GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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SENATE BILL 1632* Judiciary II (Criminal) Committee Substitute Adopted 7/15/08 Third Edition Engrossed 7/16/08 House Committee Substitute Favorable 7/17/08

| Short Title: 2008 Technical Corrections Act. | (Public) |
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| Sponsors: | |
| Referred to: | |
| May 19, 2008 | |
| A BILL TO BE ENTITLED | |
| AN ACT TO MAKE TECHNICAL CORRECTIONS AND CON | FORMING |
| CHANGES TO THE GENERAL STATUTES AS REQUESTED | BY THE |

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CHANGES TO THE GENERAL STATUTES AS REQUESTED BY THE
GENERAL STATUTES COMMISSION, AND TO MAKE VARIOUS OTHER
TECHNICAL CHANGES TO THE GENERAL STATUTES AND SESSION
LAWS.

7 The General Assembly of North Carolina enacts:

8 PART I. TECHNICAL CHANGES AS RECOMMENDED BY THE GENERAL 9 STATUTES COMMISSION.

| 10 | SECTION 1. G.S. 1-75.4(6) reads as rewritten: |
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| 11 | "(6) Local Property. – In any action which arises out of: |

- 12a.A promise, made anywhere to the plaintiff or to some third13party for the plaintiff's benefit, by the defendant to create in14either party an interest in, or protect, acquire, dispose of, use,15rent, own, control or possess by either party real property16situated in this State; or
 - b. A claim to recover for any benefit derived by the defendant through the use, ownership, control or possession by the defendant of tangible property situated within this State either at the time of the first use, ownership, control or possession or at the time the action is commenced; or
 - c. A claim that the defendant return, restore, or account to the plaintiff for any asset or thing of value which was within this State at the time the defendant acquired possession or control over it; or
 - d. A claim related to a loan made in this State or deemed to have been made in this State under G.S. 24-2.1, regardless of the

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(D 11!)

| 1 2 3 4 5 6 | | situs of the lender, assignee, or other holder of the loan note and regardless of whether the loan payment or fee is received through a loan servicer, provided that: (i) the loan was made to a borrower who is a resident of this State, (ii) the loan is incurred by the borrower primarily for personal, family, or household purposes, and (iii) the loan is secured by a mortgage |
|----------------------------|-----------------|--|
| 7 | | or deed of trust on real property situated in this State upon |
| 8 9 | | which there is located or there is to be located a structure or structures designed principally for occupancy of from one to |
| 10 | | four families." |
| 11 | SEC | FION 2. G.S. 7A-177(b) reads as rewritten: |
| 12 | | dition to the basic training course required in under subsection (a) of this |
| 13 | | ing education courses shall be provided at such times and locations as |
| 14 | necessary to as | ssure that they are conveniently available to all magistrates without |
| 15 | | to other parts of the State." |
| 16 | | FION 3. G.S. 7A-498.8(b) reads as rewritten: |
| 17 | | appellate defender shall perform such duties as may be directed by the |
| 18 | • | nt Defense Services, including: |
| 19 | (1) | Representing indigent persons subsequent to conviction in trial courts. |
| 20 | | The Office of Indigent Defense Services may, following consultation with the appellate defender and consistent with the recovered subjects |
| 21 | | with the appellate defender and consistent with the resources available |
| 22 23 | | to the appellate defender to ensure quality criminal defense services by |
| 23 24 | | the appellate defender's office, assign appeals, or authorize the appellate defender to assign appeals, to a local public defender's office |
| 2 4 25 | | or to private assigned counsel. |
| 26 | (2) | Maintaining a clearinghouse of materials and a repository of briefs |
| 27 | (2) | prepared by the appellate defender to be made available to private |
| 28 | | counsel representing indigents in criminal cases. |
| 29 | (3) | Providing continuing legal education training to assistant appellate |
| 30 | | defenders and to private counsel representing indigents in criminal |
| 31 | | cases, including capital cases, as resources are available. |
| 32 | (4) | Providing consulting services to attorneys representing defendants in |
| 33 | | capital cases. |
| 34 | (5) | Recruiting qualified members of the private bar who are willing to |
| 35 | | provide representation in State and federal death penalty |
| 36 | | postconviction proceedings. |
| 37 | (6) | In the appellate defender's discretion, serving as counsel of record for |
| 38 | | indigent defendants in capital cases in State court. |
| 39 | (6a) | In the appellate defender's discretion, serving as counsel of record for |
| 40 | | indigent defendants in the United States Supreme Court pursuant to a |
| 41 | | petition for writ of certiorari of the decision on direct appeal by a court |
| 42 | | of the North Carolina Appellate Division. |

| 1 2 3 | (7) Undertaking <u>other</u> direct representation and consultation in capital cases pending in federal court only to the extent that such work is fully federally funded." |
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| 4 | SECTION 4. G.S. 7A-796(19) reads as rewritten: |
| 5 | "(19) The local program director provided for in G.S. 7A-798; and Any local |
| 6 | drug treatment coordinator; and". |
| 7 | SECTION 5. G.S. 14-208.41(b) reads as rewritten: |
| 8 | "(b) Any person described by G.S. 14-208.40(a)(2) who is ordered by the court |
| 9 | pursuant to G.S. 14-208.40A or required by the Department pursuant to |
| 10 | G.S. 14-208.40B to enroll in a satellite-based monitoring program shall do so with the |
| 11 | Division of Community Corrections office in the county where the person resides. The |
| 12 | person shall remain enrolled in the satellite-based monitoring program for the period of |
| 13 | time ordered by the court or the period of time specified by the Department.court." |
| 14 | SECTION 6. G.S. 18B-902(h) reads as rewritten: |
| 15 | "(h) <u>Recycling Plan Required. – Each applicant for an on-premises malt beverage</u> |
| 16 | permit, on-premises unfortified wine permit, on-premises fortified wine permit, or a |
| 17 | mixed beverages permit shall prepare and submit with the application a plan for the |
| 18 | collection and recycling of all recyclable beverage containers of all beverages to be sold |
| 19 | at retail on the premises." |
| 20 | SECTION 7. G.S. 18B-903(b2) reads as rewritten: |
| 21 | "(b2) <u>Recycling Plan Required. – Each person holding an on-premises malt</u> |
| 22 | beverage permit, on-premises unfortified wine permit, on-premises fortified wine |
| 23 | permit, or a mixed beverages permit shall submit, along with the annual registration or |
| 24 | renewal application, a current plan for the collection and recycling of all recyclable |
| 25 | beverage containers of all beverages sold at retail on the premises." |
| 26 | SECTION 8. G.S. 19A-62(c) reads as rewritten: |
| 27 | "(c) <u>Report. – In February of each year, the Department must report to the Joint</u> |
| 28 | Legislative Commission on Governmental Operations and the Fiscal Research Division. |
| 29 | The report must contain information regarding all revenues and expenditures of the |
| 30 | Spay/Neuter Account." |
| 31 | SECTION 9. G.S. 20-19(e) reads as rewritten: |
| 32 | "(e) When a person's license is revoked under (i) G.S. 20-17(a)(2) and the person |
| 33 | has two or more previous offenses involving impaired driving for which he the person |
| 34 | has been convicted, and the most recent offense occurred within the five years |
| 35 | immediately preceding the date of the offense for which his the person's license is being |
| 36 | revoked, or (ii) G.S. 20-17(a)(9) due to a violation of G.S. 20-141.4(a4), the revocation |
| 37 | is permanent. The |
| 38 | (e1) Notwithstanding subsection (e) of this section, the Division may, however, |
| 39 | may conditionally restore the person's license of a person to whom subsection (e) |
| 40 | <u>applies</u> after it has been revoked for at least three years under this subsection (e) if he |
| 41 | the person provides the Division with satisfactory proof that: of all of the following: |
| 42 | (1) In the three years immediately preceding the person's application for a |
| 43 | restored license, he the person has not been convicted in North |
| 44 | Carolina or in any other state or federal court of a motor vehicle |

| G | General | Assen | ubly Of North Carolina | Session 2007 |
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| | | | offense, an alcohol beverage control law offense, or any criminal offense involving the consumption | - |
| | | | and<u>drugs.</u> | |
| | | (2) | He <u>The person</u> is not currently an excessive user | - |
| | | | prescription drugs, or unlawfully using any control | |
| | <u>(e2)</u> | | vithstanding subsection (e) of this section, the | - |
| | | - | estore the person's-license of a person to whom su | |
| | | | en revoked for at least 24 months under G.S. 20-17 | - |
| p | rovides | | vision with satisfactory proof that: of all of the follow | - |
| | | (1) | He <u>The person</u> has not consumed any alcohol preceding the restoration while being monitore | |
| | | | alcohol monitoring device of a type approved by | - |
| | | | Correction. | the Department of |
| | | (2) | He-The person has not in the period of revocatio | n been convicted in |
| | | (-) | North Carolina or any other state or federal juri | |
| | | | vehicle offense, an alcoholic beverage control law | |
| | | | offense, or any other criminal offense involving | |
| | | | consumption of alcohol or drugs. | |
| | | (3) | He The person is not currently an excessive | user of drugs or |
| | | ~ / | prescription drugs. | C |
| | | (4) | He <u>The person</u> is not unlawfully using any controll | ed substance. |
| | <u>(e3)</u> | If the | Division restores the a person's license, license under | |
| (6 | e2) of the | his sec | tion, it may place reasonable conditions or restrictio | ns on the person for |
| a | ny perio | | o five years from the date of restoration." | |
| | | SEC | TION 10. G.S. 20-38.7(d) reads as rewritten: | |
| | "(d) | Follo | wing a new sentencing hearing in district court pu | rsuant to subsection |
| ((| c) of thi | | on, a defendant has a right of appeal to the superior c | |
| | | (1) | The sentence is based upon additional facts consi | - |
| | | | court that were not considered in the previously | v vacated judgment, |
| | | | sentence, and | |
| | | (2) | The defendant would be entitled to a jury determine | nation of those facts |
| | 1.0 | | pursuant to G.S. 20-179. | |
| | | | no has a right of appeal under this subsection, gives i | |
| | - | • | ithdraws the appeal shall have the sentence imposed | • |
| re | einstate | - | e district court as a final judgment that is not subject | to further appeal." |
| | e an 17 | | TION 11. G.S. 20-171.21 reads as rewritten: | |
| | • | | Penalties. | |
| :. | | _ | violating any of the provisions of this Part shall b | _ |
| | | | may be subject to a fine penalty of not more than | two nundred donars |
| (: | \$200.00 | · | TION 12. G.S. 58-24-185(a) reads as rewritten: | |
| | "(a) | | ing contained in this Article shall be so construed as | to affect or apply to: |
| | (a) | INULL | ing contained in this Article shall be so constitued as | to affect of apply to. |

