# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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# HOUSE BILL 836\*

### Committee Substitute Favorable 5/5/09 Senate Appropriations/Base Budget Committee Substitute Adopted 8/7/09 Fourth Edition Engrossed 8/7/09

Short Title: Modify Appropriations Act.

(Public)

4

Sponsors:

Referred to:

### March 30, 2009

#### 1 A BILL TO BE ENTITLED 2 AN ACT TO MAKE TECHNICAL, CLARIFYING, AND OTHER MODIFICATIONS TO 3 THE APPROPRIATIONS ACT OF 2009. 4 The General Assembly of North Carolina enacts: 5 SECTION 1.(a) If Senate Bill 202, 2009 Regular Session, becomes law, then 6 Section 2.1 of that act is amended by rewriting the appropriation for the Department of Public 7 Instruction to read: 8 "Department of Public Instruction 7,458,261,240 7,360,833,223". 9 SECTION 1.(b) If Senate Bill 202, 2009 Regular Session, becomes law, then 10 Section 2.1 of that act is amended by rewriting the appropriation for the Commerce to read: 11 "Commerce 44,528,421 40.915.209". 12 SECTION 1.(c) If Senate Bill 202, 2009 Regular Session, becomes law, then 13 Section 2.1 of that act is amended by rewriting the appropriation for the Rural Economic 14 Development Center to read: 15 "Rural Economic Development Center 24,407,436 23,832,436". SECTION 1.(d) If Senate Bill 202, 2009 Regular Session, becomes law, then 16 Section 2.1 of that act is amended by rewriting the appropriation for the Department of Crime 17 18 Control and Public Safety to read: 19 "Department of Crime Control and Public Safety 34,320,831 33,718,963". SECTION 1.(e) If Senate Bill 202, 2009 Regular Session, becomes law, then 20 21 Section 2.1 of that act is amended by rewriting the appropriation for the Department of Juvenile 22 Justice and Delinquency Prevention to read: 23 "Department of Juvenile Justice and 24 **Delinquency Prevention** 147.183.945". 148.752.858 25 SECTION 1.(f) If Senate Bill 202, 2009 Regular Session, becomes law, then 26 Section 2.1 of that act is amended by rewriting the total at the end of the section to read: 27 **"TOTAL CURRENT OPERATIONS –** 28 **GENERAL FUND** \$ 19,010,057,199 \$ 19,559,764,576". 29 30 SECTION 1A. If Senate Bill 202, 2009 Regular Session, becomes law, then 31 Section 2.2(a) of that act is rewritten to read: 32 "SECTION 2.2.(a) The General Fund availability used in developing the 2009-2011 33 biennial budget is shown below: 34



		Session 2009
	FY 2009-2010	FY 2010-2011
Projected Reversions FY 2008-2009	91,967,011	3,702,182
Less Earmarkings of Year End Fund Balance	0	0
Savings Reserve Account	0	0
Repairs and Renovations	0	0
Beginning Unreserved Fund Balance	91,967,011	3,702,182
<b>Revenues Based on Existing Tax Structure</b>	16,796,300,000	17,384,400,000
Nontax Revenues		
Investment Income	67,300,000	93,100,000
Judicial Fees	200,700,000	208,300,000
Disproportionate Share	100,000,000	100,000,000
Insurance	77,700,000	81,900,000
Other Nontax Revenues	148,300,000	155,200,000
Highway Trust Fund/Use Tax Reimbursement Transfer		72,800,000
Highway Fund Transfer	17,600,000	17,600,000
Subtotal Nontax Revenues	720,100,000	728,900,000
Total General Fund Availability	17,608,367,011	18,117,002,182
Adjustments to Availability: 2009 Session	(1, (1, 4, 200))	(1 (14 200)
Adjust Transfer from Insurance Regulatory Fund	(1,644,300)	(1,644,300)
Adjust Transfer from Treasurer's Office	(398,880)	(605,833)
Transfer from Disproportionate Share Reserve	25,000,000	0
Transfer of Cash Balances from Special Funds	38,318,305	0
Transfer from Capital and R&R Accounts	24,372,701	0
Transfer from Health and Wellness Trust Fund	5,000,000	5,000,000
Transfer from Tobacco Trust Fund	5,000,000	5,000,000
Transfer Excess Sales Tax for		
Wildlife Resources Commission	1,650,000	1,650,000
Transfer Funds for Grape Growers Council	900,000	900,000
Department of Revenue Improved Enforcement	60,000,000	90,000,000
Department of Revenue Compliance Initiative	150,000,000	0
Individual Income Surtax	172,800,000	177,100,000
Corporate Income Surtax	23,100,000	25,500,000
Increase Sales Tax Rate	803,500,000	1,061,300,000
Digital Products & Click-Throughs	11,800,000	24,100,000
IRC Conformity	(116,300,000)	(80,900,000)
Adjust Revenue Distributions	22,100,000	0
Increase Excise Taxes	68,800,000	93,800,000
Suspend Corp Income Tax Earmark-Schools	60,500,000	64,500,000
Suspena corp meonie run Luman Sensons	7,555,995	7,365,196
Increase General Government Fees	17 000 550	51,475,278
	47,090,559	
Increase General Government Fees	47,090,559 1,122,990	1,122,990
Increase General Government Fees Increase Justice and Public Safety Fees Increase Health Services Regulation Fees	, ,	1,122,990
Increase General Government Fees Increase Justice and Public Safety Fees Increase Health Services Regulation Fees <b>Subtotal Adjustments to</b>	1,122,990	
Increase General Government Fees Increase Justice and Public Safety Fees Increase Health Services Regulation Fees	, ,	1,122,990 <b>1,525,663,331</b>
Increase General Government Fees Increase Justice and Public Safety Fees Increase Health Services Regulation Fees Subtotal Adjustments to Availability: 2009 Session	1,122,990	

