of this State by
24			coordinating services provided in State facilities and area facilities;
25		(5)	Approve the plans and budgets of an area authority and adopt rules
26			pertaining to the content and format of these plans and budgets;
27		(6)	Adopt rules governing the expenditure of all area authority funds;
28		(6a)	Adopt rules to implement the appeal procedure authorized by G.S.
29			122C-151.2;
30		(7)	Adopt rules for the establishment of single portal designation and
31			approve an area as a single portal area;
32		(8)	Except as provided in G.S. 122C-26(4), adopt rules establishing
33			procedures for waiver of rules adopted by the Secretary under this
34			Chapter;
35		(9)	Notify the clerks of superior court of changes in the designation of State
36			facility regions and of facilities designated under G.S. 122C-252;
37		(10)	Promote public awareness and understanding of mental health, mental
38			illness, developmental disabilities, and substance abuse;
39		(11)	Administer and enforce rules that are conditions of participation in
40			federal or State financial aid;
41		(12)	Carry out G.S. 122C-361; and
42		(13)	Ensure, in cooperation with other appropriate agencies, that all types of
43			early intervention services specified in the '-Individuals with Disabilities

1		Education Act (IDEA), P.L. 102-119, the federal early intervention
2		legislation, are available to all eligible infants and toddlers and their
3		families to the extent funded by the General Assembly.
4		The Secretary shall coordinate and facilitate the development and
5		administration of the early intervention system for eligible
6		infants and toddlers and shall assign among the cooperating
7		agencies the responsibility, including financial responsibility, for
8		services. The Secretary shall be advised by the Interagency
9		Coordinating Council for Children from Birth to Five with
10		Disabilities and Their Families, established by G.S. 143B-179.5,
11		and may enter into formal interagency agreements to establish
12		the collaborative relationships with the Department of
13		Environment, Health, and Natural Resources, the Department of
14		Public Instruction, other appropriate agencies, and other public
15		and private service providers necessary to administer the system
16		and deliver the services.
17		The Secretary shall adopt rules to implement the early
18		intervention system, in cooperation with all other appropriate
19		agencies;
20	(14)	Adopt rules to be followed in the determination of eligibility for, and to
21		ensure the provision of services for, eligible assaultive and violent
22		children as defined in G.S. 122C-3(13a); [and]
23	(15)	Upon the death of any prospective or confirmed Thomas S. class
24		member as identified in Thomas S. et al. vs. Britt, (C-C-82-0418-M,
25		Western District) not residing in a State facility listed in G.S. 122C-181,
26		investigate the circumstances leading to that death. The investigation
27		shall analyze any unusual circumstances relating to the death. The
28		Secretary shall adopt rules to implement this subsection. The Secretary
29		shall have access to all medical records, hospital records, and records
30		maintained by the State, any county, or any local agency necessary to
31		carry out the purposes of this subsection, including police investigations
32		data, medical examiner investigative data, health records, mental health
33		records, and social services records."
34	Section	n 54. G.S. 130A-1.1 reads as rewritten:
35	"§ 130A-1.1. Mi	ission and essential services.
36		eneral Assembly recognizes that unified purpose and direction of the
37	public health sys	tem is necessary to assure ensure that all citizens in the State have equal

ıl access to essential public health services. The General Assembly declares that the 38 mission of the public health system is to promote and contribute to the highest level of 39 health possible for the people of North Carolina by: 40

- 41 (1)
- Preventing health risks and disease; Identifying and reducing health risks in the community; (2)
- 42 43
- Detecting, investigating, and preventing the spread of disease; (3)

1	(4) Promoting healthy lifestyles;
2	(5) Promoting a safe and healthful environment;
3	(6) Promoting the availability and accessibility of quality health care
4	services through the private sector; and
5	(7) Providing quality health care services when not otherwise available.
6	(b) As used in this section, the term 'essential public health services' means those
7	services that the State shall assure ensure because they are essential to promoting and
8	contributing to the highest level of health possible for the citizens of North Carolina. The
9	Department Departments of Environment, Health, and Natural Resources Environment
10	and Natural Resources and Health and Human Services shall attempt to assure ensure
11	within the resources available to it-them that the following essential public health services
12	are available and accessible to all citizens of the State, and shall account for the financing
13	of these services:
14	(1) Health Support:
15	a. Assessment of health status, health needs, and environmental
16	risks to health;
17	b. Patient and community education;
18	c. Public health laboratory;
19	d. Registration of vital events;
20	(2) Environmental Health:
21	a. Lodging and institutional sanitation;
22	b. On-site domestic sewage disposal;
23	c. Water and food safety and sanitation; and
24	(3) Personal Health:
25	a. Child health;
26	b. Chronic disease control;
27	c. Communicable disease control;
28	d. Dental public health;
29	e. Family planning;
30	f. Health promotion and risk reduction;
31	g. Maternal health.
32	The Commission for Health Services shall determine specific services to be provided
33	under each of the essential public health services categories listed above.
34	(c) The General Assembly recognizes that there are health-related services
35	currently provided by State and local government and the private sector that are
36	important to maintaining a healthy social and ecological environment but that are not
37	included on the list of essential public health services required under this section.
38	Omission of these services from the list of essential public health services shall not be
39	construed as an intent to prohibit or decrease their availability. Rather, such omission
40	means only that the omitted services may be more appropriately assured by government
41	agencies or private entities other than the public health system.
42	(d) The list of essential public health services required by this section shall not be

42 construed to limit or restrict the powers and duties of the Commission for Health Services

1	or the <del>Depart</del>	ment <u>Departments</u> of Environment, Health, and Natural Resources
2	-	nd Natural Resources and Health and Human Services as otherwise
3	conferred by Sta	
4	•	on 55. G.S. 130A-2 reads as rewritten:
5	"§ 130A-2. Def	
6	-	ing definitions shall apply throughout this Chapter unless otherwise
7	specified:	ing actimations share apply anoughout and chapter antess caller the
8	(1)	'Commission' means the Commission for Health Services.
9	(2)	'Department' means the Department of Environment, Health, and
10	(-)	Natural Resources. Health and Human Services.
11	(3)	'Imminent hazard' means a situation which is likely to cause an
12		immediate threat to human life, an immediate threat of serious physical
13		injury, an immediate threat of serious adverse health effects, or a serious
14		risk of irreparable damage to the environment if no immediate action is
15		taken.
16	(4)	'Local board of health' means a district board of health or a county board
17		of health.
18	(5)	'Local health department' means a district health department or a county
19	(-)	health department.
20	(6)	'Local health director' means the administrative head of a local health
21		department appointed pursuant to this Chapter.
22	(7)	'Person' means an individual, corporation, company, association,
23		partnership, unit of local government or other legal entity.
24	(8)	'Secretary' means the Secretary of Environment, Health, and Natural
25		Resources. Health and Human Services.
26	(9)	'Unit of local government' means a county, city, consolidated city-
27		county, sanitary district or other local political subdivision, authority or
28		agency of local government.
29	(10)	'Vital records' means birth, death, fetal death, marriage, annulment and
30		divorce records registered under the provisions of Article 4 of this
31		Chapter."
32	Section	on 56. G.S. 130A-4 reads as rewritten:
33	"§ 130A-4. Ad	ministration.
34		Except as provided in subsection (c) of this section, the Secretary shall
35		rity and responsibility to administer and enforce the provisions of this
36	*	e rules of the Commission. A local health director shall have the authority
37		ity to administer the programs of the local health department and to
20		a of the local board of health

38 enforce the rules of the local board of health.

(b) When requested by the Secretary, a local health department shall enforce the
rules of the Commission under the supervision of the Department. The local health
department shall utilize local staff authorized by the Department to enforce the specific
rules.

1	(a) The Quantum of Eq. (a) $1 \times 1 $			
1	(c) The Secretary of Environment and Natural Resources shall administer and			
2	enforce the provisions of Articles 9 and 11 of this Chapter and the rules of the			
3	<u>Commission.</u> "			
4 5	Section 57. G.S. 130A-4.1 reads as rewritten:			
	"§ 130A-4.1. State funds for maternal and child health care/non-supplanting.			
6	(a) The Department of Environment, Health, and Natural Resources shall ensure			
7	that local health departments do not reduce county appropriations for maternal and child			
8	health services provided by the local health departments because they have received State			
9	appropriations for this purpose.			
10	(b) All income earned by local health departments for maternal and child health			
11	programs supported in whole or in part from State or federal funds, received from the			
12	Department of Environment, Health, and Natural Resources, Department, shall be budgeted and expanded by least health departments to further the objectives of the			
13 14	budgeted and expended by local health departments to further the objectives of the			
14 15	program that generated the income." Section 58. G.S. 130A-4.2 reads as rewritten:			
15 16				
10	" <b>§ 130A-4.2. State funds for health promotion/non-supplanting.</b> The Department of Environment, Health, and Natural Resources shall ensure that			
17	•			
18 19	local health departments do not reduce county appropriations for health promotion services provided by the local health departments because they have received State			
19 20	appropriations for this purpose."			
20 21	Section 60. G.S. 130A-17 reads as rewritten:			
21	"§ 130A-17. Right of entry.			
22	(a) The Secretary and a local health director shall have the right of entry upon the			
23 24	premises of any place where entry is necessary to <del>carry out <u>enforce</u> the provisions of this</del>			
2 <del>4</del> 25	Chapter or the rules adopted by the Commission or a local board of health. If consent for			
23 26	entry is not obtained, an administrative search and inspection warrant shall be obtained			
20 27	pursuant to G.S. 15-27.2. However, if an imminent hazard exists, no warrant is required			
28	for entry upon the premises.			
20 29	(b) The Secretary of the Department of Environment and Natural Resources shall			
30	have the same rights enumerated in subsection (a) of this section to enforce the provisions			
31	of Articles 9 and 11 of this Chapter."			
32	Section 61. G.S. 130A-18 reads as rewritten:			
33	"§ 130A-18. Injunction.			
34	(a) If a person shall violate any provision of this Chapter or the rules adopted by			
35	the Commission or rules adopted by a local board of health, the Secretary or a local			
36	health director may institute an action for injunctive relief, irrespective of all other			
37	remedies at law, in the superior court of the county where the violation occurred or where			
38	a defendant resides.			
39	(b) The Secretary of the Department of Environment and Natural Resources shall			
40	have the same rights enumerated in subsection (a) of this section to enforce the provisions			
41	of Articles 9 and 11 of this Chapter."			
42	Section 62. G.S. 130A-19 reads as rewritten:			
43	"§ 130A-19. Abatement of public health nuisance.			

If the Secretary or a local health director determines that a public health 1 (a) 2 nuisance exists, the Secretary or a local health director may issue an order of abatement 3 directing the owner, lessee, operator or other person in control of the property to take any 4 action necessary to abate the public health nuisance. If the person refuses to comply with 5 the order, the Secretary or the local health director may institute an action in the superior 6 court of the county where the public health nuisance exists to enforce the order. The 7 action shall be calendared for trial within 60 days after service of the complaint upon the 8 defendant. The court may order the owner to abate the nuisance or direct the Secretary or 9 the local health director to abate the nuisance. If the Secretary or the local health director 10 is ordered to abate the nuisance, the Department or the local health department shall have a lien on the property for the costs of the abatement of the nuisance in the nature of a 11 12 mechanic's and materialmen's lien as provided in Chapter 44A of the General Statutes 13 and the lien may be enforced as provided therein.

<u>(b)</u> The Secretary of Environment and Natural Resources shall have the same
 rights enumerated in subsection (a) of this section to enforce the provisions of Articles 9
 and 11 of this Chapter."

17 Section 63. G.S. 130A-20 reads as rewritten:

#### 18 "§ 130A-20. Abatement of an imminent hazard.

19 If the Secretary or a local health director determines that an imminent hazard (a) 20 exists, the Secretary or a local health director may, after notice to or reasonable attempt to 21 notify the owner, enter upon any property and take any action necessary to abate the imminent hazard. The Department or the local health department shall have a lien on the 22 23 property for the cost of the abatement of the imminent hazard in the nature of a mechanic's and materialmen's lien as provided in Chapter 44A and the lien may be 24 enforced as provided therein. The lien may be defeated by a showing that an imminent 25 hazard did not exist at the time the Secretary or the local health director took the action. 26

(b) <u>The Secretary of Environment and Natural Resources shall have the same</u>
 rights enumerated in subsection (a) of this section to enforce the provisions of Articles 9
 and 11 of this Chapter."

30 Section 63.1. G.S. 130A-21(d) reads as rewritten:

31 "(d) Nothing in this section is intended to limit the embargo authority of the 32 Department of Agriculture. The Department of Human Resources and the Department of 33 Agriculture are authorized to enter agreements respecting the duties and responsibilities 34 of each agency in the exercise of their embargo authority."

35

Section 64. G.S. 130A-22 reads as rewritten:

#### 36 "§ 130A-22. Administrative penalties.

(a) The Secretary <u>of Environment and Natural Resources</u> may impose an
administrative penalty on a person who violates Article 9 of this Chapter, rules adopted
by the Commission pursuant to Article 9, or any order issued under Article 9. Each day of
a continuing violation shall constitute a separate violation. The penalty shall not exceed
five thousand dollars (\$5,000) per day in the case of a violation involving nonhazardous
waste. The penalty shall not exceed twenty-five thousand dollars (\$25,000) per day in
case of a first violation involving hazardous waste as defined in G.S. 130A-290 or

involving the disposal of medical waste as defined in G.S. 130A-290 in or upon water in 1 2 a manner that results in medical waste entering waters or lands of the State; and shall not 3 exceed fifty thousand dollars (\$50,000) per day for a second or further violation 4 involving the disposal of medical waste as defined in G.S. 130A-290 in or upon water in 5 a manner that results in medical waste entering waters or lands of the State. If a person 6 fails to pay a civil penalty within 60 days after the final agency decision or court order has been served on the violator, the Secretary of Environment and Natural Resources 7 8 shall request the Attorney General to institute a civil action in the superior court of any 9 county in which the violator resides or has his or its principal place of business to recover 10 the amount of the assessment. Such civil actions must be filed within three years of the date the final agency decision or court order was served on the violator. 11 12 Part 5 of Article 21A of Chapter 143 of the General Statutes shall apply to the (a1) 13 determination of civil liability or penalty pursuant to subsection (a) of this section. 14 (b)The Secretary may impose an administrative penalty on a person who violates 15 G.S. 130A-325. Each day of a continuing violation shall constitute a separate violation. The penalty shall not exceed twenty-five thousand dollars (\$25,000) for each day the 16 17 violation continues. 18 (b1) The Secretary may impose an administrative penalty on a person who violates Article 19 of this Chapter or a rule adopted pursuant to that Article. Except as provided in 19 20 subsection (b2) of this section, the penalty shall not exceed one thousand dollars (\$1,000) 21 per day per violation. Until the Department has notified the person of the violation, a continuing violation shall be treated as one violation. Each day thereafter of a continuing 22 23 violation shall be treated as a separate violation. 24 In determining the amount of a penalty under this subsection or subsection (b2)of this section, the Secretary shall consider all of the following factors: 25 The degree and extent of harm to the natural resources of the State, to 26 (1)27 the public health, or to private property resulting from the violation. The duration and gravity of the violation. 28 (2)29 The effect on air quality. (3) 30 (4) The cost of rectifying the damage. The amount of money the violator saved by noncompliance. 31 (5) The prior record of the violator in complying or failing to comply with 32 (6) 33 Article 19 of this Chapter or a rule adopted pursuant to that Article. The cost to the State of the enforcement procedures. 34 (7)35 (8) If applicable, the size of the renovation and demolition involved in the 36 violation. 37 Administrative penalties imposed by the Secretary under this subsection or subsection 38 (b2) of this section shall be credited to the General Fund as nontax revenue. 39 The penalty for violations of the asbestos NESHAP for demolition and (b2)renovation, as defined in G.S. 130A-444, shall not exceed ten thousand dollars (\$10,000) 40 per day per violation. Until the Department has provided the person with written 41 42 notification of the violation of the asbestos NESHAP for demolition and renovation that describes the violation, recommends a general course of action, and establishes a time 43

frame in which to correct the violations, a continuing violation shall be treated as one violation. Each day thereafter of a continuing violation shall be treated as a separate violation. A violation of the asbestos NESHAP for demolition and renovation is not considered to continue during the period a person who has received the notice of violation is following the general course of action and complying with the time frame set forth in the notice of violation.

7 The Secretary of Environment and Natural Resources may impose an (c) 8 administrative penalty on a person who willfully violates Article 11 of this Chapter, rules 9 adopted by the Commission pursuant to Article 11 or any condition imposed upon a 10 permit issued under Article 11. An administrative penalty may not be imposed upon a person who establishes that neither the site nor the system may be improved or a new 11 12 system installed so as to comply with Article 11 of this Chapter. Each day of a continuing violation shall constitute a separate violation. The penalty shall not exceed fifty dollars 13 14 (\$50.00) per day in the case of a wastewater collection, treatment and disposal system 15 with a design daily flow of no more than 480 gallons or in the case of any system serving 16 a single one-family dwelling. The penalty shall not exceed three hundred dollars 17 (\$300.00) per day in the case of a wastewater collection, treatment and disposal system 18 with a design daily flow of more than 480 gallons which does not serve a single one-19 family dwelling.

20 (c1)The Secretary may impose a monetary penalty on a vendor who violates rules 21 adopted by the Commission pursuant to Article 13 of this Chapter when the Secretary determines that disqualification would result in hardship to participants in the Women, 22 23 Infants, and Children (WIC) program. The penalty shall be calculated using the following 24 formula: multiply five percent (5%) times the average dollar amount of the vendor's monthly redemptions of WIC food instruments for the 12-month period immediately 25 preceding disqualification, then multiply that product by the number of months of the 26 27 disgualification period determined by the Secretary.

(d) In determining the amount of the penalty in subsections (a), (b) and (c), the
Secretary <u>and the Secretary of the Department of Environment and Natural Resources</u>
shall consider the degree and extent of the harm caused by the violation and the cost of
rectifying the damage.

(e) A person contesting a penalty shall, by filing a petition pursuant to G.S. 150B 23(a) not later than 30 days after receipt by the petitioner of the document which
 constitutes agency action, be entitled to an administrative hearing and judicial review in
 accordance with Chapter 150B of the General Statutes, the Administrative Procedure Act.
 (f) The Commission shall adopt rules concerning the imposition of administrative

37 penalties under this section.

38 (g) The Secretary <u>or the Secretary of Environment and Natural Resources may</u> 39 bring a civil action in the superior court of the county where the violation occurred or 40 where the defendant resides to recover the amount of <u>the an</u> administrative penalty 41 <u>authorized under this section</u> whenever a person:

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- Who has not requested an administrative hearing in accordance with subsection (e) of this section fails to pay the penalty within 60 days after being notified of the penalty; or
- 4 5

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(2) Who has requested an administrative hearing fails to pay the penalty within 60 days after service of a written copy of the final agency decision.

7 A local health director may impose an administrative penalty on any person (h) 8 who willfully violates the wastewater collection, treatment, and disposal rules of the local 9 board of health adopted pursuant to G.S. 130A-335(c) or who willfully violates a 10 condition imposed upon a permit issued under the approved local rules. An administrative penalty may not be imposed upon a person who establishes that neither the 11 12 site nor the system may be improved or a new system installed so as to comply with 13 Article 11 of this Chapter. The local health director shall establish and recover the 14 amount of the administrative penalty in accordance with subsections (d) and (g). Each 15 day of a continuing violation shall constitute a separate violation. The penalty shall not exceed fifty dollars (\$50.00) per day in the case of a wastewater collection, treatment and 16 17 disposal system with a design daily flow of no more than 480 gallons or in the case of 18 any system serving a single one-family dwelling. The penalty shall not exceed three hundred dollars (\$300.00) per day in the case of a wastewater collection, treatment and 19 20 disposal system with a design daily flow of more than 480 gallons which does not serve a 21 single one-family dwelling. A person contesting a penalty imposed under this subsection shall be entitled to an administrative hearing and judicial review in accordance with G.S. 22 23 130A-24. A local board of health shall adopt rules concerning the imposition of 24 administrative penalties under this subsection."

25

Section 65. G.S. 130A-23 reads as rewritten:

## 26 "§ 130A-23. Suspension and revocation of permits and program participation.

(a) The Secretary may suspend or revoke a permit issued under this Chapter upon
a finding that a violation of the applicable provisions of this Chapter, the rules of the
Commission or a condition imposed upon the permit has occurred. A permit may also be
suspended or revoked upon a finding that its issuance was based upon incorrect or
inadequate information that materially affected the decision to issue the permit.

32 (b) The Secretary may suspend or revoke a person's participation in a program 33 administered under this Chapter upon a finding that a violation of the applicable 34 provisions of this Chapter or the rules of the Commission has occurred. Program 35 participation may also be suspended or revoked upon a finding that participation was 36 based upon incorrect or inadequate information that materially affected the decision to 37 grant program participation.

(c) A person shall be given notice that there has been a tentative decision to
suspend or revoke the permit or program participation and that an administrative hearing
will be held in accordance with Chapter 150B of the General Statutes, the Administrative
Procedure Act, at which time the person may challenge the tentative decision.

42 (d) A permit shall be suspended or revoked immediately if a violation of the 43 Chapter, the rules or a condition imposed upon the permit presents an imminent hazard.

An operation permit issued pursuant to G.S. 130A-281 shall be immediately suspended 1 2 for failure of a public swimming pool to maintain minimum water quality or safety 3 standards or design and construction standards pertaining to the abatement of suction 4 hazards which result in an unsafe condition. A permit issued pursuant to G.S. 130A-248 5 shall be revoked immediately for failure of an establishment to maintain a minimum 6 grade of C. The Secretary shall immediately give notice of the suspension or revocation and the right of the permit holder or program participant to appeal the suspension or 7 8 revocation under G.S. 150B-23.

9 (e) <u>The Secretary of Environment and Natural Resources shall have all of the</u> 10 <u>applicable rights enumerated in this section to enforce the provisions of Articles 9 and 11</u> 11 <u>of this Chapter.</u>"

Section 66. G.S. 130A-24 reads as rewritten:

#### 13 "§ 130A-24. Appeals procedure.

12

(a) Appeals concerning the enforcement of rules adopted by the Commission,
concerning the suspension and revocation of permits and program participation by the
Secretary and concerning the imposition of administrative penalties by the Secretary shall
be governed by Chapter 150B of the General Statutes, the Administrative Procedure Act.

18 (a1) Any person appealing an action taken by the Department pursuant to this Chapter or rules of the Commission shall file a petition for a contested case with the 19 20 Office of Administrative Hearings as provided in G.S. 150B-23(a). The petition shall be 21 filed not later than 30 days after notice of the action which confers the right of appeal unless a federal statute or regulation provides for a different time limitation. The time 22 23 limitation imposed under this subsection shall commence when notice of the agency 24 decision is given to all persons aggrieved. Such notice shall be provided to all persons known to the agency by personal delivery or by the placing of notice in an official 25 depository of the United States Postal Service addressed to the person at the latest address 26 27 provided to the agency by the person.