| 1 (1) Grand or subordinate lodges of societies, orders or associations now doing business in this State which provide benefits exclusively through local or subordinate lodges; 4 (2) Orders, societies or associations which admit to membership only persons engaged in one or more crafts or hazardous occupations, in the same or similar lines of business, insuring only their own members and their families, and the ladies' societies or ladies' auxiliaries to such orders, societies which limit their membership to employees of a particular city or town, designated firm, business house or corporation which provide for a death benefit of not more than five hundred dollars (\$500.00) or disability benefits of not more than three hundred fifty dollars (\$350.00) to any person in any one year, or both; 14 (4) Domestic societies or associations of a purely religious, charitable or benevolent description, which provide for a death benefit of not more than five hundred dollars (\$350.00) to any person in any one year, or both; ef 19 (5) An association of local lodges of a society now doing business in this State which provides death benefits not exceeding five hundred dollars (\$300.00) to any one person, or may authorize dollars (\$300.00) to any one person, or may authorize dollars (\$300.00) to any one person, or may authorize dollars (\$300.00) to any one person, or may authorize disability benefits not exceeding firme thousand dollars (\$300.00) to any one person, or may authorize dothers who otherwise qualify for benefits for firmem and their dependents who otherwise qualify for benefits for firmemens Relief Fund Firmedia Relief Fund Eister Relief Fund as set forth in Article 85 of this Chapter." 50 To provide for a anesthesisologi | 2 doing business in this State which provide benefits exclusively through local or subordinate lodges; 4 (2) Orders, societies or associations which admit to membership only persons engaged in one or more crafts or hazardous occupations, in the same or similar lines of business, insuring only their own members and their families, and the ladies' societies or ladies' auxiliaries to such orders, societies or associations; 9 (3) Domestic societies which limit their membership to employees of a particular city or town, designated firm, business house or corporation which provide for a death benefit of not more than five hundred dollars (\$500.00) or disability benefits of not more than three hundred fifty dollars (\$350.00) to any person in any one year, or both; 14 (4) Domestic societies or associations of a purely religious, charitable or benevolent description, which provide for a death benefit of not more than five hundred dollars (\$350.00) or for disability benefits of not more than five hundred dollars (\$350.00) to any one person in any one year, or both; or 19 (5) An association of local lodges of a society now doing business in this State which provides death benefits not exceeding three hundred dollars (\$300.00), or may authorize both payments, in any one year to any one person, provided, that the Commissioner may authorize the payment of death benefits for men and their dependents not exceeding three thousand dollars (\$30.000) to any one person, person; or 27 SECTION 13. G.S. 58-84-35(6) reads as rewritten: 28 "(6) To provide for a duactional benefits for men and their dependents who otherwise qualif | 1 | | (1) | |
|---|--|----|-----------|-------|---|
| local or subordinate lodges; (2) Orders, societies or associations which admit to membership only persons engaged in one or more crafts or hazardous occupations, in the same or similar lines of business, insuring only their own members and their families, and the ladies' societies or ladies' auxiliaries to such orders, societies or associations; (3) Domestic societies which limit their membership to employees of a particular city or town, designated firm, business house or corporation which provide for a death benefit of not more than five hundred dollars (\$500.00) or disability benefits of not more than five hundred fifty dollars (\$350.00) to any person in any one year, or both; (4) Domestic societies or associations of a purely religious, charitable or benevolent description, which provide for a death benefit of not more than five hundred dollars (\$350.00) or for disability benefits of not more than five hundred dollars (\$350.00) or for disability benefits of not more than five hundred dollars (\$350.00) or for disability benefits of not more than five hundred dollars (\$350.00) or for disability benefits of not more than three hundred fifty dollars (\$350.00) to any one person in any one year, or both; efficient of the payment of death benefits not exceeding three thousand dollars (\$30,000) to any one person, provided, that the Commissioner may authorize the payment of death benefits not exceeding three thousand dollars (\$30,000) to any one person, or may authorize both payments, in any one year to any one person-person; or solide for the endered there deed to a society now doing business in this State which provides death benefits not exceeding three thousand dollars (\$30,000) to any one person, or may authorize the payments in any one year (t | local or subordinate lodges; (2) Orders, societies or associations which admit to membership only persons engaged in one or more crafts or hazardous occupations, in the same or similar lines of business, insuring only their own members and their families, and the ladies' societies or ladies' auxiliaries to such orders, societies or associations; (3) Domestic societies which limit their membership to employees of a particular city or town, designated firm, business house or corporation which provide for a death benefit of not more than five hundred dollars (\$500.00) or disability benefits of not more than five hundred fifty dollars (\$550.00) or or disability senties of a purely religious, charitable or benevolent description, which provide for a death benefit of not more than five hundred dollars (\$350.00) or or disability benefits of not more than five hundred dollars (\$350.00) or or disability benefits of not more than five hundred dollars (\$350.00) or or disability benefits of not more than three hundred fifty dollars (\$350.00) or any one person in any one year, or both; or (5) An association of local lodges of a society now doing business in this State which provides death benefits not exceeding five hundred dollars (\$300.00), or may authorize disability benefits not exceeding three thousand dollars (\$300.00) to any one person, provided, that the Commissioner may authorize the payment of death benefits to firemen and their dependents who otherwise qualify for benefits from the Firemen's Relief Fund Size firefighters' Relief Fund as set forth in Article 85 of this Chapter." SECTION 14, G.S. 90-18.5(b) reads as rewritten: "(b) Anesthesiologist assistants are authorized to provide anesthesia services under the supervision of an anesthesiologist assistant particle 1 of this Chapter under the following conditions: (1) The North Carolina Medical Board has adopted rules governing the provision of anesthesia services by an ane | | | (1) | - |
| 4 (2) Orders, societies or associations which admit to membership only persons engaged in one or more crafts or hazardous occupations, in the same or similar lines of business, insuring only their own members and their families, and the ladies' societies or ladies' auxiliaries to such orders, societies or associations; 9 (3) Domestic societies which limit their membership to employees of a particular city or town, designated firm, business house or corporation which provide for a death benefit of not more than five hundred dollars (\$500.00) or disability benefits of not more than three hundred fifty dollars (\$500.00) to any person in any one year, or both; 14 (4) Domestic societies or associations of a purely religious, charitable or benevolent description, which provide for a death benefit of not more than five hundred dollars (\$500.00) or for disability benefits of not more than five hundred dollars (\$500.00) to any one person in any one year, or both; or 19 (5) An association of local lodges of a society now doing business in this State which provides death benefits not exceeding five hundred dollars (\$500.00) to any one person, provided, that the Commissioner may authorize the payment of death benefits not exceeding three hundred dollars (\$300.00), or may authorize both payments, in any one year to any one person; or 27 SECTION 13. G.S. 58-84-35(6) reads as rewritten: 28 "(6) To provide for educational benefits for the Firemen's Relief Fund as set forth in Article 85 of this Chapter." 29 (1) Anesthesiologist assistants are authorized to provide anesthesia services under the supervision of an ensthesiologist licensed under Article 1 of this Chapter " 29 (2) The anesthesiologist assistant holds a current license issued by the Board or is a student anesthesiologist assistant and icensure as an training program leading to certification by the National Commission for Certification of Anesthesiologist Assistant | (2) Orders, societies or associations which admit to membership only persons engaged in one or more crafts or hazardous occupations, in the same or similar lines of business, insuring only their own members and their families, and the ladies' societies or ladies' auxiliaries to such orders, societies or associations; (3) Domestic societies which limit their membership to employees of a particular city or town, designated firm, business house or corporation which provide for a death benefit of not more than five hundred dollars (\$500.00) or disability benefits of not more than three hundred fifty dollars (\$500.00) or or benevolent description, which provide for a death benefit of not more than three hundred fifty dollars (\$500.00) or any one year, or both; (4) Domestic societies or associations of a purely religious, charitable or benevolent description, which provide for a death benefit of not more than five hundred dollars (\$500.00) or for disability benefits of not more than five hundred dollars (\$500.00) or for disability benefits of not more than five hundred dollars (\$500.00) to any one person in any one year, or both; or (5) An association of local lodges of a society now doing business in this State which provides death benefits not exceeding five hundred dollars (\$500.00) to any one person, provided, that the Commissioner may authorize the payment of death benefits not exceeding three thousand dollars (\$3.000) to any one person, or may authorize both payments, in any one year to any one person.person; or " SECTION 13. G.S. 58-84-35(6) reads as rewritten: (b) Anesthesiologist assistants are authorized to provide anesthesia services under the following conditions: (c) The north Carolina Medical Board has adopted rules governing the provision of an anesthesiologist assistant holds a current license issued by the provision of an anesthesiologist assistant holds a current license issued an acousteriolo | | | | • • • • |
| persons engaged in one or more crafts or hazardous occupations, in the same or similar lines of business, insuring only their own members and their families, and the ladies' societies or ladies' auxiliaries to such orders, societies or associations; (3) Domestic societies which limit their membership to employees of a particular city or town, designated firm, business house or corporation which provide for a death benefit of not more than five hundred dollars (\$500.00) or disability benefits of not more than three hundred fifty dollars (\$350.00) to any person in any one year, or both; (4) Domestic societies or associations of a purely religious, charitable or benevolent description, which provide for a death benefit of not more than three hundred fifty dollars (\$350.00) to any one year, or both; (5) An association of local lodges of a society now doing business in this State which provides death benefits not exceeding five hundred dollars (\$500.00) to any one person, provided, that the Commissioner may authorize the payment of death benefits not exceeding three hundred dollars (\$300.00), or may authorize both payments, in any one year to any one person.grom or may authorize both payments, in any one year to any one person.grom or "" SECTION 13. G.S. 58-84-35(6) reads as rewritten: "(6) To provide for ducational benefits from the Firemen's Relief Fund Eirefighters' Relief Fund as set forth in Article 85 of this Chapter." SECTION 14. G.S. 90-18.5(b) reads as rewritten: "(b) An esthesiologist assistant set authorized to provide anesthesia services under the following conditions: (1) The North Carolina Medical Board has adopted rules governing the provision of an ensthesiologist assistant soft subsciton (c) of this section. (2) The anesthesiologist assistant holds a current license issued by the Board or is a student anesthesiologist assistant participating in a training program leading to certification by the National Commiss | persons engaged in one or more crafts or hazardous occupations, in the same or similar lines of business, insuring only their own members and their families, and the ladies' societies or ladies' auxiliaries to such orders, societies or associations; (3) Domestic societies which limit their membership to employees of a particular city or town, designated firm, business house or corporation which provide for a death benefit of not more than five hundred dollars (\$500.00) or disability benefits of not more than three hundred fifty dollars (\$5500.00) or disability benefits of not more than three hundred fifty dollars (\$5500.00) or disability benefits of a purely religious, charitable or benevolent description, which provide for a death benefit of not more than five hundred dollars (\$500.00) or for disability benefits of not more than five hundred dollars (\$500.00) to any one year, or both; (4) Domestic societies or associations of a purely religious, charitable or benevolent description, which provide for a death benefit of not more than five hundred dollars (\$500.00) to any one person in any one year, or both; et an association of local lodges of a society now doing business in this State which provides death benefits not exceeding five hundred dollars (\$30.00) to any one person, provided, that the Commissioner may authorize the payment of death benefits not exceeding three thousand dollars (\$30.00), or may authorize both payments, in any one year to any one person; or "" SECTION 13. G.S. 58-84-35(6) reads as rewritten: | | | | |
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| 42 anesthesiologist assistant under G.S. 90-11(a1).G.S. 90-9.4." | | 42 | | | |
| | | 43 | | SECT | |