General Assembly Of North Carolina		Session 2009
Less: General Fund Appropriations	19,014,932,199	19,559,764,576
Unappropriated Balance Remaining	3,702,182	82,900,937".
<b>SECTION 2.</b> If Senate Bill 202, 2009 Regusentence of Section 2.2(g) of that act is amended by dele		
SECTION 3. If Senate Bill 202, 2009 Regu	lar Session, becomes	law, then Section
6.6C(d) of that act reads as rewritten:		. 1 11 1
"SECTION 6.6C.(d) Guidance. – The Office of Sta with the recipient State agencies to budget federal rec	-	-
program needs and within the parameters of the respect	-	-
federal funds into the certified budgets of the recipient		-
use federal ARRA funds for recurring purposes unle	1	
depending on the nature of the award, additional Sta		
temporary or time-limited basis. Nothing in this subsec		
use of federal ARRA funds to employ teachers and	1	
faculty and other university personnel for the 200 highlight	9-2010 school year	-2009-2011 fiscal
<u>biennium.</u> "		
SECTION 3A.(a) If Senate Bill 202, 2009	Regular Session bec	omes law then the
last sentence of Section 6.13(b) of that act is amende	0	
substituting "January 1, 2010."	,, <u>,</u> ,	· · · · · · · · ·
SECTION 3A.(b) If Senate Bill 202, 2009	Regular Session, beco	omes law, then the
first sentence of Section 6.13(c) of that act is amended		
and Management" and substituting "the Office of Inform	nation and Technolog	y Services and the
Office of State Budget and Management."	Docular Socion boo	mag law than the
<b>SECTION 3A.(c)</b> If Senate Bill 202, 2009 last sentence of Section 6.13(c) of that act is amended		
substituting "May 1, 2010".	i by deleting rebiu	ary 20, 2010 and
5005000000 1910 1, 2010 .		
SECTION 3B.(a) If Senate Bill 202, 2009	Regular Session, beco	omes law, then the
first sentence of Section 6.16(b) of that act is rewritten to	o read:	
"The Office of State Budget and Management and th		
Officer shall develop a plan for converting one or more p		
SECTION 3B.(b) If Senate Bill 202, 2009	-	
first sentence of Sections 6.16(e) and (f) are amended b		State Budget and
Management" and substituting "Office of State Budget		-
NTate Chief Information Cittleer	and Management and	-
State Chief Information Officer."	and Management and	-
		l the Office of the
State Chief Information Officer. SECTION 3C. If Senate Bill 202, 2009 Section 6.8 of that act is amended by adding a new subse	Regular Session, b	l the Office of the
SECTION 3C. If Senate Bill 202, 2009	Regular Session, b ection to read:	l the Office of the ecomes law, then
SECTION 3C. If Senate Bill 202, 2009 Section 6.8 of that act is amended by adding a new subse "SECTION 6.8.(h) ESRI License Funding. – The S use up to the sum of six hundred thousand dollars (\$600	Regular Session, b ection to read: State Chief Informatio ),000) from funding a	I the Office of the ecomes law, then on Officer (i) shall appropriated to the
SECTION 3C. If Senate Bill 202, 2009 Section 6.8 of that act is amended by adding a new subse "SECTION 6.8.(h) ESRI License Funding. – The S use up to the sum of six hundred thousand dollars (\$600 Information Technology Fund during the 2009-2010 fi	Regular Session, b ection to read: State Chief Informatio 0,000) from funding a iscal year to support	I the Office of the ecomes law, then on Officer (i) shall appropriated to the ESRI licenses for
SECTION 3C. If Senate Bill 202, 2009 Section 6.8 of that act is amended by adding a new subse "SECTION 6.8.(h) ESRI License Funding. – The S use up to the sum of six hundred thousand dollars (\$600 Information Technology Fund during the 2009-2010 fi State agencies and (ii) may use anticipated carryforward	Regular Session, b ection to read: State Chief Informatio 0,000) from funding a iscal year to support I from fiscal year 200	I the Office of the ecomes law, then on Officer (i) shall appropriated to the ESRI licenses for 99-2010 to provide
SECTION 3C. If Senate Bill 202, 2009 Section 6.8 of that act is amended by adding a new subse "SECTION 6.8.(h) ESRI License Funding. – The S use up to the sum of six hundred thousand dollars (\$600 Information Technology Fund during the 2009-2010 fi	Regular Session, b ection to read: State Chief Informatio 0,000) from funding a iscal year to support I from fiscal year 200	I the Office of the ecomes law, then on Officer (i) shall appropriated to the ESRI licenses for 19-2010 to provide

	General Assembly Of North Carolina	Session 2009
1	SECTION 3E. If Senate Bill 202, 2009 Regular Session, bec	comes law, then
2 3	Section 7.12(a) of that act reads as rewritten: "SECTION 7.12.(a) Up to three hundred fifty thousand dollars (\$35)	
4	transferred annually to the Office of the Governor for NC Virtual (NCV) with	•
5	Cabinet and for the Education E-Learning Portal. These funds shall be used to	provide services
6	to coordinate e-learning activities across all State educational agencies an	nd to make the
7	Education E-Learning Portal fully operational by December 1, 2009."	
8		
9	SECTION 3F. If Senate Bill 202, 2009 Regular Session, bec	
10	Section 7.18(b) of that act is amended by adding a new paragraph at the end to a	
11	"Savings that result from eliminating tests shall be used to implement this se	ection."
12		
13	SECTION 3G.(a) If Senate Bill 202, 2009 Regular Session, be	
14	Section 7.19 of that act is amended by deleting the language "Department of Pu	iblic Instruction"
15	wherever it appears and substituting "State Board of Education".	1 1
16 17	<b>SECTION 3G.(b)</b> If Senate Bill 202, 2009 Regular Session, be	comes law, then
17 18	Section 7.19(d) of that act reads as rewritten:	a the Education
18 19	"SECTION 7.19.(d) Standards and specifications shall be submitted to Cabinet no later than January 1, 2010. March 1, 2010. The Education Cabinet sl	
20	standards and submit its recommendations regarding them to the Joint Legis	
20 21	Oversight Committee, the Fiscal Research Division, and the Office of St	
21	Management by March 1, 2010. April 1, 2010."	ate Dudget and
23	Mulagement of Mulen 1, 2010. <u>April 1, 2010.</u>	
24	SECTION 3H. If Senate Bill 202, 2009 Regular Session, bec	comes law, then
25	Section 7.41(b) of that act reads as rewritten:	
26	"SECTION 7.41.(b) This section becomes effective January 1, 2011.June	30, 2011."
27		
28	SECTION 3I. If Senate Bill 202, 2009 Regular Session, becomes 1	aw, then that act
29	is amended by adding a new section to read:	
30	"SECTION 7.42. Of the funds appropriated in this act to the Depart	
31	Instruction for the 2009-2010 fiscal year, up to two hundred thousand dollars	· · · · ·
32	be used to support a Leadership Academy that provides professional	-
33	superintendents, enabling them to train principals to address critical areas	such as student
34	achievement and teacher recruitment and retention."	
35	SECTION 21 If Senate Dill 202, 2000 Decision becomes 1	arry the state of
36 37	<b>SECTION 3J.</b> If Senate Bill 202, 2009 Regular Session, becomes l	aw, then that act
37 38	is amended by adding a new section to read: "SECTION 7.43.(a) The Joint Legislative Education Oversight Committee	a shall davalon a
38 39	plan to restructure the North Carolina Teacher Salary Schedule. It is North C	-
40	have a competitive system of compensation that attracts highly skilled	0
41	individuals into the profession. Further, it should compensate teachers' knowl	
42	instructional expertise that lead to improved student learning. In developing	
43	salary system, the Committee should consider the following factors:	
44	(1) Designs a schedule that emphasizes increasing beginning t	eacher salary to
45	make the starting salaries more competitive to attract rece	•
46	promotes teacher retention.	C a
47	(2) Aligns with the newly adopted North Carolina Profess	sional Teaching
48	Standards.	2
49	(3) Rewards expert, accomplished teachers for taking	on challenging
50	assignments, such as working in high-poverty, low-performing	ng schools.