Appeals concerning the enforcement of rules adopted by the local board of 28 (b)29 health and concerning the imposition of administrative penalties by a local health director shall be conducted in accordance with subsections (b), (c) and (d) of this section. The 30 aggrieved person shall give written notice of appeal to the local health director within 30 31 32 days of the challenged action. The notice shall contain the name and address of the 33 aggrieved person, a description of the challenged action and a statement of the reasons why the challenged action is incorrect. Upon filing of the notice, the local health director 34 35 shall, within five working days, transmit to the local board of health the notice of appeal and the papers and materials upon which the challenged action was taken. 36

(c) The local board of health shall hold a hearing within 15 days of the receipt of
the notice of appeal. The board shall give the person not less than 10 days' notice of the
date, time and place of the hearing. On appeal, the board shall have authority to affirm,
modify or reverse the challenged action. The local board of health shall issue a written
decision based on the evidence presented at the hearing. The decision shall contain a
concise statement of the reasons for the decision.

1	(d) A person who wishes to contest a decision of the local board of health under
2	subsection (b) of this section shall have a right of appeal to the district court having
2	jurisdiction within 30 days after the date of the decision by the board. The scope of
4	review in district court shall be the same as in G.S. 150B-51.
5	(e) <u>The appeals procedures enumerated in this section shall apply to appeals</u>
6	concerning the enforcement of rules, the imposition of administrative penalties, or any
7	other action taken by the Department of Environment and Natural Resources pursuant to
8	Articles 9 and 11 of this Chapter."
9	Section 67. G.S. 130A-26.1(d) reads as rewritten:
10	"(d) For the purposes of the felony provisions of this section, a person's state of
11	mind shall not be found 'knowingly and willfully' or 'knowingly' if the conduct that is the
12	subject of the prosecution is the result of any of the following occurrences or
12	circumstances:
14	(1) A natural disaster or other act of God which could not have been
15	prevented or avoided by the exercise of due care or foresight.
16	(2) An act of third parties other than agents, employees, contractors, or
17	subcontractors of the defendant.
18	(3) An act done in reliance on the written advice or emergency on-site
19	direction of an employee of the Department. Department of
20	Environment and Natural Resources. In emergencies, oral advice may
21	be relied upon if written confirmation is delivered to the employee as
22	soon as practicable after receiving and relying on the advice.
23	(4) An act causing no significant harm to the environment or risk to the
24	public health, safety, or welfare and done in compliance with other
25	conflicting environmental requirements or other constraints imposed in
26	writing by environmental agencies or officials after written notice is
27	delivered to all relevant agencies that the conflict exists and will cause a
28	violation of the identified standard.
29	(5) Violations of permit limitations causing no significant harm to the
30	environment or risk to the public health, safety, or welfare for which no
31	enforcement action or civil penalty could have been imposed under any
32	written civil enforcement guidelines in use by the Department
33	Department of Environment and Natural Resources at the time,
34	including but not limited to, guidelines for the pretreatment permit civil
35	penalties. This subdivision shall not be construed to require the
36	Department Department of Environment and Natural Resources to
37	develop or use written civil enforcement guidelines."
38	Section 68. G.S. 130A-27 reads as rewritten:
39	"§ 130A-27. Recovery of money.
10	The Secondary on the Secondary of Function mount and Network Decomposition in stitute

The Secretary <u>or the Secretary of Environment and Natural Resources may institute</u> an action in the county where the action arose or the county where the defendant resides to recover any money, other property or interest in property or the monetary value of goods or services provided or paid for by the Department <u>or the Department of</u>

1	Environment and Natural Resources which are wrongfully paid or transferred to a person
2	under a program administered by the Department or the Department of Environment and
3	Natural Resources pursuant to this Chapter."
4	Section 69. G.S. 130A-33.30 reads as rewritten:
5	"§ 130A-33.30. Commission of Anatomy – creation; powers and duties.
6	There is hereby created the Commission of Anatomy of in the Department of
7	Environment, Health, and Natural Resources with the power and duty to adopt rules for
8	the distribution of dead human bodies and parts thereof for the purpose of promoting the
9	study of anatomy in the State of North Carolina. The Commission is authorized to may
10	receive dead bodies pursuant to G.S. 130A-415 and to be a donee of a body or parts
11	thereof pursuant to Part 3, Article 16 of Chapter 130A of the General Statutes known as
12	the Uniform Anatomical Gift Act and to distribute such bodies or parts thereof pursuant
13	to the rules adopted by the Commission."
14	Section 70. G.S. 130A-33.31 reads as rewritten:
15	"§ 130A-33.31. Commission of Anatomy – Members; selection; term; chairman;
16	quorum; meetings.
17	(a) The Commission of Anatomy shall consist of five members, one representative
18	from the field of mortuary science, and one each from The University of North Carolina
19	School of Medicine, East Carolina University School of Medicine, Duke University
20	School of Medicine, and Bowman Gray School of Medicine. The dean of each school
21	shall make recommendations and the Secretary of Environment, Health, and Natural
22	Resources shall appoint from such recommendations a member to the Commission. The
23	president of the State Board of Mortuary Science shall appoint the representative from
24	the field of mortuary science to the Commission. The members shall serve terms of four
25	years except two of the original members shall serve a term of one year, one shall serve a
26	term of two years, one shall serve a term of three years, and one shall serve a term of four
27	years. The Secretary shall determine the terms of the original members.
28	(b) Any appointment to fill a vacancy on the Commission created by the
29	resignation, dismissal, death, or disability of a member shall be for the balance of the
30	unexpired term.
31	(c) The Secretary shall have the power to shall remove any member of the
32	Commission from office for misfeasance, malfeasance or nonfeasance.
33	(d) The Commission shall elect a chairman chair annually from its own
34	membership.
35	(e) A majority of the Commission shall constitute a quorum for the transaction of
36	business.
37	(f) The Commission shall meet at any time and place within the State at the call of
38	the <u>chairman chair</u> or upon the written request of three members. (a) All clarical and other complete required by the Commission shall be sumplied by
39 40	(g) All clerical and other services required by the Commission shall be supplied by
40 41	the Secretary of Environment, Health, and Natural Resources. <u>Secretary.</u> " Section 71. G.S. 130A-33.40 reads as rewritten:
41 42	"§ 130A-33.40. Governor's Council on Physical Fitness and Health – creation;
42 43	powers; duties.
43	powers, unles.

1 2 There is hereby created the Governor's Council on Physical Fitness and Health in the Department of Environment, Health, and Natural Resources. Department. The Council

3 shall have the following functions and duties: 4 To promote interest in the area of physical fitness; to consider the need (1)5 for new State programs in the field of physical fitness; to enlist the 6 active support of individual citizens, professional and civic groups, amateur and professional athletes, voluntary organizations, State and 7 local government agencies, private industry and business, and 8 9 community recreation programs in efforts to improve the physical 10 fitness and thereby the health of the citizens of North Carolina; To examine current programs of physical fitness available to the people 11 (2)12 of North Carolina, and to make recommendations to the Governor for coordination of programs to prevent duplication of such services; to 13 14 support programs of physical fitness in the public school systems; to 15 develop cooperative programs with medical, dental, and other groups; to maintain a liaison with government, private and other agencies 16 17 concerning physical fitness programs; to stimulate research in the area 18 of physical fitness; to sponsor physical fitness workshops, clinics, conferences, and other related activities pertaining to physical fitness 19 20 throughout the State: 21 (3) To serve as an agency for recognizing outstanding developments, contributions, and achievements in physical fitness in North Carolina; 22 23 To serve as the North Carolina sanctioning body for the State Games (3a) 24 and for other competitive athletic events for which sanctioning by the State is required; and 25 To make an annual report to the Governor and to the 26 (4) 27 Secretary of Environment, Health, and Natural Resources, Secretary, including therein suggestions and recommendations for the 28 29 furtherance of the physical fitness of the people of North Carolina." Section 72. G.S. 130A-33.41 reads as rewritten: 30 "§ 130A-33.41. The Governor's Council on Physical Fitness and Health – members; 31 32 selection; quorum; compensation. The Governor's Council on Physical Fitness in the Department of Environment, 33 Health, and Natural Resources shall consist of 10 members, including a chairman. chair. 34 35 (1)The composition of the Council shall be as follows: one member of the Senate appointed by the President Pro Tempore of the Senate, and one 36 member of the House of Representatives appointed by the Speaker of 37 the House of Representatives, and eight persons from the health care 38 39 professions, the fields of business and industry, physical education, recreation, sports and the general public. The eight nonlegislative 40 members of the Council shall be appointed by the Governor to serve at 41 42 his the Governor's pleasure.

1	(2)	The eight initial nonlegislative members of the Council shall be
2		appointed thusly: as follows: two for a term of one year, two for a term
3		of two years, two for a term of three years, two for a term of four years.
4		At the end of the respective terms of office of these initial members, all
5		succeeding appointments of nonlegislative members shall be for terms
6		of four years; nonlegislative members shall serve no more than two
7		consecutive four-year terms; all unexpired terms due to resignation,
8		death, disability, removal or refusal to serve shall be filled by a qualified
9		person appointed by the Governor for the balance of the unexpired term.
10	(3)	Legislative members of the Council shall serve two-year terms
11		beginning and ending on July 1 of odd-numbered years, and shall serve
12		no more than two consecutive terms.
13	(4)	Members of the Governor's Council shall receive per diem and
14		necessary travel and subsistence expenses in accordance with G.S. 138-
15		5 or 138-6, or travel and subsistence expenses under G.S. 120-3.1, as
16		appropriate.
17	(5)	The Council shall meet no more than quarterly.
18	(6)	A majority of the Governor's Council shall constitute a quorum for the
19		transaction of business."
20	Sectio	on 73. G.S. 130A-33.43 reads as rewritten:
21	"§ 130A-33.43.	Minority Health Advisory Council.
22	There is est	ablished the Minority Health Advisory Council in the Department of
23		ealth, and Natural Resources. Department. The Council shall have the
24	following duties	and responsibilities:
25	(1)	To make recommendations to the Governor and the Secretary of
26		Environment, Health, and Natural Resources aimed at improving the
27		health status of North Carolina's minority populations;
28	(2)	To identify and examine the limitations and problems associated with
29		existing laws, regulations, programs and services related to the health
30		status of North Carolina's minority populations;
31	(3)	To examine the financing and access to health services for North
32		Carolina's minority populations;
33	(4)	To identify and review health promotion and disease prevention
34		strategies relating to the leading causes of death and disability among
35		minority populations; and
36	(5)	To advise the Governor and the Secretary of Environment, Health, and
37		Natural Resources upon any matter which the Governor or Secretary
38		may refer to it."
39	Sectio	on 74. G.S. 130A-33.44 reads as rewritten:
40	"§ 130A-33.44.	Minority Health Advisory Council – members; selection; quorum;
41		ensation.
42	-	Minority Health Advisory Council in the Department of Environment,
43		ural Resources shall consist of 15 members to be appointed as follows:

Five members shall be appointed by the Governor. Members appointed (1)1 2 by the Governor shall be representatives of the following: health care 3 providers, public health, health related public and private agencies and organizations, community-based organizations, and human resources 4 5 services agencies and organizations. 6 (2)Five members shall be appointed by the Speaker of the House of 7 Representatives, two of whom shall be members of the House of 8 Representatives, and at least one of whom shall be a public member. 9 The remainder of the Speaker's appointees shall be representative of any 10 of the entities named in subdivision (1) of this section. subsection. Five members shall be appointed by the President Pro Tempore of the 11 (3) 12 Senate, two of whom shall be members of the Senate, and at least one of whom shall be a public member. The remainder of the President Pro 13 14 Tempore's appointees shall be representative of any of the entities 15 named in subdivision (1) of this section. subsection. Of the members appointed by the Governor, two shall serve initial terms 16 (4) of one year, two shall serve initial terms of two years, and one shall 17 18 serve an initial term of three years. Thereafter, the Governor's 19 appointees shall serve terms of four years. Of the nonlegislative members appointed by the Speaker of the House 20 (5) 21 of Representatives, two shall serve initial terms of two years, and one shall serve an initial term of three years. Thereafter, nonlegislative 22 members appointed by the Speaker of the House of Representatives 23 24 shall serve terms of four years. Of the nonlegislative members appointed by the President Pro Tempore of the Senate, two shall serve 25 initial terms of two years, and one shall serve an initial term of three 26 27 years. Thereafter, nonlegislative members appointed by the President Pro Tempore of the Senate shall serve terms of four years. Legislative 28 29 members of the Council shall serve two-year terms. The Chairperson of the Council shall be elected by the Council from among its 30 (b)31 membership. 32 (c)The majority of the Council shall constitute a quorum for the transaction of 33 business. 34 Members of the Council shall receive per diem and necessary travel and (d)35 subsistence expenses in accordance with the provisions of G.S. 138-5 or G.S. 138-6, or 36 travel and subsistence expenses in accordance with the provisions of G.S. 120-3.1, as applicable. 37 38 (e) All clerical support and other services required by the Council shall be 39 provided by the Department of Environment, Health, and Natural Resources. 40 Department." Section 75. G.S. 130A-33.50 reads as rewritten: 41 42 "§ 130A-33.50. Advisory Committee on Cancer Coordination and Control established; membership, compensation. 43

1	(a) The Advisory Committee on Cancer Coordination and Control is created
2	established in the Department of Environment, Health, and Natural Resources.
3	Department.
4	(b) The Committee shall have 24 members, including the Secretary of the
5	Department of Environment, Health, and Natural Resources, who shall chair the
6	Committee. or the Secretary's designee. The members of the Committee shall elect a
7	<u>chair and vice-chair from among the Committee membership</u> . The Committee shall meet
8	at the call of the chair. Six of the members shall be legislators, three of whom shall be
9	appointed by the Speaker of the House of Representatives, and three of whom shall be
10	appointed by the President Pro Tempore of the Senate. Two of the members shall be
11	cancer survivors, one of whom shall be appointed by the Speaker of the House of
12	Representatives, and one of whom shall be appointed by the President Pro Tempore of
13	the Senate. The remainder of the members shall be appointed by the Governor as
14	follows:
15	(1) One member from the Department of Environment, Health,
16	Environment and Natural Resources;
17	(2) Three members, one from each of the following: the Department of
18	Human Resources, Department, the Department of Public Instruction,
19	and the North Carolina Community College System;
20	(3) Four members representing the cancer control programs at North
21	Carolina medical schools, one from each of the following: the
22	University of North Carolina at Chapel Hill School of Medicine, the
23	Bowman Gray School of Medicine, the Duke University School of
24	Medicine, and the East Carolina University School of Medicine;
25	(4) One member who is an oncology nurse representing the North Carolina
26	Nurses Association;
27	(5) One member representing the Cancer Committee of the North Carolina
28	Medical Society;
29	(6) One member representing the Old North State Medical Society;
30	(7) One member representing the American Cancer Society, North Carolina
31	Division, Inc.;
32	(8) One member representing the North Carolina Hospital Association;
33	(9) One member representing the North Carolina Association of Local
34	Health Directors;
35	(10) One member who is a primary care physician licensed to practice
36	medicine in North Carolina.
37	Except for the Secretary of the Department of Environment, Health, and Natural
38	Resources, Secretary, the members shall be appointed for staggered four-year terms and
39	until their successors are appointed and qualify. However, the following appointees shall
40	serve initial two-year terms: two of the legislators appointed by the Speaker of the House
41	of Ponrecentering, and of the logislators appointed by the President Pro Tempera of the

of Representatives; one of the legislators appointed by the President Pro Tempore of the 41

Senate; the cancer survivor appointed by the President Pro Tempore of the Senate; and 42

the members representing the Department of Human Resources, Department, the 43

Department of Public Instruction, the University of North Carolina at Chapel Hill School 1 2 of Medicine, the Bowman Gray School of Medicine, the Cancer Committee of the North 3 Carolina Medical Society, the Old North State Medical Society, the North Carolina Hospital Association, and the North Carolina Association of Local Health Directors. The 4 5 Governor may remove any member of the Committee from office in accordance with the 6 provisions of G.S. 143B-13. Members may succeed themselves for one term and may be 7 appointed again after being off the Committee for one term. 8 The Speaker of the House of Representatives, the President Pro Tempore of the

8 (c) The Speaker of the House of Representatives, the President Pro Tempore of the 9 Senate, and the Governor shall make their appointments to the Committee not later than 10 30 days after the adjournment of the 1993 Regular Session of the General Assembly. A 11 vacancy on the Committee shall be filled by the original appointing authority, using the 12 criteria set out in this section for the original appointment.

(d) To the extent that funds are made available, members of the Committee shall
receive per diem and necessary travel and subsistence expenses in accordance with G.S.
138-5.

16 (e) A majority of the Committee shall constitute a quorum for the transaction of its17 business.

(f) The Committee may use funds allocated to it to employ an administrative staff
 person to assist the Committee in carrying out its duties. The Secretary of Environment,
 Health, and Natural Resources shall provide clerical and other support staff services
 needed by the Committee."

Section 76. G.S. 130A-131.2 reads as rewritten:

#### 23 "§ 130A-131.2. Council role.

24 The Council shall advise the Department of Environment, Health, and Natural Resources and the Commission for Health Services on the needs of persons with sickle 25 cell syndrome, and shall make recommendations to meet these needs. 26 Such 27 recommendations shall include but not be limited to recommendations for legislative action and for rules regarding the services of the Sickle Cell Program. The Council shall 28 29 develop procedures to facilitate its operation. All clerical and other services required by 30 the Council shall be furnished by the Department of Environment, Health, and Natural Resources within budget limitations." 31

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Section 77. G.S. 130A-131.15(c) reads as rewritten:

33 The Department shall evaluate all of the adolescent pregnancy prevention "(c) projects funded as a result of this program at least yearly and shall report its findings to 34 35 the Commission for Health Services, the Joint Legislative Commission on Governmental 36 Operations, and the Chairmen of the House Appropriations Subcommittee on Natural and Economic Resources, Health and Human Services, and the Senate Appropriations 37 38 Committee on Natural and Economic Resources-Health and Human Services by April 1 of each year. The evaluation shall be conducted by a firm or individual external to the 39 Department. Any evaluation of these projects shall include a study of the effectiveness of 40 the project in reducing the pregnancy rate within the target population." 41 Section 78. G.S. 130A-231 reads as rewritten: 42

#### 1 2

"§ 130A-231. Agreements between the State Health Director and the Division of Marine Fisheries.

Nothing in this Part is intended to limit the authority of the Division of Marine Fisheries of the Department <u>of Environment and Natural Resources</u> to regulate aspects of the harvesting, processing and handling of scallops, shellfish and crustacea relating to conservation of the fisheries resources of the State. The State Health Director and the Division of Marine Fisheries are authorized to enter into agreements respecting the duties and responsibilities of each agency as to the harvesting, processing and handling of scallops, shellfish and crustacea."

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Section 79. G.S. 130A-235 reads as rewritten:

#### 11 "§ 130A-235. Regulation of sanitation in institutions.

12 For protection of the public health, the Commission shall adopt rules to establish 13 sanitation requirements for all institutions and facilities at which individuals are provided 14 room or board and for which a license to operate is required to be obtained or a certificate 15 for payment is obtained from the Department of Human Resources. Department. The rules shall also apply to facilities that provide room and board to individuals but are 16 17 exempt from licensure under G.S. 131D-10.4(1). No other State agency may adopt rules 18 to establish sanitation requirements for these institutions and facilities. The Department of Human Resources shall issue a license to operate or a certificate for payment to such 19 20 an institution or facility only upon compliance with all applicable sanitation rules of the 21 Commission, and the Department of Human Resources may suspend or revoke a license or a certificate for payment for violation of these rules. In adopting rules pursuant to this 22 23 section, the Commission shall define categories of standards to which such institutions 24 and facilities shall be subject and shall establish criteria for the placement of any such institution or facility into one of the categories. This section shall not apply to State 25 26 institutions and facilities subject to inspection under G.S. 130A-5(10)."