| 1 | "§ 105-163.9. (Effective January 1, 2008) Refund of overpayment to withholding |
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| 2 | agent. |
| 3 | A withholding agent who pays the Secretary more under this Article than the Article |
| 4 | requires the agent to pay may obtain a refund of the overpayment by filing a request for |
| 5 | a refund with the Secretary. No refund is allowed, however, if the withholding agent |
| 6 | withheld the amount of the overpayment from the wages or compensation of the agent's |
| 7 | employees or contractors. A withholding agent must file a request for a refund within |
| 8 | the time period set in G.S. G.S. 105-241.6. Interest accrues on a refund as provided in |
| 9 | G.S. 105-241.21." |
| 10 | SECTION 16. G.S. 105-249.2(b) reads as rewritten: |
| 11 | "(b) Disaster. – The penalties in G.S. 105-236(2), (3), and (4) G.S. 105-236(a)(2), |
| 12 | (3), and (4) may not be assessed for any period in which the time for filing a federal |
| 13 | return or report or for paying a federal tax is extended under section 7508A of the Code |
| 14 | because of a presidentially declared disaster. For the purpose of this section, |
| 15 | "presidentially declared disaster" has the same meaning as in section 1033(h)(3) of the |
| 16 | Code." |
| 17 | SECTION 17. G.S. 108A-25.2 reads as rewritten: |
| 18 | "§ 108A-25.2. Exemption from limitations for individuals convicted of certain |
| 19 | drug-related felonies. |
| 20 | Individuals convicted of Class H or I controlled substance felony offenses in this |
| 21 | State shall be eligible to participate in the Work First Program and and the food and |
| 22 | nutrition services program: |
| 23 | (1) Six months after release from custody if no additional controlled |
| 24 25 | substance felony offense is committed during that period and |
| 25 26 | successful completion of or continuous active participation in a |
| 20 27 | required substance abuse treatment program determined appropriate by the area mental health authority; or |
| 27 | (2) If not committed to custody, six months after the date of conviction if |
| 28 29 | no additional controlled substance felony offense is committed during |
| 29 30 | that period and successful completion of or continuous active |
| 31 | participation in a required substance abuse treatment program |
| 32 | determined appropriate by the area mental health authority. |
| 33 | A county department of social services shall require individuals who are eligible for |
| 33 34 | Work First Program assistance and electronic food and nutrition benefits pursuant to |
| 35 | this section to undergo substance abuse treatment as a condition for receiving Work |
| 36 | First Program or electronic food and nutrition benefits, if funds and programs are |
| 37 | available and to the extent allowed by federal law." |
| 38 | SECTION 18. G.S. 108A-53(a) reads as rewritten: |
| 39 | "(a) Any person, whether provider or recipient or person representing himself as |
| 40 | such, who knowingly obtains or attempts to obtain, or aids or abets any person to obtain |
| 41 | by means of making a willfully false statement or representation or by impersonation or |
| 42 | by failing to disclose material facts or in any manner not authorized by this Part or the |
| 43 | regulations issued pursuant thereto, transfers with intent to defraud any electronic food |
| 44 | and nutrition benefit to which that person is not entitled in the amount of four hundred |
| | |

| 1 2 3 4 5 6 7 8 9 10 11 | obtains or attempts to willfully false statemed material facts or in a pursuant thereto, tran benefit to which he (\$400.00) shall be gui SECTION "(a3) A student w | ess shall be guilty of a Class 1 misdemeanor. Whoever knowingly obtain, or aids or abets any person to obtain by means of making a ent or representation or by impersonation or by failing to disclose my manner not authorized by this Part or the regulations issued asfers with intent to defraud any electronic food and nutrition is not entitled in an amount more than four hundred dollars lty of a Class I felony." 19. G.S. 115C-366(a3)(1) reads as rewritten: who is not a domiciliary of a local school administrative unit may payment of tuition, the public schools of that unit if all of the |
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| 12 | (1) The | student resides with an adult, who is a domiciliary of that unit, as |
| 13 | a res | ult of any one of the following: |
| 14 | a. | The death, serious illness, or incarceration of a parent or legal |
| 15 | | guardian, |
| 16 | b. | The abandonment by a parent or legal guardian of the complete |
| 17 | | control of the student as evidenced by the failure to provide |
| 18 | | substantial financial support and parental guidance, |
| 19 | с. | Abuse or neglect by the parent or legal guardian, |
| 20 | d. | The physical or mental condition of the parent or legal guardian |
| 21 | | is such that he or she cannot provide adequate care and |
| 22 | | supervision of the student, |
| 23 | e. | The relinquishment of physical custody and control of the |
| 24 | | student by the student's parent or legal guardian upon the |
| 25 | | recommendation of the department of social services or the |
| 26 | | Division of Mental Health, or |
| 27 | f. | The loss or uninhabitability of the student's home as the result |
| 28 | | of a natural disaster, <u>or</u> |
| 29 | g. | The parent or legal guardian is on active military duty and is |
| 30 | | deployed out of the local school administrative unit in which |
| 31 | | the student resides. For purposes of this sub-subdivision, the |
| 32 | | term "active duty" does not include periods of active duty for |
| 33 | | training for less than 30 days. Assignment under this |
| 34 | | sub-subdivision is only available if some evidence of the |
| 35 | | deployment is tendered with the affidavits required under |
| 36 | | subdivision (3) of this subsection." |
| 37 | SECTION | 20. G.S. 120-103.1(i)(3)b. reads as rewritten: |
| 38 | "b. | The hearing shall be legislator open to the public, except for |
| 39 | | matters that could otherwise be considered in closed session |
| 40 | | under G.S. 143-318.11, matters involving minors, or matters |
| 41 | | involving a personnel record. In any event, the deliberations by |
| 42 | | the Commission on a complaint may be held in closed session." |
| 43 | SECTION | 21. G.S. 138A-12(f) reads as rewritten: |

| 1 | "(f) Dismissal of Complaint After Preliminary Inquiry. – If the Commission |
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| 2 | determines at the end of its preliminary inquiry that (i) the individual who is the subject |
| 3 | of the complaint is not a covered person or legislative employee subject to the |
| 4 | Commission's jurisdiction and authority under this Chapter, or (ii) the complaint does |
| 5 | not allege facts sufficient to constitute a violation within the jurisdiction of the |
| 6 | Commission under subsection (b) if of this section, the Commission shall dismiss the |
| 7 | complaint." |
| 8 | SECTION 22. G.S. 143-652.2(g) reads as rewritten: |
| 9 | "(g) Initial appointments to the Commission under this reenacted section shall be |
| 10 | for terms commencing July 1, 2007." |
| 11 | SECTION 23. G.S. 143-722(b) reads as rewritten: |
| 12 | "(b) Any non-State entity as that term is defined in G.S. 143C-1-1 that receives, |
| 13 | uses, or expends any funds from the Commission is subject to the applicable reporting |
| 14 | requirements of G.S. 143-6-14.G.S. 143C-6-14." |
| 15 | SECTION 24. G.S. 143A-44.1 reads as rewritten: |
| 16 | "§ 143A-44.1. Creation. |
| 17 | There is hereby created a Department of Public Instruction. The head of the |
| 18 | Department of Public Instruction is the State Board of Education. Any provision of |
| 19 | G.S. 143A-9 to the contrary notwithstanding, the appointment of the State Board of |
| 20 | Education shall be as prescribed in Article IV, Section 4(1) Article IX, Section (4)(1) of |
| 21 | the Constitution." |
| 22 | SECTION 25 C S 142D 120 5D reads as rewritten: |
| | SECTION 23. U.S. 143D-139.3D reads as rewritten. |
| 22 | SECTION 25. G.S. 143B-139.5B reads as rewritten: "§ 143B-139.5B. Department of Health and Human Services – provision for joint |
| | "§ 143B-139.5B. Department of Health and Human Services – provision for joint training. |
| 23 | "§ 143B-139.5B. Department of Health and Human Services – provision for joint training. |
| 23 24 25 | "§ 143B-139.5B. Department of Health and Human Services – provision for joint training. The Department of Health and Human Services shall offer joint training of Division |
| 23 24 25 26 | "§ 143B-139.5B. Department of Health and Human Services – provision for joint training. The Department of Health and Human Services shall offer joint training of Division of Health Service Regulation consultants, county DSS adult home specialists, and adult |
| 23 24 25 26 27 | "§ 143B-139.5B. Department of Health and Human Services – provision for joint training. The Department of Health and Human Services shall offer joint training of Division of Health Service Regulation consultants, county DSS adult home specialists, and adult care home providers. The training shall be offered no fewer than two times per year, and |
| 23 24 25 26 27 28 | "§ 143B-139.5B. Department of Health and Human Services – provision for joint training. The Department of Health and Human Services shall offer joint training of Division of Health Service Regulation consultants, county DSS adult home specialists, and adult care home providers. The training shall be offered no fewer than two times per year, and subject matter of the training should be based on one or more of the 10 deficiencies |
| 23 24 25 26 27 28 29 | "§ 143B-139.5B. Department of Health and Human Services – provision for joint training. The Department of Health and Human Services shall offer joint training of Division of Health Service Regulation consultants, county DSS adult home specialists, and adult care home providers. The training shall be offered no fewer than two times per year, and subject matter of the training should be based on one or more of the 10 deficiencies cited most frequently in the State during the immediately preceding calendar year. The |
| 23 24 25 26 27 28 29 30 | "§ 143B-139.5B. Department of Health and Human Services – provision for joint training. The Department of Health and Human Services shall offer joint training of Division of Health Service Regulation consultants, county DSS adult home specialists, and adult care home providers. The training shall be offered no fewer than two times per year, and subject matter of the training should be based on one or more of the 10 deficiencies cited most frequently in the State during the immediately preceding calendar year. The joint training shall be designed to reduce inconsistencies experienced by providers in the |
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| 23 24 25 26 27 28 29 30 31 32 33 34 35 | "§ 143B-139.5B. Department of Health and Human Services – provision for joint training. The Department of Health and Human Services shall offer joint training of Division of Health Service Regulation consultants, county DSS adult home specialists, and adult care home providers. The training shall be offered no fewer than two times per year, and subject matter of the training should be based on one or more of the 10 deficiencies cited most frequently in the State during the immediately preceding calendar year. The joint training shall be designed to reduce inconsistencies experienced by providers in the survey process, to increase objectivity by DFS-DHSR consultants and DSS specialists in conducting surveys, and to promote a higher degree of understanding between facility staff and DFS-DHSR consultants and DSS specialists in what is expected during the survey process." SECTION 26.(a) G.S. 143B-437.11 is recodified as G.S. 143B-437.012. |
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44 SECTION 27. G.S. 143D-8 reads as rewritten:

