# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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#### SENATE BILL 1925 Finance Committee Substitute Adopted 6/10/08 House Committee Substitute Favorable 6/30/08 Fourth Edition Engrossed 7/7/08 Fifth Edition Engrossed 7/8/08

Short Title:	UNC Nonapp. Cap. Projects/Airport Authority.	(Public)
Sponsors:		

Referred to:

#### May 22, 2008

#### A BILL TO BE ENTITLED

2 AN ACT TO AUTHORIZE THE CONSTRUCTION AND THE FINANCING. 3 WITHOUT APPROPRIATIONS FROM THE GENERAL FUND, OF CERTAIN 4 CAPITAL **IMPROVEMENTS** PROJECTS OF THE CONSTITUENT 5 INSTITUTIONS OF THE UNIVERSITY OF NORTH CAROLINA; TO REVISE 6 UNIVERSITY GENERAL OBLIGATION INDEBTEDNESS: TO ALLOW THE 7 UNIVERSITY OF NORTH CAROLINA TO CREATE AIRPORT AUTHORITIES 8 TO SUPPORT THE MISSION OF THE UNIVERSITY, ITS CONSTITUENT 9 INSTITUTIONS, OR THE UNIVERSITY OF NORTH CAROLINA HEALTH CARE SYSTEM; TO AUTHORIZE THE STATE EDUCATION ASSISTANCE 10 11 AUTHORITY TO SET THE INTEREST RATE FOR THREE SCHOLARSHIP 12 LOAN PROGRAMS AT A RATE NOT TO EXCEED TEN PERCENT PER 13 ANNUM: AND TO MODIFY THE RESPONSIBILITIES OF THE NORTH 14 CAROLINA FEDERAL TAX REFORM ALLOCATION COMMITTEE.

- 15 The General Assembly of North Carolina enacts:
- 16

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### 17 PART I. SELF-LIQUIDATING PROJECTS

**SECTION 1.1.** The purpose of this act is: (i) to authorize the construction by certain constituent institutions of The University of North Carolina of the capital improvements projects listed in the act for the respective institutions, and (ii) to authorize the financing of these projects with funds available to the institutions from gifts, grants, receipts, liquidating indebtedness, Medicare reimbursements for education costs, or other funds, or any combination of these funds, but not including funds received for tuition or appropriated from the General Fund of the State.

25 **SECTION 1.2.** The capital improvements projects, and their respective 26 costs, authorized by this act to be constructed and financed as provided in Section 1.1 of

5

1 2	this act, including by revenue bonds, by special obligation bonds Section 1.5 of this act, or by both, are as follows:	as authorized in
3		
4	Appalachian State University	<b>\$0.200.000</b>
5	Kidd Brewer Stadium Improvements	\$8,300,000
6		
7	East Carolina University	20,000,000
8	Athletic Facilities Expansion and Improvements	30,000,000
9	Dining Facilities Improvements	9,700,000
10	Residence Halls Improvements and Expansion	28,500,000
11	Dowdy-Ficklen Stadium Improvements	24,000,000
12	North Constine Control University	
13	North Carolina Central University	11 500 000
14 15	Student Facilities Improvements	11,500,000
16	North Carolina State University	
17	Student Health Center Expansion	10,900,000
18	Avent Ferry Administration Center Renovation	5,200,000
19	Centennial Campus Tenant Space Renovations	10,000,000
20	Collaborative Research Building I	35,000,000
21	C	
22	The University of North Carolina at Chapel Hill	
23	Athletic Facilities Renovation and Expansion	7,023,000
24	Carmichael Auditorium – Supplement	9,500,000
25	Carmichael Residence Hall – Supplement	1,300,000
26	Dental Sciences Teaching and Learning Building	26,000,000
27	Fetzer Gymnasium Expansion	2,500,000
28	Kenan Stadium Expansion, Phase I	50,000,000
29	Mary Ellen Jones Animal Facility Renovation	10,000,000
30	Medical Research Building D Renovation and Expansion	5,000,000
31	Old East and Old West Residence Halls Improvements –	
32	Supplement	3,200,000
33	Research Resource Facility – Phase III	8,600,000
34	Robertson Scholars Site Preparation	1,900,000
35	Woollen Gymnasium (Sports Medicine) – Supplement	1,500,000
36	Chilled Water Infrastructure	6,000,000
37	Cogeneration and Steam Infrastructure Improvements	
38	and Expansion	17,700,000
39	Electrical Infrastructure Improvements	13,500,000
40	~	
41	The University of North Carolina at Charlotte	
42	Residence Hall Fire Suppression Sprinkler System Installation	16,200,000
43		
44	The University of North Carolina at Greensboro	