27

Section 80. G.S. 130A-280 reads as rewritten:

#### 28 "**§ 130A-280. Scope.**

29 This Article provides for the regulation of public swimming pools in the State as they 30 may affect the public health and safety. As used in this Article, the term 'public swimming pool' means any structure, chamber, or tank containing an artificial body of 31 32 water used by the public for swimming, diving, wading, recreation, or therapy, together 33 with buildings, appurtenances, and equipment used in connection with the body of water, regardless of whether a fee is charged for its use. The term includes municipal, school, 34 35 hotel, motel, apartment, boarding house, athletic club, or other membership facility pools and spas. This Article does not apply to a private pool serving a single family dwelling 36 37 and used only by the residents of the dwelling and their guests. This Article also does not 38 apply to therapeutic pools used in physical therapy programs operated by medical 39 facilities licensed by the Department of Human Resources or operated by a licensed physical therapist, nor to therapeutic chambers drained, cleaned, and refilled after each 40 individual use." 41

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Section 81. G.S. 130A-290(a) reads as rewritten:

1	"(a)	Unless	s a different meaning is required by the context, the following definitions
2	shall apply	y throu	ghout this Article:
3		(1)	'CERCLA/SARA' means the Comprehensive Environmental Response,
4			Compensation, and Liability Act of 1980, Pub. L. No. 96-510, 94 Stat.
5			2767, 42 U.S.C. § 9601 et seq., as amended, and the Superfund
6			Amendments and Reauthorization Act of 1986, Pub. L. No. 99-499, 100
7			Stat. 1613, as amended.
8		(1a)	'Chemical or portable toilet' means a self-contained mobile toilet facility
9			and holding tank and includes toilet facilities in recreational vehicles.
10		(1b)	'Chlorofluorocarbon refrigerant' means any of the following when used
11			as a liquid heat transfer agent in a mechanical refrigeration system:
12			carbon tetrachloride, chlorofluorocarbons, halons, or methyl
13			chloroform.
14		(2)	'Closure' means the cessation of operation of a solid waste management
15			facility and the act of securing the facility so that it will pose no
16			significant threat to human health or the environment.
17		(3)	'Commercial' when applied to a hazardous waste facility, means a
18			hazardous waste facility that accepts hazardous waste from the general
19			public or from another person for a fee.
20		(4)	'Construction' or 'demolition' when used in connection with 'waste' or
21			'debris' means solid waste resulting solely from construction,
22			remodeling, repair, or demolition operations on pavement, buildings, or
23			other structures, but does not include inert debris, land-clearing debris
24			or yard debris.
25		<u>(4a)</u>	'Department' means the Department of Environment and Natural
26		$(\mathbf{r})$	Resources.
27		(5)	Repealed by Session Laws 1995 (Regular Session, 1996), c. 594, s. 1.
28		(6)	'Disposal' means the discharge, deposit, injection, dumping, spilling,
29			leaking or placing of any solid waste into or on any land or water so that
30			the solid waste or any constituent part of the solid waste may enter the
31			environment or be emitted into the air or discharged into any waters,
32		( <b>7</b> )	including groundwaters.
33		(7)	'Garbage' means all putrescible wastes, including animal offal and
34			carcasses, and recognizable industrial by-products, but excluding
35		(9)	sewage and human waste. 'Hazardaug wasta' magna a solid wasta, or combination of solid wasta
36		(8)	'Hazardous waste' means a solid waste, or combination of solid wastes,
37 28			which because of its quantity, concentration or physical, chemical or infactious characteristics may:
38 39			<ul><li>a. Cause or significantly contribute to an increase in mortality or an</li></ul>
39 40			a. Cause or significantly contribute to an increase in mortality or an increase in serious irreversible or incapacitating reversible
			· · ·
41			illness; or

1 2 2		b. Pose a substantial present or potential hazard to human health or the environment when improperly treated, stored, transported,
3 4	(9)	disposed of or otherwise managed. 'Hazardous waste facility' means a facility for the collection, storage,
5		processing, treatment, recycling, recovery, or disposal of hazardous
6		waste.
7	(10)	'Hazardous waste generation' means the act or process of producing
8	(1 1)	hazardous waste.
9	(11)	'Hazardous waste disposal facility' means any facility or any portion of a
10		facility for disposal of hazardous waste on or in land in accordance with
11	(12)	rules adopted under this Article.
12	(12)	'Hazardous waste management' means the systematic control of the
13 14		collection, source separation, storage, transportation, processing, treatment, recovery and disposal of hazardous wastes.
14	(13)	'Hazardous waste management program' means the program and
16	(13)	activities within the Department pursuant to Part 2 of this Article, for
17		hazardous waste management.
18	(13a)	
19	(154)	industrial processes that is not hazardous waste.
20	(14)	'Inert debris' means solid waste which consists solely of material that is
20	(1)	virtually inert and that is likely to retain its physical and chemical
22		structure under expected conditions of disposal.
23	(15)	'Land-clearing debris' means solid waste which is generated solely from
24		land-clearing activities.
25	(16)	'Landfill' means a disposal facility or part of a disposal facility where
26		waste is placed in or on land and which is not a land treatment facility, a
27		surface impoundment, an injection well, a hazardous waste long-term
28		storage facility or a surface storage facility.
29	(17)	'Manifest' means the form used for identifying the quantity, composition
30		and the origin, routing and destination of hazardous waste during its
31		transportation from the point of generation to the point of disposal,
32		treatment or storage.
33	(18)	'Medical waste' means any solid waste which is generated in the
34		diagnosis, treatment, or immunization of human beings or animals, in
35		research pertaining thereto, or in the production or testing of biologicals,
36		but does not include any hazardous waste identified or listed pursuant to
37		this Article, radioactive waste, household waste as defined in 40 Code
38		of Federal Regulations § 261.4(b)(1) in effect on 1 July 1989, or those
39	(10)	substances excluded from the definition of 'solid waste' in this section.
40	(18a)	'Municipal solid waste' means any solid waste resulting from the
41		operation of residential, commercial, industrial, governmental, or
42		institutional establishments that would normally be collected, processed, and dispaced of through a public or private solid worth management
43		and disposed of through a public or private solid waste management

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1 2		service. Municipal solid waste does not include hazardous waste, sludge, industrial waste managed in a solid waste management facility
3		owned and operated by the generator of the industrial waste for
4		management of that waste, or solid waste from mining or agricultural
5		operations.
6	(18b)	'Municipal solid waste management facility' means any publicly or
7	(100)	privately owned solid waste management facility permitted by the
8		Department that receives municipal solid waste for processing,
9		treatment, or disposal.
10	(19)	'Natural resources' means all materials which have useful physical or
11	(1))	chemical properties which exist, unused, in nature.
12	(20)	'Open dump' means a solid waste disposal site which is not a sanitary
13	(-•)	landfill.
14	(21)	'Operator' means any person, including the owner, who is principally
15	~ /	engaged in, and is in charge of, the actual operation, supervision, and
16		maintenance of a solid waste management facility and includes the
17		person in charge of a shift or periods of operation during any part of the
18		day.
19	(22)	'Person' means an individual, corporation, company, association,
20		partnership, unit of local government, State agency, federal agency or
21		other legal entity.
22	(23)	'Processing' means any technique designed to change the physical,
23		chemical, or biological character or composition of any solid waste so
24		as to render it safe for transport; amenable to recovery, storage or
25		recycling; safe for disposal; or reduced in volume or concentration.
26	(24)	'Recovered material' means a material that has known recycling
27		potential, can be feasibly recycled, and has been diverted or removed
28		from the solid waste stream for sale, use, or reuse. In order to qualify as
29		a recovered material, a material must meet the requirements of G.S.
30	$(0,\mathbf{r})$	130A-309.05(c).
31	(25)	'RCRA' means the Resource Conservation and Recovery Act of 1976,
32	( <b>2</b> )	Pub. L. 94-580, 90 Stat. 2795, 42 U.S.C. § 6901 et seq., as amended.
33	(26)	'Recyclable material' means those materials which are capable of being
34 35		recycled and which would otherwise be processed or disposed of as solid waste.
36	(27)	'Recycling' means any process by which solid waste, or materials which
37	(27)	would otherwise become solid waste, are collected, separated, or
38		processed, and reused or returned to use in the form of raw materials or
39		products.
40	(28)	'Refuse' means all nonputrescible waste.
41	(28) (28a)	'Refuse-derived fuel' means fuel that consists of municipal solid waste
42	(_04)	from which recyclable and noncombustible materials are removed so
43		that the remaining material is used for energy production.

1 (29) 'Resource recovery' means the process of obtaining 2 resources from discarded solid waste which no longer	
3 in its present form and preparing the solid waste for re	•
4 (30) 'Reuse' means a process by which resources are r	
5 usable.	
6 (31) 'Sanitary landfill' means a facility for disposal of soli	d waste on land in
7 a sanitary manner in accordance with the rules co	
8 landfills adopted under this Article.	
9 (31a) 'Secretary' means the Secretary of Environment and N	latural Resources.
10 (32) 'Septage' means solid waste that is a fluid mixture	e of untreated and
11 partially treated sewage solids, liquids, and sluc	lge of human or
12 domestic origin which is removed from a wastewater	system. The term
13 septage includes the following:	
14 a. Domestic septage, which is either liquid	
15 removed from a septic tank, cesspool, portab	• •
16 marine sanitation device, or similar treatmer	-
17 only domestic sewage. Domestic septage does	-
18 or solid material removed from a septic tank, c	▲ ·
19 treatment works receiving either commerce	
20 industrial wastewater and does not include gre	ease removed from
a grease trap at a restaurant.	
b. Domestic treatment plant septage, which is s	
23 liquid residue generated during the treatment o	-
in a treatment works where the designed disp	
25 Domestic treatment plant septage includes, bu	
26 scum or solids removed in primary, second	
27 wastewater treatment processes and a mate	
28 domestic treatment plant septage. Domest	—
29 septage does not include ash generated du	
30 domestic treatment plant septage in an incir	nerator or grit and
31 screenings generated during preliminary treat	tment of domestic
32 sewage in a treatment works.	
33 c. Grease septage, which is material pump	
34 interceptors, separators, traps, or other appurter	
35 purpose of removing cooking oils, fats, greas	
36 from the waste flow generated from food han	dling, preparation,
and cleanup.	
38 d. Industrial or commercial septage, which is mat	
39 septic tanks or other devices used in the collect	-
40 or treatment of any water-carried waste re	
41 process of industry, manufacture, trade, or b	
42 design disposal of the wastewater is subsu	urface. Domestic

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Industrial or commercial treatment plant septage, which is solid, e. semisolid, or liquid residue generated during the treatment of sewage that contains any waste resulting from any process of industry, manufacture, trade, or business in a treatment works where the designed disposal is subsurface. Industrial or 8 commercial treatment plant septage includes, but is not limited 9 to, scum or solids removed in primary, secondary, or advanced 10 wastewater treatment processes and a material derived from domestic treatment plant septage. Industrial or commercial 12 treatment plant septage does not include ash generated during the firing of industrial or commercial treatment plant septage in an 13 14 incinerator or grit and screenings generated during preliminary 15 treatment of domestic sewage in a treatment works. 16 (33)'Septage management firm' means a person engaged in the business of 17 pumping, transporting, storing, treating or disposing septage. The term 18 does not include public or community wastewater systems that treat or 19 dispose septage. 20 'Sludge' means any solid, semisolid or liquid waste generated from a (34) 21 municipal, commercial, institutional or industrial wastewater treatment plant, water supply treatment plant or air pollution control facility, or 22 any other waste having similar characteristics and effects. 23 24 'Solid waste' means any hazardous or nonhazardous garbage, refuse or (35) sludge from a waste treatment plant, water supply treatment plant or air 25 pollution control facility, domestic sewage and sludges generated by the 26 treatment thereof in sanitary sewage collection, treatment and disposal 27 systems, and other material that is either discarded or is being 28 29 accumulated, stored or treated prior to being discarded, or has served its 30 original intended use and is generally discarded, including solid, liquid, semisolid or contained gaseous material resulting from industrial, 31 institutional, commercial and agricultural operations, and from 32 33 community activities. The term does not include: Fecal waste from fowls and animals other than humans. 34 a. 35 b. Solid or dissolved material in: Domestic sewage and sludges generated by treatment 36 1. thereof in sanitary sewage collection, treatment and 37 disposal systems which are designed to discharge effluents 38 to the surface waters. 39 Irrigation return flows. 40 2. 3.

septage mixed with any industrial or commercial septage is

considered industrial or commercial septage.

Wastewater discharges and the sludges incidental to and 41 42 generated by treatment which are point sources subject to permits granted under Section 402 of the Water Pollution 43

1		Control Act, as amended (P.L. 92-500), and permits
2		granted under G.S. 143-215.1 by the Environmental
3		Management Commission. However, any sludges that
4		meet the criteria for hazardous waste under RCRA shall
5		also be a solid waste for the purposes of this Article.
6		c. Oils and other liquid hydrocarbons controlled under Article 21A
0 7		
8		of Chapter 143 of the General Statutes. However, any oils or
		other liquid hydrocarbons that meet the criteria for hazardous
9		waste under RCRA shall also be a solid waste for the purposes of
10		this Article.
11		d. Any source, special nuclear or byproduct material as defined by
12		the Atomic Energy Act of 1954, as amended (42 U.S.C. § 2011).
13		e. Mining refuse covered by the North Carolina Mining Act, G.S.
14		74-46 through 74-68 and regulated by the North Carolina Mining
15		Commission (as defined under G.S. 143B-290). However, any
16		specific mining waste that meets the criteria for hazardous waste
17		under RCRA shall also be a solid waste for the purposes of this
18		Article.
19		f. Recovered material.
20	(36)	'Solid waste disposal site' means any place at which solid wastes are
21		disposed of by incineration, sanitary landfill or any other method.
22	(37)	'Solid waste generation' means the act or process of producing solid
23		waste.
24	(38)	'Solid waste management' means purposeful, systematic control of the
25		generation, storage, collection, transport, separation, treatment,
26		processing, recycling, recovery and disposal of solid waste.
27	(39)	'Solid waste management facility' means land, personnel and equipment
28	. ,	used in the management of solid waste.
29	(40)	'Special wastes' means solid wastes that can require special handling and
30		management, including white goods, whole tires, used oil, lead-acid
31		batteries, and medical wastes.
32	(41)	'Storage' means the containment of solid waste, either on a temporary
33		basis or for a period of years, in a manner which does not constitute
34		disposal.
35	(41a)	'Tire-derived fuel' means a form of fuel derived from scrap tires.
36	(42)	'Treatment' means any method, technique or process, including
37	(12)	neutralization, designed to change the physical, chemical or biological
38		character or composition of any hazardous waste so as to neutralize such
39		waste or so as to render such waste nonhazardous, safer for transport,
40		amenable for recovery, amenable for storage or reduced in volume.
40		'Treatment' includes any activity or processing designed to change the
41 42		
		physical form or chemical composition of hazardous waste so as to
43		render it nonhazardous.

1	(43)	
2 3	(44)	village. 'White goods' includes refrigerators, ranges, water heaters, freezers, unit
3 4	(44)	air conditioners, washing machines, dishwashers, clothes dryers, and
4 5		other similar domestic and commercial large appliances.
6	(45)	
7	(43)	resulting from landscaping maintenance."
8	Secti	on 82. G.S. 130A-334 reads as rewritten:
9	"§ 130A-334. ]	
10	*	ng definitions shall apply throughout this Article:
11	(1)	'Construction' means any work at the site of placement done for the
12	(1)	purpose of preparing a residence, place of business or place of public
12		assembly for initial occupancy, or subsequent additions or modifications
14		which increase sewage flow.
15	<u>(1a)</u>	'Department' means the Department of Environment and Natural
16		Resources.
17	(2)	Repealed by Session Laws 1985, c. 462, s. 18.
18	(2a)	'Industrial process wastewater' means any water-carried waste resulting
19		from any process of industry, manufacture, trade, or business.
20	(3)	'Location' means the initial placement for occupancy of a residence,
21		place of business or place of public assembly.
22	(3a)	'Maintenance' means normal or routine maintenance including
23		replacement of broken pipes, cleaning, or adjustment to an existing
24		wastewater system.
25	(4),	(5) Repealed by Session Laws 1985, c. 462, s. 18.
26	(6)	'Place of business' means a store, warehouse, manufacturing
27		establishment, place of amusement or recreation, service station, office
28		building or any other place where people work.
29	(7)	'Place of public assembly' means a fairground, auditorium, stadium,
30		church, campground, theater or any other place where people assemble.
31	(7a)	'Plat' means a property survey prepared by a registered land surveyor,
32		drawn to a scale of one inch equals no more than 60 feet, that includes:
33		the specific location of the proposed facility and appurtenances, the site
34		for the proposed wastewater system, and the location of water supplies
35		and surface waters. 'Plat' also means, for subdivision lots approved by
36		the local planning authority and recorded with the county register of
37		deeds, a copy of the recorded subdivision plat that is accompanied by a
38	(71)	site plan that is drawn to scale.
39 40	(7b)	'Pretreatment' means any biological, chemical, or physical process or
40		system for improving wastewater quality and reducing wastewater
41 42		constituents prior to final treatment and disposal in a subsurface
42 43		wastewater system and includes, but is not limited to aeration,
43		clarification, digestion, disinfection, filtration, separation, and settling.

1	(8)	'Public or community wastewater system' means a single system of
2		wastewater collection, treatment and disposal owned and operated by a
3		sanitary district, a metropolitan sewage district, a water and sewer
4		authority, a county or municipality or a public utility.
5	(9)	'Relocation' means the displacement of a residence or place of business
6		from one site to another.
7	(9a)	'Repair' means the extension, alteration, of a wastewater system.
8	(10)	'Residence' means a private home, dwelling unit in a multiple family
9		structure, hotel, motel, summer camp, labor work camp, manufactured
10		home, institution or any other place where people reside.
11	<u>(10a)</u>	
12	(11)	Repealed by Session Laws 1992, c. 944, s. 3.
13	(12)	'Septic tank system' means a subsurface wastewater system consisting of
14	× ,	a settling tank and a subsurface disposal field.
15	(13)	'Sewage' means the liquid and solid human body waste and liquid waste
16	( )	generated by water-using fixtures and appliances, including those
17		associated with foodhandling. The term does not include industrial
18		process wastewater or sewage that is combined with industrial process
19		wastewater.
20	(13a)	
21	( )	the existing and proposed property lines with dimensions, the location
22		of the facility and appurtenances, the site for the proposed wastewater
23		system, and the location of water supplies and surface waters.
24	(14)	'Wastewater' means any sewage or industrial process wastewater
25		discharged, transmitted, or collected from a residence, place of business,
26		place of public assembly, or other places into a wastewater system.
27	(15)	'Wastewater system' means a system of wastewater collection,
28	( )	treatment, and disposal in single or multiple components, including a
29		privy, septic tank system, public or community wastewater system,
30		wastewater reuse or recycle system, mechanical or biological
31		wastewater treatment system, any other similar system, and any
32		chemical toilet used only for human waste."
33	Sectio	on 83. G.S. 130A-336(d) reads as rewritten:
34		ocal health department repeatedly fails to issue or deny improvement
35		ventional septic tank systems within 60 days of receiving completed
36		the permits, then the Department of Environment, Health, and Natural
37		nvironment and Natural Resources may withhold public health funding
38		nealth department."
39		on 84. G.S. 130A-342(c) reads as rewritten:
40		erformance of individual aerobic treatment plants is to be documented by
41	• • • •	l sent to the Department of Environment, Health, and Natural Resources
40	11 . !!	

42 annually."

43 Section 85. G.S. 130A-423 reads as rewritten:

1 2

#### "§ 130A-423. North Carolina Childhood Vaccine-Related Injury Compensation Program; exclusive remedy; relationship to federal law; subrogation.

3 (a) There is established the North Carolina Childhood Vaccine-Related Injury
4 Compensation Program.

5 (b) The rights and remedies granted the claimant, the claimant's parent, guardian 6 ad litem, guardian, or personal representative shall exclude all other rights and remedies 7 of the claimant, his parent, guardian ad litem, guardian, or personal representative against 8 any respondent at common law or otherwise on account of such-injury, illness, disability, 9 death, or condition. If such an action is filed, it shall be dismissed, with prejudice, on the 10 motion of any party under law.

11 (b1) A claimant may file a petition pursuant to this Article only after such the 12 claimant has filed an election pursuant to Section 2121 of the Public Health Service Act, 13 P.L. 99-660, permitting such the claimant to file a civil action for damages for a vaccine-14 related injury or death or if such the claimant is otherwise permitted by federal law to file 15 an action against a vaccine manufacturer.

16 (c) Nothing in this Article prohibits any individual from bringing a civil action 17 against a vaccine manufacturer for damages for a vaccine-related injury or death if the 18 action is not barred by federal law under subtitle 2 of Title XXI of the Public Health 19 Service Act.

20 If any action is brought against a vaccine manufacturer as permitted by subtitle (d)21 2 of Title XXI of the Public Health Service Act and subsection (c) of this section, the plaintiff in the action may recover damages only to the extent permitted by subdivisions 22 23 (1) through (3) of subsection (a) of G.S. 130A-427. The aggregate amount awarded in 24 any such action may not exceed the limitation established by subsection (b) of G.S. Regardless of whether such an action is brought against a vaccine 25 130A-427. manufacturer, a claimant who has filed an election pursuant to Section 2121 of the Public 26 27 Health Service Act, as enacted into federal law by Public Law 99-660, permitting such-a claimant to file a civil action for damages for a vaccine-related injury or death, or who is 28 29 otherwise permitted by federal law to file an action against a vaccine manufacturer, may file a petition pursuant to G.S. 130A-425 to obtain services from the Department and the 30 Department of Human Resources pursuant to subdivision (5) of subsection (a) of G.S. 31 32 130A-427 and, if no action has been brought against a vaccine manufacturer, to obtain 33 other relief available pursuant to G.S. 130A-427.

(e) In order to prevent recovery of duplicate damages, or the imposition of
duplicate liability, in the event that an individual seeks an award pursuant to G.S. 130A427 and also files suit against the manufacturer as permitted by subtitle 2 of Title XXI of
the Public Health Service Act and subsection (c) of this section, the following provisions
shall apply:

(1) If, at the time an award is made pursuant to G.S. 130A-427, an
individual has already recovered damages from a manufacturer pursuant
to a judgment or settlement, the award shall consist only of a
commitment to provide services pursuant to subdivision (5) of
subsection (a) of G.S. 130A-427.

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- If, at any time after an award is made to a claimant pursuant to G.S. (2)130A-427, an individual recovers damages for the same vaccine-related injury from a manufacturer pursuant to a judgment or settlement, the individual who recovers the damages shall reimburse the State for all amounts previously recovered from the State in the prior proceeding. Before a defendant in any action for a vaccine-related injury pays any amount to a plaintiff to discharge a judgment or settlement, he shall request from the Secretary and the Secretary of Human Resources a statement itemizing any reimbursement owed by the plaintiff pursuant to this subdivision, and, if any reimbursement is owed by the plaintiff to either department, the Department, the defendant shall pay the reimbursable amounts, as determined by each-the Secretary, directly to the department to which such reimbursement is owed. Department. This payment shall discharge the plaintiff's obligations to the State under this subdivision and any obligation the defendant may have to the plaintiff with respect to these amounts. (3) If: An award has been made to a claimant for an element of a. damages pursuant to G.S. 130A-427; and
  - An individual has recovered for the same element of damages b. pursuant to a judgment in, or settlement of, an action for the same vaccine-related injury brought against a manufacturer, and that amount has not been remitted to the State pursuant to subdivision (2) of this subsection; and
  - The State seeks to recover the amounts it paid in an action it c. brings against the manufacturer pursuant to G.S. 130A-430;

any judgment obtained by the State under G.S. 130A-430 shall be reduced by the amount necessary to prevent the double recovery of any element of damages from the manufacturer. Nothing in this subdivision limits the State's right to obtain reimbursement from a claimant under subdivision (2) of this subsection with respect to any double payment that might be received by the claimant.