| 1 | "§ 143D-8. Internet Internal control documentation. |
|----------|--|
| 2 | Each State agency shall maintain documentation, as prescribed by the State |
| 3 | Controller, of the system of internal control within that agency. All internal control |
| 4 | documentation shall be available upon request for examination by the State Controller |
| 5 | and the State Auditor." |
| 6 | SECTION 28. G.S. 147-86.30(c) reads as rewritten: |
| 7 | "(c) Priority Use of Funds. – As soon as practicable after the beginning of each |
| 8 | fiscal year, the State Treasurer must certify in writing to the chair of the Commission |
| 9 | the estimated amount of debt service anticipated to be paid during the fiscal year for |
| 10 | special indebtedness authorized by the State Capital Facilities Act of 2004, Part 1 of |
| 11 | S.L. 2004-124. The chair of the Commission must issue a warrant from the Fund to the |
| 12 | General Fund for the lesser of (i) one-half of the amount certified by the Treasurer and |
| 13 | (ii) the applicable percentage of the Fund's receipts for the current fiscal year. For fiscal |
| 14 | years beginning before July 1, 2007, the applicable percentage is thirty percent (30%). |
| 15 | For fiscal years beginning on or after July 1, 2007, the applicable percentage is |
| 16 | sixty-five percent (65%). |
| 17 | G.S. 143C-9-3 " |
| 18 | SECTION 29. G.S. 163-278.27(a1) reads as rewritten: |
| 19 | "(a1) A violation of G.S. 278.32 G.S. 163-278.32 by making a certification |
| 20 | knowing the information to be untrue is a Class I felony." |
| 21 | SECTION 30. The introductory language of Section 3 of S.L. 2007-177 |
| 22 | reads as rewritten: |
| 23 | "SECTION 3. G.S. 122C 430.30 G.S. 122C-430 reads as rewritten:". |
| 24 25 | SECTION 31. The introductory language of Section 2 of S.L. 2007-318 |
| 25 26 | reads as rewritten: "SECTION 2 C S 105 152 \wedge 155(a) C S 152 \wedge 155(a) reads as rewritten:" |
| 20 27 | "SECTION 2. G.S. 105-153A-155(g)-G.S. 153A-155(g) reads as rewritten:". SECTION 32. Section 44 of S.L. 2007-348 reads as rewritten: |
| 28 | "SECTION 44. Sections 17, 23, 39, 40 and 41 of this act are effective January 1, |
| 28 29 | 2007. Section 9 of this act is effective July 1, 2007. Sections 8, 11, 15, 20, 22, 25, $\frac{34}{2000}$ |
| 30 | and 42 of this act become effective October 1, 2007. Section 18 of this act becomes |
| 31 | effective December 1, 2007. Section 34 of this act becomes effective January 1, 2008. |
| 32 | The remainder of this act is effective when this act becomes law." |
| 33 | SECTION 33.(a) Section 1(c) of S.L. 2007-391 reads as rewritten: |
| 34 | "SECTION 1.(c) This-act- <u>section</u> becomes effective December 1, 2007, and |
| 35 | applies to offenses committed on or after that date." |
| 36 | SECTION 33.(b) Section 6(f) of S.L. 2007-391 reads as rewritten: |
| 37 | "SECTION 6.(f) Subsections 7(b) through 7(e) of Subsections 6(b) through 6(e) of |
| 38 | this section become effective January 1, 2008. The remainder of this section is effective |
| 39 | when this act becomes law." |
| 40 | PART II. OTHER CHANGES |
| 41 | SECTION 34.(a) G.S. 14-71(b) reads as rewritten: |
| 42 | "(b) If a person knowingly receives or possesses property in the custody of a law |
| 43 | enforcement agency that was explicitly represented to the person by an agent of the law |
| 44 | enforcement agency or a person authorized to act on behalf of a law enforcement |
| | |

| punished in any county in which the person received or possessed the property." SECTION 34.(b) G.S. 14-72.11 reads as rewritten: "§ 14-72.11. Larceny from a merchant. A person is guilty of a Class H felony if the person commits larceny against merchant under any of the following circumstances: (1) If the property taken has a value of more than two hundred dolla (\$200.00), by using an exit door erected and maintained to comp with the requirements of 29 C.F.R. § 1910 Subpart E, 29 C.F.R. | rs ly <u>§</u> a se of |
|--|---------------------------------------|
| 4 "\$ 14-72.11. Larceny from a merchant. 5 A person is guilty of a Class H felony if the person commits larceny against merchant under any of the following circumstances: 7 (1) If the property taken has a value of more than two hundred dolla (\$200.00), by using an exit door erected and maintained to comp with the requirements of 29 C.F.R. \$ 1910 Subpart E, 29 C.F.R. | rs ly <u>§</u> a se of |
| A person is guilty of a Class H felony if the person commits larceny against merchant under any of the following circumstances: (1) If the property taken has a value of more than two hundred dolla (\$200.00), by using an exit door erected and maintained to comp with the requirements of 29 C.F.R. § 1910 Subpart E, 29 C.F.R. | rs ly <u>§</u> a se of |
| 6 merchant under any of the following circumstances: 7 (1) If the property taken has a value of more than two hundred dolla 8 (\$200.00), by using an exit door erected and maintained to comp 9 with the requirements of 29 C.F.R. § 1910 Subpart E, 29 C.F.R. | rs ly <u>§</u> a se of |
| 7 (1) If the property taken has a value of more than two hundred dolla 8 (\$200.00), by using an exit door erected and maintained to comp 9 with the requirements of 29 C.F.R. § 1910 Subpart E, 29 C.F.R. | ly <u>§</u> a se of |
| 8 (\$200.00), by using an exit door erected and maintained to comp 9 with the requirements of 29 C.F.R. § 1910 Subpart E, <u>29 C.F.R.</u> | ly <u>§</u> a se of |
| 9 with the requirements of 29 C.F.R. § 1910 Subpart E, 29 C.F.R. | å a se of |
| | a se of |
| | se of |
| 10 <u>1910.36 and 29 C.F.R. § 1910.37</u> upon which door has been placed | of |
| 11 notice, sign, or poster providing information about the felony offen | |
| and punishment provided under this subsection, to exit the premises | |
| 13 a store. | |
| 14 (2) By removing, destroying, or deactivating a component of a | |
| antishoplifting or inventory control device to prevent the activation | of |
| 16 any antishoplifting or inventory control device. | 1 |
| 17 (3) By affixing a product code created for the purpose of fraudulent | - |
| 18 obtaining goods or merchandise from a merchant at less than its actu | al |
| 19 sale price. 20 (4) When the grouperty is infant formula valued in evenes of one hundred | 1 |
| 20 (4) When the property is infant formula valued in excess of one hundred dollars $(\$100,00)$. As used in this subsection, the term "infa | |
| 21dollars (\$100.00). As used in this subsection, the term "infa22formula," has the same meaning as found in 21 U.S.C. § 321(z)." | пι |
| | |
| 23 SECTION 34.(c) G.S. 14-86.6 reads as rewritten: 24 "§ 14-86.6. Organized retail theft. | |
| 24 g 14-80.0. Organized retain thert. 25 (a) A person is guilty of a Class H felony if the person: | |
| 26 (1) Conspires with another person to commit theft of retail property from | |
| 27 retail establishment, establishments, with a value exceeding or | |
| 28 thousand five hundred dollars (\$1,500) aggregated over a 90-da | |
| 29 period, with the intent to sell that retail property for monetary or oth | - |
| 30 gain, and who takes or causes that retail property to be placed in the | |
| 31 control of a retail property fence or other person in exchange f | |
| 32 consideration. | 01 |
| 33 (2) Receives or possesses any retail property that has been taken or stole | en |
| 34 in violation of subdivision (1) of this subsection while knowing | |
| 35 having reasonable grounds to believe the property is stolen. | |
| 36 (b) Any interest a person has acquired or maintained in violation of this section | on |
| 37 shall be subject to forfeiture pursuant to the procedures for forfeiture set out | |
| 38 G.S. 18B-504." | |
| 39 SECTION 35. G.S. 15A-145(a) reads as rewritten: | |
| 40 "§ 15A-145. Expunction of records for first offenders under the age of 18 at the | 1e |
| 41 time of conviction of misdemeanor; expunction of certain other | er |
| 42 misdemeanors. | |
| 43 (a) Whenever any person who has (i) not yet attained the age of 18 years and h | |
| 44 not previously been convicted of any felony, or misdemeanor other than a traff | •• |

violation, under the laws of the United States, the laws of this State or any other state, 1 2 pleads guilty to or is guilty of a misdemeanor other than a traffic violation, or (ii) not yet 3 attained the age of 21 years and has not previously been convicted of any felony, or 4 misdemeanor other than a traffic violation, under the laws of the United States, the laws 5 of this State or any other state, pleads guilty to or is guilty of a misdemeanor possession 6 of alcohol pursuant to G.S. 18B-302(b)(1), he may file a petition in the court where he 7 was convicted for expunction of the misdemeanor from his criminal record. The petition 8 cannot be filed earlier-than- than: (i) two years after the date of the conviction 9 conviction, or (ii) the completion of any period of probation, whichever occurs later, 10 and the petition shall contain, but not be limited to, the following: 11 An affidavit by the petitioner that he has been of good behavior for the (1)12 two-year period since the date of conviction of the misdemeanor in 13 question and has not been convicted of any felony, or misdemeanor 14 other than a traffic violation, under the laws of the United States or the 15 laws of this State or any other state. 16 (2)Verified affidavits of two persons who are not related to the petitioner 17 or to each other by blood or marriage, that they know the character and 18 reputation of the petitioner in the community in which he lives and that his character and reputation are good. 19 20 A statement that the petition is a motion in the cause in the case (3) 21 wherein the petitioner was convicted. 22 Affidavits of the clerk of superior court, chief of police, where (4) 23 appropriate, and sheriff of the county in which the petitioner was 24 convicted and, if different, the county of which the petitioner is a 25 resident, showing that the petitioner has not been convicted of a felony 26 or misdemeanor other than a traffic violation under the laws of this 27 State at any time prior to the conviction for the misdemeanor in 28 question or during the two-year period following that conviction. 29 An affidavit by the petitioner that no restitution orders or civil (5) 30 judgments representing amounts ordered for restitution entered against 31 him are outstanding. 32 The petition shall be served upon the district attorney of the court wherein the case 33 was tried resulting in conviction. The district attorney shall have 10 days thereafter in 34 which to file any objection thereto and shall be duly notified as to the date of the 35 hearing of the petition. 36 The judge to whom the petition is presented is authorized to call upon a probation 37 officer for any additional investigation or verification of the petitioner's conduct during 38 the two-year period that he deems desirable." 39 SECTION 35.5. G.S. 18B-1006.1 reads as rewritten: 40 "§ 18B-1006.1. Additional requirement for certain permittees to recycle beverage 41 containers. 42 Holders of on-premises malt beverage permits, on-premises unfortified wine permits, on-premises fortified wine permits, and mixed beverages permits shall 43 44 separate, store, and provide for the collection for recycling of all recyclable beverage

1 containers of all beverages sold at retail on the premises. A permittee has satisfied the 2 requirements of this section if it implements a recycling program that meets the 3 minimum standards of the model recycling program developed by the Commission 4 pursuant to G.S. 130A-309.14(m). Failure to comply with the requirements of this 5 section shall not be grounds for revocation of a permit. <u>A conviction for violation of this</u> 6 <u>section shall not constitute an alcoholic beverage offense within the meaning of</u> 7 <u>G.S. 18B-900(a)(4).</u>"

8

SECTION 36.(a) G.S. 20-138.2A(b2) reads as rewritten:

9 "(b2) Alcohol Screening Test. - Notwithstanding any other provision of law, an 10 alcohol screening test may be administered to a driver suspected of violation of 11 subsection (a) of this section, and the results of an alcohol screening test or the driver's 12 refusal to submit may be used by a law enforcement officer, a court, or an 13 administrative agency in determining if alcohol was present in the driver's body. No 14 alcohol screening tests are valid under this section unless the device used is one 15 approved by the Commission for Public Health, Department of Health and Human Services, and the screening test is conducted in accordance with the applicable 16 17 regulations of the Commission Department as to its manner and use."