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1	Cone Residence Hall Fire Alarm System Replacement	948,000
2	North and South Spencer Residence Hall Improvements	5,978,000
3 4	Baseball Locker Room and Training Facility	2,800,000
5	The University of North Carolina at Wilmington	
6	Student Recreation Center Expansion	35,000,000
7	I	
8	Winston-Salem State University	
9	Student Activities Center	3,750,000
10		
11	SECTION 1.3. Pursuant to G.S. 143C-8-12, the followin	g projects are
12	authorized for planning only and, for that purpose, are to be funded	l entirely with
13	non-General Fund money:	
14		
15	Appalachian State University	
16	Student Residential, Learning and Activity Development –	
17	Advance Planning	\$6,400,000
18		
19	Fayetteville State University	
20	Student Residence Hall and Fitness Center – Advance Planning	5,900,000
21		
22	The University of North Carolina at Charlotte	
23	Partnership, Outreach, and Research for Accelerated Learning	5 000 000
24 25	(PORTAL) Building – Advance Planning	5,000,000
23 26	Motorsports Building II – Advance Planning	800,000
20 27	UNC Health Care System	
28	Inpatient Bed Tower and Operating Room Facility	16,275,000
20 29	inpatient Bed Tower and Operating Room Facinity	10,275,000
30	SECTION 1.4. At the request of the Board of Governors of	The University
31	of North Carolina and upon determining that it is in the best interest of	•
32	so, the Director of the Budget may authorize an increase or decrease in t	
33	change in the method of, funding the projects authorized by this act.	
34	whether to authorize a change in cost or funding, the Director of th	•
35	consult with the Joint Legislative Commission on Governmental Operation	-
36	SECTION 1.5. Pursuant to G.S. 116D-26, the Board of (	
37	issue, subject to the approval of the Director of the Budget, at one time	-
38	time, special obligation bonds of the Board of Governors for the purpos	
39	or any part of the cost of acquiring, constructing, or providing for	
40	authorized by Section 1.2 of this act. The maximum principal amount	
41	issued shall not exceed the specified project costs in Section 1.2 o	
42	twenty-five million dollars (\$25,000,000) for related additional costs, su	-
43	expenses, funding of reserve funds, and capitalized interest.	

1 **SECTION 1.6.** With respect to the University of North Carolina at Chapel 2 Hill's Research Resource Facility – Phase III capital project, East Carolina University's 3 Athletic Facilities Expansion and Improvements capital project, and North Carolina 4 State University's Avent Ferry Administration Center Renovation capital project, the 5 institution may accomplish construction and financing notwithstanding the requirement 6 in G.S. 116D-22(5) as to location at the institution.

7 **SECTION 1.7.** With respect to the University of North Carolina at Chapel 8 Hill's Kenan Stadium - Expansion, Phase I, capital project, the institution may 9 accomplish construction and financing through lease arrangements to and from the 10 Educational Foundation, Inc., or any other special purpose entity created for that 11 purpose. After the completion of the renovation and improvement and acquisition of the 12 project by the institution, and notwithstanding any provision of the General Statutes 13 governing the negotiation and execution of contracts or leases for the operation and 14 management of a facility, the institution may provide for the operation and management 15 of all or part of the renovated and improved portion of Kenan Stadium by contracting 16 with the Educational Foundation, Inc., or by leasing that portion of Kenan Stadium to 17 the Educational Foundation, Inc., or by contracting with or leasing to any other special 18 purpose entity created for that purpose.