33 (f) Subrogation claims pursued under the National Childhood Vaccine Injury Act of 1986 shall be filed with the appropriate court, not with the Industrial Commission." 34 35

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Section 86. G.S. 130A-427 reads as rewritten:
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#### "§ 130A-427. Commission awards for vaccine-related injuries; duties of Secretary. 36

Upon determining that a claimant has sustained a vaccine-related injury, the 37 (a) 38 Commission shall make an award providing compensation or services for any or all of the 39 following:

40 and projected reasonable expenses of medical (1)Actual care. developmental evaluation, special education, vocational training, 41 42 physical, emotional or behavioral therapy, and residential and custodial care and service expenses, that cannot be provided by the Department 43

and the Department of Human Resources pursuant to subdivision (5) of 1 2 this subsection: 3 (2)Loss of earnings and projected earnings, determined in accordance with 4 generally accepted actuarial principles; 5 Noneconomic, general damages arising from pain, suffering, and (3) 6 emotional distress: 7 Reasonable attorneys fees; (4) 8 (5) Needs that the Secretary and the Secretary of Human Resources 9 determines on a case-by-case basis shall be met by medical, health, developmental evaluation, special education, vocational training, 10 physical, emotional, or behavioral therapy, residential and custodial 11 12 care, and other essential and necessary services, to be provided the injured party by the programs and services administered by the 13 14 Department and the Department of Human Resources. Department. The 15 Secretary and the Secretary of Human Resources shall develop an itemized list of the service needs of the injured party upon review and 16 17 evaluation of the injured party's medical record and shall present it to 18 the Commission prior to the Commission's determination. In the event that the Commission's award includes the provision of any of these 19 20 services, the Secretary and the Secretary of Human Resources shall 21 develop a comprehensive, coordinated plan for the delivery of these services to the injured party. Notwithstanding any other provision of 22 State law, the Secretary and the Secretary of Human Resources shall 23 24 waive all eligibility criteria in determining eligibility for services provided by the Department and the Department of Human Resources 25 under the plan of care developed pursuant to this subdivision. If the 26 27 award includes any such services, these services shall be provided by the Department and the Department of Human Resources free of any 28 29 cost to the injured party. The money compensation component of the award may not be made pursuant 30 (b)

to this section in excess of an aggregate amount of the present day value amount of three 31 hundred thousand dollars (\$300,000) with respect to all injuries claimed to have resulted 32 33 from the administration of a covered vaccine to a single individual. The value of all services to be provided by the Department and the Department of Human Resources, 34 35 Department, as part of this award is in addition to the total amount of money compensation, and is not included in the limitation prescribed by this subsection on the 36 37 amount of money compensation that may be awarded. No damages may be awarded 38 pursuant to subdivision (a)(3) on behalf of any person to whom the covered vaccine was not administered." 39

Section 87. G.S. 130A-430 reads as rewritten:

 41 "§ 130A-430. Right of State to bring action against health care provider and 42 manufacturer.

40

If the Industrial Commission makes an award for a claimant who it determines 1 (a) 2 has sustained a vaccine-related injury, the State may, within two years of the date the 3 Commission renders its decision, bring an action against the health care provider who 4 administered the vaccine on the ground that the health care provider was negligent in 5 administering the vaccine. Damages in an action brought under this section are limited to 6 the amount of the award made by the Commission plus the estimated present value of all 7 the services to be provided to the claimant by the Department and the Department of 8 Human Resources under G.S. 130A-427.

9 Manufacturer. - If the Industrial Commission makes an award for a claimant (b)10 who it determines has sustained a vaccine-related injury, the State may, within two years of the date the Commission renders its decision, bring an action against the manufacturer 11 12 who made the vaccine on the ground that the vaccine was a defective product. Damages in an action brought under this section are limited to the amount of the award made by 13 14 the Commission plus the estimated present value of all the services to be provided to the 15 claimant by the Department and the Department of Human Resources under G.S. 130A-427, the reasonable costs of prosecuting the action, including, but not limited to, 16 attorneys fees, fees charged by witnesses, and costs of exhibits. For purposes of this 17 18 subsection, a defective product is a covered vaccine that was manufactured, transported, or stored in a negligent manner, or was distributed after its expiration date, or that 19 20 otherwise violated the applicable requirements of any license, approval, or permit, or any 21 applicable standards or requirements issued under Section 351 of the Public Health Service Act, as amended, or the federal Food, Drug, and Cosmetic Act, as these standards 22 23 or requirements were interpreted or applied by the federal agency charged with their 24 enforcement. The negligence or other action in violation of applicable federal standards or requirements shall be demonstrated by the State, by a preponderance of the evidence, 25 to be the proximate cause of the injury for which an award was rendered pursuant to G.S. 26 27 130A-427, in order to allow recovery by the State against the manufacturer pursuant to this subsection." 28

29

Section 88. G.S. 130A-434(b) reads as rewritten:

30 "(b) Should the Department find that the sum of appropriations and receipts is 31 insufficient to meet financial obligations incurred in the administration of this article, 32 appropriations and receipts in the Department and in the Department of Human 33 Resources which would otherwise revert to the General Fund may be transferred to the 34 Child Vaccine Injury Compensation Fund in order to meet such obligations. The 35 Department may also budget anticipated receipts as needed to implement this article."

36

Section 89. G.S. 131D-10.3A reads as rewritten:

#### 37 "§ 131D-10.3A. Mandatory criminal checks of foster parents.

(a) Effective January 1, 1996, the Department shall ensure that the criminal
histories of all foster parents are checked and a determination of the foster parent's fitness
to have responsibility for the safety and well-being of children based on the criminal
history is made. The Department shall ensure that, as of the effective date of this act, all
foster parents are checked for county, state, and federal criminal histories.

(b)

1

2	pursuant to subsection (a) of this section are checked annually upon relicensure for
3	county and State criminal histories.
4	(c) The Department may prohibit a foster parent from providing foster care by
5	denying or revoking the license to provide foster care if the Department determines that
6	the foster parent is unfit to have responsibility for the safety and well-being of children
7	based on the criminal history.
8	(d) The Department of Justice shall provide to the Department of Human
9	Resources Health and Human Services the criminal history of the foster parent obtained
10	from the State and National Repositories of Criminal Histories as requested by the
11	Department. The Department shall provide to the Department of Justice, along with the
12	request, the fingerprints of the foster parent to be checked, any additional information
13	required by the Department of Justice, and a form consenting to the check of the criminal
14	record and to the use of fingerprints and other identifying information required by the
15	State or National Repositories signed by the foster parent to be checked. The fingerprints
16	of the foster parent shall be forwarded to the State Bureau of Investigation for a search of
17	the State's criminal history record file, and the State Bureau of Investigation shall forward
18	a set of fingerprints to the Federal Bureau of Investigation for a national criminal history
19	record check.
20	(e) At the time of application, the foster parent whose criminal history is to be
21	checked shall be furnished with a statement substantially similar to the following:
22	
23	'NOTICE
23 24	
23 24 25	FOSTER PARENT
23 24 25 26	
23 24 25 26 27	FOSTER PARENT MANDATORY CRIMINAL HISTORY CHECK
23 24 25 26 27 28	FOSTER PARENT MANDATORY CRIMINAL HISTORY CHECK NORTH CAROLINA LAW REQUIRES THAT A CRIMINAL HISTORY
23 24 25 26 27 28 29	<b>FOSTER PARENT</b> <b>MANDATORY CRIMINAL HISTORY CHECK</b> NORTH CAROLINA LAW REQUIRES THAT A CRIMINAL HISTORY CHECK BE CONDUCTED ON ALL PERSONS WHO PROVIDE FOSTER
23 24 25 26 27 28 29 30	<b>FOSTER PARENT</b> <b>MANDATORY CRIMINAL HISTORY CHECK</b> NORTH CAROLINA LAW REQUIRES THAT A CRIMINAL HISTORY CHECK BE CONDUCTED ON ALL PERSONS WHO PROVIDE FOSTER CARE IN A LICENSED FAMILY FOSTER HOME.
23 24 25 26 27 28 29 30 31	FOSTER PARENT MANDATORY CRIMINAL HISTORY CHECK NORTH CAROLINA LAW REQUIRES THAT A CRIMINAL HISTORY CHECK BE CONDUCTED ON ALL PERSONS WHO PROVIDE FOSTER CARE IN A LICENSED FAMILY FOSTER HOME. 'Criminal history' includes any county, state, and federal convictions or
23 24 25 26 27 28 29 30 31 32	FOSTER PARENT MANDATORY CRIMINAL HISTORY CHECK NORTH CAROLINA LAW REQUIRES THAT A CRIMINAL HISTORY CHECK BE CONDUCTED ON ALL PERSONS WHO PROVIDE FOSTER CARE IN A LICENSED FAMILY FOSTER HOME. 'Criminal history' includes any county, state, and federal convictions or pending indictments of any crime, of any of the following crimes: the following
<ul> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> <li>29</li> <li>30</li> <li>31</li> <li>32</li> <li>33</li> </ul>	<b>FOSTER PARENT</b> <b>MANDATORY CRIMINAL HISTORY CHECK</b> NORTH CAROLINA LAW REQUIRES THAT A CRIMINAL HISTORY CHECK BE CONDUCTED ON ALL PERSONS WHO PROVIDE FOSTER CARE IN A LICENSED FAMILY FOSTER HOME. 'Criminal history' includes any county, state, and federal convictions or pending indictments of any crime, of any of the following crimes: the following Articles of Chapter 14 of the General Statutes: Article 6, Homicide; Article 7A,
23 24 25 26 27 28 29 30 31 32 33 34	<b>FOSTER PARENT</b> <b>MANDATORY CRIMINAL HISTORY CHECK</b> NORTH CAROLINA LAW REQUIRES THAT A CRIMINAL HISTORY CHECK BE CONDUCTED ON ALL PERSONS WHO PROVIDE FOSTER CARE IN A LICENSED FAMILY FOSTER HOME. 'Criminal history' includes any county, state, and federal convictions or pending indictments of any crime, of any of the following crimes: the following Articles of Chapter 14 of the General Statutes: Article 6, Homicide; Article 7A, Rape and Kindred Offenses; Article 8, Assaults; Article 10, Kidnapping and
23 24 25 26 27 28 29 30 31 32 33 34 35	<b>FOSTER PARENT</b> <b>MANDATORY CRIMINAL HISTORY CHECK</b> NORTH CAROLINA LAW REQUIRES THAT A CRIMINAL HISTORY CHECK BE CONDUCTED ON ALL PERSONS WHO PROVIDE FOSTER CARE IN A LICENSED FAMILY FOSTER HOME. 'Criminal history' includes any county, state, and federal convictions or pending indictments of any crime, of any of the following crimes: the following Articles of Chapter 14 of the General Statutes: Article 6, Homicide; Article 7A, Rape and Kindred Offenses; Article 8, Assaults; Article 10, Kidnapping and Abduction; Article 13, Malicious Injury or Damage by Use of Explosive or
23 24 25 26 27 28 29 30 31 32 33 34 35 36	FOSTER PARENT MANDATORY CRIMINAL HISTORY CHECK NORTH CAROLINA LAW REQUIRES THAT A CRIMINAL HISTORY CHECK BE CONDUCTED ON ALL PERSONS WHO PROVIDE FOSTER CARE IN A LICENSED FAMILY FOSTER HOME. 'Criminal history' includes any county, state, and federal convictions or pending indictments of any crime, of any of the following crimes: the following Articles of Chapter 14 of the General Statutes: Article 6, Homicide; Article 7A, Rape and Kindred Offenses; Article 8, Assaults; Article 10, Kidnapping and Abduction; Article 13, Malicious Injury or Damage by Use of Explosive or Incendiary Device or Material; Article 26, Offenses Against Public Morality and
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37	<b>FOSTER PARENT</b> <b>MANDATORY CRIMINAL HISTORY CHECK</b> NORTH CAROLINA LAW REQUIRES THAT A CRIMINAL HISTORY CHECK BE CONDUCTED ON ALL PERSONS WHO PROVIDE FOSTER CARE IN A LICENSED FAMILY FOSTER HOME. 'Criminal history' includes any county, state, and federal convictions or pending indictments of any crime, of any of the following crimes: the following Articles of Chapter 14 of the General Statutes: Article 6, Homicide; Article 7A, Rape and Kindred Offenses; Article 8, Assaults; Article 10, Kidnapping and Abduction; Article 13, Malicious Injury or Damage by Use of Explosive or Incendiary Device or Material; Article 26, Offenses Against Public Morality and Decency; Article 27, Prostitution; Article 39, Protection of Minors; Article 40,
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38	<b>FOSTER PARENT</b> <b>MANDATORY CRIMINAL HISTORY CHECK</b> NORTH CAROLINA LAW REQUIRES THAT A CRIMINAL HISTORY CHECK BE CONDUCTED ON ALL PERSONS WHO PROVIDE FOSTER CARE IN A LICENSED FAMILY FOSTER HOME. 'Criminal history' includes any county, state, and federal convictions or pending indictments of any crime, of any of the following crimes: the following Articles of Chapter 14 of the General Statutes: Article 6, Homicide; Article 7A, Rape and Kindred Offenses; Article 8, Assaults; Article 10, Kidnapping and Abduction; Article 13, Malicious Injury or Damage by Use of Explosive or Incendiary Device or Material; Article 26, Offenses Against Public Morality and Decency; Article 27, Prostitution; Article 39, Protection of Minors; Article 40, Protection of the Family; and Article 59, Public Intoxication; violation of the
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37	<b>FOSTER PARENT</b> <b>MANDATORY CRIMINAL HISTORY CHECK</b> NORTH CAROLINA LAW REQUIRES THAT A CRIMINAL HISTORY CHECK BE CONDUCTED ON ALL PERSONS WHO PROVIDE FOSTER CARE IN A LICENSED FAMILY FOSTER HOME. 'Criminal history' includes any county, state, and federal convictions or pending indictments of any crime, of any of the following crimes: the following Articles of Chapter 14 of the General Statutes: Article 6, Homicide; Article 7A, Rape and Kindred Offenses; Article 8, Assaults; Article 10, Kidnapping and Abduction; Article 13, Malicious Injury or Damage by Use of Explosive or Incendiary Device or Material; Article 26, Offenses Against Public Morality and Decency; Article 27, Prostitution; Article 39, Protection of Minors; Article 40, Protection of the Family; and Article 59, Public Intoxication; violation of the North Carolina Controlled Substances Act, Article 5 of Chapter 90 of the General
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	<b>FOSTER PARENT</b> <b>MANDATORY CRIMINAL HISTORY CHECK</b> NORTH CAROLINA LAW REQUIRES THAT A CRIMINAL HISTORY CHECK BE CONDUCTED ON ALL PERSONS WHO PROVIDE FOSTER CARE IN A LICENSED FAMILY FOSTER HOME. 'Criminal history' includes any county, state, and federal convictions or pending indictments of any crime, of any of the following crimes: the following Articles of Chapter 14 of the General Statutes: Article 6, Homicide; Article 7A, Rape and Kindred Offenses; Article 8, Assaults; Article 10, Kidnapping and Abduction; Article 13, Malicious Injury or Damage by Use of Explosive or Incendiary Device or Material; Article 26, Offenses Against Public Morality and Decency; Article 27, Prostitution; Article 39, Protection of Minors; Article 40, Protection of the Family; and Article 59, Public Intoxication; violation of the

The Department shall ensure that all foster parents who have been checked

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states. Your fingerprints will be used to check the criminal history records of the State Bureau of Investigation (SBI) and the Federal Bureau of Investigation (FBI).

If it is determined, based on your criminal history, that you are unfit to have responsibility for the safety and well-being of children, you shall have the opportunity to complete, or challenge the accuracy of, the information contained in the SBI or FBI identification records.

If you are denied licensure or your foster home license is revoked by the
Department of Human Resources-Health and Human Services as a result of the
criminal history check, you may request a hearing pursuant to Article 3 of Chapter
150B of the General Statutes, the Administrative Procedure Act.

11 Any foster parent who intentionally falsifies any information required to be 12 furnished to conduct the criminal history is guilty of a Class 2 misdemeanor.'

Refusal to consent to a criminal history check is grounds for the Department to prohibit the foster parent from providing foster care. Any foster parent who intentionally falsifies any information required to be furnished to conduct the criminal history is guilty of a Class 2 misdemeanor.

17 (f) The Department shall notify in writing the foster parent and that individual's 18 supervising agency of the determination by the Department of whether the foster parent is qualified to provide foster care based on the foster parent's criminal history. In 19 20 accordance with the law regulating the dissemination of the contents of the criminal 21 history file furnished by the Federal Bureau of Investigation, the Department shall not release nor disclose any portion of the foster parent's criminal history to the foster parent. 22 23 The Department shall also notify the foster parent of the foster parent's right to review the 24 criminal history information, the procedure for completing or challenging the accuracy of the criminal history, and the foster parent's right to contest the Department's 25 26 determination.

A foster parent who disagrees with the Department's decision may request a hearing pursuant to Chapter 150B of the General Statutes, the Administrative Procedure Act.

(g) All the information that the Department receives through the checking of the criminal history is privileged information and is not a public record but is for the exclusive use of the Department and those persons authorized under this section to receive the information. The Department may destroy the information after it is used for the purposes authorized by this section after one calendar year.

There is no liability for negligence on the part of a supervising agency, or a 34 (h) 35 State or local agency, or the employees of a State or local agency, arising from any action 36 taken or omission by any of them in carrying out the provisions of this section. The 37 immunity established by this subsection shall not extend to gross negligence, wanton 38 conduct, or intentional wrongdoing that would otherwise be actionable. The immunity 39 established by this subsection shall be deemed to have been waived to the extent of indemnification by insurance, indemnification under Article 31A of Chapter 143 of the 40 General Statutes, and to the extent sovereign immunity is waived under the Torts Claim 41 42 Act, as set forth in Article 31 of Chapter 143 of the General Statutes.

1		epartment of Justice shall perform the State and national criminal history				
2		parents and shall charge the Department of Human Resources-Health				
3	and Human Services a reasonable fee only for conducting the checks of the national					
4		records authorized by this section. The Division of Social Services,				
5		Human Resources, Health and Human Services, shall bear the costs of				
6	implementing thi					
7		n 90. G.S. 131E-136 reads as rewritten:				
8	"§ 131E-136. De					
9		s Part, unless otherwise specified:				
10		'Commission' means the North Carolina Medical Care Commission.				
11	• •	'Home care agency' means a private or public organization which				
12		provides home care services.				
13		'Home care services' means any of the following services and directly				
14		related medical supplies and appliances, which are provided to an				
15		individual in a place of temporary or permanent residence used as an				
16		individual's home:				
17		a. Nursing care provided by or under the supervision of a registered				
18		nurse;				
19		b. Physical, occupational, or speech therapy, when provided to an				
20		individual who also is receiving nursing services, or any other of				
21		these therapy services, in a place of temporary or permanent				
22		residence used as the individual's home;				
23		c. Medical social services;				
24		d. In-home aide services that involve hands-on care to an				
25		individual;				
26		e. Infusion nursing services; and				
27		f. Assistance with pulmonary care, pulmonary rehabilitation or				
28		ventilation.				
29		The term does not include: health promotion, preventative health and				
30		community health services provided by public health departments;				
31		maternal and child health services provided by public health				
32		departments, by employees of the Department of Environment, Health,				
33		and Natural Resources-Health and Human Services under G.S. 130A-				
34		124, or by developmental evaluation centers under contract with the				
35		Department of Environment, Health, and Natural Resources-Health and				
36		Human Services to provide services under G.S. 130A-124; hospitals				
37		licensed under Article 5 of Chapter 131E of the General Statutes when				
38		providing follow-up care initiated to patients within six months after				
39		their discharge from the hospital; facilities and programs operated under				
40		the authority of G.S. 122C and providing services within the scope of				
41		G.S. 122C; schools, when providing services pursuant to Article 9 of				
42		Chapter 115C; the practice of midwifery by a person licensed under				
43		Article 10A of Chapter 90 of the General Statutes; hospices licensed				

1	under Article 10 of Chapter 131E of the General Statutes when
2	providing care to a hospice patient; an individual who engages solely in
3	providing his own services to other individuals; incidental health care
4	provided by an employee of a physician licensed to practice medicine in
5 6	North Carolina in the normal course of the physician's practice; or nursing registries if the registry discloses to a client or the client's
7	responsible party, before providing any services, that (i) it is not a
8	licensed home care agency, and (ii) it does not make any representations
9	or guarantees concerning the training, supervision, or competence of the
10	personnel provided.
11	(4) 'Home health agency' means a home care agency which is certified to
12	receive Medicare and Medicaid reimbursement for providing nursing
13	care, therapy, medical social services, and home health aide services on
14	a part-time, intermittent basis as set out in G.S. 131E-176(12), and is
15	thereby also subject to Article 9 of Chapter 131E."
16	Section 91. The heading for Article 1 of Chapter 134A of the General Statutes
17	reads as rewritten:
18	"ARTICLE 1.
19 20	"Division of Youth Services in the Department of Human Resources. <u>Health and Human</u> Services."
20 21	Section 92. The heading for Article 7 of Chapter 143 of the General Statutes
22	reads as rewritten:
23	"ARTICLE 7.
24	"Persons Admitted to Department of Human Resources-Health and Human Services
25	INSTITUTIONS TO PAY COSTS."
26	Section 93. G.S. 143-138(b) reads as rewritten:
27	"(b) Contents of the Code. – The North Carolina State Building Code, as adopted
28	by the Building Code Council, may include reasonable and suitable classifications of
29	buildings and structures, both as to use and occupancy; general building restrictions as to
30	location, height, and floor areas; rules for the lighting and ventilation of buildings and
31	structures; requirements concerning means of egress from buildings and structures;
32	requirements concerning means of ingress in buildings and structures; rules governing
33	construction and precautions to be taken during construction; rules as to permissible
34 35	materials, loads, and stresses; rules governing chimneys, heating appliances, elevators, and other facilities connected with the buildings and structures; rules governing
35 36	plumbing, heating, air conditioning for the purpose of comfort cooling by the lowering of
37	temperature, and electrical systems; and such other reasonable rules pertaining to the
38	construction of buildings and structures and the installation of particular facilities therein
39	as may be found reasonably necessary for the protection of the occupants of the building
40	or structure, its neighbors, and members of the public at large.
41	In addition, the Code may regulate activities and conditions in buildings, structures,
42	and premises that pose dangers of fire, explosion, or related hazards. Such fire

43 prevention code provisions shall be considered the minimum standards necessary to

preserve and protect public health and safety, subject to approval by the Council of more 1 stringent provisions proposed by a municipality or county as provided in G.S. 143-2 3 138(e). These provisions may include regulations requiring the installation of either 4 battery-operated or electrical smoke detectors in every dwelling unit used as rental 5 property, regardless of the date of construction of the rental property. For dwelling units 6 used as rental property constructed prior to 1975, smoke detectors shall have an 7 Underwriters' Laboratories, Inc., listing or other equivalent national testing laboratory 8 approval, and shall be installed in accordance with either the standard of the National Fire 9 Protection Association or the minimum protection designated in the manufacturer's 10 instructions, which the property owner shall retain or provide as proof of compliance.

11 The Code may contain provisions regulating every type of building or structure, 12 wherever it might be situated in the State.

Provided further, that nothing in this Article shall be construed to make any building rules applicable to farm buildings located outside the building-rules jurisdiction of any municipality.

16 Provided further, that no building permit shall be required under the Code or any local 17 variance thereof approved under subsection (e) for any construction, installation, repair, 18 replacement, or alteration costing five thousand dollars (\$5,000) or less in any single family residence or farm building unless the work involves: the addition, repair, or 19 20 replacement of load bearing structures; the addition (excluding replacement of same size 21 and capacity) or change in the design of plumbing; the addition, replacement or change in the design of heating, air conditioning, or electrical wiring, devices, appliances, or 22 23 equipment, the use of materials not permitted by the North Carolina Uniform Residential 24 Building Code; or the addition (excluding replacement of like grade of fire resistance) of 25 roofing.

Provided further, that no building permit shall be required under such Code from any State agency for the construction of any building or structure, the total cost of which is less than twenty thousand dollars (\$20,000), except public or institutional buildings.