	General Assembly Of North Carolina	Session 2009
1 2 3	<ul> <li>(4) Provides incentives for becoming licensed in high-needs as math and science, and teaching in high-needs areas of th</li> <li>(5) Considers research and data that supports improved teaching</li> </ul>	ne State.
4 5 6	<ul> <li>(6) Provides optional pathways for salary increases that focus as National Board Certified Teachers, Literacy Coach other options that lead to improved student learning.</li> </ul>	on strategies such
7	"SECTION 7.43.(b) The Committee may contract for consultant service	ces as provided by
8	G.S. 120-32.02.	
9	"SECTION 7.43.(c) The Committee is encouraged to seek partnership	
10 11 12	and national public and private groups in designing the new compensation Committee shall report on the plan to the General Assembly no later than Sep	
12	SECTION 3K. If Senate Bill 202, 2009 Regular Session, beco	mes law then that
13 14	act is amended by adding a new section to read:	mes iaw, men mat
15	"SECTION 7.44. The State Board of Education may use, out of funds a	vailable up to one
16	million five hundred thousand dollars (\$1,500,000) that had previously be	· 1
17	G.S. 115C-546.2 to support positions in the Department of Public Ins	
18	Services Division."	I I I I I I I I I I I I I I I I I I I
19		
20	SECTION 3L. If Senate Bill 202, 2009 Regular Session, b	ecomes law, then
21	Section 7.13(f) of that act reads as rewritten:	
22	"SECTION 7.13.(f) Of the funds appropriated in this act for dropout p	revention, the sum
23	of:	
24	(1) One hundred thousand dollars (\$100,000) for the 2009-20	010 fiscal year and
25	one hundred thousand dollars (\$100,000) for the 2010-201	1 fiscal <del>years year</del>
26	may be used to extend a current contract or to issue a rec	quest for proposals
27	from qualified vendors on a competitive basis to contract	
28	assist with the evaluation. The factors to be considered	d in awarding the
29	contract shall be identified in the request for proposals;	
30	(2) Up to one hundred seventy-five thousand dollars (\$	
31	2009-2010 fiscal year and up to one hundred seventy-fiv	
32	(\$175,000) for the 2010-2011 fiscal years year may	-
33	Department of Public Instruction for its administrative	
34 25	Committee and to provide technical assistance under this s	
35 36	(3) Three hundred thousand dollars (\$300,000) in nonrecurr	0
30 37	used by the North Carolina Congress of Parents and Teac a nonprofit organization, to continue the North Caro	
38	Involvement/Dropout Prevention Initiative; and	
39	(4) Fifty percent (50%) of the remainder shall be used by	the Committee on
40	Dropout Prevention to award grants to new recipients,	
41	(50%) shall be used to award successive grants to previou	~ 1
42	All grants shall be awarded in accordance with subs	
43	section."	cetion (b) of this
44		
45	SECTION 3M.(a) If Senate Bill 202, 2009 Regular Session, I	becomes law. then
46	Section 7.4(a)(5) of that act reads as rewritten:	mon
47	"(5) Provide a base for the consolidated funds allotment of at le	east <del>seven hundred</del>
48	seventeen thousand three hundred sixty dollars (\$717,36	
49	eighty-eight thousand seven hundred eighty-nine do	
50	excluding textbooks, for the 2009-2010 fiscal year and	
51	hundred seventeen thousand three hundred sixty dollars	