SECTION 1.8. With respect to Appalachian State University's Kidd Brewer
 Stadium Improvements capital project, the institution may accomplish construction and
 financing through lease arrangements to and from the Appalachian State University
 Foundation, Inc.

23 **SECTION 1.9.** With respect to the University of North Carolina at Chapel 24 Hill's Cogeneration and Steam Infrastructure Improvements and Expansion capital 25 project, the institution may accomplish the construction and financing of the Landfill 26 Gas Utilization portion thereof notwithstanding the requirement in G.S. 116D-22(5) as 27 to location of the special obligation project at the institution. The University of North 28 Carolina at Chapel Hill may enter into any other required agreements as necessary for 29 the completion of the improvements, notwithstanding any other provisions of the 30 General Statutes governing such acquisition, negotiation, and execution of such 31 rights-of-way, easements, leases, or other required agreements therefor.

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#### 33 PART II. REVISE UNIVERSITY GENERAL OBLIGATION INDEBTEDNESS

34 **SECTION 2.** Pursuant to Section 2(b) of S.L. 2000-3, the General Assembly 35 finds that it is in the best interest of the State to respond to current educational and 36 research program requirements at the University of North Carolina at Chapel Hill by 37 reducing the scope of "Berryhill Laboratory Building - Comprehensive Renovation." 38 The unused funds from "Berryhill Laboratory Building – Comprehensive Renovation" 39 should be transferred to a new capital project "Division of Laboratory Animal Medicine 40 Upfits." Section 2(a) of S.L. 2000-3 is therefore amended in the portion under the 41 University of North Carolina at Chapel Hill by:

42 43 (1) Reducing the portion to "Berryhill Laboratory Building – Comprehensive Renovation" by eight million six hundred thousand

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(2)	dollars (\$8,600,000) so that it reads two mill dollars (\$2,100,000); and Adding a new project entitled "Division Medicine – Upfits" with an amount of e thousand dollars (\$8,600,000).	n of Laboratory Animal
PART III. AL	LOW THE UNIVERSITY OF NORTH CA	AROLINA TO CREATE
	AUTHORITY	
	<b>FION 3.1.</b> G.S. 116-11 is amended by add	ing a new subdivision to
read:		
" <u>(12c</u>	) The Board of Governors may create one at	
	the missions of The University of North C	
	North Carolina at Chapel Hill, or the Uni Health Care System. An authority so cre	•
	subdivision of the State. The territorial jun	-
	shall be a county or counties in which t	•
	proposes to operate, an airport. Article 33 or	• •
	such authorities."	
SEC	<b>FION 3.2.</b> Chapter 116 of the General Statut	es is amended by adding a
new Article to r	ead:	
	" <u>Article 33.</u>	
	"Airport Authorities.	
	eneral provisions.	~
-	rovided by G.S. 116-11(12c), the Board of C	-
-	y to support the missions of The Universit	-
•	orth Carolina at Chapel Hill, or the University	
	<u>In authority so created shall be a political sub</u> iction of the authority shall be the county in	
-	er subsection (c) of this section.	which the anjoin may be
	eate an airport authority under this Article, the	ne Board of Governors by
resolution shall		<u> </u>
(1)	Name the authority.	
$\overline{(2)}$	Describe the input from affected local jurisdi	ctions.
<u>(3)</u>	Consider eligibility for State and federal fund	<u>ling.</u>
<u>(4)</u>	Find that the authority is essential to sup	port the missions of The
	University of North Carolina.	
	rport established under this Article may only	
· · · · ·	e purpose of the authority is to resite Horace V	÷
	<u>ngle or multi-institution authority members</u>	
	e an airport authority is created to support the	•
	ha at Chapel Hill, it shall consist of 15 member	**
<u>(1)</u>	One member shall be appointed by the three year term upon the recommendation of	•
	three-year term upon the recommendation of of Representatives in accordance with G.S. 1	<b>A</b>
	or representatives in accordance with 0.5. I	$20^{-1}21$ ,