29 For the information of users thereof, the Code shall include as appendices

- 30 (1) Any rules governing boilers adopted by the Board of Boiler and
  31 Pressure Vessels Rules,
  - (2) Any rules relating to the safe operation of elevators adopted by the Commissioner of Labor, and
- 34(3)Any rules relating to sanitation adopted by the Commission for Health35Services or the Department-Departments of Environment, Health, and36Natural Resources Health and Human Services and Environment and37Natural Resources which the Building Code Council believes pertinent.

In addition, the Code may include references to such other rules of special types, such as those of the Medical Care Commission and the Department of Public Instruction as may be useful to persons using the Code. No rule issued by any agency other than the Building Code Council shall be construed as a part of the Code, nor supersede that Code, it being intended that they be presented with the Code for information only.

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1	Nothing in this Article shall extend to or be construed as being applicable to the				
2	regulation of the design, construction, location, installation, or operation of (1)				
3	equipment for storing, handling, transporting, and utilizing liquefied petroleum				
4	gases for fuel purposes or anhydrous ammonia or other liquid fertilizers, except for				
5	liquefied petroleum gas from the outlet of the first stage pressure regulator to and				
6	including each liquefied petroleum gas utilization device within a building or structure				
7	covered by the Code, or (2) equipment or facilities, other than buildings, of a public				
8	utility, as defined in G.S. 62-3, or an electric or telephone membership corporation,				
9	including without limitation poles, towers, and other structures supporting electric or				
10	communication lines.				
11	In addition, the Code may contain rules concerning minimum efficiency requirements				
12	for replacement water heaters, which shall consider reasonable availability from				
13	manufacturers to meet installation space requirements."				
14	Section 94. G.S. 143-138(g) reads as rewritten:				
15	"(g) Publication and Distribution of Code. – The Building Code Council shall cause				
16	to be printed, after adoption by the Council, the North Carolina State Building Code and				
17	each amendment thereto. It shall, at the State's expense, distribute copies of the Code and				
18	each amendment to State and local governmental officials, departments, agencies, and				
19	educational institutions, as is set out in the table below. (Those marked by an asterisk				
20	will receive copies only on written request to the Council.)				
21	OFFICIAL OR AGENCY NUMBER OF COPIES				
22	State Departments and Officials				
23	Governor 1				
24	Lieutenant Governor 1				
25	Auditor 1				
26	Treasurer 1				
27	Secretary of State 1				
28	Superintendent of Public Instruction 1				
29	Attorney General (Library) 1				
30	Commissioner of Agriculture 1				
31	Commissioner of Labor 1				
32	Commissioner of Insurance 1				
33	Department of Environment, Health, Environment and				
34	Natural Resources 1				
35	Department of Human Resources Health and Human				
36	Services 1				
37	Board of Transportation1				
38	Utilities Commission 1				
39	Department of Administration 1				
40	Clerk of the Supreme Court 1				
41	Clerk of the Court of Appeals 1				
42	Clerk of the Superior Court 1 each				
43	Department of Cultural Resources [State				

1	Library] 5			
2	Supreme Court Library 2			
3	Legislative Library 1			
4	Schools			
5	All state-supported colleges and universities			
6	in the State of North Carolina * 1 each			
7	Local Officials			
8	Clerks of the Superior Courts 1 each			
9	Chief Building Inspector of each incorporated			
10	municipality or county 1			
11	In addition, the Building Code Council shall make additional copies available at such			
12	price as it shall deem reasonable to members of the general public."			
13	Section 95. G.S. 143-280 reads as rewritten:			
14	"§ 143-280. Membership.			
15	The Commission shall consist of <del>one member</del> three members from the North Carolina			
16	Department of Human Resources, one member from the Department of Human			
17	Resources, one member from the Department of Human Resources, Health and Human			
18	<u>Services</u> , one member from the boards of county commissioners, one county			
19	superintendent of social services, one local health director, <u>and one clerk of the superior</u>			
20	court."			
21	Section 96. G.S. 143-300.8 reads as rewritten:			
22	"§ 143-300.8. Defense of local sanitarians.			
23	Any local health department sanitarian enforcing rules of the Commission for Health			
24	Services under the supervision of the Department of Environment, Health, and Natural			
25	Resources Health and Human Services pursuant to G.S. 130A-4(b) shall be defended by			
26	the Attorney General, subject to the provisions of G.S. 143-300.4, and shall be protected			
27	from liability in accordance with the provisions of this Article in any civil or criminal			
28	action or proceeding brought against the sanitarian in his official or individual capacity,			
29	or both, on account of an act done or omission made in the scope and course of enforcing			
30	the rules of the Commission for Health Services. The Department of Environment,			
31	Health, and Natural Resources Health and Human Services shall pay any judgment			
32	against the sanitarian, or any settlement made on his behalf, subject to the provisions of			
33	G.S. 143-300.6."			
34	Section 97. G.S. 143-436 reads as rewritten:			
35	"§ 143-436. North Carolina Pesticide Board; creation and organization.			
36	(a) There is hereby established the North Carolina Pesticide Board which, together			
37	with the Commissioner of Agriculture, shall be responsible for carrying out the			
38	provisions of this Article.			
39	(b) The Pesticide Board shall consist of seven members, to be appointed by the			
40	Governor, as follows:			
41	(1) One member each representing the North Carolina Department of			
42	Agriculture and two members representing the North Carolina			
43	Department of Environment, Health, and Natural Resources, one of			

1	whom shall be Agriculture, the State Health Director or his designee
2	and one of whom shall represent designee, and one member from an
3	environmental protection agency. agency in the Department of
4	Environment and Natural Resources. The persons so selected may be
5	either members of a policy board or departmental officials or
6	employees.
7	(2) A representative of the agricultural chemical industry.
8	(3) A person directly engaged in agricultural production.
9	(4) Two at-large members, from fields of endeavor other than those
10	enumerated in subdivisions (2) and (3) of this subsection, one of whom
11	shall be a nongovernmental conservationist.
12	(c) The members of the Pesticide Board shall serve staggered four-year terms. Of
13	the persons originally appointed, the members representing State agencies shall serve
14	two-year terms, and the four at-large members shall serve four-year terms. All members
15	shall hold their offices until their successors are appointed and qualified. Any vacancy
16	occurring in the membership of the Board prior to the expiration of the term shall be
17	filled by appointment by the Governor for the remainder of the unexpired term. The
18	Governor may at any time remove any member from the Board for gross inefficiency,
19	neglect of duty, malfeasance, misfeasance, or nonfeasance in office. Each appointment to
20	fill a vacancy in the membership of the Board shall be of a person having the same
21	credentials as his predecessor.
22	(d) The Board shall select its chairman chair from its own membership, to serve
23	for a term of two years. The chairman chair shall have a full vote. Any vacancy occurring
24	in the chairmanship chair's position shall be filled by the Board for the remainder of the
25	term. The Board may select such other officers as it deems necessary.
26	(e) Any action of the Board shall require at least four concurring votes.
27	(f) The members of the Board who are not officers or employees of the State shall
28	receive for their services the per diem and compensation prescribed in G.S. 138-5."
29	Section 98. G.S. 143-573 reads as rewritten:
30	"§ 143-573. Task Force – creation; membership; vacancies.
31	(a) There is created the North Carolina Child Fatality Task Force within the
32	Department of Environment, Health, and Natural Resources Health and Human Services
33	for budgetary purposes only.
34	(b) The Task Force shall be composed of $\frac{36-35}{2}$ members, $\frac{12-11}{2}$ of whom shall be
35	ex officio members, four of whom shall be appointed by the Governor, ten of whom shall
36	be appointed by the Speaker of the House of Representatives, and ten of whom shall be
37	appointed by the President Pro Tempore of the Senate. The ex officio members other
38	than the Chief Medical Examiner shall be nonvoting members and may designate
39	representatives from their particular departments, divisions, or offices to represent them
40	on the Task Force. The members shall be as follows:
41	(1) The Chief Medical Examiner;
42	(2) The Attorney General;

- (2) The Attorney General;(3) The Director of the Division of Social Services;
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1	(4)	The Director of the State Bureau of Investigation;
2	(5)	The Director of the Division of Maternal and Child Health of the
3		Department of Environment, Health, and Natural Resources; Health and
4		Human Services;
5	(6)	The Director of the Governor's Youth Advocacy and Involvement
6		Office;
7	(7)	The Superintendent of Public Instruction;
8	(8)	The Chairman of the State Board of Education;
9	(9)	The Director of the Division of Mental Health, Developmental
10		Disabilities, and Substance Abuse Services;
11	(10)	The Secretary of the Department of Human Resources;
12	(11)	The Secretary of the Department of Environment, Health, and Natural
13	()	Resources;
14	(11.1)	The Director of the Administrative Office of the Courts;
15	(12)	A director of a county department of social services appointed by the
16	()	Governor upon recommendation of the President of the North Carolina
17		Association of County Directors of Social Services;
18	(13)	A representative from a Sudden Infant Death Syndrome counseling and
19	(15)	education program appointed by the Governor upon recommendation of
20		the Director of the Division of Maternal and Child Health of the
21		Department of Environment, Health, and Natural Resources; Health and
22		Human Services;
23	(14)	A representative from the North Carolina Child Advocacy Institute
24	(11)	appointed by the Governor upon recommendation of the President of the
25		Institute;
26	$(14\ 1)$	A director of a local department of health, appointed by the Governor
27	(11.1)	upon the recommendation of the President of the North Carolina
28		Association of Local Health Directors;
29	(15)	A representative from a private group, other than the North Carolina
30	(13)	Child Advocacy Institute, that advocates for children, appointed by the
31		Speaker of the House of Representatives upon recommendation of
32		private child advocacy organizations;
33	(16)	A pediatrician, licensed to practice medicine in North Carolina,
34	(10)	appointed by the Speaker of the House of Representatives upon
35		recommendation of the North Carolina Pediatric Society;
36	(17)	A representative from the North Carolina League of Municipalities
37	(17)	appointed by the Speaker of the House of Representatives upon
38		recommendation of the League;
39	(18)	
40	(10)	Two public members appointed by the Speaker of the House of Representatives;
40 41	(19)	A county or municipal law enforcement officer appointed by the
41 42	(17)	President Pro Tempore of the Senate upon recommendation of
42		
40		organizations that represent local law enforcement officers;

1	(20)	A district attorney appointed by the President Pro Tempore of the
2	(20)	Senate upon recommendation of the President of the North Carolina
3		Conference of District Attorneys;
4	(21)	A representative from the North Carolina Association of County
5	()	Commissioners appointed by the President Pro Tempore of the Senate
6		upon recommendation of the Association;
7	(22)	Two public members appointed by the President Pro Tempore of the
8	~ /	Senate; and
9	(23)	Five members of the Senate appointed by the President Pro Tempore of
10		the Senate and five members of the House of Representatives appointed
11		by the Speaker of the House of Representatives.
12	(c) All n	nembers of the Task Force are voting members. Vacancies in the
13	appointed mem	bership shall be filled by the appointing officer who made the initial
14	appointment. T	he Speaker of the House of Representatives shall call the first meeting no
15	later than Octob	er 1, 1991. At the first meeting the members shall elect a chair who shall
16	*	uration of the Task Force."
17		on 99. G.S. 143-575 reads as rewritten:
18		ite Team – creation; membership; vacancies.
19		is created the North Carolina Child Fatality Prevention Team within the
20	-	Environment, Health, and Natural Resources-Health and Human Services
21	for budgetary pu	· ·
22		tate Team shall be composed of eleven members of whom nine members
23		and two are appointed. The ex officio members other than the Chief
24		her may designate a representative from their departments, divisions, or
25	-	ent them on the State Team.
26 27	(1)	The Chief Medical Examiner, who shall chair the State Team;
27 28	(2)	The Attorney General; The Director of the Division of Social Services, Department of Human
28 29	(3)	The Director of the Division of Social Services, Department of Human Resources: Health and Human Services:
29 30	(4)	Resources; <u>Health and Human Services;</u> The Director of the State Bureau of Investigation;
31	(4)	The Director of the Division of Maternal and Child Health of the
32	$(\mathbf{J})$	Department of Environment, Health, and Natural Resources; Health and
33		Human Services;
34	(6)	The Superintendent of Public Instruction;
35	(7)	The Director of the Division of Mental Health, Developmental
36		Disabilities, and Substance Abuse Services, Department of Human
37		Resources; Health and Human Services;
38	(7.1)	The Director of the Administrative Office of the Courts;
39	(8)	The pediatrician appointed pursuant to G.S. 143-573(b)(16) to the Task
40	~ /	Force;
41	(9)	A public member, appointed by the Governor; and
42	(10)	The Team Coordinator.

1	(c)	All members of the State Team are voting members. Vacancies in the				
2	appointed	pointed membership shall be filled by the appointing officer who made the initial				
3	appointment."					
4		Section 100. G.S. 143-576.2(b) reads as rewritten:				
5	"(b)	Each Local Team shall consist of the following persons:				
6		(1) The director of the county department of social services, and a member				
7		of the director's staff;				
8		(2) A local law enforcement officer, appointed by the board of county				
9		commissioners;				
10		(3) An attorney from the district attorney's office, appointed by the district				
11		attorney;				
12		(4) The executive director of the local community action agency, as defined				
13		by the Division of Economic Opportunity, Department of Human				
14		Resources, Health and Human Services, or the executive director's				
15		designee;				
16		(5) The superintendent of each local school administrative unit located in				
17		the county, or the superintendent's designee;				
18		(6) A member of the county board of social services, appointed by the chair				
19		of that board;				
20		(7) A local mental health professional, appointed by the director of the area				
21		authority established under Chapter 122C of the General Statutes;				
22		(8) The local guardian ad litem coordinator, or the coordinator's designee;				
23		(9) The director of the local department of public health; and				
24		(10) A local health care provider, appointed by the local board of health.				
25	In addition	n, a Local Team that reviews the records of additional child fatalities shall				
26		e following four additional members:				
27		(1) An emergency medical services provider or firefighter, appointed by the				
28		board of county commissioners;				
29		(2) A district court judge, appointed by the chief district judge in that				
30		district;				
31		(3) A county medical examiner, appointed by the Chief Medical Examiner;				
32		(4) A representative of a local day care facility or Head Start program,				
33		appointed by the director of the county department of social services;				
34		and				
35		(5) A parent of a child who died before reaching the child's eighteenth				
36		birthday, to be appointed by the board of county commissioners.				
37	The Tear	Coordinator shall serve as an ex officio member of each Local Team that				
38	reviews t	e records of additional child fatalities. The board of county commissioners				
39	may appo	nt a maximum of five additional members to represent county agencies or the				
40		y at large to serve on any Local Team. Vacancies on a Local Team shall be				
41	filled by t	e original appointing authority."				
42		Section 101. G.S. 143B-139.1 reads as rewritten:				

1	"§ 143B-139.1. Department of Human Resources Secretary of Health and Human
2	<u>Services regulations</u> applicable to local <u>health and human resource</u>
3	services agencies.
4	The Secretary of the Department of Human Resources Health and Human Services is
5	authorized to establish may adopt rules and regulations applicable to local health and
6	human resource services agencies for the purpose of program evaluation, fiscal audits,
7	and collection of third-party payments."
8	Section 102. G.S. 143B-139.2 reads as rewritten:
9	"§ 143B-139.2. Department of Human Resources-Secretary of Health and Human
10	Services non-State agencies.
11	It is the intent of this General Assembly that non-State <u>health and human resources</u>
12	services agencies submit their appropriation requests for grants-in-aid through the
13	Secretary of the Department of Human Resources Health and Human Services for
14	recommendations to the Governor and the Advisory Budget Commission and the General
15	Assembly, and that agencies receiving these grants, at the request of the Secretary of the
16	Department of Human Resources, Health and Human Services, provide a postaudit of
17	their operations that has been done by a certified public accountant."
18	Section 103. G.S. 143B-150.7 reads as rewritten:
19 20	"§ 143B-150.7. Advisory Committee on Family-Centered Services; establishment,
20	membership, compensation.
21	(a) There is established the Advisory Committee on Family-Centered Services
22	(b) The Committee shall have 24 members enpointed for staggared four user terms
23	(b) The Committee shall have 24 members appointed for staggered four-year terms
24 25	and until their successors are appointed and qualify. The Governor shall have the power to remove any member of the Committee from office in accordance with the provisions
	to remove any member of the Committee from office in accordance with the provisions of $G S_{-142} B_{-12}$ . Members may succeed themselves for one term and may be empirited
26 27	of G.S. 143B-13. Members may succeed themselves for one term and may be appointed again after being off the Committee for one term. Six of the members shall be legislators
28	appointed by the General Assembly, three of whom shall be recommended by the
28 29	Speaker of the House of Representatives, and three of whom shall be recommended by
30	the President Pro Tempore of the Senate. Two of the members shall be appointed by the
31	General Assembly from the public at large, one of whom shall be recommended by the
32	Speaker of the House of Representatives, and one of whom shall be recommended by the
33	President Pro Tempore of the Senate. The remainder of the members shall be appointed
34	by the Governor as follows:
35	(1) <u>Four-Five</u> members representing the Department of Human Resources,
36	<u>Health and Human Services</u> , one of whom shall be the Assistant
37	Secretary for Children and Family, one of whom shall represent the
38	Division of Social Services, one of whom shall represent the Division of
39	Youth Services, and one of whom shall represent the Division of Mental
40	Health, Developmental Disabilities, and Substance Abuse Services;
41	Services, and one of whom shall represent the Division of Maternal and
42	Child Health;

1	(2)	Three Two members, one from each of the following: the
2		Administrative Office of the Courts, Courts and the Department of
3		Public Instruction, and the Division of Maternal and Child Health of the
4		Department of Environment, Health, and Natural Resources;
5		Instruction;
6	(3)	One member who represents the Juvenile Justice Planning Committee of
7		the Governor's Crime Commission, and one member appointed at large;
8	(4)	One member who is a district court judge certified by the
9		Administrative Office of the Courts to hear juvenile cases;
10	(5)	One member representing the schools of social work of The University
11		of North Carolina;
12	(6)	Two members, one of whom is a provider of family preservation
13		services, and one of whom is a consumer of family preservation
14		services; and
15	(7)	Three members who represent county-level associations; one of whom
16		represents the Association of County Commissioners, one of whom
17		represents the Association of Directors of Social Services, and one of
18		whom represents the North Carolina Council of Mental Health,
19		Developmental Disabilities, and Substance Abuse Services.
20	The Secretar	y of the Department of Human Resources Health and Human Services
21		he Chairman Chair of the Committee. The Secretary shall appoint the
22		Committee for a two-year term on a rotating basis from among the
23		nbers who represent the Division of Youth Services, the Division of
24	Social Services,	and the Division of Mental Health, Developmental Disabilities, and
25	Substance Abuse	*
26	(c) To the	e extent that funds are made available, members of the Committee shall
27	receive per dien	and necessary travel and subsistence expenses in accordance with G.S.
28	138-5.	
29	(d) A maj	ority of the Committee shall constitute a quorum for the transaction of its
30	business.	
31	(e) The C	committee may use funds allocated to it to employ an administrative staff
32	person to assist	the Committee in carrying out its duties. Clerical and other support staff
33	services needed	by the Committee shall be provided by the Secretary of Human
34	Resources. Heal	th and Human Services."
35	Sectio	n 104. G.S. 143B-150.9 reads as rewritten:
36	"§ 143B-150.9.	State agency cooperation with Advisory Committee on Family-
37	Cente	ered Services.
38	All appropria	ate State agencies, including the Department of Human Resources, the
39	Department of E	invironment, Health, and Natural Resources, Health and Human Services,
40	the Department	of Public Instruction, the Administrative Office of the Courts, the
41	Governor's Crin	ne Commission, and other public family preservation service providers
42	-	with the Advisory Committee on Family-Centered Services in carrying
43	out its responsib	ilities."

1		Secti	on 105. G.S. 143B-168.12(a) reads as rewritten:
2	"(a)	In or	der to receive State funds, the following conditions shall be met:
3		(1)	The North Carolina Partnership shall have a Board of Directors
4			consisting of the following <del>39 38</del> members:
5			a. The Secretary of Human Resources, <u>Health and Human Services</u> ,
6			ex officio;
7			b. The Secretary of Environment, Health, and Natural Resources, ex
8			officio;
9			c. The Superintendent of Public Instruction, ex officio;
10			d. The President of the Department of Community Colleges, ex
11			officio;
12			e. One resident from each of the 1st, 3rd, 5th, 7th, 9th, and 11th
13			Congressional Districts, appointed by the President Pro Tempore
14			of the Senate;
15			f. One resident from each of the 2nd, 4th, 6th, 8th, 10th, and 12th
16			Congressional Districts, appointed by the Speaker of the House
17			of Representatives;
18			g. Seventeen members, of whom four shall be members of the party
19			other than the Governor's party, appointed by the Governor;
20			h. The President Pro Tempore of the Senate, or a designee;
21			i. The Speaker of the House of Representatives, or a designee;
22			j. The Majority Leader of the Senate, or a designee;
23			k. The Majority Leader of the House of Representatives, or a
24			designee;
25			1. The Minority Leader of the Senate, or a designee; and
26			m. The Minority Leader of the House of Representatives, or a
27			designee.
28		(2)	The North Carolina Partnership shall agree to adopt procedures for its
29			operations that are comparable to those of Article 33C of Chapter 143 of
30			the General Statutes, the Open Meetings Law, and Chapter 132 of the
31			General Statutes, the Public Records Law, and provide for enforcement
32			by the Department.
33		(3)	The North Carolina Partnership shall oversee the development and
34			implementation of the local demonstration projects as they are selected.
35		(4)	The North Carolina Partnership shall develop and implement a
36			comprehensive standard fiscal accountability plan to ensure the fiscal
37			integrity and accountability of State funds appropriated to it and to the
38			local partnerships. The standard fiscal accountability plan shall, at a
39			minimum, include a uniform, standardized system of accounting,
40			internal controls, payroll, fidelity bonding, chart of accounts, and
41			contract management and monitoring. The North Carolina Partnership
42			may contract with outside firms to develop and implement the standard
43			fiscal accountability plan. All local partnerships shall be required to

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participate in the standard fiscal accountability plan developed and adopted by the North Carolina Partnership pursuant to this subdivision.

- (5) The North Carolina Partnership shall develop and implement a centralized accounting and contract management system which incorporates features of the required standard fiscal accountability plan described in subdivision (4) of subsection (a) of this section. The following local partnerships shall be required to participate in the centralized accountability system developed by the North Carolina Partnership pursuant to this subdivision:
  - a. Local partnerships which have significant deficiencies in their accounting systems, internal controls, and contract management systems, as determined by the North Carolina Partnership based on the annual financial audits of the local partnerships conducted by the Office of the State Auditor; and
  - b. Local partnerships which are in the first two years of operation following their selection. At the end of this two-year period, local partnerships shall continue to participate in the centralized accounting and contract management system. With the approval of the North Carolina Partnership, local partnerships may perform accounting and contract management functions at the local level using the standardized and uniform accounting system, internal controls, and contract management systems developed by the North Carolina Partnership.