	General Assembly Of North Carolina	Session 2009
1 2 3	hundred eighty-eight thousand seven hundred eighty-r for the 2010-2011 fiscal year."	nine dollars (\$788,789)
4 5 6 7 8	<b>SECTION 3M.(b)</b> If Senate Bill 202, 2009 Regular Session notwithstanding Item 27 on page F4 of the Joint Conference Com Continuation, Expansion, and Capital Budgets dated August 3, 2009, the funds for small county supplemental funding.	mittee Report on the
9 10 11 12 13 14 15 16	<b>SECTION 3N.</b> If Senate Bill 202, 2009 Regular Session Section 5.2 of that act is amended by adding a new subsection to read: " <b>SECTION 5.2.(d)</b> Notwithstanding G.S. 18C-164(f), if the actual exceed the amounts appropriated in subsection (b) of this section, the ex- be allocated on the basis of average daily membership to local school and did not qualify for funding for the 2009-2010 and 2010-2011 fist G.S. 115C-546.2(d)(2)."	al net lottery revenues cess net revenues shall lministrative units that
17 18 19 20 21 22	SECTION 4. If Senate Bill 202, 2009 Regular Session, becc 8.6(b) of that act reads as rewritten: "SECTION 8.6.(b) The Office of State Budget and Management s funds from the State Public School Fund to the Community Colleg implement subsection (b)subsection (a) of this section."	hall transfer sufficient
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49	<b>SECTION 5.</b> If Senate Bill 202, 2009 Regular Session G.S. 115D-5(b), as enacted by Section 8.11(d) of that act, reads as rewritt "(b) In order to make instruction as accessible as possible to all ci curricular courses and of noncurricular extension courses at convenien institution campuses as well as on campuses is authorized and shall be a portion of the established regular tuition rate charged a full-time stude part-time student taking any curriculum course. In lieu of any tuition cha Community Colleges shall establish a uniform registration fee, or a registration fees, to be charged students enrolling in extension courses f financed primarily from State funds; provided, however, that the State Colleges may provide by general and uniform regulations for waiver of fees for persons not enrolled in elementary or secondary schools takin, high school diploma or equivalent certificate, for training courses for we fire department personnel, volunteer rescue and lifesaving department para agency, local law-enforcement officers, patients in State alcoholic reh full-time custodial employees of the Department of Correction, employee Division of Community Corrections and employees of the Department of the rules of the Criminal Justice and Training Standards Commission courses conducted under the New and Expanding Industry Program workshops, clients of adult developmental activity programs, students Services Development Programs, juveniles of any age committed to the I Justice and Delinquency Prevention by a court of competent jurisdi members of the North Carolina State Defense Militia as defined in administered under Article 5 of Chapter 127A of the General Statutes.	ten: itizens, the teaching of t locations away from encouraged. A pro rata ent shall be charged a rge, the State Board of schedule of uniform or which instruction is Board of Community tuition and registration g courses leading to a blunteer firemen, local bersonnel, local rescue izens Team (REACT) n emergency response abilitation centers, all es of the Department's of Juvenile Justice and n, trainees enrolled in n, clients of sheltered in Health and Human Department of Juvenile ction, prison inmates, n G.S. 127A-5 and as

	General Assembly Of North Carolina Session 200	9
1	contact hours of noncredit instruction per academic semester for senior citizens age 65 or olde	er
2 3	who are qualified as legal residents of North Carolina. Provided further, tuition shall also be waived for all courses taken by high school students at community colleges, including students	be ts
4 5	in early college and middle college high school programs, in accordance with G.S. 115D-20(4 and this section."	1)
6 7	SECTION 5A. If Senate Bill 202, 2009 Regular Session, becomes law, the	n
8	section 10.68A(a)(7)i. of that act reads as rewritten:	
9	"i. Failure to comply with notification, recipient transition planning, o	or
10	record maintenance shall be grounds for withholding payment unt	
11	such activity is concluded. In addition, failure to comply shall b	
12	conditions that prevent enrollment for any Medicaid or State-funde	
13	service. A provider (including its officers, directors, agents, o	
14	managing employees or individuals or entities having a direct of	
15	indirect ownership interest or control interest of five percent (5%) of	
16	more as set forth in Title XI of the Social Security Act) that fails t	
17	comply with the required record retention may be subject t	
18	sanctions, including exclusion from further participation in the	<u>ie</u>
19 20	Medicaid program, as set forth in Title XI."	
20 21	SECTION 6 If Senate Bill 202, 2000 Degular Session becomes law, then that a	at
21	<b>SECTION 6.</b> If Senate Bill 202, 2009 Regular Session, becomes law, then that as is amended by adding the following new section to read:	-1
22	"MEDICAID UTILIZATION MANAGEMENT OF OUTPATIENT IMAGING	G
24	SERVICES	J
25	"SECTION 10.68B.(a) Contract Authorization. – The Department of Health and Huma	m
26	Services may contract for utilization management of the following outpatient imaging services	
27	CT, PET, PET-CT, MRI, ultrasound, echocardiogram; nuclear imaging, including nuclea	
28	cardiology; and angiography. The contract shall not include any imaging service provided t	ίO
29	hospital inpatients or patients in or referred through a hospital emergency department.	
30	"SECTION 10.68B.(b) Vendor Requirements A vendor with whom the Department	nt
31	contracts for imaging utilization management services shall:	
32	(1) Ensure that patients obtain medically appropriate imaging services while no	
33	imposing unreasonable requirements on patients or medical provider	
34	ordering or providing those services. The term "medically appropriate	
35	means care that is consistent with evidence-based guidelines, such as the	
36 37	Appropriateness Criteria recognized by the American College of Radiolog	,у
38	or other physician specialty organizations. In addition: a. The vendor shall not authorize imaging services from only selected	Ы
38 39	a. The vendor shall not authorize imaging services from only selecte Medicaid participating imaging providers.	,u
40	b. The vendor shall provide the health care provider that provide	20
41	services to Medicaid patients the capability for the electronic	
42	submission of authorization requests and appeals and shall evaluat	
43	and, as quickly as possible, implement electronic system interface	
44	with computerized provider order entry (CPOE) technology that the	
45	State determines meets or exceeds the standards set forth in th	
46	subdivision.	
47	c. The vendor shall provide online availability of the criteria and the	ıe
48	source upon which utilization management decisions are based.	
49	(2) Be accredited by a national accrediting organization for utilization	m
50	management organizations, such as the Utilization Review Accreditation	m
51	Commission (URAC).	