18

SECTION 36.(b) G.S. 20-138.2B(b2) reads as rewritten:

19 "(b2) Alcohol Screening Test. – Notwithstanding any other provision of law, an 20 alcohol screening test may be administered to a driver suspected of violation of 21 subsection (a) of this section, and the results of an alcohol screening test or the driver's 22 refusal to submit may be used by a law enforcement officer, a court, or an 23 administrative agency in determining if alcohol was present in the driver's body. No 24 alcohol screening tests are valid under this section unless the device used is one 25 approved by the Commission for Public Health, Department of Health and Human 26 Services, and the screening test is conducted in accordance with the applicable 27 regulations of the Commission Department as to its manner and use."

28

SECTION 36.(c) G.S. 20-179.3(j) reads as rewritten:

29 Effect of Violation of Restriction. – A holder of a limited driving privilege "(j) 30 who violates any of its restrictions commits the offense of driving while his license is 31 revoked under G.S. 20-28(a) and is subject to punishment and license revocation as 32 provided in that section. If a law-enforcement officer has reasonable grounds to believe 33 that the holder of a limited driving privilege has consumed alcohol while driving or has 34 driven while he has remaining in his body any alcohol previously consumed, the 35 suspected offense of driving while license is revoked is an alcohol-related offense 36 subject to the implied-consent provisions of G.S. 20-16.2. If a holder of a limited 37 driving privilege is charged with driving while license revoked by violating a restriction 38 contained in his limited driving privilege, and a judicial official determines that there is 39 probable cause for the charge, the limited driving privilege is suspended pending the 40 resolution of the case, and the judicial official must require the holder to surrender the 41 limited driving privilege. The judicial official must also notify the holder that he is not 42 entitled to drive until his case is resolved.

43 Notwithstanding any other provision of law, an alcohol screening test may be 44 administered to a driver suspected of violating this section, and the results of an alcohol

| 1 2 3 4 5 6 7 8 | screening test or the driver's refusal to submit may be used by a law enforcement officer, a court, or an administrative agency in determining if alcohol was present in the driver's body. No alcohol screening tests are valid under this section unless the device used is one approved by the Commission for Public Health, Department of Health and <u>Human Services</u> , and the screening test is conducted in accordance with the applicable regulations of the Commission Department as to the manner of its use." SECTION 37.(a) G.S. 32A-25.1 reads as rewritten: "§ 32A-25.1. Statutory form health care power of attorney. |
|--------------------------------------|--|
| 9 | (a) The use of the following form in the creation of a health care power of |
| 10 | attorney is lawful and, when used, it shall meet the requirements of and be construed in |
| 11 | accordance with the provisions of this Article: |
| 12 | accordance with the provisions of this Article. |
| 12 | HEALTH CARE POWER OF ATTORNEY |
| 13 | |
| 15 | NOTE: YOU SHOULD USE THIS DOCUMENT TO NAME A PERSON AS |
| 16 | YOUR HEALTH CARE AGENT IF YOU ARE COMFORTABLE GIVING |
| 17 | THAT PERSON BROAD AND SWEEPING POWERS TO MAKE HEALTH |
| 18 | CARE DECISIONS FOR YOU. THERE IS NO LEGAL REQUIREMENT THAT |
| 19 | ANYONE EXECUTE A HEALTH CARE POWER OF ATTORNEY. |
| 20 | |
| 21 | EXPLANATION: You have the right to name someone to make health care decisions |
| 22 | for you when you cannot make or communicate those decisions. This form may be used |
| 23 | to create a health care power of attorney, and meets the requirements of North Carolina |
| 24 | law. However, you are not required to use this form, and North Carolina law allows the |
| 25 | use of other forms that meet certain requirements. If you prepare your own health care |
| 26 | power of attorney, you should be very careful to make sure it is consistent with North |
| 27 | Carolina law. |
| 28 | |
| 29 | This document gives the person you designate as your health care agent broad powers |
| 30 | to make health care decisions for you when you cannot make the decision yourself or |
| 31 | cannot communicate your decision to other people. You should discuss your wishes |
| 32 | concerning life-prolonging measures, mental health treatment, and other health care |
| 33 34 | decisions with your health care agent. Except to the extent that you express specific |
| 34 35 | limitations or restrictions in this form, your health care agent may make any health care decision you could make yourself. |
| 36 | aecision you could make yourself. |
| 30 37 | This form does not impose a duty on your health care agent to exercise granted powers, |
| 38 | but when a power is exercised, your health care agent will be obligated to use due care |
| 39 | to act in your best interests and in accordance with this document. |
| 40 | |
| 41 | This Health Care Power of Attorney form is intended to be valid in any jurisdiction in |
| 42 | which it is presented, but places outside North Carolina may impose requirements that |
| 43 | this form does not meet. |
| 44 | |

| 1 | If you want to use this form, you must con | |
|----|---|---|
| 2 | witnessed by two qualified witnesses and | |
| 3 | instructions about which choices you can in | |
| 4 | until two witnesses and a notary public and | re present to watch you sign it. You then |
| 5 | should give a copy to your health care ag | ent and to any alternates you name. You |
| 6 | should consider filing it with the Advance He | ealth Care Directive Registry maintained by |
| 7 | the North Carolina Secretary of State: http:// | www.nclifelinks.org/ahcdr/ |
| 8 | | |
| 9 | 1. Designation of Health Care Agent. | |
| 10 | | |
| 11 | I,, being of sound mi | nd, hereby appoint the following person(s) |
| 12 | to serve as my health care agent(s) to act for | |
| 13 | in person) to make health care decisions for | • |
| 14 | designated health care agent(s) shall serve ale | one, in the order named. |
| 15 | | |
| 16 | A. Name: | Home Telephone: |
| 17 | Home Address: | Work Telephone: |
| 18 | | |
| 19 | | • |
| 20 | B. Name: | Home Telephone: |
| 21 | Home Address: | |
| 22 | | |
| 23 | | |
| 24 | C. Name: | Home Telephone: |
| 25 | Home Address: | |
| 26 | | Cellular Telephone: |
| 27 | | 1 |
| 28 | Any successor health care agent designated | shall be vested with the same power and |
| 29 | duties as if originally named as my health ca | L L |
| 30 | predecessor is not reasonably available or | • |
| 31 | capacity. | <i>o i i i i i i i i i i</i> |
| 32 | <u>F</u> <u>7</u> - | |

33 2. Effectiveness of Appointment.

34

My designation of a health care agent expires only when I revoke it. Absent revocation, the authority granted in this document shall become effective when and if one of the physician(s) listed below determines that I lack capacity to make or communicate decisions relating to my health care, and will continue in effect during that incapacity, or until my death, except if I authorize my health care agent to exercise my rights with respect to anatomical gifts, autopsy, or disposition of my remains, this authority will continue after my death to the extent necessary to exercise that authority.

42

43 44 1. _____ (*Physician*)

1 2 2. _____ (*Physician*)

If I have not designated a physician, or no physician(s) named above is reasonably
available, the determination that I lack capacity to make or communicate decisions
relating to my health care shall be made by my attending physician.

3. Revocation.

7 8

Any time while I am competent, I may revoke this power of attorney in a writing I sign
or by communicating my intent to revoke, in any clear and consistent manner, to my
health care agent or my health care provider.

12

13 4. General Statement of Authority Granted.14

Subject to any restrictions set forth in Section 65 below, I grant to my health care agent
full power and authority to make and carry out all health care decisions for me. These
decisions include, but are not limited to:

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- A. Requesting, reviewing, and receiving any information, verbal or written, regarding my physical or mental health, including, but not limited to, medical and hospital records, and to consent to the disclosure of this information.
- B. Employing or discharging my health care providers.
- C. Consenting to and authorizing my admission to and discharge from a hospital, nursing or convalescent home, hospice, long-term care facility, or other health care facility.
 - D. Consenting to and authorizing my admission to and retention in a facility for the care or treatment of mental illness.
- E. Consenting to and authorizing the administration of medications for
 mental health treatment and electroconvulsive treatment (ECT)
 commonly referred to as "shock treatment."
- F. Giving consent for, withdrawing consent for, or withholding consent for, X-ray, anesthesia, medication, surgery, and all other diagnostic and treatment procedures ordered by or under the authorization of a licensed physician, dentist, podiatrist, or other health care provider. This authorization specifically includes the power to consent to measures for relief of pain.

- G. Authorizing the withholding or withdrawal of life-prolonging measures.
- 3 4 H. Providing my medical information at the request of any individual 5 acting as my attorney-in-fact under a durable power of attorney or as a 6 Trustee or successor Trustee under any Trust Agreement of which I am 7 a Grantor or Trustee, or at the request of any other individual whom 8 my health care agent believes should have such information. I desire 9 that such information be provided whenever it would expedite the 10 prompt and proper handling of my affairs or the affairs of any person 11 or entity for which I have some responsibility. In addition, I authorize 12 my health care agent to take any and all legal steps necessary to ensure 13 compliance with my instructions providing access to my protected 14 health information. Such steps shall include resorting to any and all 15 legal procedures in and out of courts as may be necessary to enforce 16 my rights under the law and shall include attempting to recover 17 attorneys' fees against anyone who does not comply with this health 18 care power of attorney.
- 20I.To the extent I have not already made valid and enforceable21arrangements during my lifetime that have not been revoked,22exercising any right I may have to authorize an autopsy or direct the23disposition of my remains.
- 25 J. Taking any lawful actions that may be necessary to carry out these 26 decisions, including, but not limited to: (i) signing, executing, 27 delivering, and acknowledging any agreement, release, authorization, 28 or other document that may be necessary, desirable, convenient, or 29 proper in order to exercise and carry out any of these powers; (ii) 30 granting releases of liability to medical providers or others; and (iii) 31 incurring reasonable costs on my behalf related to exercising these 32 powers, provided that this health care power of attorney shall not give 33 my health care agent general authority over my property or financial 34 affairs.
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36 **5.** Special Provisions and Limitations.