Local partnerships which otherwise would not be required to participate
in the centralized accounting and contract management system pursuant
to this subdivision may voluntarily choose to participate in the system.
Participation or nonparticipation shall be for a minimum of two years,
unless, in the event of nonparticipation, the North Carolina Partnership
determines that any partnership's annual financial audit reveals serious
deficiencies in accounting or contract management.

- (6) The North Carolina Partnership shall develop a formula for allocating direct services funds appropriated for this purpose to local partnerships.
- (7) The North Carolina Partnership may adjust its allocations on the basis
  of local partnerships' performance assessments. In determining whether
  to adjust its allocations to local partnerships, the North Carolina
  Partnership shall consider whether the local partnerships are meeting the
  outcome goals and objectives of the North Carolina Partnership and the
  goals and objectives set forth by the local partnerships in their approved
  annual program plans.

40 The North Carolina Partnership may use additional factors to 41 determine whether to adjust the local partnerships' allocations. These 42 additional factors shall be developed with input from the local 43 partnerships and shall be communicated to the local partnerships when the additional factors are selected. These additional factors may include board involvement, family and community outreach, collaboration among public and private service agencies, and family involvement.

On the basis of performance assessments, local partnerships annually shall be rated 'superior', 'satisfactory', or 'needs improvement'. Local partnerships rated 'superior' shall receive, to the extent that funds are available, a ten percent (10%) increase in their annual funding allocation. Local partnerships rated 'satisfactory' shall receive their annual funding allocation. Local partnerships rated 'needs improvement' shall receive ninety percent (90%) of their annual funding allocation.

The North Carolina Partnership may contract with outside firms to conduct the performance assessments of local partnerships.

- 14 (8) The North Carolina Partnership shall establish a local partnership 15 advisory committee comprised of 15 members. Eight of the members shall be chairs of local partnerships' board of directors, and seven shall 16 17 be staff of local partnerships. Members shall be chosen by the Chair of 18 the North Carolina Partnership from a pool of candidates nominated by their respective boards of directors. The local partnership advisory 19 20 committee shall serve in an advisory capacity to the North Carolina 21 Partnership and shall establish a schedule of regular meetings. Members shall serve two-year terms and may not serve more than two 22 consecutive terms. Members shall be chosen from local partnerships on 23 24 a rotating basis. The advisory committee shall annually elect a chair 25 from among its members.
- 26 (9) The North Carolina Partnership shall report (i) quarterly to the Joint 27 Legislative Commission on Governmental Operations and (ii) to the 28 General Assembly and the Governor on the ongoing progress of all the 29 local partnerships' work, including all details of the use to which the 30 allocations were put, and on the continuing plans of the North Carolina 31 Partnership and of the Department, together with legislative proposals, 32 including proposals to implement the program statewide."
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Section 106. G.S. 143B-179.5 reads as rewritten:

34 "§ 143B-179.5. Interagency Coordinating Council for Children from Birth to Five
 35 with Disabilities and Their Families; establishment, composition,
 36 organization; duties, compensation, reporting.

37 (a) There is established an Interagency Coordinating Council for Children from
 38 Birth to Five with Disabilities and Their Families in the Department of Human
 39 Resources. Health and Human Services.

(b) The Interagency Coordinating Council shall have 26 members, appointed by
the Governor. Effective July 1, 1994, the Governor shall designate 13 appointees to
serve for two years and 13 appointees to serve for one year. Thereafter, the terms of all
Council members shall be two years. The Governor shall have the power to remove any

member of the Council from office in accordance with the provisions of G.S. 143B-16.
Any appointment to fill a vacancy on the Council created by the resignation, dismissal,
death, or disability of a member shall be for the balance of the unexpired term. Members
may be appointed to succeed themselves for one term and may be appointed again, after
being off the Council for one term.

6 The composition of the Council and the designation of the Council's chair shall be as 7 specified in the 'Individuals with Disabilities Education Act' (IDEA), P.L. 102-119, the 8 federal early intervention legislation, except that two members shall be members of the 9 Senate, appointed from recommendations of the President Pro Tempore of the Senate and 10 two members shall be members of the House of Representatives, appointed from 11 recommendations of the House of Representatives.

12 (c) The chair may establish those standing and ad hoc committees and task forces 13 as may be necessary to carry out the functions of the Council and appoint Council 14 members or other individuals to serve on these committees and task forces. The Council 15 shall meet at least quarterly. A majority of the Council shall constitute a quorum for the 16 transaction of business.

17 (d) The Council shall advise the Departments of Human Resources, and 18 Environment, Health, and Natural Resources, Department of Health and Human Services 19 and other appropriate agencies in carrying out their early intervention services, and the 20 Department of Public Instruction, and other appropriate agencies, in their activities 21 related to the provision of special education services for preschoolers. The Council shall 22 specifically address in its studies and evaluations that it considers necessary to its 23 advising:

24 25 (1) The identification of sources of fiscal and other support for the early intervention system;

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(2) The development of policies related to the early intervention services;(3) The preparation of applications for available federal funds;

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(4) The resolution of interagency disputes; and

(5) The promotion of interagency agreements.

30 (e) Members of the Council and parents on ad hoc committees and task forces of 31 the Council shall receive travel and subsistence expenses in accordance with the 32 provisions of G.S. 138-5.

(f) The Council shall prepare and submit an annual report to the Governor and to
 the General Assembly on the status of the early intervention system for eligible infants
 and toddlers and on the status of special education services for preschoolers.

All clerical and other services required by the Council shall be supplied by the Secretary of Human Resources-Health and Human Services and the Superintendent of Public Instruction, as specified by the interagency agreement authorized by G.S. 122C-112(a)(13)."

40 Section 107. G.S. 143B-179.6 reads as rewritten:

# 41 "§ 143B-179.6. Interagency Coordinating Council for Handicapped Children from 42 Birth to Five Years of Age; agency cooperation.

1 All appropriate agencies, including the Department of Human Resources, the 2 Department of Environment, Health, and Natural Resources, <u>Health and Human Services</u> 3 and the Department of Public Instruction, and other public and private service providers 4 shall cooperate with the Council in carrying out its mandate."

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Section 108. G.S. 143B-181 reads as rewritten:

# "§ 143B-181. Governor's Advisory Council on Aging – members; selection; quorum; compensation.

8 The Governor's Advisory Council on Aging of the Department of Human Resources 9 Health and Human Services shall consist of 33 members, 29 members to be appointed by 10 the Governor, two members to be appointed by the President Pro Tempore of the Senate, and two members to be appointed by the Speaker of the House of Representatives. The 11 12 composition of the Council shall be as follows: one representative of the Department of Administration; one representative of the Department of Cultural Resources; one 13 14 representative of the Employment Security Commission; one representative of the 15 Teachers' and State Employees' Retirement System; one representative of the Commissioner of Labor; one representative of the Department of Public Instruction; one 16 17 representative of the Department of Environment, Health, Environment and Natural 18 Resources; one representative of the Department of Insurance; one representative of the Department of Crime Control and Public Safety; one representative of the Department of 19 20 Community Colleges; one representative of the School of Public Health of The 21 University of North Carolina; one representative of the School of Social Work of The University of North Carolina; one representative of the Agricultural Extension Service of 22 23 North Carolina State University; one representative of the collective body of the Medical 24 Society of North Carolina; and 19 members at large. The at large members shall be citizens who are knowledgeable about services supported through the Older Americans 25 Act of 1965, as amended, and shall include persons with greatest economic or social 26 27 need, minority older persons, and participants in programs under the Older Americans Act of 1965, as amended. The Governor shall appoint 15 members at large who meet 28 29 these qualifications and are 60 years of age or older. The four remaining members at large, two of whom shall be appointed by the President Pro Tempore of the Senate and 30 two of whom shall be appointed by the Speaker of the House of Representatives, shall be 31 32 broadly representative of the major private agencies and organizations in the State who 33 are experienced in or have demonstrated particular interest in the special concerns of 34 older persons. At least one of each of the at-large appointments of the President Pro 35 Tempore of the Senate and the Speaker of the House of Representatives shall be persons 60 years of age or older. The Council shall meet at least quarterly. 36

Members at large shall be appointed for four-year terms and until their successors are appointed and qualify. Ad interim appointments shall be for the balance of the unexpired term.

The Governor shall have the power to remove any member of the Council from office in accordance with the provisions of G.S. 143B-16 of the Executive Organization Act of 1973.

1	The Governor shall designate one member of the Council as ehairman chair to serve		
2	in such capacity at his pleasure.		
3	Members of the Council shall receive per diem and necessary travel and subsistence		
4	expenses in accordance with the provisions of G.S. 138-5.		
5	A majority of the Council shall constitute a quorum for the transaction of business.		
6	All clerical and other services required by the Council shall be supplied by the		
7	Secretary of Human Resources. Health and Human Services."		
8	Section 108.1. G.S. 143B-279.7 reads as rewritten:		
9	"§ 143B-279.7. Fish kill response protocols; report.		
10	(a) The Department of Environment, Health, Environment and Natural Resources		
11	shall coordinate an intradepartmental effort to develop scientific protocols to respond to		
12	significant fish kill events utilizing staff from the Division of Environmental		
13	Management, Division of Marine Fisheries, Division of Epidemiology, Department of		
14	Health and Human Services, Wildlife Resources Commission, the scientific community,		
15	and other agencies, as necessary. In developing these protocols, the Department of		
16	Environment and Natural Resources shall address the unpredictable nature of fish kills		
17	caused by both natural and man-made factors. The protocols shall contain written		
18	procedures to respond to significant fish kill events including:		
19	(1) Developing a plan of action to evaluate the impact of fish kills on public		
20	health and the environment.		
21	(2) Responding to fish kills within 24 hours.		
22	(3) Investigating and collecting data relating to fish kill events.		
23	(4) Summarizing and distributing fish kill information to participating		
24	agencies, scientists and other interested parties.		
25	(b) The Secretary of the Department <u>of Environment and Natural Resources</u> shall		
26	take all necessary and appropriate steps to effectively carry out the purposes of this act		
27	including:		
28	(1) Providing adequate training for fish kill investigators.		
29	(2) Taking immediate action to protect public health and the environment.		
30	(3) Cooperating with agencies, scientists, and other interested parties, to		
31	help determine the cause of the fish kill.		
32	(c) The Department <u>of Environment and Natural Resources</u> shall report annually		
33	to the Environmental Review Commission and the Senate Agriculture and Environment		
34	Committee no later than December 1 of each year. This report shall include a summary of		
35	all fish kill activity within the last year, an overview of any trend analyses, a discussion		
36	of any new or modified methodologies or reporting protocols, and any other relevant		
37	information."		
38	Section 109. G.S. 143B-426.22(a) reads as rewritten:		
39 40	"§ 143B-426.22. Governor's Management Council.		
40	(a) Creation; Membership. – The Governor's Management Council is created in the Department of Administration. The Council shall contain the following members:		
41 42	the Department of Administration. The Council shall contain the following members:		
	The Secretary of Administration, who shall serve as chairman, a senior staff officer responsible for productivity and management programs from the Departments of		
43	responsible for productivity and management programs from the Departments of		

1 Commerce, Revenue, Environment, Health, Environment and Natural Resources, 2 Transportation, Crime Control and Public Safety, Cultural Resources, Correction, Human 3 Resources, Health and Human Services, and Administration; and an equivalent officer 4 from the Offices of State Personnel, State Budget and Management, and the Governor's 5 Program for Executive and Organizational Development. The following persons may 6 also serve on the Council if the entity represented chooses to participate: a senior staff 7 officer responsible for productivity and management programs from any State department 8 not previously specified in this section, and a representative from The University of North Carolina." 9 10 Section 110. G.S. 150B-1(e) reads as rewritten: "(e) Exemptions From Contested Case Provisions. - The contested case provisions 11 12 of this Chapter apply to all agencies and all proceedings not expressly exempted from the Chapter. The contested case provisions of this Chapter do not apply to the following: 13 14 (1)The Department of Human Resources-Health and Human Services and 15 the Department of Environment, Health, Environment and Natural Resources in complying with the procedural safeguards mandated by 16 17 Section 680 of Part H of Public Law 99-457 as amended (Education of 18 the Handicapped Act Amendments of 1986). 19 (2)Repealed by Session Laws 1993, c. 501, s. 29. 20 (3) The North Carolina Low-Level Radioactive Waste Management 21 Authority in administering the provisions of G.S. 104G-9, 104G-10, and 104G-11. 22 23 (4) The North Carolina Hazardous Waste Management Commission in 24 administering the provisions of G.S. 130B-11, 130B-13, and 130B-14. Hearings required pursuant to the Rehabilitation Act of 1973, (Public 25 (5) Law 93-122), as amended and federal regulations promulgated 26 27 thereunder. G.S. 150B-51(a) is considered a contested case hearing provision that does not apply to these hearings. 28 29 The Department of Revenue. (6) 30 The Department of Correction. (7)The Department of Transportation, except as provided in G.S. 136-29. (8) 31 (9) The Occupational Safety and Health Review Board in all actions that do 32 33 not involve agricultural employers. The North Carolina Global TransPark Authority with respect to the 34 (10)35 acquisition, construction, operation, or use, including fees or charges, of 36 any portion of a cargo airport complex. Hearings that are provided by the Department of Human Resources 37 (11)38 Health and Human Services regarding the eligibility and provision of 39 services for eligible assaultive and violent children, as defined in G.S. 122C-3(13a), shall be conducted pursuant to the provisions outlined in 40 G.S. 122C, Article 4, Part 7." 41 42 Section 111. G.S. 148-10 reads as rewritten:

#### "§ 148-10. Department of <del>Environment, Health, and Natural Resources</del>-<u>Health and</u> Human Services to supervise sanitary and health conditions of prisoners.

The Department of Environment, Health, and Natural Resources-Health and Human Services shall have general supervision over the sanitary and health conditions of the central prison, over the prison camps, or other places of confinement of prisoners under the jurisdiction of the State Department of Correction, and shall make periodic examinations of the same and report to the State Department of Correction the conditions found there with respect to the sanitary and hygienic care of such prisoners."

9

1 2

Section 112. G.S. 153A-225(b) reads as rewritten:

10 "(b) If a prisoner in a local confinement facility dies, the medical examiner and the 11 coroner shall be notified immediately. Within five days after the day of the death, the 12 administrator of the facility shall make a written report to the local or district health 13 director and to the Secretary of Environment, Health, and Natural Resources. Health and 14 <u>Human Services.</u> The report shall be made on forms developed and distributed by the 15 Department of Environment, Health, and Natural Resources. <u>Health and Human</u> 16 <u>Services.</u>"

17

32

Section 113. G.S. 153A-226(b) reads as rewritten:

18 "(b) The Commission for Health Services shall prepare a score sheet to be used by local health departments in inspecting local confinement facilities. The local health 19 20 departments shall inspect local confinement facilities as often as may be required by the 21 Commission for Health Services. If an inspector of the Department finds conditions that reflect hazards or deficiencies in the sanitation or food service of a local confinement 22 23 facility, he shall immediately notify the local health department. The health department 24 shall promptly inspect the facility. After making its inspection, the local health department shall forward a copy of its report to the Department of Human Resources 25 Health and Human Services and to the unit operating the facility, on forms prepared by 26 27 the Department of Environment, Health, and Natural Resources. Health and Human Services. The report shall indicate whether the facility and its kitchen or other place for 28 29 preparing food is approved or disapproved for public health purposes. If the facility is disapproved, the situation shall be rectified according to the procedures of G.S. 153A-30 223." 31

Section 114. G.S. 159I-28 reads as rewritten:

### 33 "**§ 159I-28. Rules.**

(a) The Office of State Budget and Management and the Commission for Health
Services of the Department of Environment, Health, and Natural Resources may adopt,
modify and repeal rules establishing the procedures to be followed in the administration
of this Chapter and regulations interpreting and applying the provisions of this Chapter,
as provided in the Administrative Procedure Act. Uniform rules may be jointly adopted
where feasible and desirable, and no rule jointly adopted may be modified or revoked
except upon the concurrence of both agencies involved.

41 (b) A copy of the rules adopted to implement the provisions of this Chapter shall
42 be furnished free of charge by the Division and the Office of State Budget and
43 Management to any unit of local government."

1997

1 2 Section 115. G.S. 161-11.1 reads as rewritten:

#### "§ 161-11.1. Fees for Children's Trust Fund.

3 (a) Five dollars (\$5.00) of each fee collected by a register of deeds on or after 4 October 1, 1983, for issuance of a marriage license pursuant to G.S. 161-10(a)(2) shall be 5 forwarded, as soon as practical but no later than 60 days after collection by the register of 6 deeds, to the county finance officer, who shall forward same to the State Treasurer for 7 deposit in the Children's Trust Fund.

8 The register of deeds shall distribute with each marriage license issued a (b)9 pamphlet promoting the prevention of fetal alcohol syndrome, cocaine exposure, and 10 other potential harm to the fetus from drug and alcohol abuse by the mother. The pamphlet to be distributed shall be prepared and paid for by the Department of 11 12 Environment, Health, and Natural Resources, Health and Human Services, which shall forward the requisite number of copies to the register of deeds of each county. The funds 13 14 necessary to prepare and distribute this pamphlet shall not come from the Children's Trust 15 Fund."

16

Section 116. G.S. 162A-30 reads as rewritten:

#### 17 "§ 162A-30. Construction of Article.

This Article shall be construed as providing supplemental authority in addition to the powers of the North Carolina Utilities Commission under Chapter 62 of the North Carolina General Statutes, the North Carolina Environmental Management Commission under Articles 21 and 38 of Chapter 143 of the North Carolina General Statutes, and the North Carolina Department of Human Resources Environment and Natural Resources under General Statutes Chapter 130, Chapter 130A, and any other provisions of law concerning local and regional sewage disposal."

25

Section 117. G.S. 163-82.14(b) reads as rewritten:

Death. - The Department of Environment, Health, and Natural Resources, 26 "(b) Health and Human Services, on or before the fifteenth day of March, June, September, 27 and December, shall furnish free of charge to each county board of elections a certified 28 29 list of the names of deceased persons who were residents of that county. The Department 30 of Environment, Health, and Natural Resources-Health and Human Services shall base each list upon information supplied by death certifications it received during the 31 32 preceding guarter. Upon the receipt of the certified list, the county board of elections 33 shall remove from its voter registration records any person the list shows to be dead. The county board need not send any notice to the address of the person so removed." 34

Section 118. The phrase "Human Resources" is deleted and replaced by the phrase "Health and Human Services" wherever it occurs in each of the following sections of the General Statutes:

38	G.S. 7A-29	Appeals of right from certain administrative agencies.
39	G.S. 7A-289.2	Definitions.
40	G.S. 7A-289.13	Legislative intent.
41	G.S. 7A-289.14	Duties of Secretary of Human Resources.
42	G.S. 7A-289.15	Purchase of care or services from programs meeting State
43		standards.

1	G.S. 7A-289.16	County assessment of youth needs.
2	G.S. 7A-289.32	Grounds for terminating parental rights.
3	G.S. 7A-450.4	Exemptions.
4	G.S. 7A-517	Definitions.
5	G.S. 7A-548	Duty of Director to report evidence of abuse, neglect;
6		investigation by local law enforcement; notification of
7		Department of Human Resources and State Bureau of
8		Investigation.
9	G.S. 7A-552	Central registry.
10	G.S. 7A-571	Taking a juvenile into temporary custody.
11	G.S. 7A-576	Place of secure or nonsecure custody.
12	G.S. 7A-652	Commitment of delinquent juvenile to Division of Youth
13		Services.
14	G.S. 7A-653	Transfer authority of Governor.
15	G.S. 7A-676	Expunction of records of juveniles alleged or adjudicated
16		delinquent and undisciplined.
17	G.S. 8B-1	Definitions; right to interpreter; determination of competence.
18	G.S. 8B-6	List of interpreters; coordination of interpreter services.
19	G.S. 8B-8	Compensation.
20	G.S. 8B-10	North Carolina Interpreter Classification System application
21		and assessment fee.
22	G.S. 14-45.1	When abortion not unlawful.
23	G.S. 14-309.7	Licensing procedure.
24	G.S. 14-309.11	Accounting and use of proceeds.
25	G.S. 14-313	Youth access to tobacco products.
26	G.S. 14-316.1	Contributing to delinquency and neglect by parents and
27		others.
28	G.S. 15-155.1	Reports to district attorneys of aid to dependent children and
29		illegitimate births.
30	G.S. 15-155.2	District attorney to take action on report of aid to dependent
31		child or illegitimate birth.
32	G.S. 15-206	Cooperation with Department of Correction and officials of
33		local units.
34	G.S. 15A-533	Right to pretrial release in capital and noncapital cases.
35	G.S. 15A-534.2	Detention of impaired drivers.
36	G.S. 17C-3	North Carolina Criminal Justice Education and Training
37		Standards Commission established; members; terms;
38		vacancies.
39	G.S. 18B-805	Distribution of revenue.
40	G.S. 19-8.2	Right of entry.
41	G.S. 20-17.6	Restoration of a license after a conviction of driving while
42		impaired or driving while less than 21 years old after
43		consuming alcohol or drugs.

1	G.S. 20-79.5	Special registration plates for elected and appointed State
2 3	G.S. 20-79.7	government officials. Fees for special registration plates and distribution of the fees.
4	G.S. 20-79.7 G.S. 20-84	Vehicles owned by State, municipalities or orphanages, etc.;
5	0.5.20-04	certain vehicles operated by the local chapters of American
6		National Red Cross.
0 7	G.S. 35A-1116	Costs and Fees.
8	G.S. 48-1-101	Definitions.
9	G.S. 50-13.4	(For applicability see note) Action for support of minor child.
10	G.S. 50-13.9	Procedure to insure payment of child support.
10	G.S. 52C-3-309	Duties of State information agency.
12	G.S. 58-3-185	Lien created for payment of past-due child support
12	0.5. 50-5-105	obligations.
13	G.S. 58-50-50	Preferred provider; definition.
15	G.S. 58-51-120	Coverage of children.
16	G.S. 58-64-85	Other licensing or regulation.
10	G.S. 58-67-10	Establishment of health maintenance organizations.
18	G.S. 58-3-185	Lien created for payment of past-due child support
10	0.5. 50 5 105	obligations.
20	G.S. 58-68-15	Commission composition; appointment; terms;
20	0.5. 50 00 15	reimbursement; and liability.
22	G.S. 62-157	Dual Party relay system.
22	G.S. 66-87	Injunctions.
24	G.S. 66-88	Application of Article after enactment of federal legislation.
25	G.S. 70-29	Discovery of remains and notification of authorities.
26 26	G.S. 72-34	Verification of application; disqualifications for license.
27	G.S. 88-28.1	Restraining orders against persons engaging in illegal
28		practices.
29	G.S. 90-14	Revocation, suspension annulment or denial of license.
30	G.S. 90-21.25	Definitions.
31	G.S. 90-88	Authority to control.
32	G.S. 90-96	Conditional discharge and expunction of records for first
33		offense.
34	G.S. 90-96.01	Drug education schools; responsibilities of the Department of
35		Human Resources; fees.
36	G.S. 90-99	Republishing of schedules.
37	G.S. 90-101	Annual registration and fee to engage in listed activities with
38		controlled substances; effect of registration; exceptions;
39		waiver; inspection.
40	G.S. 90-102	Additional provisions as to registration.
41	G.S. 90-107	Prescriptions, stocks, etc., open to inspection by officials.
42	G.S. 90-109	Licensing required.
43	G.S. 90-109.1	Treatment.