	General Assembly Of North Carolina	Session 2009
1 2 3 4	(3) Disclose in advance of entering into a contract with the I financial relationship, ownership involvement, or other re facilities or providers whose services are subject to utilization by the vendor in North Carolina.	elationship with
5	(4) Provide adequate orientation, training, and technical assistant	ce regarding the
6	vendor's system and criteria for primary care physicians and c	
7	who will be responsible for processing initial authorization re	1 0
8	"SECTION 10.68B.(c) Contract and Reporting. – The contract between	-
9	and the vendor shall seek to (i) continue to assure that the State Medicaid pro-	
10	medically necessary imaging services to enrollees consistent with evidence-ba	• •
11	(ii) protect enrollees from potentially harmful exposures that may result	-
12	imaging, and (iii) minimize disruption to clinical services. The initial contract	
13	management services vendor shall be for a period not to exceed two years. H	Before any new
14	RFP or contract extension is executed, the Department shall:	-
15	(1) Consult with medical providers affected by imaging man	agement on an
16	ongoing basis to evaluate how the program is being a	
17	determine whether imaging utilization management through a	
18	accomplished the goals set forth in this subdivision, and to	-
19	models or technologies that might further improve of	care, treatment
20	effectiveness, and value.	
21	(2) Report to the Senate Appropriations Committee on Heal	
22 23	Services, the House of Representatives Appropriations Su	
23 24	Health and Human Services, and the Fiscal Research Div effects of the vendor's utilization management services on:	ision about the
24 25	a. Consumer safety and access, including numbers of d	lenials anneals
25 26	reversals of appeals, and decreases in potential	
27	questionable excessive exposures;	iy namina or
28	b. Providers;	
29	c. Cost savings;	
30	d. Utilization trends; and	
31	e. Comparison with national norms and practices."	
32		
33	SECTION 7. If Senate Bill 202, 2009 Regular Session, become	s law, then the
34	prefatory language of the first sentence of Section 10.78(ff) reads as rewritten:	
35	"The sum of two hundred fifty thousand dollars (\$250,000) appropriated in	
36	the Substance Abuse Prevention and Treatment Block Grant to the Departmen	
37	Human Services, Division of Mental Health, Developmental Disabilities, and S	
38	Services, for the 2009-2010 fiscal year for the North Carolina Institute of Med	icine (NCIOM)
39 40	shall be used to study the following: at least two of the following:".	
40 41	SECTION 8. If Senate Bill 202, 2009 Regular Session, becomes la	w then Section
42	10.31(b) of that act reads as rewritten:	w, then section
43	"SECTION 10.31.(b) In consultation with the Department of Health and H	luman Services
44	Division of Medical Assistance, and other appropriate organizations, the Office	
45	and Management shall conduct an independent analysis of the cost to deter	•
46	appropriate staffing levels to manage and implement the transition of NC Heal	
47	the State Health Plan to the Division to ensure that the transition of NC Health	1 Choice occurs
48	with minimal disruption and that the Division has adequate staffing and an	-
49	structure that fits with its existing structure. The Office of State Budget and Ma	0
50	report with staffing recommendations by March 1, 2010, to the Senate	Appropriations

<ul> <li>Committee on Health and Human Services, and the Fiscal Research Division."</li> <li>Subcommittee on Health and Human Services, and the Fiscal Research Division."</li> <li>SECTION 9. If Senate Bill 202, 2009 Regular Session, becomes law, then Section 10.52(a) of that act reads as rewrittem:</li> <li>SECTION 10.52.(a) The Program Evaluation Division of the North Carolina General Assembly shall study the consolidation of administrative functions among county departments of social services.</li> <li>In conducting the study, the Program Evaluation Division shall identify opportunities for functional consolidation, affected administrative functions, estimated cost savings, and requisite policy changes, if applicable, to accommodate the consolidation of administrative functions among county departments of social services. The Department of Health and Human Services, Division of Social Services, Services shall not consolidate these administrative functions except as directed by an act of the General Assembly."</li> <li>SECTION 10. 19A.(a) The Department of Health and Human Services shall reduce the allocation of State funds to each LME by tem percent (10%). in each fiscal year. In no event shall an LME that has a fund balance or other resources available reduce or otherwise adversely affect services due to the reduction in State funds to acplant the reduction in State funds in the fund balance or other resources shall be used exclusively to provide services. The Division of Ametian Health, and Human Services, Division of Ametian Health, Developmental Disabilities, and Substance Ahuse Services. The Division of the LME that heal for this purpose giving consideration to the LME's unrestricted fund balance in each fiscal year is at least equal to the reduction in State funds for the from the fund balance exceeds what is necessary to subplant the reduction in or other purpose, as necessary to achieve budget reductions in this act for this purpose giving consideration to the LME's unrestricte</li></ul>		General Assembly Of North Carolina Session 2009
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- 48 appropriated to the Department to achieve the level of funding specified in this section for the
- 49 MMIS."
- 50

## **General Assembly Of North Carolina**

SECTION 10B. If Senate Bill 202, 2009 Regular Session, becomes law, then the 1 2 schedule in Section 10.78(a) is amended by changing the dollar amount for the entry entitled 3 "TOTAL CHILD CARE AND DEVELOPMENT FUND BLOCK GRANT RECEIVED 4 THROUGH ARRA" from "\$67,543,143" to "\$67,543,134". 5 6 SECTION 11. If Senate Bill 202, 2009 Regular Session, becomes law, then 7 Section 10.78(p) of that act reads as rewritten: 8 "SECTION 10.78.(p) The Department of Health and Human Services, Division of Social 9 Services, shall continue implementing county demonstration grants that began in the 2006-2007 10 fiscal year. The county demonstration grants may be awarded for up to three years year with all projects ending no later than the end of fiscal year 2009-2010. The purpose of the county 11 12 demonstration grants is to identify best practices that can be used by counties to improve the 13 work participation rates. The Division of Social Services is authorized to establish two 14 time-limited positions to manage the grant award process and monitor the demonstration 15 projects through fiscal year 2009-2010. 16 Funding provided under the county demonstration grants shall not be used to supplant local 17 funds, and counties shall be required to maintain the current level of effort and funding for the 18 Work First program. 19 The Department of Health and Human Services, Division of Social Services, shall report on 20 the status of county demonstration grants implemented pursuant to this subsection to the House 21 of Representatives Appropriations Subcommittee on Health and Human Services, the Senate 22 Appropriations Committee on Health and Human Services, and the Fiscal Research Division no 23 later than February 1, 2010." 24 25 SECTION 12.(a) If Senate Bill 202, 2009 Regular Session, becomes law, then, 26 notwithstanding Item 84 on page H15 of the Joint Conference Committee Report on the 27 Continuation, Expansion, and Capital Budgets dated August 3, 2009, the sum of five hundred 28 thousand dollars (\$500,000) shall be appropriated to the North Carolina Rural Economic 29 Development Center to be used to support existing small businesses. 30 SECTION 12.(b) If Senate Bill 202, 2009 Regular Session, becomes law, then 31 Section 14.3 of Senate Bill 202, 2009 Regular Session, is repealed. 32 33 SECTION 12A. If Senate Bill 202, 2009 Regular Session, becomes law, then 34 Section 14.19(e2) reads as rewritten: 35 "SECTION 14.19.(e2) Prior to the expenditure of any of the cash balance that does not 36 revert to the General Fund as required by subsection (e1) of this section, the agency responsible 37 for administering the Fund shall report on the planned expenditure of the cash balance to the 38 Joint Legislative Oversight CommitteeCommission on Governmental Operations." 39 40 SECTION 13. If Senate Bill 202, 2009 Regular Session, becomes law, then 41 G.S. 7A-44(a), as rewritten by Section 15.10 of that act, reads as rewritten: 42 A judge of the superior court, regular or special, shall receive the annual salary set "(a) 43 forth in the Current Operations Appropriations Act, and in addition shall be paid the same 44 travel allowance as State employees generally by G.S. 138-6(a)(1) and (2), G.S. 138-6(a), 45 provided that no travel allowance be paid for travel within his county of residence. The 46 Administrative Officer of the Courts may also reimburse superior court judges, in addition to 47 the above funds for travel, for travel and subsistence expenses incurred for professional 48 education." 49