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1	<u>(2)</u>	One member shall be appointed by the General	Assembly for a
2	<u>(2)</u>	three-year term upon the recommendation of the	-
3		Tempore of the Senate in accordance with G.S. 120-2	
4	<u>(3)</u>	Eight members shall be appointed to three-year term	
5	<u>(5)</u>	Governors upon recommendation of the Board of	
6		University of North Carolina at Chapel Hill, provide	
7		initial members so appointed shall serve terms of th	
8		shall serve terms of two years;	
9	(4)	Three members shall be appointed by the board of	commissioners of
10		the county having territorial jurisdiction over the aut	hority as provided
11		by subsection (b) of this section; and	
12	<u>(5)</u>	Two members shall be appointed by the municipation	alities within that
13		county or counties as provided by subsection (c) of the	nis section.
14	An airport	authority may also be created to support the mission	of one constituent
15	institution and	the University of North Carolina Health Care Syste	em. If the airport
16	authority is cr	reated to support the mission of one constituent in	nstitution and the
17	University of N	North Carolina Health Care System, then the eight mem	bers appointed by
18	the Board of	Governors shall include an equal number of repre-	esentatives of the
19	constituent inst	itution and the University of North Carolina Health Ca	are System. If it is
20	impossible to a	appoint an equal number from each, then the Board of	of Governors shall
21		r representation on the airport authority from each such	
22		re there is a single county with territorial jurisdiction of	•
23		ommissioners shall appoint three members. One of the	
24		ted for a one-year term, one for a two-year term, and or	<u>ne for a three-year</u>
25		rs shall be appointed for three-year terms.	
26		re there is a single county with territorial jurisdiction of	•
27	-	y with the largest population within that county based	
28		eral census shall appoint one member for a two	-
29		with the second and third largest populations within that	
30		t decennial federal census shall alternately appoint of	
31		with the second largest municipality making the initial	* *
32		vacancies on the authority shall be filled by the	
33		nake the initial appointment, and the appointment is fo	
34	-	term, except that vacancies in appointments made	e by the General
35	•	be filled in accordance with G.S. 120-122.	
36		NC Health Care System authority membership.	
37		re an airport authority is created to support the mission	-
38		lina Health Care System, it shall consist of 15 mem	bers appointed as
39 40	<u>follows:</u> (1)		A
40	<u>(1)</u>	One member shall be appointed by the General	
41		three-year term upon the recommendation of the Spec	
42		of Representatives in accordance with G.S. 120-121;	