1	G.S. 90-111	Cooperative arrangements.
2	G.S. 90-113.3	Education and research.
3	G.S. 90-113.14	Conditional discharge and expunction of records for first
4		offenses.
5	G.S. 90-113.32	Board.
6	G.S. 90-271	Operation lawful upon request of married person or person
7		over 18.
8	G.S. 90-294	License required; Article not applicable to certain activities.
9	G.S. 90-405	Definitions.
10	G.S. 90-408	Exceptions for underserved areas.
11	G.S. 90-501	Board of Employee Assistance Professionals; members.
12	G.S. 93B-12	Information from licensing boards having authority over
13		health care providers.
14	G.S. 93B-13	Revocation when licensing privilege forfeited for
15		nonpayment of child support.
16	G.S. 96-8	Definitions.
17	G.S. 96-17	Protection of rights and benefits; deductions for child support
18		obligations.
19	G.S. 105-60	(Repealed effective July 1, 1997) Day-care facilities.
20	G.S. 105-164.13	Retail sales and use tax.
21	G.S. 105-187.6	Exemptions from highway use tax.
22	G.S. 105-449.106	Quarterly refunds for certain local governmental entities,
23		nonprofit organizations, and taxicabs.
24	G.S. 105A-2	Definitions.
25	G.S. 106-141	Examinations and investigations.
26	G.S. 106-266.17	Marketing agreements not to be deemed illegal or in restraint
27		of trade; conflicting laws.
28	G.S. 106-583	Policy of State; cooperation of departments and agencies with
29		Agricultural Extension Service.
30	G.S. 108A-1	Creation.
31	G.S. 108A-2	Size.
32	G.S. 108A-3	Method of appointment; residential qualifications; fee or
33		compensation for services; consolidated human services
34		board appointments.
35	G.S. 108A-9	Duties and responsibilities.
36	G.S. 108A-10	Fees.
37	G.S. 108A-14	Duties and responsibilities.
38	G.S. 108A-15.1	Consolidated human services board; human services director.
39	G.S. 108A-18	Duties and responsibilities.
40	G.S. 108A-24	Definitions.
40	G.S. 108A-25	Creation of programs.
11	G.D. 100/1 20	crowdon of programo.

1 2	G.S. 108A-26	Certain financial assistance and in-kind goods not considered in determining assistance paid under
3		Chapters 108A and 111.
4	G.S. 108A-39.1	AFDC Emergency Assistance Program.
5	G.S. 108A-51	Authorization for Food Stamp Program.
6	G.S. 108A-59	Acceptance of medical assistance constitutes assignment to
7		the State of right to third party benefits; recovery procedure.
8	G.S. 108A-62	Therapeutic leave for medical assistance patients.
9	G.S. 108A-65	Conflict of interest.
10	G.S. 108A-68	Drug Use Review Program; rules.
11	G.S. 108A-69	Employer obligations.
12	G.S. 108A-70	Recoupment of amounts spent on medical care.
13	G.S. 108A-70.5	Medicaid Estate Recovery Plan.
14	G.S. 108A-79	Appeals.
15	G.S. 108A-80	Confidentiality of records.
16	G.S. 108A-103	Duty of director upon receiving report.
17	G.S. 108B-23	Designation of administering agency powers and
18		responsibilities.
19	G.S. 110-50	Consent required for bringing child into State for placement
20		or adoption.
21	G.S. 110-51	Bond required.
22	G.S. 110-52	Consent required for removing child from State.
23	G.S. 110-55	Violation of Article a misdemeanor.
24	G.S. 110-56	Definitions.
25	G.S. 110-57.1	Adoption of Compact.
26	G.S. 110-57.3	Agreements under Compact.
27	G.S. 110-86	Definitions.
28	G.S. 110-90	Powers and duties of Secretary of Human Resources.
29	G.S. 110-90.2	Mandatory day care providers' criminal history checks.
30	G.S. 110-93	Licensing procedure.
31	G.S. 110-100	Licenses are property of the State.
32	G.S. 110-102	Information for parents.
33	G.S. 110-129	Definitions.
34	G.S. 110-130.1	Non-AFDC services.
35	G.S. 110-136	Garnishment for enforcement of child-support obligation.
36	G.S. 110-136.2	Use of unemployment compensation benefits for child
37		support.
38	G.S. 110-136.3	Income withholding procedures; applicability.
39	G.S. 110-136.9	Payment of withheld funds.
40	G.S. 110-139	Location of absent parents.
41	G.S. 110-139.1	Access to federal parent locator service; parental kidnapping
42		and child custody cases.
43	G.S. 110-141	Effectuation of intent of Article.

1	G.S. 110-142	Definitions; suspension and revocation of occupational,
2		professional, or business licenses of obligors who are
3		delinquent in court-ordered child support or subject to
4		outstanding warrants for failure to appear for failure to
5		comply with the terms of a court order for child support.
6	G.S. 110-142.1	IV-D notified suspension, revocation, and issuance of
7		occupational, professional, or business licenses of obligors
8		who are delinquent in court-ordered child support or subject
9 10		to outstanding warrants for failure to appear for failure to
10 11	G.S. 110-142.2	comply with the terms of a court order for child support.
11	0.5. 110-142.2	Suspension, revocation, restriction of license to operate a motor vehicle or hunting, fishing, or trapping licenses; refusal
12		of registration of motor vehicle.
13	G.S. 111-4	Register of State's blind.
15	G.S. 111-5	Information and aid bureaus.
16	G.S. 111-6	Training schools and workshops; training outside State; sale
17		of products; direct relief; matching of federal funds.
18	G.S. 111-6.1	Rehabilitation center for the adult blind.
19	G.S. 111-7	Promotion visits.
20	G.S. 111-8	Investigations; eye examination and treatment.
21	G.S. 111-8.1	Certain eye examinations to be reported to Department of
22		Human Resources.
23	G.S. 111-12.1	Acceptance of private contributions for particular facilities
24		authorized.
25	G.S. 111-12.2	Contributions treated as State funds to match federal funds.
26	G.S. 111-12.3	Rules and regulations as to receiving and expending
27	0 0 111 10 5	contributions.
28	G.S. 111-12.5	Reserve and operating capital fund.
29	G.S. 111-12.6	Disposition of funds deposited with or transferred to State
30	C S 111 12	Treasurer.
31 32	G.S. 111-13	Administration of assistance; objective standards for
32 33	G.S. 111-14	personnel rules and regulations. Application for benefits under Article; investigation and
33 34	0.5.111-14	award by county commissioners.
35	G.S. 111-16	Application for aid; notice of award; review.
36	G.S. 111-17	Amount and payment of assistance; source of funds.
37	G.S. 111-18	Payment of awards.
38	G.S. 111-20	Awards subject to reopening upon change in condition.
39	G.S. 111-24	Cooperation with federal departments or agencies; grants
40		from federal government.
41	G.S. 111-25	Acceptance and use of federal aid.
42	G.S. 111-27	Department of Human Resources to promote employment of
43		needy blind persons; vending stands on public property.

1	G.S. 111-27.1	Department of Human Resources authorized to conduct
2 3	G.S. 111-27.2	certain business operations. Blind vending-stand operators; retirement benefits.
4	G.S. 111-27.2 G.S. 111-28	Department of Human Resources authorized to receive
4 5	0.5. 111-20	federal, etc., grants for benefit of needy blind; use of
6		information concerning blind persons.
7	G.S. 111-28.1	Department of Human Resources authorized to cooperate
8	0.5. 111-20.1	with federal government in rehabilitation of blind.
9	G.S. 111-29	Expenditure of equalizing funds; grants affording maximum
10	$0.5.111^{-2}$	federal aid; lending North Carolina reports.
10	G.S. 111-30	Personal representatives for certain recipients of aid to the
12	0.5. 111-50	blind.
12	G.S. 111-31	Courts for purposes of §§ 111-30 to 111-33; records.
13	G.S. 111-41	Preference to visually handicapped persons in operation of
15	0.0.111 11	vending facilities; responsibility of Department of Human
16		Resources.
17	G.S. 111-44	Location and services provided by State agency.
18	G.S. 111-46	Vending facilities operated by those other than visually
19		handicapped persons.
20	G.S. 111-47	Exclusions.
21	G.S. 111-48	Preference to blind persons in operation of highway vending
22		facilities.
23	G.S. 111-50	Operations of highway vending.
24	G.S. 113-271	Hook-and-line licenses in inland fishing waters.
25	G.S. 114-19.2	Criminal record checks of school personnel.
26	G.S. 114-19.4	Criminal record checks of foster parents.
27	G.S. 114-19.5	Criminal record checks of child day care providers.
28	G.S. 115C-110	Services mandatory; single-agency responsibility; State and
29		local plans; census and registration.
30	G.S. 115C-111	Free appropriate education for all children with special needs.
31	G.S. 115C-113	Diagnosis and evaluation; individualized education program.
32	G.S. 115C-113.1	Surrogate parents.
33	G.S. 115C-115	Placements in private schools, out-of-state schools and
34		schools in other local educational agencies.
35	G.S. 115C-117	Creation.
36	G.S. 115C-121	Establishment; organization; powers and duties.
37	G.S. 115C-122	Early childhood development program; evaluation and
38		placement of children.
39	G.S. 115C-123	Establishment; operations.
40	G.S. 115C-124	Pupils admitted; education.
41	G.S. 115C-126.1	Fees for athletic programs; appeal.
42	G.S. 115C-127	Incorporation, name and management.
43	G.S. 115C-128	Admission of pupils; how admission obtained.

1	G.S. 115C-130	Admission of pupils from other states.
2	G.S. 115C-131	Department of Human Resources may confer diplomas.
3	G.S. 115C-132	State Treasurer is ex officio treasurer of institution.
4	G.S. 115C-139	Interlocal cooperation.
5	G.S. 115C-144	Departmental requests.
6	G.S. 115C-250	Authority to expend funds for transportation of children with
7		special needs.
8	G.S. 115C-325	System of employment for public school teachers.
9	G.S. 115D-1	Statement of purpose.
10	G.S. 115D-5	Administration of institution by State Board of Community
11		Colleges; personnel exempt from State Personnel Act;
12		extension courses; tuition waiver; in-plant training;
13		contracting, etc., for establishment and operation of extension
14		units of the community college system; use of existing public
15		school facilities.
16	G.S. 116-37.1	Center for public television.
17	G.S. 116-209.30	Social Workers' Education Loan Fund.
18	G.S. 120-65	Assistance of Department of Human Resources, State Board
19		of Education, and Department of Public Instruction.
20	G.S. 120-70.72	Membership; cochairmen; vacancies.
21	G.S. 120-182	(For applicability see note) Commission; membership.
22	G.S. 122A-5.13	Adult Care Home, Group Home, and Nursing Home Fire
23		Protection Fund authorized; authority.
24	G.S. 122C-3	Definitions.
25	G.S. 122C-113	Cooperation between Secretary and other agencies.
26	G.S. 122C-117	Powers and duties of the area authority.
27	G.S. 122C-124	Area Authority funding suspended.
28	G.S. 122C-125	Area Authority financial failure; State assumption of financial
29		control.
30	G.S. 122C-197	Mediation.
31	G.S. 122C-199	Administrative review by Review Officer.
32	G.S. 122C-403	Secretary's authority over Camp Butner reservation.
33	G.S. 122C-412.1	Butner Advisory Council; powers.
34	G.S. 122C-412.2	Butner Advisory Council; planning responsibility.
35	G.S. 122C-421	Joint security force.
36	G.S. 126-5	Employees subject to Chapter; exemptions.
37	G.S. 130A-248	Regulation of food and lodging establishments.
38	G.S. 131A-19	Annual report.
39	G.S. 131D-1	Licensing of maternity homes.
40	G.S. 131D-2	Licensing of adult care homes for the aged and disabled.
41	G.S. 131D-4.2	Adult care homes; family care homes; annual cost reports;
42		exemptions; enforcement.
43	G.S. 131D-4.3	Adult care home rules.

1	G.S. 131D-6	Certification of adult day care programs; purpose; definition;
2	C C 121D 10 2	penalty.
3	G.S. 131D-10.2	Definitions. Mondatory ariminal abacks of factor parents
4	G.S. 131D-10.3A G.S. 131D-10.6A	Mandatory criminal checks of foster parents.
5 6	G.S. 131D-10.0A G.S. 131D-11	Training by the Division of Social Services required. Inspection.
7	G.S. 131D-11 G.S. 131D-12	Approval of new facilities.
8	G.S. 131D-12 G.S. 131D-13	**
o 9	G.S. 131D-13 G.S. 131D-21	Failure to provide information. Declaration of residents' rights.
9 10	G.S. 131D-21 G.S. 131D-24	Notice to resident.
10	G.S. 131D-24 G.S. 131D-26	
11	G.S. 131D-20 G.S. 131D-27	Enforcement and investigation.
12	G.S. 131D-27 G.S. 131D-28	Confidentiality. Civil action.
13 14		Revocation of license.
	G.S. 131D-29	
15	G.S. 131D-31	Adult care home community advisory committees.
16 17	G.S. 131D-32	Functions of adult care home community advisory committees.
18	G.S. 131D-34	Penalties; remedies.
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20	G.S. 131E-13	Lease or sale of hospital facilities to for-profit corporations by
20	0.5. 1512 15	municipalities and hospital authorities.
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23	G.S. 131E-117	Declaration of patient's rights.
24	G.S. 131E-125	Revocation of a license.
25	G.S. 131E-128	Nursing home advisory committees.
26	G.S. 131E-138	Licensure requirements.
27	G.S. 131E-154.2	Definitions.
28	G.S. 131E-159	Requirements for certification.
29	G.S. 131E-175	Findings of fact.
30	G.S. 131E-176	Definitions.
31	G.S. 131E-177	Department of Human Resources is designated State Health
32		Planning and Development Agency; powers and duties.
33	G.S. 131E-188	Administrative and judicial review.
34	G.S. 131E-190	Enforcement and sanctions.
35	G.S. 131E-192.2	Definitions.
36	G.S. 131E-201	Definitions.
37	G.S. 131E-214.1	Definitions.
38	G.S. 131E-214.4	Statewide data processor.
39	G.S. 131F-2	Definitions.
40	G.S. 134A-1	Legislative intent and purpose.
41	G.S. 134A-2	Definitions.
42	G.S. 134A-6	Transfer of institutions.
43	G.S. 134A-8	Powers and duties of Secretary of Human Resources.
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1	G.S. 135-16.1	Blind or visually handicapped employees.
2	G.S. 135-40.2	Eligibility.
3	G.S. 135-40.6	Benefits subject to deductible and coinsurance
4		(comprehensive benefits).
5	G.S. 136-18	Powers of Department of Transportation.
6	G.S. 136-41.1	Appropriation to municipalities; allocation of funds generally;
7		allocation to Butner.
8	G.S. 136-89.56	Commercial enterprises.
9	G.S. 137-31.3	Members of board of directors; terms of office; per diem and
10		expenses.
11	G.S. 143-23.2	Transfers to Department of Human Resources.
12	G.S. 143-31.1	Study and review of plans and specifications for building,
13		improvement, etc., projects.
14	G.S. 143-31.3	Grants to nonstate health and welfare agencies.
15	G.S. 143-48.1	Medicaid program exemption.
16	G.S. 143-49	Powers and duties of Secretary.
17	G.S. 143-116.6	Rules concerning conduct; violation.
18	G.S. 143-116.7	Motor vehicle laws applicable to streets, alleys and driveways
19		on the grounds of Department of Human Resources
20		institutions; traffic regulations; registration and regulation of
21		motor vehicles.
22	G.S. 143-117	Institutions included.
23	G.S. 143-117.1	Definitions.
24	G.S. 143-118	Secretary of Human Resources to fix cost and charges.
25	G.S. 143-126.1	Lien on property for unpaid balance due institution.
26	G.S. 143-127.1	Parental liability for payment of cost of care for long-term
27		patients in Department of Human Resources facilities.
28	G.S. 143-127.2	Repair or replacement of personal property.
29	G.S. 143-138	North Carolina State Building Code.
30	G.S. 143-166.2	Definitions.
31	G.S. 143-166.13	Persons entitled to benefits under Article.
32	G.S. 143-507	Establishment of emergency medical services program.
33	G.S. 143-508	Department of Human Resources to establish program; rules
34	C C 142 500	and regulations of North Carolina Medical Care Commission.
35	G.S. 143-509	Powers and duties of Secretary.
36	G.S. 143-510	(For applicability see note) Emergency Medical Advisory
37	C C 142 511	Council.
38	G.S. 143-511	Powers and duties of the Council.
39	G.S. 143-512	Regional demonstration plans.
40	G.S. 143-513	Regional emergency medical services councils.
41 42	G.S. 143-514	Training programs; utilization of emergency services
42 43	C S 142 516	personnel. Single State ageney
43	G.S. 143-516	Single State agency.

1 2	G.S. 143-545A	Purpose, establishment and administration of program; services.
3 4	G.S. 143-546A	Duties of Secretary; cooperation with federal rehabilitation services administration or successor.
5	G.S. 143-548	Vocational Rehabilitation Advisory Council.
6	G.S. 143-576.6	Community Child Protection Teams; responsibility for
7		training of team members.
8 9	G.S. 143B-2	Interim applicability of the Executive Organization Act of 1973.
10	G.S. 143B-6	Principal departments.
11 12	G.S. 143B-139.3	Department of Human Resources – authority to contract with other entities.
13 14	G.S. 143B-139.4	Department of Human Resources; authority to assist private nonprofit foundations.
15	G.S. 143B-139.5	Department of Human Resources; adult care State/county
16	0.5. 1150 157.5	share of costs.
17	G.S. 143B-139.6	Confidentiality of records.
18	G.S. 143B-139.7	Consolidated county human services funding.
19	G.S. 143B-147	Commission for Mental Health, Developmental Disabilities,
20		and Substance Abuse Services – creation, powers and duties.
21	G.S. 143B-148	Commission for Mental Health, Developmental Disabilities,
22		and Substance Abuse Services – members; selection; quorum;
23		compensation.
24	G.S. 143B-150.5	Family Preservation Services Program established; purpose.
25	G.S. 143B-150.6	Program services; eligibility; grants for local projects; fund
26		transfers.
27	G.S. 143B-152.1	Establishment of program; purpose; goals.
28	G.S. 143B-152.5	Grants review and selection.
29	G.S. 143B-152.6	Cooperation of State and local agencies.
30	G.S. 143B-152.7	Program evaluation; reporting requirements.
31	G.S. 143B-152.10	Family Resource Center Grant Program; creation; purpose;
32		intent.
33	G.S. 143B-152.11	Administration of program.
34	G.S. 143B-152.13	Grants review and selection.
35	G.S. 143B-152.14	Cooperation of State and local agencies.
36	G.S. 143B-152.15	Program evaluation; reporting requirements.
37	G.S. 143B-153	Social Services Commission – creation, powers and duties.
38	G.S. 143B-154	Social Services Commission – members; selection; quorum;
39		compensation.
40	G.S. 143B-157	Commission for the Blind – creation, powers and duties.
41 42	G.S. 143B-158	Commission for the Blind – members; selection; quorum;
42		compensation.

1 2	G.S. 143B-161	Professional Advisory Committee – creation, powers and duties.
- 3 4	G.S. 143B-162	Professional Advisory Committee – members; selection; quorum; compensation.
5 6	G.S. 143B-163	Consumer and Advocacy Advisory Committee for the Blind – creation, powers and duties.
7 8	G.S. 143B-164	(For applicability, see note) Consumer and Advocacy Advisory Committee for the Blind – members; selection;
9 10 11	G.S. 143B-165	quorum; compensation. North Carolina Medical Care Commission – creation, powers and duties.
12 13	G.S. 143B-166	North Carolina Medical Care Commission – members; selection; quorum; compensation.
14	G.S. 143B-168.3	Child Day-Care Commission – powers and duties.
15	G.S. 143B-168.4	Child Day-Care Commission – members; selection; quorum.
16	G.S. 143B-168.5	Child Day Care – special unit.
17	G.S. 143B-168.11	Early childhood initiatives; purpose; definitions.
18	G.S. 143B-176.1	Board of Directors of the Governor Morehead School -
19		creation, powers and duties.
20	G.S. 143B-176.2	Board of Directors of the Governor Morehead School -
21	~ ~	members; selection; quorum; compensation.
22 23	G.S. 143B-177	Council on Developmental Disabilities – creation, powers and duties.
24 25	G.S. 143B-179	Council on Developmental Disabilities – members; selection; quorum; compensation.
26 27	G.S. 143B-180	Governor's Advisory Council on Aging – creation, powers and duties.
28	G.S. 143B-181.1	Division of Aging – creation, powers and duties.
29	G.S. 143B-181.1A	Plan for serving older adults; inventory of existing data;
30		cooperation by State agencies.
31 32	G.S. 143B-181.1B	Division as clearinghouse for information; agencies to provide information.
33	G.S. 143B-181.2	Assistant Secretary for Aging – appointment and duties.
34	G.S. 143B-181.4	Responsibility for policy.
35	G.S. 143B-181.6	Purpose and intent.
36	G.S. 143B-181.10	Respite care program established; eligibility; services;
37	G.5. 115D 101.10	administration; payment rates.
38	G.S. 143B-181.15	Long-Term Care Ombudsman Program/Office; policy.
39	G.S. 143B-181.17	Office of State Long-Term Care Ombudsman
40		Program/Office; establishment.
41	G.S. 143B-181.18	Office of State Long-Term Care Ombudsman Program/State
42		Ombudsman duties.