50 **SECTION 13A.** If Senate Bill 202, 2009 Regular Session, becomes law, then 51 G.S. 7A-304, as enacted by Section 15.20(c) of that act, reads as rewritten:

### **General Assembly Of North Carolina**

The court may allow a defendant owing costs-monetary obligations under this 1 "(f) 2 section to either make payment in full when costs are assessed or make payment on an 3 installment plan arranged with the court. Defendants making use of an installment plan shall 4 pay a onetime setup fee of twenty dollars (\$20.00) to cover the additional costs to the court of 5 receiving and disbursing installment payments. Fees collected under this section subsection shall be remitted to the State Treasurer for support of the General Court of Justice." 6

7

8 SECTION 14. If Senate Bill 202, 2009 Regular Session, becomes law, then the 9 final paragraph of Section 15.20(n) reads as rewritten:

10 "Subsections (e), (g), and (i) of this section become effective July 1, 2010, and apply to fees assessed or collected on or after that date. Subsection (m) becomes effective July 1, 2009. The 11 remainder of this section becomes effective September 1, 2009, and applies to fees assessed or 12 13 collected on or after that date."

14

15 SECTION 14A. If Senate Bill 202, 2009 Regular Session, becomes law, then 16 Section 17.4 of that act reads as rewritten:

#### 17 **"STUDY CONSOLIDATION OF LAW ENFORCEMENT AGENCIES**

18 "SECTION 17.4. The Office of State Budget and Management shall study the feasibility of 19 consolidating the law enforcement agencies in the executive branch of State government for the 20 purpose of coordinating the activities of these agencies, and reducing duplication and 21 overlapping of law enforcement responsibilities, training, and technical assistance among State 22 law enforcement agencies. The Office of State Budget and Management may consider law 23 enforcement functions within any State government agency where consolidation with other 24 functions in other agencies, departments, or institutions can generate efficiencies and 25 economies and improve the coverage of the required enforcement function. The Office of State 26 Budget and Management shall report its findings and recommendations by February 1, 2010, to 27 the Joint Legislative Corrections, Crime Control, and Juvenile Justice Oversight Committee."

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- 29

SECTION 15A. If Senate Bill 202, 2009 Regular Session, becomes law, then 30 Section 19.20 of that act is rewritten to read:

31 "SECTION 19.20.(a) The Department of Correction shall consult with the State Health 32 Plan for Teachers and State Employees (Plan) and the Plan's claims processing contractor to 33 develop a mutually agreed upon procedure by December 1, 2009, for the Department to obtain 34 and pay for medically necessary services for inmates committed to its custody from providers 35 and medical facilities. Such agreement may require the Plan to amend its contracts with its 36 claims processing contractor. The Department may delegate the responsibility for administering 37 the payment process for such services to the Executive Administrator of the Plan. It is the intent 38 of the General Assembly that providers and medical facilities who provide medically necessary 39 services to inmates in the Department's custody be paid by the Department through the Plan's 40 claims processor for services provided in an amount equal to the rate paid by the claims 41 processor for Plan beneficiaries for medically necessary services. If the medically necessary 42 services provided are not included in the Plan's reimbursement schedule, the Department may 43 pay the reasonable and customary rate for the services. The requirements of this subsection 44 apply to all medical and facility services provided outside the correctional facility, including 45 hospitalizations, professional services, medical supplies, and other medications provided to any inmate confined in a correctional facility. The Department is responsible for entering 46 47 enrollment information for the inmates into the Plan's claims processor's system through one 48 central location.

49 "SECTION 19.20.(b) The Department of Correction, in consultation with the State Health Plan, shall issue a Request for Proposals (RFP) for a contractor to process claims for medical 50 51 services provided to inmates in the custody of the Department, to provide medical management

### **General Assembly Of North Carolina**

services to the Department, and to develop and manage a medical professional and facility provider network to serve the medical needs of inmates. The State Health Plan shall provide the Department with any technical and consultative assistance in developing and evaluating the RFP. The Department shall issue the RFP by April 1, 2010. The Department shall not enter into any long-term contracts for claims processing or health care services before or during the pendency of the RFP process, except as may be required under subsection (a) of this section.

7 "SECTION 19.20.(c) The Department of Correction shall consult with the Division of 8 Medical Assistance in the Department of Health and Human Services to develop protocols for 9 prisoners who would otherwise be eligible for Medicaid if they were not incarcerated to access 10 Medicaid while in custody or under extended limits of confinement. The Department may make 11 recommendations to the 2010 Regular Session of the 2009 General Assembly for special 12 purpose facilities designed to house inmates but preserve Medicaid eligibility.