38 (Notice: The authority granted in this document is intended to be as broad as possible 39 so that your health care agent will have authority to make any decisions you could make 40 to obtain or terminate any type of health care treatment or service. If you wish to limit 41 the scope of your health care agent's powers, you may do so in this section. If none of 42 the following are initialed, there will be no special limitations on your agent's authority.) 43

| General Assem | bly Of I | North Carolina | Session 2007 |
|--|----------|--|--|
| 1 2 3 4 | A. | Limitations about Artificial Nutrition of exercising the authority to make health care behalf, my health care agent: shall NOT have the authority to withhold | e decisions on my |
| 5 (Initial) 6 7 8 9 | _ | (such as through tubes) OR may exercise the in accordance with the following special pro | hat authority only |
| 10 11 (Initial) 12 13 | _ | shall NOT have the authority to withhold a (such as through tubes) OR may exercise the in accordance with the following special pro- | hat authority only |
| 14 15 16 17 18 19 | | NOTE: If you initial either block but d special provisions, your health care agen AUTHORITY to withhold artificial hydration. | t shall have NO |
| 20 21 (Initial) 22 23 23 24 25 26 27 28 29 | _ B. | Limitations Concerning Health Care Decisi the authority to make health care decisions authority of my health care agent is subjec special provisions: (Here you may inclu- provisions you deem appropriate such as: you of when life-prolonging measures should discontinued, or instructions to refuse any treatment that are inconsistent with your re are unacceptable to you for any other reason | on my behalf, the t to the following ude any specific our own definition be withheld or specific types of ligious beliefs, or |
| 30 31 | | NOTE: DO NOT initial unless you insert | a limitation. |
| 32 33 34 (Initial) 35 36 37 38 39 40 41 42 43 | _ C. | Limitations Concerning Mental Health exercising the authority to make mental he my behalf, the authority of my health care a the following special provisions: (Here you specific provisions you deem appropriate s the grant of authority to make only mental decisions, your own instructions regarding to or withholding of psychotropic n electroconvulsive treatment (ECT), instru- your admission to and retention in a health mental health treatment, or instructions to re- | ealth decisions on agent is subject to may include any such as: limiting l health treatment the administration nedications and actions regarding n care facility for |

NOTE: DO NOT initial unless you insert a limitation.

D. Advance Instruction for Mental Health Treatment. (Notice: This health care power of attorney may incorporate or be combined with an advance instruction for mental health treatment, executed in accordance with Part 2 of Article 3 of Chapter 122C of the General Statutes, which you may use to state your instructions regarding mental health treatment in the event you lack capacity to make or communicate mental health treatment decisions. Because your health care agent's decisions must be consistent with any statements you have expressed in an advance instruction, you should indicate here whether you have executed an advance instruction for mental health treatment):

NOTE: DO NOT initial unless you insert a limitation.

E. Autopsy and Disposition of Remains. In exercising the authority to make decisions regarding autopsy and disposition of remains on my behalf, the authority of my health care agent is subject to the following special provisions and limitations. (Here you may include any specific limitations you deem appropriate such as: limiting the grant of authority and the scope of authority, or instructions regarding burial or cremation):

NOTE: DO NOT initial unless you insert a limitation.

6. Organ Donation.

(Initial)

(Initial)

(Initial)

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29 30 31 (Initial)

To the extent I have not already made valid and enforceable arrangements during my lifetime that have not been revoked, my health care agent may exercise any right I may have to:

donate any needed organs or parts; or

donate only the following organs or parts:

38

39

40 41

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- 43
- 44

NOTE: DO NOT INITIAL BOTH BLOCKS ABOVE.

| 1 | | |
|----------|--------------------|---|
| 2 | | _ donate my body for anatomical study if needed. |
| 3 | (Initial) | T 1 1 1 1 1 1 1 1 |
| 4 | (7 • .• 1) | _ In exercising the authority to make donations, my health care |
| 5 | (Initial) | agent is subject to the following special provisions and |
| 6 | | limitations: (Here you may include any specific limitations |
| 7 8 | | you deem appropriate such as: limiting the grant of authority and the scope of authority, or instructions recording gifts of |
| o 9 | | and the scope of authority, or instructions regarding gifts of the body or body parts.) |
| 9 10 | | the body of body parts.) |
| 10 | | |
| 11 | | |
| 12 | | |
| 13 14 | | NOTE: DO NOT initial unless you insert a limitation. |
| 14 | | NOTE: DO NOT initial unless you insert a mintation. |
| 16 | NOT | TE: NO AUTHORITY FOR ORGAN DONATION IS GRANTED |
| 17 | | HIS INSTRUMENT WITHOUT YOUR INITIALS. |
| 18 | | |
| 19 | 7. Guardianshi | ip Provision. |
| 20 | | |
| 21 | If it becomes need | cessary for a court to appoint a guardian of my person, I nominate the |
| 22 | | ed in Section 1, in the order named, to be the guardian of my person, to |
| 23 | | bond or security. The guardian shall act consistently with |
| 24 | G.S. 35A-1201(a | u)(5). |
| 25 | | |
| 26 | 8. Reliance of 2 | Fhird Parties on Health Care Agent. |
| 27 | | |
| 28 | А. | No person who relies in good faith upon the authority of or any |
| 29 | | representations by my health care agent shall be liable to me, my |
| 30 | | estate, my heirs, successors, assigns, or personal representatives, for |
| 31 | | actions or omissions in reliance on that authority or those |
| 32 | | representations. |
| 33 | В. | The powers conferred on my health care agent by this document may |
| 34 | | be exercised by my health care agent alone, and my health care agent's |
| 35 | | signature or action taken under the authority granted in this document |
| 36 | | may be accepted by persons as fully authorized by me and with the |
| 37 | | same force and effect as if I were personally present, competent, and |
| 38 | | acting on my own behalf. All acts performed in good faith by my |
| 39 | | health care agent pursuant to this power of attorney are done with my |
| 40 | | consent and shall have the same validity and effect as if I were present |
| 41 | | and exercised the powers myself, and shall inure to the benefit of and |
| 42 | | bind me, my estate, my heirs, successors, assigns, and personal |
| 43 | | representatives. The authority of my health care agent pursuant to this |

power of attorney shall be superior to and binding upon my family, relatives, friends, and others.

9. Miscellaneous Provisions.

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- A. Revocation of Prior Powers of Attorney. I revoke any prior health care power of attorney. The preceding sentence is not intended to revoke any general powers of attorney, some of the provisions of which may relate to health care; however, this power of attorney shall take precedence over any health care provisions in any valid general power of attorney I have not revoked.
- B. Jurisdiction, Severability, and Durability. This Health Care Power of Attorney is intended to be valid in any jurisdiction in which it is presented. The powers delegated under this power of attorney are severable, so that the invalidity of one or more powers shall not affect any others. This power of attorney shall not be affected or revoked by my incapacity or mental incompetence.
- 20C.Health Care Agent Not Liable. My health care agent and my health
care agent's estate, heirs, successors, and assigns are hereby released
and forever discharged by me, my estate, my heirs, successors, assigns,
and personal representatives from all liability and from all claims or
demands of all kinds arising out of my health care agent's acts or
omissions, except for my health care agent's willful misconduct or
gross negligence.
 - D. No Civil or Criminal Liability. No act or omission of my health care agent, or of any other person, entity, institution, or facility acting in good faith in reliance on the authority of my health care agent pursuant to this Health Care Power of Attorney shall be considered suicide, nor the cause of my death for any civil or criminal purposes, nor shall it be considered unprofessional conduct or as lack of professional competence. Any person, entity, institution, or facility against whom criminal or civil liability is asserted because of conduct authorized by this Health Care Power of Attorney may interpose this document as a defense.
- 39E.Reimbursement. My health care agent shall be entitled to40reimbursement for all reasonable expenses incurred as a result of41carrying out any provision of this directive.

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| | ts of this document, and un | nentally alert and competent, fully informed as to derstand the full import of this grant of powers to |
|--------------|-----------------------------|---|
| This the | day of | _, 20 |
| | | |
| | | (SEAL) |
| I hereby s | tate that the principal | , being of sound mind, signed (or |
| | | ipal's behalf) the foregoing health care power of |
| | | not related to the principal by blood or marriage, |
| | • | portion of the estate of the principal under any |
| | | l or as an heir under the Intestate Succession Act, |
| _ | — | but a will. I also state that I am not the principal's health care provider or mental health treatment |
| | | he principal's attending physician or mental health |
| 1 | | of the health facility in which the principal is a |
| patient, or | (3) an employee of a nu | ursing home or any adult care home where the |
| | | do not have any claim against the principal or the |
| estate of th | e principal. | |
| Date: | | Witness: |
| | | |
| Date: | | Witness: |
| | COUNTY, | STATE |
| Sworn to (| or affirmed) and subscribed | before me this day by |
| 2 | | (type/print name of signer) |
| | | (type/print name of witness) |
| | | |
| | | (type/print name of witness) |
| Date: | | |
| (| Official Seal) | Signature of Notary Public |
| | | , Notary Public |
| | | Printed or typed name |
| | | My commission expires: |

| 1 | |
|----------|--|
| 2 | (b) Use of the statutory form prescribed in this section is an optional and |
| 3 | nonexclusive method for creating a health care power of attorney and does not affect the |
| 4 | use of other forms of health care powers of attorney, including previous statutory |
| 5 | forms." |
| 6 | SECTION 37.(b) G.S. 90-21.13(c) reads as rewritten: |
| 7 | "(c) The following persons, in the order indicated, are authorized to consent to |
| 8 | medical treatment on behalf of a patient who is comatose or otherwise lacks capacity to |
| 9 | make or communicate health care decisions: |
| 10 | (1) A guardian of the patient's person, or a general guardian with powers |
| 11 | over the patient's person, appointed by a court of competent |
| 12 | jurisdiction pursuant to Article 5 of Chapter 35A of the General |
| 13 | Statutes; provided that, if the patient has a health care agent appointed |
| 14 | pursuant to a valid health care power of attorney, the health care agent |
| 15 | shall have the right to exercise the authority to the extent granted in the |
| 16 | health care power of attorney and to the extent provided in |
| 17 | G.S. 32A-19(b) <u>32A-19(a)</u> unless the Clerk has suspended the |
| 18 | authority of that health care agent in accordance with |
| 19 | G.S. 35A-1208(a); |
| 20 | (2) A health care agent appointed pursuant to a valid health care power of |
| 21 | attorney, to the extent of the authority granted; |
| 22 | (3) An attorney-in-fact, with powers to make health care decisions for the |
| 23 | patient, appointed by the patient pursuant to Article 1 or Article 2 of |
| 24 | Chapter 32A of the General Statutes, to the extent of the authority |
| 25 | granted; |
| 26 | (4) The patient's spouse; |
| 27 | (5) A majority of the patient's reasonably available parents and children |
| 28 | who are at least 18 years of age; |
| 29 | (6) A majority of the patient's reasonably available siblings who are at |
| 30 | least 18 years of age; or |
| 31 | (7) An individual who has an established relationship with the patient, |
| 32 | who is acting in good faith on behalf of the patient, and who can |
| 33 34 | reliably convey the patient's wishes." |
| 54 35 | SECTION 37.(c) This section is effective when it becomes law. Nothing in this section shall affect the validity of a health are power of attorney executed before |
| 35 36 | this section shall affect the validity of a health care power of attorney executed before, on, or after the effective date of this section. |
| 30 37 | SECTION 38.(a) G.S. 58-55-35(a) reads as rewritten: |
| 38 | "(a) Whenever long-term care insurance provides coverage for the facilities, |
| 39 | services, or physical or mental conditions listed below, unless otherwise defined in the |
| 40 | policy and certificate, and approved by the Commissioner, such facilities, services, or |
| 41 | conditions are defined as follows: |
| 42 | (1) "Adult care home" shall be defined in accordance with the terms of |
| 43 | G.S. 131D-2(a)(3).G.S. 131D-2(1b). |
| - | |