1 2	G.S. 143B-181.55	Creation, membership, meetings, organization, and adoption of measures.
3	G.S. 143B-216.30	Definitions.
4 5	G.S. 143B-216.31	Council for the Deaf and the Hard of Hearing – creation and duties.
6 7	G.S. 143B-216.32	Council for the Deaf and the Hard of Hearing – membership; quorum; compensation.
8 9	G.S. 143B-216.33	Division of Services for the Deaf and Hard of Hearing – creation, powers and duties.
10 11 12	G.S. 143B-269	Black Mountain Advancement Center for Women – established; inmates; medical and food services; training; work release.
13 14	G.S. 143B-407	North Carolina State Commission of Indian Affairs – membership; term of office; chairman; compensation.
15 16	G.S. 143B-411.1	North Carolina Advisory Council on the Eastern Band of the Cherokee – creation; membership; terms of office.
17 18 19	G.S. 143B-415	(For applicability see note) Governor's Advocacy Council on Children and Youth – members; selection; quorum; compensation.
20 21	G.S. 143B-417	North Carolina Internship Council – creation; powers and duties.
22 23	G.S. 143B-426.25	North Carolina Farmworker Council – creation; membership; meetings.
24 25	G.S. 143B-478	Governor's Crime Commission – creation; composition; terms; meetings, etc.
26	G.S. 147-45	Distribution of copies of State publications.
27	G.S. 148-19	Health services.
28	G.S. 150B-3	Special provisions on licensing.
29	G.S. 153A-217	Definitions.
30	G.S. 153A-221	Minimum standards.
31	G.S. 153A-221.1	Standards and inspections.
32	G.S. 153A-222	Inspections of local confinement facilities.
33	G.S. 153A-226	Sanitation and food.
34	G.S. 153A-230.4	Standards.
35	G.S. 153A-230.5	Satellite jails/work release units built with non-State funds.
36	G.S. 153A-250	Ambulance services.
37	G.S. 153A-256	County home.
38	G.S. 162-56	Place of confinement.
39	G.S. 162A-21	Preamble.
40	G.S. 163-152.1	Assistance to blind voters in primaries and elections.
41	G.S. 168-2	Right of access to and use of public places.
42	G.S. 168-4.2	May be accompanied by assistance dog.
43	G.S. 168-4.3	Training and registration of assistance dog.

1	G.S. 168-14	Vocational rehabilitation services for deaf persons.
2		The phrase "Environment, Health, and Natural Resources" is
3		y the phrase "Environment and Natural Resources" wherever it
4		llowing sections of the General Statutes:
5	G.S. 7A-29	Appeals of right from certain administrative agencies.
6	G.S. 14-131	Trespass on land under option by the federal government.
7	G.S. 14-137	Willfully or negligently setting fire to woods and fields
8	G.S. 15A-1343	Conditions of probation.
9	G.S. 20-79.5	Special registration plates for elected and appointed State
10		government officials.
11	G.S. 20-128	Prevention of noise, smoke, etc.; muffler cut-outs regulated.
12	G.S. 20-183.7	Fees for performing an inspection and putting an inspection
13		sticker on a vehicle; use of civil penalties.
14	G.S. 47-30	Plats and subdivisions; mapping requirements.
15	G.S. 58-78.1	(Applicable January 1, 1997) State Fire and Rescue
16		Commission created; membership.
17	G.S. 62-102	Application for certificate.
18	G.S. 68-43	Authority of Secretary of Environment, Health, and Natural
19		Resources to remove or confine ponies on Ocracoke Island
20		and Shackelford Banks.
21	G.S. 69-25.5	Methods of providing fire protection.
22	G.S. 74-38	Commission to file copies of bylaws with Department of
23		Environment, Health, and Natural Resources.
24	G.S. 74-49	Definitions.
25	G.S. 74-53	Reclamation plan.
26	G.S. 74-76	Definitions.
27	G.S. 75A-17	Enforcement of Chapter.
28	G.S. 75A-5.1	Commercial fishing boats; renewal of number.
29	G.S. 76-40	Navigable waters; certain practices regulated.
30	G.S. 77-13	Obstructing streams a misdemeanor.
31	G.S. 77-14	Obstructions in streams and drainage ditches.
32	G.S. 87-85	Definitions.
33	G.S. 87-91	Notice.
34	G.S. 87-94	Civil penalties.
35	G.S. 87-95	Injunctive relief.
36	G.S. 90A-37	Classification of water pollution control systems.
37	G.S. 90A-38	Grades of certificates.
38	G.S. 90A-39	Operator qualifications and examination.
39	G.S. 90A-43	Promotion of training and other powers.
40	G.S. 90A-47.3	Qualifications for certification; training; examination.
41	G.S. 100-2	Approval of memorials before acceptance by State; regulation
42	S.S. 100 =	of existing memorials, etc.; "work of art" defined; highway
43		markers.

1	G.S. 102-8	Administrative agency.
2	G.S. 102-9	Duties and powers of the agency.
3	G.S. 100-11	Duties.
4	G.S. 100-12	Roads, trails, and fences authorized; protection of property.
5	G.S. 100-12	Fees for use of improvements; fees for other privileges;
6		leases; rules.
7	G.S. 100-14	Use of fees and other collections.
8	G.S. 102-1.1	Name and description in relation to 1983 North American
9		Datum.
10	G.S. 102-10	Prior work.
11	G.S. 102-15	Improvement of land records.
12	G.S. 102-17	County projects eligible for assistance.
13	G.S. 104E-10.1	Additional requirements for low-level radioactive waste
14		facilities.
15	G.S. 104E-5	Definitions.
16	G.S. 104E-7	Radiation Protection Commission-Creation and powers.
17	G.S. 104E-9	Powers and functions of Department of Environment, Health,
18		and Natural Resources.
19	G.S. 104E-15	Transportation of radioactive materials.
20	G.S. 104E-17	Payments to State and local agencies.
21	G.S. 104E-24	Administrative penalties.
22	G.S. 104F-4	(Applicable January 1, 1997) Advisory Committee.
23	G.S. 104G-11	Technology, license application, and environmental impact
24		statement.
25	G.S. 104G-13	Closure and decommissioning.
26	G.S. 104G-22	Inter-Agency Committee.
27	G.S. 105-122	Franchise or privilege tax on domestic and foreign
28		corporations.
29	G.S. 105-130.10	Amortization of air-cleaning devices, waste treatment
30		facilities and recycling facilities.
31	G.S. 105-130.34	Credit for certain real property donations.
32	G.S. 105-151.12	Credit for certain real property donations.
33	G.S. 105-275	Property classified and excluded from the tax base.
34	G.S. 105-277.7	Use-Value Advisory Board.
35	G.S. 105A-2	Definitions.
36	G.S. 106-202.14	Creation of Board; membership; terms; chairman; quorum;
37		board actions; compensation.
38	G.S. 106-202.17	Creation of committee; membership; terms; chairman;
39		meetings; committee action; quorum; compensation.
40	G.S. 106-760	Advisory Board.
41	G.S. 106-762	Fish disease management.
42	G.S. 106-802	Definitions.
43	G.S. 106-805	Written notice of swine farms.

1 2	G.S. 110-142.2	Suspension, revocation, restriction of license to operate a motor vehicle, or hunting, fishing, or trapping licenses;
3		refusal of registration of motor vehicle.
4	G.S. 113-1	Meaning of terms.
5	G.S. 113-28.1	Designated employees commissioned special peace officers
6		by Governor.
7	G.S. 113-28.2	Powers of arrest.
8	G.S. 113-28.4	Oaths required.
9	G.S. 113-29	Policy and plan to be inaugurated by Department of
10		Environment, Health, and Natural Resources.
11	G.S. 113-35	State timber may be sold by Department of Environment,
12		Health, and Natural Resources; forest nurseries; control over
13		parks, etc.; operation of public service facilities; concessions
14		to private concerns.
15	G.S. 113-44.9	Definitions.
16	G.S. 113-51	Powers of Department of Environment, Health, and Natural
17		Resources.
18	G.S. 113-60.4	Purpose and intent.
19	G.S. 113-60.14	Compact Administrator; North Carolina members of advisory
20		committee.
21	G.S. 113-60.15	Agreements with nonconductor states.
22	G.S. 113-60.22	Definitions.
23	G.S. 113-60.32	Definitions.
24	G.S. 113-60.33	Standby duty.
25	G.S. 113-61	Private limited dividend corporations may be formed.
26	G.S. 113-64	Duties of supervision by Secretary of Environment, Health,
27		and Natural Resources.
28	G.S. 113-77.6	Definitions.
29	G.S. 113-81.1	Authority to render scientific forestry services.
30	G.S. 113-128	Definitions relating to agencies and their powers.
31	G.S. 113-145.5	Clean Water Management Trust Fund: Board of Trustees
32		established; membership qualifications; vacancies; meetings
33		and meeting facilities.
34	G.S. 113-145.8	Clean Water Management Trust Fund: Advisory Council.
35	G.S. 113-378	Persons drilling for oil or gas to register and furnish bond.
36	G.S. 113-389	Definitions.
37	G.S. 113A-33	Definitions.
38	G.S. 113A-52	Definitions.
39	G.S. 113A-74	Appalachian Trails System; connecting or side trails;
40		coordination with the National Trails System Act.
41	G.S. 113A-75	Assistance under this Article with the National Trails System
42		Act (PL 90-543).
43	G.S. 113A-85	Definitions.

1	G.S. 113A-103	Definitions.
2	G.S. 113A-104	Coastal Resources Commission.
3	G.S. 113A-107	State guidelines for the coastal area.
4	G.S. 113A-112	Planning grants.
5	G.S. 113A-113	Areas of environmental concern; in general.
6	G.S. 113A-118	Permit required.
7	G.S. 113A-124	Additional powers and duties.
8	G.S. 113A-129.2	Coastal Reserve Program.
9	G.S. 113A-153	North Carolina Land Policy Council.
10	G.S. 113A-164.3	Definitions.
11	G.S. 113A-166	Rules.
12	G.S. 113A-167	Existing billboards.
13	G.S. 113A-168	Removal, etc., of unlawful advertising.
14	G.S. 113A-169	Condemnation procedure.
15	G.S. 113A-170	Violation a misdemeanor; injunctive relief.
16	G.S. 113A-177	Statement of purpose.
17	G.S. 113A-178	Definitions.
18	G.S. 113A-183	Forest Development Fund.
19	G.S. 113A-193	Duties of Secretaries.
20	G.S. 113A-194	Assessment rates.
21	G.S. 113A-208	Regulation of mountain ridge construction by counties and
22		cities.
23	G.S. 113A-212	Assistance to counties and cities under ridge law.
24	G.S. 113A-221	Definitions.
25	G.S. 113B-3	Composition of Council; appointments; terms of members;
26		qualifications.
27	G.S. 120-70.33	Powers and duties.
28	G.S. 120-70.43	Powers and duties.
29	G.S. 120-70.62	Powers and duties.
30	G.S. 120-150	(Effective January 1, 1997) Creation; appointment of
31		members.
32	G.S. 120-161	Facilities and staff.
33	G.S. 120-183.7	Fees for performing an inspection and putting an inspection
34		sticker on a vehicle; use of civil penalties.
35	G.S. 121-4	Powers and duties of the Department of Cultural Resources.
36	G.S. 126-5	Employees subject to Chapter; exemptions.
37	G.S. 130A-310.8	Recordation of inactive hazardous substance or waste
38	0.0.1204.226	disposal sites.
39	G.S. 130A-336	Improvement permit and authorization for wastewater system
40	C C 1204 242	construction required.
41	G.S. 130A-342	Aerobic systems.
42	G.S. 130B-2	Definitions.
43	G.S. 130B-22	Inter-Agency Committee on Hazardous Waste.

1 2	G.S. 136-21	Drainage of highway; application to court; summons; commissioners.
3	G.S. 136-28.8	Use of recycled materials in construction.
4	G.S. 136-44.12	Maintenance of roads and parking lots in areas administered
5	0.0.100 11.12	by the Division of Parks and Recreation.
6	G.S. 136-44.36D	Recreational leasing requirements.
7	G.S. 136-102.3	Filing record of results of test drilling or boring with
8		Secretary of Administration and Secretary of Environment,
9		Health, and Natural Resources.
10	G.S. 139-4	Powers and duties of Soil and Water Conservation
11		Commission generally.
12	G.S. 139-5	Creation of soil and water conservation districts.
13	G.S. 139-7	District board of supervisors-appointive members;
14		organization of board; certain powers and duties.
15	G.S. 139-8	Powers of districts and supervisors.
16	G.S. 139-13	Discontinuance of districts.
17	G.S. 139-46	Recreational and related aspects of watershed improvement
18		programs.
19	G.S. 143-58.2	State policy; bid procedures and specifications; identification
20		of products.
21	G.S. 143-116.8	Motor vehicle laws applicable to State parks and forests road
22		system.
23	G.S. 143-138	North Carolina State Building Code.
24	G.S. 143-166.2	Definitions.
25	G.S. 143-166.7	Applicability of Article.
26	G.S. 143-166.13	Persons entitled to benefits under Article.
27	G.S. 143-169	Limitations on publications.
28	G.S. 143-177.3	Sources of funds.
29	G.S. 143-211	Declaration of public policy.
30	G.S. 143-212	Definitions.
31	G.S. 143-214.8	Wetlands Restoration Program; established.
32	G.S. 143-214.11	Wetlands Restoration Program; compensatory mitigation.
33	G.S. 143-214.13	Wetlands Restoration Program: reporting requirement.
34	G.S. 143-215.3B	Wastewater Treatment Works Emergency Maintenance,
35		Operation and Repair Fund.
36	G.S. 143-215.18	Map or description of boundaries of capacity use areas.
37	G.S. 143-215.22I	Regulation of surface water transfers.
38	G.S. 143-215.22J	Scientific Advisory Council on Water Resources and Coastal
39		Fisheries Management established; membership,
40		compensation.
41	G.S. 143-215.40	Resolutions and ordinances assuring local cooperation.
42	G.S. 143-215.70	Secretary of Environment, Health, and Natural Resources
43		authorized to accept applications.

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2	G.S. 143-215.73A	Water Resources Development Plan.
3	G.S. 143-215.74F	Program authorized.
4	G.S. 143-215.77	Definitions.
5	G.S. 143-215.86	Other State agencies and State-designated local agencies.
6	G.S. 143-215.94HH	Oil spill contingency plan.
7	G.S. 143-240	Creation of Wildlife Resources Commission; districts;
8		qualifications of members.
9	G.S. 143-243	Organization of the Commission; election of officers;
10		Robert's Rules of Order.
11	G.S. 143-252	Article subject to Chapter 113.
12	G.S. 143-253	Jurisdictional questions.
13	G.S. 143-286.1	Nutbush Conservation Area.
14	G.S. 143-289	Contributions from certain counties and municipalities
15		authorized; other grants or donations.
16	G.S. 143-320	Definitions.
17	G.S. 143-323	Functions of Department of Environment, Health, and Natural
18		Resources.
19	G.S. 143-350	Definitions.
20	G.S. 143-439	Pesticide Advisory Committee; creation and functions.
21	G.S. 143-670	Definitions.
22	G.S. 143-671	Adopt-A-Beach Program; established; purposes.
23	G.S. 143B-2	Interim applicability of the Executive Organization Act of
24		1973.
25	G.S. 143B-6	Principal departments.
26	G.S. 143B-86	America's Four Hundredth Anniversary Committee-members;
27		selection; quorum; compensation.
28	G.S. 143B-115	John Motley Morehead Memorial Commission-members;
29		selection; quorum; compensation.
30	G.S. 143B-131.2	Roanoke Island Commission – Purpose, powers and duties.
31	G.S. 143B-279.1	Department of Environment, Health, and Natural Resources-
32		creation.
33	G.S. 143B-279.4	The Department of Environment, Health, and Natural
34		Resources-Secretary; Deputy Secretaries.
35	G.S. 143B-281.1	Wildlife Resources Commission-transfer; independence
36		preserved; appointment of Executive Director and employees.
37	G.S. 143B-282	Environmental Management Commission-creation; powers
38		and duties.
39	G.S. 143B-282.1	Environmental Management Commission-quasi-judicial
40		powers; procedures.
41	G.S. 143B-283	(Applicable January 1, 1997) Environmental Management
42		Commission-members; selection; removal; compensation;
43		quorum; services.

1	G.S. 143B-285.22	Creation.
2	G.S. 143B-285.23	Powers and duties of the Secretary of Environment, Health,
3		and Natural Resources.
4	G.S. 143B-289.2	Definitions.
5	G.S. 143B-289.3	Marine Fisheries Commission-creation; purpose and transfer
6		of function.
7	G.S. 143B-289.4	Marine Fisheries Commission-powers and duties.
8 9	G.S. 143B-289.5	Marine Fisheries Commission-members; selection; removal; compensation; quorum; services.
10	G.S. 143B-289.11	Jurisdictional questions.
11	G.S. 143B-289.12	Rules of Department continued.
12	G.S. 143B-289.20	Office of Marine Affairs-organization; powers and duties.
13	G.S. 143B-289.22	Local advisory committees; duties; membership.
14	G.S. 143B-290	North Carolina Mining Commission-creation; powers and
15		duties.
16	G.S. 143B-294	Soil and Water Conservation Commission-creation; powers
17		and duties.
18	G.S. 143B-295	Soil and Water Conservation Commission-members;
19		selection; removal; compensation; quorum; services.
20	G.S. 143B-298	Sedimentation Control Commission-creation; powers and
21		duties.
22	G.S. 143B-299	Sedimentation Control Commission-members; selection;
23		compensation; meetings.
24	G.S. 143B-300	Water Pollution Control System Operators Certification
25		Commission-creation; powers and duties.
26	G.S. 143B-301	Water Pollution Control System Operators Certification
27		Commission-members; selection; removal; compensation;
28	C C 142D 200	quorum; services.
29	G.S. 143B-308	Forestry Council-creation; powers and duties.
30	G.S. 143B-309	Forestry Council-members; chairperson; selection; removal;
31	C C 142D 212 1	compensation; quorum.
32	G.S. 143B-313.1	North Carolina Parks and Recreation Authority; creation;
33	C C 142D 212 2	powers and duties.
34	G.S. 143B-313.2	North Carolina Parks and Recreation Authority; members;
35	C S 142D 217	selection; compensation; meetings.
36	G.S. 143B-317	Air Quality Compliance Advisory Panel-creation; powers and duties.
37	C C 142D 210	
38	G.S. 143B-318	Air Quality Compliance Advisory Panel-members; chairman;
39 40	G.S. 143B-333	selection; removal; compensation; quorum; services.
40 41	G.S. 143B-333 G.S. 143B-334	North Carolina Trails Committee-creation; powers and duties. North Carolina Trails Committee-members; selection;
41 42	U.S. 143D-334	North Carolina Trails Committee-members; selection; removal; compensation.
<b>+</b> 2		removal, compensation.

1 2	G.S. 143B-335	North Carolina Zoological Park Council-creation; powers and duties.
2 3 4	G.S. 143B-336	North Carolina Zoological Park Council-members; selection; removal; chairman; compensation; quorum; services.
5	G.S. 143B-336.1	Special Zoo Fund.
6	G.S. 143B-344.17	North Carolina Aquariums Commission-organization,
0 7	0.5. 1450-544.17	powers, and duties.
8	G.S. 143B-344.18	Commission created; membership.
9	G.S. 143B-407	(Applicable January 1,1997) North Carolina State
10 11		Commission of Indian Affairs-membership; term of office; chairman; compensation.
12	G.S. 143B-411.1	North Carolina Advisory Council on the Eastern Band of the
13		Cherokee-creation; membership; term of office.
14	G.S. 143B-417	North Carolina Internship Council-creation; powers and
15		duties.
16	G.S. 143B-426.22	Governor's Management Council.
17	G.S. 143B-426.25	(Applicable January 1, 1997) North Carolina Farmworker
18		Council-creation; membership; meetings.
19	G.S. 143B-437	Investigation of impact of proposed new and expanding
20		industry.
21	G.S. 146-30	Application of net proceeds.
22	G.S. 146-8	Disposition of mineral deposits in State lands under water.
23	G.S. 147-45	Distribution of copies of State publications.
24	G.S. 150B-1	Policy and scope.
25	G.S. 158-8.2	Creation of Northeastern North Carolina Regional Economic
26		Development Commission.
27	G.S. 159I-7	Solid Waste Management Loan Fund.
28	G.S. 161-22.2	Parcel identifier number indexes.
29	Section 120.	References in the Session Laws to any department, division, or
30	other agency that is trans	sferred by this act shall be considered to refer to the successor
31	department, division, or o	other agency. Every Session Law that refers to any department,
32		y to which this act applies that relates to any power, duty,
33	function, or obligation of	any department, division, or agency and that continues in effect

34 after this act shall be construed so as to be consistent with this act.

Section 121. The Revisor of Statutes is authorized to correct any references or citations in the General Statutes to any portion of the General Statutes that is recodified, transferred, subdivided, or amended by this act by deleting incorrect references and substituting correct references.

39 Section 122. The Revisor of Statutes is authorized to delete any reference to 40 the Department of Human Resources, the Secretary of Human Resources, and the 41 Secretary of the Department of Human Resources in any portion of the General Statutes 42 to which conforming amendments are not made by this act and to substitute, as appropriate and consistent with this act, the Department of Health and Human Services
 and the Secretary of Health and Human Services.

Section 123. The Revisor of Statutes is authorized to delete any reference to the Department of Environment, Health, and Natural Resources, the Secretary of Environment, Health, and Natural Resources, and the Secretary of the Department of Environment, Health, and Natural Resources in any portion of the General Statutes to which conforming amendments are not made by this act and to substitute, as appropriate and consistent with this act, the Department of Environment and Natural Resources.

10 Section 124. The Secretary of Health and Human Services may reorganize the 11 Department of Health and Human Services in accordance with G.S. 143B-10 and shall 12 report as required by that section. The Department of Health and Human Services shall 13 report to the 1997 General Assembly, Regular Session 1998, on additional changes, 14 including proposed legislation, necessary to effectuate the purposes of this act.

15 Section 125. All statutory authority, powers, duties, functions, records, 16 personnel, property, and unexpended balances of appropriations or other funds of any 17 agency which is transferred pursuant to this act shall be transferred in their entirety.

18 Section 126. Unless specifically provided to the contrary or unless a contrary 19 intent is clear from the context, any official designation of any agency transferred by this 20 act as the State agency for any function, including specifically purposes of federal 21 programs, shall be considered to be a designation of the successor agency.

Section 127. No later than 30 days after the effective date of this Act, the 22 23 Department of Health and Human Services and the Department of Environment and 24 Natural Resources shall enter into a Memorandum of Agreement that provides for 25 coordination between the departments as to any functions shared by the departments as a result of the passage of this Act. This Memorandum shall require that the Department of 26 27 Environment and Natural Resources provide staff to the Commission for Health Services for the Commission's duties under Articles 9 and 11 of Chapter 130A of the General 28 29 Statutes. Until a Memorandum of Agreement has been entered into by the departments, 30 the Department of Health and Human Services shall provide all clerical and other services required by the Commission for Health Services. 31

32 Section 128. This act becomes effective July 1, 1997.