13 "SECTION 19.20.(d) The Department of Correction shall, whenever possible, seek to 14 make use of its own hospitals and health care facilities to provide health care services to 15 inmates. To the extent that the Department of Correction must utilize other facilities and 16 services to provide health care services to inmates, the Department shall, to the extent possible, 17 use community hospitals with unused available capacity or other health care facilities in a 18 region to accomplish that goal. The Department shall work to ensure that care usage is 19 distributed equitably among all hospitals or other appropriate health care facilities in a region, 20 unless doing so would jeopardize the health of the inmate. The Plan and its claims processor 21 are not responsible for the equitable distribution of inmates among all hospitals or other 22 appropriate health care facilities in a region.

"SECTION 19.20.(e) Subsection (a) of this section becomes effective upon being signed
 into law and expires upon the effective date of the execution of a contract authorized under
 subsection (b) of this section."

26

SECTION 16.(a) If Senate Bill 202, 2009 Regular Session, becomes law, then
 Section 120 of S.L. 1989-1066, as rewritten by Section 19.22B of that act, reads as rewritten:

29 "Sec. 120. The Department of Correction shall permit the Gates County Board of Education 30 to tie the wastewater treatment systems of the Gates County Junior High School and the Gates 31 County High School into the wastewater treatment system of the Gates County Correctional 32 Center. The Department of Correction shall continue to operate the wastewater treatment 33 system for at least six months one year after closing of the Gates County Correctional Center, 34 and then shall transfer the facility to Gates County for operation by that county or another unit 35 of local government designated by Gates County. The transfer may be in accordance with 36 G.S. 160A-274 or other applicable law."

37 SECTION 16.(b) If Senate Bill 202, 2009 Regular Session, becomes law, then
 38 Section 19.22B(b) of that act reads as rewritten:

39 "SECTION 19.22B.(b) The Department of Correction shall continue to fund the operation
 40 of the wastewater treatment system for the six-monthone-year period from funds available to
 41 the Department."

- 42
- 43 **SECTION 16A.** If Senate Bill 202, 2009 Regular Session, becomes law, Section 44 19.26(f) of that act is rewritten to read:

45 "SECTION 19.26.(f) This section becomes effective September 1, 2009, and applies to
 46 persons ordered to perform community service on or after that date."
 47

- 48 **SECTION 17.** If Senate Bill 202, 2009 Regular Session, becomes law, then Section 49 17.4A of that act is rewritten to read:
- 50 "SECTION 17.4A. Subsection 11 of S.L. 2008-220 reads as rewritten:

-	General Assemb	oly Of North Carolina	Session 2009
	offices <u>the North</u> with <u>training and</u> grants <u>grant</u> shal sheriffs to do the	e Commission <u>shall be used</u> for award as <u>grants a grant</u> <u>Carolina Sheriffs' Association, Inc.</u> , to assist <u>the sheriffs</u> <u>I technical assistance in</u> the enforcement of the State's sex I be awarded specifically to enhance and support law <u>enfo</u> e following: (i) process and conduct in-person sex offende	to eligible sheriffs' of North Carolina offender laws. The prcement efforts by er registrations, (ii)
		nce of sex offenders as required under Article 27A of	
	reportable offens	, and (iii) conduct activities to investigate and apprehend per es as defined under Article 27A of Chapter 14 of the Genera	al StatutesEligible
		are required to provide non-State matching funds equal to	• 1
	of the grant an	nount awarded under this section, one-half of which n	nay be in in-kind
		<b>11.(b)</b> The Commission shall establish the criteria regarding	a the eligibility and
	amount of the av	wards for the grants described in this section. The grant cr	
		all of the following:	a annliacut
	(1)	The number of convicted sex offenders in the county of the	<del>e applicant.</del>
	(2)	The level of community support for the grant award.	ongistant with the
	<del>(3)</del>	Whether the application identifies a problem that is c purposes of this initiative.	onsistent with the
	<del>(4)</del>	The applicant's development and maintenance of a pr	ocess to regularly
		exchange information and intelligence with other public si	
	<del>(5)</del>	Whether the application articulates clearly the jurisdiction	
	(5)	and objectives and describes the accountability system	
		measures to determine progress towards achieving them.	una periormanee
	"SECTION	<b>11.(c)</b> Any grants allocated The funds for this grant shall	l not revert to the
		t shall remain with the Commission for the purposes describ	
		11.(d) The grant funds described by this section shall su	
	supplant, existing	g funds and services provided for the tracking of registered	sex offenders. The
	<del>grants <u>g</u>rant </del> shal	l be subject to established fiscal controls, annual reporting,	and accountability
		cified by the Commission.	
		<b>11.(e)</b> There is appropriated from the General Fund to	
		nd Public Safety the sum of two hundred fifty thousand dol	
	•	2009 to be allocated to the Governor's Crime Commission	-
		y-five thousand dollars (\$25,000) each to eligible sheriff	
	specified by this	section to assist with the enforcement of the State's sex offe	nder laws.
	SEC	FION 18 If Sanata Dill 202 2000 Decular Section 1	acomes law them
		<b>FION 18.</b> If Senate Bill 202, 2009 Regular Session, b Item 16 on page 13 of the Joint Conference Committ	
		Item 16 on page I3 of the Joint Conference Committed pansion, and Capital Budgets dated August 3, 2009, the s	-
		Judicial Department, Public Defender Services, are:	ix vacant positions
	(1)	Three assistant capital defender positions;	
	(1) $(2)$	One assistant appellate defender position; and	
	(2)	Two assistant public defender positions.	
		2.1.5 assistant paone actender positions.	
	SEC	<b>FION 18A.</b> If Senate Bill 202, 2009 Regular Session,	becomes law. then
		Item 53 on page I10 of the Joint Conference Commit	
	-	pansion, and Capital Budgets dated August 3, 2009, the	-
		sults in a reduction of six million one hundred seventy-one	
	1 0	062) for the 2009-2010 fiscal year and six million one hu	•
	thousand sixty-ty	vo dollars (\$6,171,062) for the 2010-2011 fiscal year.	-