| 1 | (1a) | "Adult day care program" shall be defined in accordance with the |
|----|------|--|
| 2 | | provisions of G.S. 131D-6(b). |
| 3 | (2) | "Chore" services include the performance of tasks incidental to |
| 4 | | activities of daily living that do not require the services of a trained |
| 5 | | homemaker or other specialist. Such services are provided to enable |
| 6 | | individuals to remain in their own homes and may include such |
| 7 | | services as: assistance in meeting basic care needs such as meal |
| 8 | | preparation; shopping for food and other necessities; running |
| 9 | | necessary errands; providing transportation to essential service |
| 10 | | facilities; care and cleaning of the house, grounds, clothing, and linens. |
| 11 | (3) | "Combination home" shall be defined in accordance with the terms of |
| 12 | | G.S. 131E-101(1).G.S. 131E-101(1a). |
| 13 | (4) | Repealed by Session Laws 1995, c. 535, s. 3. |
| 14 | (5) | "Family care home" shall be defined in accordance with the terms of |
| 15 | | G.S. 131D-2(a)(5). |
| 16 | (6) | Renumbered. |
| 17 | (7) | Repealed by Session Laws 1995, c. 535, s. 3. |
| 18 | (8) | "Home health services" shall be defined in accordance with the terms |
| 19 | | of G.S. 131E-136(3). |
| 20 | (9) | "Homemaker services" means supportive services provided by |
| 21 | | qualified para-professionals who are trained, equipped, assigned, and |
| 22 | | supervised by professionals within the agency to help maintain, |
| 23 | | strengthen, and safeguard the care of the elderly in their own homes. |
| 24 | | These standards must, at a minimum, meet standards established by |
| 25 | | the North Carolina Division of Social Services and may include: |
| 26 | | Providing assistance in management of household budgets; planning |
| 27 | | nutritious meals; purchasing and preparing foods; housekeeping duties; |
| 28 | | consumer education; and basic personal and health care. |
| 29 | (10) | "Hospice" shall be defined in accordance with the terms of |
| 30 | | G.S. 131E-176(13a). |
| 31 | (11) | "Intermediate care facility" facility for the mentally retarded" shall be |
| 32 | | defined in accordance with the terms of |
| 33 | | <u>G.S. 131E-176(14b).G.S. 131E-176(14a).</u> |
| 34 | (12) | "Nursing home" shall be defined in accordance with the terms of |
| 35 | | G.S. 131E-101(6). |
| 36 | (13) | "Respite care, institutional" means provision of temporary support to |
| 37 | | the primary caregiver of the aged, disabled, or handicapped individual |
| 38 | | by taking over the tasks of that person for a limited period of time. The |
| 39 | | insured receives care for the respite period in an institutional setting, |
| 40 | | such as a nursing home, family care home, rest home, or other |
| 41 | | appropriate setting. |
| 42 | (14) | "Respite care, non-institutional" means provision of temporary support |
| 43 | ` ' | to the primary caregiver of the aged, disabled, or handicapped |
| 44 | | individual by taking over the tasks of that person for a limited period |

| 1 | | | of time in the home of the insured or other appropriate community |
|----|-----------|----------|---|
| 2 | | | location. |
| 3 | | (15) | "Skilled Nursing Facility" shall be defined in accordance with the |
| 4 | | | terms of G.S. 131E-176(23).G.S. 135-40.1(18). |
| 5 | | (16) | "Supervised living facility for developmentally disabled adults" means |
| 6 | | | a residential facility, as defined in G.S. 122C-3(14), which has two to |
| 7 | | | nine developmentally disabled adult residents." |
| 8 | | SECT | FION 38.(b) G.S. 131E-231 reads as rewritten: |
| 9 | "§ 131E-2 | 231. D | efinitions. |
| 10 | As use | ed in th | nis Article, unless otherwise specified: |
| 11 | | (1) | "Long-term care facility" means a nursing home as defined in |
| 12 | | . , | G.S. 131E-101(6) and an adult care home as defined in |
| 13 | | | <u>G.S. 131D-2(a)(3)G.S.131D-2(a)(1b)</u> or |
| 14 | | | <u>G.S. 131E-101(4).G.S. 131E-101(4).</u> |
| 15 | | (2) | "Resident" means a person who has been admitted to a long-term care |
| 16 | | | facility. |
| 17 | | (3) | "Respondent" means the person or entity holding a license pursuant to |
| 18 | | (-) | G.S. 131E-102 or G.S. 131D-2 or a person or entity operating a |
| 19 | | | long-term care facility subject to licensure without a license." |
| 20 | | SECT | FION 40.(a) G.S. 90-270.69(8) reads as rewritten: |
| 21 | "The I | | shall have the following powers and duties: |
| 22 | | | |
| 23 | | (8) | Establish reasonable fees for applications, limited permits, initial and |
| 24 | | (-) | renewal licenses, and other services provided by the Board." |
| 25 | | SEC | FION 40.(b) G.S. 90-270.73(d) is repealed. |
| 26 | | | FION 40.(c) G.S. 90-270.78(a) reads as rewritten: |
| 27 | "(a) | | unlawful for any person who is not licensed in accordance with this |
| 28 | • • | | e license has been suspended, revoked or not renewed by the Board to: |
| 29 | | (1) | Engage in the practice of occupational therapy. |
| 30 | | (2) | Orally, in writing, in print or by sign, or in any other manner, directly |
| 31 | | (-) | or by implication, represent that he or she is engaging in occupational |
| 32 | | | therapy. |
| 33 | | (3) | Use in connection with his or her name or place of business the words |
| 34 | | (3) | "occupational therapist", "occupational therapy assistant", |
| 35 | | | "occupational therapist jimited permittee", or "occupational therapy |
| 36 | | | assistant limited permittee", or the letters "O.T.", "O.T./L.", "O.T.A.", |
| 37 | | | "O.T.A./L.", "O.T./L.P.", or "O.T.A./L.P." or "O.T.A./L." or any other |
| 38 | | | words, letters, abbreviations or insignia indicating or implying that the |
| 39 | | | person is an occupational therapist, occupational therapy assistant, |
| 40 | | | occupational therapist limited permittee, or occupational therapy |
| 41 | | | assistant limited permittee, or occupational therapy assistant." |
| 42 | | SECT | FION 41. G.S. 90-285.1(2) reads as rewritten: |
| 43 | | "(2) | Has violated the provisions of $\frac{Part - BPart - 2}{2}$ of Article 6 of Chapter |
| 44 | | (2) | 131E of the General Statutes and rules promulgated thereunder;". |
| тт | | | 1912 of the Conorm Statutes and rules promutgated thereunder, . |

| 1 | SEC | FION 42. G.S. 105-164.4B(d)(2) reads as rewritten: |
|----|------------------|--|
| 2 | "(2) | Direct mail Direct mail that meets one of the conditions of this |
| 3 | | subdivision is sourced to the location where the property is delivered. |
| 4 | | In all other cases, direct mail is sourced in accordance with the |
| 5 | | principles set out in subsection (a) subdivision (a)(3) of this section. |
| 6 | | a. Direct mail purchased pursuant to a direct pay permit. |
| 7 | | b. When the purchaser provides the seller with information to |
| 8 | | show the jurisdictions to which the direct mail is to be |
| 9 | | delivered." |
| 10 | SEC | FION 43. G.S. 115C-284 reads as rewritten: |
| 11 | "§ 115C-284. N | Aethod of selection and requirements. |
| 12 | | ipals and supervisors shall be elected by the local boards of education |
| 13 | | mendation of the superintendent, in accordance with the provisions of |
| 14 | G.S. 115C-276(| |
| 15 | (b) In the | e city administrative units, principals shall be elected by the board of |
| 16 | | ch administrative unit upon the recommendation of the superintendent of |
| 17 | city schools. | |
| 18 | (b1) To qu | alify for certification as a school administrator, an individual must meet |
| 19 | - | ing requirements: |
| 20 | (1) | Submit a complete application to the State Board. |
| 21 | $\overline{(2)}$ | Pay the applicable fee. |
| 22 | (3) | Have a bachelor's degree from an accredited college or accredited |
| 23 | | university. |
| 24 | <u>(4)</u> | Have one of the following: |
| 25 | | <u>a.</u> <u>A graduate degree from a public school administration program</u> |
| 26 | | that meets the public school administration program approval |
| 27 | | standards established by the State Board of Education. |
| 28 | | b. A master's degree from an accredited college or accredited |
| 29 | | university and, by December 31, 1999, have completed a public |
| 30 | | school administration program that meets the public school |
| 31 | | administration program approval standards set by the State |
| 32 | | Board of Education. |
| 33 | | c. Education and training determined by the State Board of |
| 34 | | Education as equivalent. |
| 35 | <u>(5)</u> | Pass the exam adopted by the State Board. |
| 36 | ····" | |
| 37 | SEC | FION 44. G.S. 138A-3(24) reads as rewritten: |
| 38 | | Nonprofit corporation or organization with which associated. – Any |
| 39 | · · · · · | not for profit corporation, organization, or association, incorporated or |
| 40 | | otherwise, that is organized or operating in the State primarily for |
| 41 | | religious, charitable, scientific, literary, public health and safety, or |
| 42 | | educational purposes and of which the person or any member of the |
| 43 | | person's immediate family is a director, officer, governing board |
| 44 | | member, employee, lobbyist registered as under Chapter 120C of the |