#### **General Assembly Of North Carolina** Session 2007 One member shall be appointed by the General Assembly for a 1 (2) 2 three-year term upon the recommendation of the President Pro 3 Tempore of the Senate in accordance with G.S. 120-121; 4 Eight members shall be appointed to three-year terms by the Board of (3)5 Directors, provided that four of the initial members so appointed shall 6 serve terms of three years and three shall serve terms of two years; 7 Three members shall be appointed by the board of commissioners of (4)8 the county or counties having territorial jurisdiction over the authority 9 as provided by subsection (b) of this section; and 10 (5) Two members shall be appointed by the municipalities within that 11 county or counties as provided by subsection (e) of this section. 12 Where there is a single county with territorial jurisdiction over the authority. (b) 13 the board of commissioners shall appoint three members. One of the initial members 14 shall be appointed for a one-year term, one for a two-year term, and one for a three-year 15 term. Successors shall be appointed for three-year terms. Where there is a single county with territorial jurisdiction over the authority. 16 (c) 17 the municipality with the largest population within that county based on the most recent 18 decennial federal census shall appoint one member for a two-year term. The 19 municipalities with the second and third largest populations within that county based on 20 the most recent decennial federal census shall alternately appoint one member for a 21 two-year term, with the second largest municipality making the initial appointment. 22 All vacancies on the authority shall be filled by the governing board (d) 23 authorized to make the initial appointment, and the appointment is for the remainder of 24 the unexpired term, except vacancies in appointments made by the General Assembly 25 shall be filled in accordance with G.S. 120-122. 26 "§ 116-274. General powers. An authority created under this Article has all powers that a city or county has 27 (a) 28 under Articles 1 through 7 of Chapter 63 of the General Statutes and, in regard to 29 financing capital expenditures and operations, shall have such powers as are delegated 30 to or conferred upon the constituent institutions or the University of North Carolina 31 Health Care System. Notwithstanding other provisions of law, both regulations adopted 32 by an authority under this Article and development regulations adopted by a county or municipality under Article 18 of Chapter 153A or Article 19 of Chapter 160A of the 33 34 General Statutes shall be applicable to land owned by and the approaches to land owned 35 by an authority created under this Article. In the event the regulations conflict, the more 36 restrictive regulation applies. 37 In addition to the powers granted by subsection (a) of this section, an (b) 38 authority created under this Article has the following powers: 39 To sue and be sued in the name of the airport authority, and all (1)40 pleadings served upon the airport authority shall be served on the 41 chairperson or secretary of the airport authority. 42 (2) To expend funds appropriated to it from time to time for airport 43 purposes and to expend funds received by the authority from fees, 44 charges, rents, and dues arising out of the operation of the airport, the

1		facilities improvements and concessions located thereat or energeted
1		facilities, improvements, and concessions located thereat or operated
2	(2)	thereon.
3	<u>(3)</u>	To establish, construct, control, lease, maintain, improve, operate, and
4		regulate an airport on lands acquired by it with buildings necessary to
5		accommodate all types of business to operate an airport, runways, taxi
6		ramps, parking ramps, and any equipment to operate an airport, to
7		have complete authority for rules and regulations over all airport
8		property for the control of all types of vehicular traffic, mobile or
9		stationary, and pedestrian traffic with respect to areas or roadways not
10		under the control of the Department of Transportation and any rules
11		adopted by the airport authority for property exclusively under its
12		control, and to have conjunctive authority to work with and cooperate
13		with all duly constituted law enforcement agencies to enforce rules
14		established by the State of North Carolina. The penalty for violation of
15		rules established by the airport authority shall be a Class 3
16		misdemeanor and, upon conviction, shall be punishable by a fine not to
17		exceed fifty dollars (\$50.00) or imprisonment not to exceed 30 days.
18		All rules and regulations so adopted by the airport authority shall be
19		recorded by delivering true copies thereof certified by the chairperson
20		and secretary of the authority to the Secretary of the Board of
21		Governors and to the Secretary of State.
22	<u>(4)</u>	The authority may acquire by purchase or gift any property for the
23		purpose of establishing, extending, enlarging, or improving an airport.
24		The authority does not possess the power of eminent domain over
25		property held by a tax-exempt Internal Revenue Code section
26		501(c)(3) organization organized for educational purposes. In all other
27		cases, the authority possesses the power of eminent domain and may
28		acquire property by eminent domain for the purpose of establishing,
29		extending, enlarging, or improving an airport. In cases where the
30		authority may exercise the power of eminent domain, the authority is
31		declared to be a local public condemnor under the provisions of
32		Chapter 40A of the General Statutes and in exercising the powers of
33		eminent domain shall follow the procedures of Article 3 of Chapter
34		40A of the General Statutes. Title to the property and the right of
35		immediate possession shall vest pursuant to subsection (a) of
36		G.S. 40A-42. If property acquired by condemnation contains a burial
37		ground or graveyard, then it shall be lawful for the airport authority
38		after 30 days' notice to the surviving spouse, or the next of kin of the
39		deceased buried therein, or the person in control of the graves, if any
40		are known, to remove the body interred therein and reinter the same in
41		some cemetery in the same county. If no surviving spouse or next of
42		kin or person in control can be found, then the airport authority can
43		advertise for four consecutive weeks in a newspaper published in the
44		county of the intended removal of the gravesite, and the removal shall
		county of the intended femoral of the graveshe, and the femoral shan