	General Assembly Of North Carolina Session 2009
1 2 3 4 5	<ul> <li>SECTION 18B. If Senate Bill 202, 2009 Regular Session, becomes law, then notwithstanding Item 56 (Close the Samarkand YDC) on page I10 of the Joint Conference Committee Report on the Continuation, Expansion, and Capital Budgets dated August 3, 2009:</li> <li>(1) Samarkand YDC shall close July 1, 2010, rather than September 1, 2009; and</li> </ul>
6 7 8 9	(2) The cut for the 2009-2010 fiscal year regarding the closure of Samarkand YDC shall be eliminated, and the cut to positions for the 2009-2010 fiscal year shall be eliminated.
10	SECTION 18C. If Senate Bill 202, 2009 Regular Session, becomes law, then
11 12 13	notwithstanding Item 89 on page I15 of the Joint Conference Committee Report on the Continuation, Expansion, and Capital Budgets dated August 3, 2009, the continuation budget for the Department of Crime Control and Public Safety is adjusted to a level at or below the
14 15 16 17 18	2008-2009 Authorized Budget amount by reducing the continuation budget amount by the sum of two million one hundred twenty-four thousand nine hundred thirty-seven dollars (\$2,124,937) in the 2009-2010 fiscal year and by the sum of two million two hundred ninety-one thousand seven hundred twenty-nine dollars (\$2,291,729) in the 2010-2011 fiscal year.
19	year.
20	SECTION 18D. If Senate Bill 202, 2009 Regular Session, becomes law, then
21 22 23 24	notwithstanding Item 91 on page I16 of the Joint Conference Committee Report on the Continuation, Expansion, and Capital Budgets dated August 3, 2009, the Department of Crime Control and Public Safety shall not eliminate position numbers 60084440 and 60084582 but shall eliminate the following four vacant positions for a reduction of one hundred ninety
25	thousand eighteen dollars (\$190,018):
26	
27 28	60084186 Processing Assistant V 60087071 Public Sefety Officer
28 29	60087071 Public Safety Officer 60084174 Processing Assistant IV
30	60084166 Information Processing Tech.
31	0000+100 miomation ricessing reen.
32	SECTION 19. If Senate Bill 202, 2009 Regular Session, becomes law, then
33	Section 21A.2 of that act is rewritten to read:
34	<b>"REDUCE COMPENSATION FOR RULES REVIEW COMMISSION MEMBERS</b>
35	"SECTION 21A.2. Notwithstanding G.S 143B-30.1(d), for fiscal year 2010-2011,
36	members of the Rules Review Commission who are not officers or employees of the State shall
37	receive compensation of one hundred fifty dollars (\$150.00) for each day or part of a day of
38 39	service plus reimbursement for travel and subsistence expenses at the rates specified in G.S. 138.5. Members of the Commission who are officers or employees of the State shall
10	G.S. 138-5. Members of the Commission who are officers or employees of the State shall receive reimbursement for travel and subsistence at the rate set out in G.S. 138-6."
41	receive remibursement for traver and subsistence at the rate set out in 0.5. 156-6.
42	SECTION 19A. If Senate Bill 202, 2009 Regular Session, becomes law, then,
43	notwithstanding Item 23 on page J5 of the Joint Conference Committee Report on the
14	Continuation, Expansion, and Capital Budgets dated August 3, 2009, the following positions
15	shall be funded from receipts from single audits of State agencies and institutions:
6	(1) Asst. State Auditor (60008992);
.7	(2) Asst. State Auditor ( $60008926$ ); and
8	(3) Asst. State Auditor (60008862).
9 0	SECTION 20 If Senate Bill 202 2000 Degular Session becomes law, then that act
1	<b>SECTION 20.</b> If Senate Bill 202, 2009 Regular Session, becomes law, then that act is amended by adding the following new section to read:
· ±	is unchack of utuing the following new bootion to roud.

	General Assembly Of North Carolina	Session 2009
1 2 3 4 5	"DMV TO MOVE EMISSIONS PROGRAM CALL CENTER TO NORTH "SECTION 25.10. The Department of Transportation, Division of Motor replace the current out-of-state contractors handling questions from service s about the State's emissions program with State employees at an existing Div Vehicles call center within the State. The Department of Transportation, Div	Vehicles, shall tation operators vision of Motor
6 7 8	Vehicles, is authorized to create up to 15 new receipt-supported positions to repout-of-state contractors."	blace the current
9	SECTION 21. If Senate Bill 202, 2009 Regular Session, becc	omes law, then
10	Section 26.1A(a) of that act reads as rewritten:	,
11	"SECTION 26.1A.(a) The salaries of those officers and employees, whose	salaries for the
12	2008-2009 fiscal year were set or increased in Sections 26.1, 26.2, 26.3, 26.4, 2	
13	26.8, 26.9, 26.10, 26.11, 26.11A, 26.12, 26.12D, 26.13, 26.14, 26.18, and 26.19	of Session Law
14	2008-107, and in effect on June 30, 2009, or the last date in pay status during	
15	fiscal year if earlier, shall remain in effect and shall not increase for the	2009-2010 and
16	2010-2011 fiscal years, except:	
17	(1) As provided for by Section 29.20A of S.L. $2005-276$ .	
18	(2) For Community College faculty as otherwise provided in Sec	ction 8.1 of this
19	act.	
20	(3) For University of North Carolina faculty as otherwise p	•
21	Faculty Recruiting and Retention Fund or Fund, the Distingui	
22	Endowment Fund.Fund, or retention adjustments funded	from available
23	non-State funding sources.	
24	(4) Salaries may be increased for reallocations or promo	
25	adjustments for job change, career progression adjustments for	
26	competencies, or any other adjustment related to an increase	
27	responsibilities, none of which are subject to the salary fr	
28	provided by this subsection. All other salary increases are pro	onibited.
29 30	SECTION 22 If Senate Bill 202 2000 Degular Session becom	and low than a
30 31	<b>SECTION 22.</b> If Senate Bill 202, 2009 Regular Session, become retailer is not liable for an overcollection or undercollection of sales tax if the retailer is not liable for an overcollection of undercollection of sales tax.	
32	a good faith effort to comply with the law and collect the proper amount of tax	
33	the change under Section 27A.2 of Senate Bill 202, 2009 Regular Session, in	
33 34	imposed under G.S. 105-164.4(a), overcollected or undercollected the amount	
35	is due. This subsection applies only to the period beginning September 1, 20	
36	October 1, 2009.	, und chung
37		
38 39	<b>SECTION 23.</b> Except as otherwise provided by this act, this act is 2009.	effective July 1,