| 1 | General Statutes, or independent contractor. Nonprofit corporation or |
|----------------|---|
| 2 | organization with which associated shall not include any board, entity, |
| 3 | or other organization created by this State or by any political |
| 4 | subdivision of this State." |
| 5 | SECTION 44.5.(a) Section 4 of S.L. 2008-56 is repealed. |
| 6 | SECTION 44.5.(b) Section 7 of S.L. 2008-56 reads as rewritten: |
| 7 | "SECTION 7. The Governor's Crime Commission shall develop the criteria for |
| 8 | eligibility for funds appropriated for gang prevention and intervention. The criteria shall |
| 9 | include a matching requirement of twenty-five percent (25%), one-half of which may be |
| 10 | in in-kind contributions, and presentation of a written plan for the services to be |
| 11 | provided by the funds. Funds shall be available to public and private entities or agencies |
| 12 | for juvenile and adult programs that meet the criteria established by the Governor's |
| 13 | Crime Commission. The Commission shall identify the cities and towns that do not |
| 14 | have full-time parks and recreation staff, and provide targeted outreach and information |
| 15 | to public and private agencies, and non-profit organizations, in those cities, towns, and |
| 16 | unincorporated areas about their eligibility for these funds. |
| 17 | The Governor's Crime Commission shall report to the Chairs of the House of |
| 18 | Representatives and Senate Appropriations Committees and the Chairs of the House of |
| 19 | Representatives and Senate Appropriations Subcommittees on Justice and Public Safety |
| 20 | by April 15, 2009, on this program. The report shall include all of the following: |
| 21 | (1) The grant award process. |
| 22 | (2) A description of each grant awarded. |
| 23 | (3) The performance criteria for evaluating grant programs. |
| 24 | (4) A list of State grants awarded in the 2008 grant cycle. |
| 25 | The Governor's Crime Commission shall review the level of gang activity |
| 26 27 | throughout the State and assess the progress and accomplishments of the State, and of |
| 27 28 | local governments, in preventing the proliferation of gangs and addressing the needs of |
| 28 29 | juveniles who have been identified as being associated with gang activity. |
| 29 30 | <u>The Governor's Crime Commission shall develop recommendations concerning the</u> establishment of priorities and needed improvements with respect to gang prevention to |
| 31 | the General Assembly on or before March 1 of each year." |
| 32 | SECTION 45. Section 2 of S.L. 2007-169 reads as rewritten: |
| 33 | "SECTION 2. Notwithstanding G.S. 143-52.1 and S.L. 2006-203, through |
| 34 | December 31, 2008, June 30, 2009, the members of the Advisory Budget Commission |
| 35 | in office on June 30, 2007, shall continue to be eligible for appointment to the Board of |
| 36 | Awards, and vacancies may be filled by the appointing authority. Through December |
| 37 | 31, 2008, June 30, 2009, the Secretary of Administration shall appoint the Board of |
| 38 | |
| | Awards from among those eligible." |
| 39 | Awards from among those eligible." SECTION 45.5. If House Bill 15, 2007 Regular Session, becomes law, then |
| | |
| 39 | SECTION 45.5. If House Bill 15, 2007 Regular Session, becomes law, then |
| 39 40 | SECTION 45.5. If House Bill 15, 2007 Regular Session, becomes law, then Section 2 of that act is amended by deleting the following: |
| 39 40 41 | SECTION 45.5. If House Bill 15, 2007 Regular Session, becomes law, then Section 2 of that act is amended by deleting the following: "SECTION 26.21.(a) G.S. 115C-302.1(d) reads as rewritten:". |

| 1 | "(51) Assist with Chalant Water Desistantian I and brends of a hearting |
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| 1 | "(51) <u>Assist with Student Voter Registration. – Local boards of education</u> |
| 2 | shall ensure that voter registration forms are distributed in a timely |
| 3 | manner prior to the voter registration deadline for each primary and |
| 4 | general election to all enrolled students 17 years of age and older, in |
| 5 | compliance with G.S. 163-82.23. Local boards of education shall |
| 6 | require that schools submit completed forms on the student applicant's |
| 7 | behalf to the county board of elections and that schools report to the |
| 8 | county board of elections by the twentieth day before a primary or |
| 9 | election, the number of students who have received voter applications |
| 10 | and the number of completed applications which have been submitted |
| 11 | by the school." |
| 12 | SECTION 46. If House Bill 1003, 2007 Regular Session, becomes law, |
| 13 | G.S. 15A-1344(f)(2), as enacted by House Bill 1003, reads as rewritten: |
| 14 | "(2) The court finds that the probationer did violate one or more conditions |
| 15 | of probation prior to the expiration <u>of the period of probation."</u> |
| 16 | SECTION 47. If House Bill 1113, 2007 Regular Session, becomes law, then |
| 17 | G.S. 143-299.1A(c), as enacted by House Bill 1113, reads as rewritten: |
| 18 | "(c) This section does not apply to a unit of local government or its officers, |
| 19 | employees, or agents." |
| 20 | SECTION 47.3. If House Bill 1366 and Senate Bill 1541, 2007 Regular |
| 21 | Session, both become law, then Article 29B of Chapter 115C of the General Statutes as |
| 22 | enacted by House Bill 1366 is recodified as Article 29C of Chapter 115C of the General |
| 23 | Statutes, G.S. 115C-407.5 through G.S. 115C-407.8 as enacted by that law are |
| 24 | recodified as G.S. 115C-407.15 through G.S. 115C-407.18, and any cross-reference to |
| 25 | those sections contained in House Bill 1366 shall be construed accordingly. |
| 26 | SECTION 47.5.(a) If House Bill 1770, 2007 Regular Session, becomes law, |
| 27 | then G.S. 153A-210.2(b), as enacted by Section 2 of that bill, reads as rewritten: |
| 28 | "(b) Costs. – The board of commissioners must determine a project's total |
| 29 | estimated cost. In addition to the costs allowed under G.S. 153A-193, the costs may |
| 30 | include any expenses allowed under G.S. 159-84. A preliminary assessment roll may be |
| 31 | prepared, and an assessment may be imposed before the costs are incurred, based on the |
| 32 | estimated cost. A preliminary assessment roll may be prepared before the costs are |
| 33 | incurred based on the estimated cost of the project." |
| 34 | SECTION 47.5.(b) If House Bill 1770, 2007 Regular Session, becomes law, |
| 35 | then G.S. 160A-239.2, as enacted by Section 3 of that bill, reads as rewritten: |
| 36 | "§ 160A-239.2. Assessments. |
| 37 | (a) Projects. – The council of a city may make special assessments as provided in |
| 38 | this Article against benefited property within the city for the purpose of financing the |
| 39 | capital costs of projects for which bonds may be issued under any of the following: |
| 40 | (1) G.S. 159-48(b)(17), sanitary sewer systems. |
| 41 | (1) G.S. 159-46(b)(19), summary sewer systems. (2) G.S. 159-48(b)(19), storm sewers and flood control facilities. |
| 42 | (2) $G.S. 159-48(b)(19)$, storm sewers and nood control members. (3) $G.S. 159-48(b)(21)$, water systems. |
| 43 | (4) G.S. 159-48(b)(23), public transportation facilities. |
| 43 44 | (4) $G.S. 159-48(c)(23)$, public transportation facilities. (5) $G.S. 159-48(c)(4)$, school facilities. |
| | (J) 0.5. IJJ - $\tau O(C)(T)$, senool facilities. |

| 1 | (6) G.S. 159-48(d)(5), streets and sidewalks. |
|----------|--|
| 2 | (b) Costs. – The city council must determine a project's total estimated cost. In |
| 3 | addition to the costs allowed under G.S. 153A-193, the costs may include any expenses |
| 4 | allowed under G.S. 159-84. An assessment may be imposed before the costs are |
| 5 | incurred, based on the estimated cost. A preliminary assessment roll may be prepared |
| 6 | before the costs are incurred based on the estimated cost of the project. |
| 7 | (c) Method. – The city council must establish an assessment method that will |
| 8 | most accurately assess each lot or parcel of land according to the benefits conferred |
| 9 | upon it by the project for which the assessment is made. In addition to the bases upon |
| 10 | which assessments may be made under G.S. 153A-186, G.S. 160A-218, the council may |
| 11 | select any other method designed to allocate the costs in accordance with benefits |
| 12 | conferred." |
| 13 | SECTION 47.6. If House Bill 1889 and Senate Bill 1878, 2007 Regular |
| 14 | Session, both become law, then G.S. 105-277.15 as enacted by Senate Bill 1878 is |
| 15 | recodified as G.S. 105-277.16. |
| 16 | SECTION 47.7. If House Bill 2314, 2007 Regular Session, becomes law, |
| 17 | then G.S. 136-44.53(d), as amended by Section 5 of that bill, reads as rewritten: |
| 18 | "(d) In exercising the authority granted by this section, a local government is |
| 19 | authorized to expend its funds for the protection of rights-of-way shown on a duly |
| 20 | adopted transportation corridor official map whether the right-of-way to be acquired is |
| 21 | located inside or outside a the municipal corporate limits." |
| 22 | SECTION 48. If House Bill 2436, 2007 Regular Session, and Senate Bill |
| 23 | 2015, 2007 Regular Session, become law, then Section 11 of Senate Bill 2015 is |
| 24 | repealed. |
| 25 | SECTION 49. If House Bill 2443, 2007 Regular Session, becomes law, then |
| 26 | Section 2.1 of that act is amended by deleting " <u>135.38.5A.</u> " and substituting |
| 27 | " <u>135-38.5A.</u> " SECTION 40.5 If House Dill 2442, 2007 Decular Section becomes law |
| 28 29 | SECTION 49.5. If House Bill 2443, 2007 Regular Session, becomes law, |
| 29 30 | then G.S. 135-39.24 as amended by Section $3(q)$ of House Bill 2443 is amended by designating the second subsection "(d)" of G.S. 135-39.24 as "(a)" and relationing the |
| 30 | designating the second subsection "(d)" of G.S. 135-39.24 as "(e)" and relettering the remaining subsections accordingly. |
| 32 | SECTION 49.6. If House Bill 2463 and House Bill 2188, 2007 Regular |
| 33 | Session, both become law, then G.S. 53-243.11(16) as enacted by House Bill 2188 is |
| 33 34 | recodified as G.S. 53-243.11(16A). |
| 35 | SECTION 49.7. If House Bill 2623, 2007 Regular Session, becomes law, |
| 36 | then any mention in that act, including an amendment to Section 13.6B of S.L. |
| 37 | 2008-107, to the "2008 Regular Session" shall be construed as a mention to the 2007 |
| 38 | Regular Session. |
| 39 | SECTION 50. If Senate Bill 1800, 2007 Regular Session, becomes law, then |
| 40 | G.S. 20-305(5)a., as amended by Section 3 of that bill, reads as rewritten: |
| 41 | "a. This section does not apply: |
| 42 | 1. To the relocation of an existing new motor vehicle dealer |
| 43 | within that dealer's relevant market area, provided that |
| 44 | the relocation not be at a site within 10 miles of a |
| | |

| 1 | licensed new motor vehicle dealer for the same line |
|----|---|
| 2 | make of motor vehicle. If this sub-subdivision is |
| 3 | applicable, only dealers trading in the same line-make of |
| 4 | vehicle that are located within the 10-mile radius shall be |
| 5 | entitled to notice from the manufacturer and have the |
| 6 | protest rights afforded under this section; orsection. |
| 7 | 2. If the proposed additional new motor vehicle dealer is to |
| 8 | be established at or within two miles of a location at |
| 9 | which a former licensed new motor vehicle dealer for the |
| 10 | same line make of new motor vehicle had ceased |
| 11 | operating within the previous two years; years. |
| 12 | 3. To the relocation of an existing new motor vehicle dealer |
| 13 | within two miles of the existing site of the new motor |
| 14 | vehicle dealership if the franchise has been operating on |
| 15 | a regular basis from the existing site for a minimum of |
| 16 | three years immediately preceding the relocation; |
| 17 | or <u>relocation.</u> |
| 18 | 4. To the relocation of an existing new motor vehicle dealer |
| 19 | if the proposed site of the relocated new motor vehicle |
| 20 | dealership is further away from all other new motor |
| 21 | vehicle dealers of the same line make in that relevant |
| 22 | market area; or<u>a</u>rea. " |
| 23 | SECTION 51. This act is effective when it becomes law. |