1		be conducted under the supervision of the clerk of the superior court
2		for that county or his or her representative, and the expense of such
3		removal shall be borne by the airport authority. The airport authority
4		may dispose of any real or personal property belonging to it according
5		to the procedures described in Article 12 of Chapter 160A of the
6		General Statutes.
7	(5)	
8	<u>(5)</u>	To lease to other entities for a term not to exceed 20 years and for
		purposes not inconsistent with airport purposes or usage, real or
9		personal property or both, under the supervision of or administered by
10		the airport authority.
11	<u>(6)</u>	To contract with persons, firms, or corporations for terms not to
12		exceed 20 years, for the operation of passenger and freight flights,
13		scheduled or nonscheduled, and any other plane or flight activities not
14		inconsistent with airport operations and to charge and collect
15		reasonable fees, charges, and rents for the use of such property and
16		services rendered in the operation thereof.
17	<u>(7)</u>	To operate, own, control, regulate, lease, or grant to others the license
18		to operate amusements or concessions for a term not exceeding 20
19		<u>years.</u>
20	<u>(8)</u>	To enter into contracts to pledge as security the property of the airport
21		<u>authority.</u>
22	<u>(9)</u>	To pledge any lease agreement to which it is a party as security for any
23		loan.
24	<u>(10)</u>	To adopt and use a seal.
25	<u>(11)</u>	To contract with the Federal Aviation Administration of the United
26		States of America or with the State of North Carolina or with any of
27		the agencies or representatives of either of said governmental bodies
28		relating to the grading, constructing, equipping, improving,
29		maintaining, or operating of an airport or its facilities, or both.
30	<u>(12)</u>	To receive refunds of sales and use taxes under G.S. 105-164.14(c).
31	<u>(13)</u>	To accept grants, loans, or contributions from the United States, the
32		State of North Carolina, or any agency or instrumentality of either of
33		them, or from any county or other municipality, and to expend the
34		proceeds for any purposes of the authority.
35	<u>(14)</u>	To accept grants, loans, or contributions from nonprofit organizations
36		and to expend the proceeds for any purposes of the authority.
37	<u>(15)</u>	To adopt organizational bylaws that shall include, but not be limited
38		to, provision for election, duties, and terms of a Chair and Secretary.
39	<u>(16)</u>	To borrow money in accordance with Article V of Chapter 159 of the
40		General Statutes, provided that all powers and duties conferred on the
41		Local Government Commission shall for purposes of this section be
42		held by the Board of Governors.
43	<u>(c)</u> The a	authority shall enjoy governmental immunity, however, the authority
44	may contract to	o insure itself and any of its officers, agents, or employees against

liability for wrongful death or negligence or intentional damage to persons or property 1 2 or against absolute liability for damage to persons or property caused by an act or 3 omission of the authority or of any of its officers, agents, or employees when acting 4 within the scope of their authority and the course of their employment. The members of 5 the authority shall determine what liabilities and what officers, agents, and employees 6 shall be covered by any insurance purchased pursuant to this provision. 7 Purchase of insurance pursuant to this provision waives the authority's governmental 8 immunity to the extent of insurance coverage for any act or omission occurring in the 9 exercise of a governmental function. By entering into an insurance contract with the 10 authority, an insurer waives any defense based upon the governmental immunity of the 11 authority. 12 If the authority has waived its governmental immunity pursuant to the foregoing 13 provisions of this section, any person, or if he dies, his personal representative, 14 sustaining damages as a result of an act or omission of the authority or any of its 15 officers, agents, or employees occurring in the exercise of a governmental function, may sue the authority for recovery of damages. To the extent of the coverage of insurance 16 17 purchased pursuant to this section, governmental immunity may not be a defense to the 18 action. Otherwise, however, the authority has all defenses available to private litigants 19 in any action brought pursuant to these provisions without restriction, limitation, or 20 other effect whether the defense arises from common law or by virtue of a statute. 21 "§ 116-275. Cessation of operation. 22 In the event of cessation of the operation of an airport established under this Article, 23 or the abandonment of any of the property acquired hereunder for airport purposes, the 24 title to such real or personal property or rights under any existing lease shall vest in The 25 University of North Carolina, and upon the sale of any property after cessation of 26 operations, the proceeds therefrom shall first be distributed pro rata to the constituent university member or to the University of North Carolina Health Care System to 27 28 reimburse their or their affiliated foundations' investments in the authority and thereafter 29 shall vest in the University." 30 31 PART IV. INTEREST RATE FOR SCHOLARSHIP LOAN PROGRAMS 32 SECTION 4.1. G.S. 90-171.62(a) reads as rewritten: 33 "(a) All scholarship loans shall be evidenced by notes made payable to the State 34 Education Assistance Authority that bear interest at the rate of a rate not to exceed ten 35 percent (10%) per year as set by the Authority and beginning 90 days after completion 36 of the nursing education program, or 90 days after termination of the scholarship loan, 37 whichever is earlier. The scholarship loan may be terminated upon the recipient's 38 withdrawal from school or by the recipient's failure to meet the standards set by the 39 Commission." SECTION 4.2. G.S. 90-171.101(a) reads as rewritten: 40 41 All scholarship loans shall be evidenced by notes made payable to the State "(a) 42 Education Assistance Authority that bear interest at the rate of a rate not to exceed ten

percent (10%) per year <u>as set by the Authority and beginning 90 days after completion</u>
 of the nursing education program, or 90 days after termination of the scholarship loan,

whichever is earlier. The scholarship loan may be terminated upon the recipient's 1 2 withdrawal from school or by the recipient's failure to meet the standards set by the 3 Commission." 4 **SECTION 4.3.** G.S. 116-74.43(a) reads as rewritten: 5 "(a) All scholarship loans shall be evidenced by notes made payable to the State 6 Education Assistance Authority that bear interest at the rate of a rate not to exceed ten 7 percent (10%) per year as set by the Authority and beginning 90 days after completion 8 of the school administrator program, or 90 days after termination of the scholarship 9 loan, whichever is earlier. The scholarship loan may be terminated upon the recipient's 10 withdrawal from school or by the recipient's failure to meet the standards set by the 11 Commission." SECTION 4.4. This section becomes effective January 1, 2009, and applies 12 13 to all scholarship loans issued on and after July 1, 2009. 14 15 PART V. MODIFY TRAC RESPONSIBILITIES SECTION 5.1. G.S. 143-433.6 reads as rewritten: 16 17 "§ 143-433.6. Legislative findings. 18 The General Assembly finds and determines that the Tax Reform Act of 1984 (a) 19 established a federal volume limitation upon the aggregate amount of "private activity" 20 bonds" that may be issued by each state; that, pursuant to Section 103(n) of the Internal 21 Revenue Code of 1954, as amended, a previous Governor of North Carolina issued 22 Executive Order 113 proclaiming a formula for allocating the federal volume limitation 23 for North Carolina; that on October 22, 1986, the Tax Reform Act of 1986, hereinafter 24 referred to as the "Tax Reform Act", was enacted; that the Tax Reform Act (i) 25 establishes a new unified limitation for private activity bonds on a state by state basis, 26 (ii) establishes a new definition of the types of private activity bonds to be included 27 under those new limitations, (iii) establishes a new low-income housing credit to induce the construction of and the improvement of housing for low-income people, and (iv) 28 29 limits the aggregate use of this low-income housing credit on a state by state basis; that 30 the Tax Reform Act provides for federal formulas for the allocation of these "state by 31 state" resources, and also provides for states which cannot use the federal formula for 32 allocation to set allocation procedures and formulas which are more appropriate for the 33 individual states; that the Tax Reform Act gives authority for the legislature of each 34 state to formulate and execute plans for allocation; and that Section 146 of the Internal 35 Revenue Code of 1986, as amended, and Section 42 of the Internal Revenue Code of 36 1986, as amended, will require continued inquiry and study in the ways in which North 37 Carolina can best and most fairly manage and utilize resources provided therein. 38 The General Assembly further finds and determines that the Economic (b) 39 Growth and Tax Relief Reconciliation Act of 2001 added new subsections (a)(13) and 40 (k) to section 142 of the Internal Revenue Code of 1986, as amended, which (i) 41 establish a new type of private activity bond that can be issued to finance "qualified public educational facilities," (ii) establish an annual aggregate limitation on the face 42 amount of qualified public educational facility bonds that may be issued on a 43

state-by-state basis, (iii) provide that each state may allocate the annual aggregate

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1	limitation for any calendar year in such manner as each state determines appropriate,		
2	and (iv) provide for an elective carryforward by each state of the unused annual		
3	aggregate limitation; and that subsections (a)(13) and (k) will require continued inquiry		
4	and study in the ways in which North Carolina can best and most fairly manage and		
5	utilize the resource provided therein."		
6	SECTION 5.2. G.S. 143-433.8 reads as rewritten:		
7	"§ 143-433.8. Duties.		
8	The Committee may shall perform the following duties:		
9	(1) Manage the allocation of tax exempt private activity bonds and		
10	low-income housing creditsprivate activity bonds, low-income housing		
11	credits, and qualified public educational facility bonds and receive		
12	advice from bond issuers, elected officials, and the General Assembly.		
13	(2) Continue to monitor bond markets, economic development financing		
14	trends, <u>school financing trends</u> , housing markets, and tax incentives		
15	available to induce events and programs favorable to North Carolina,		
16	its cities and counties, and individual citizens.		
17	(3) Continue to study the ways in which North Carolina can best and most		
18	fairly manage and utilize the allocation of private activity bonds and		
19	low income housing credits.private activity bonds, low-income		
20	housing credits, and qualified public educational facility bonds.		
21	(4) Report to the Governor, Lieutenant Governor, and the Speaker of the		
22	House of Representatives Representatives, the President Pro Tempore		
23	of the Senate, and the Revenue Laws Study Committee as requested		
24	and on not less than an annual basis. The annual report is due by		
25	November 1 of each year."		
26	SECTION 5.3. G.S. 143-433.9(a) reads as rewritten:		
27	"(a) To provide for the orderly and prompt issuance of private activity bonds <u>and</u>		
28	qualified public educational facility bonds, there are hereby proclaimed formulas for		
29	allocating the following: (i) the unified volume limitation and limitation, (ii) the state		
30	housing credit ceiling.ceiling, and (iii) the annual aggregate limitation on the face		
31	amount of qualified public educational facility bonds. The unified volume limitation for		
32	all issues of private activity bonds, other than qualified public educational facility		
33	bonds, in North Carolina shall be considered as a single resource to be allocated under		
34	this Article. The annual aggregate limitation on the face amount of qualified public		
35	educational facility bonds for all issues in North Carolina shall be considered as a single		
36	resource to be allocated under this Article. The Committee shall issue the following: (i)		
37	allocations of the unified volume limitation and shall issuelimitation, (ii) allocations of		
38	the State Housing Credit Ceiling.state housing credit ceiling, and (iii) allocations of the		
39	aggregate limitation on the face amount of qualified public educational facility bonds.		
40	The Committee shall set forth procedures for making such allocations and in the making		
41	of such allocations shall take into consideration the best interest of the State of North		
42	Carolina with regard to the economic development-development, school facility needs,		
43	and general prosperity of the people of North Carolina. The Committee shall make all		
44	elective carryforwards of the unused unified volume limitation and the annual aggregate		

- 1 limitation on the face amount of qualified public educational facility bonds on behalf of
- 2 <u>the State.</u>"
- 3 SECTION 5.4. This section is effective when it becomes law.
  4
- 5 PART VI. EFFECTIVE DATE
- 6 **SECTION 6.** Except as otherwise provided, this act is effective when it 7 becomes law.