## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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### HOUSE BILL 200 PROPOSED COMMITTEE SUBSTITUTE H200-CSMCx-5 [v.9]

### 4/25/2011 1:50:04 PM

Short Title: Appropriations Act of 2011.

Sponsors:

Referred to:

## March 2, 2011

- A BILL TO BE ENTITLED AN ACT TO MAKE REVENUE MODIFICATIONS TO SUPPORT BASE BUDGET APPROPRIATIONS FOR CURRENT OPERATIONS OF STATE DEPARTMENTS, INSTITUTIONS, AND AGENCIES. The General Assembly of North Carolina enacts:
- 7 PARTS I-XXIX: RESERVED
- 8 9

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## PART XXX: CAPITAL PROJECTS

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## UNC NON-GENERAL FUND CAPITAL PROJECTS

SECTION 30.7.(a) The purpose of this section is (i) to authorize the planning or construction by certain constituent institutions of The University of North Carolina of the capital improvements projects listed in this section for the respective institutions and (ii) to authorize the financing of these projects with funds available to the institutions from gifts, grants, receipts, self-liquidating indebtedness, Medicare reimbursements for education costs, hospital receipts from patient care, 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.

SECTION 30.7.(b) The capital improvements projects, and their respective costs, authorized by this section to be constructed and financed as provided in subsection (a) of this section, including by revenue bonds, by special obligation bonds as authorized in subsection (e) of this section, or by both, are as follows:

- Appalachian State University
  Winkler Residence Hall Renovation
  East Carolina University
  Athletic Facilities Expansion and Improvement Phase 4
  Auxiliary Practice Gymnasium
- 31 **Fayetteville State University**
- 32 Rudolph Jones Student Center Expansion and Renovation
- 34 North Carolina A&T State University



D

(Public)

15,000,000

23,289,021

\$11,805,000

	General Assembly of North Carolina	Session 2011
1	New Health Center	10,000,000
2 3	North Carolina Central University	
1 5	Chidley Residence Hall Expansion and Renovation	41,193,000
	North Carolina State University	
	Centennial Campus Housing Complex	129,000,000
	Lee Residence Hall and Sullivan Residence Hall	6,000,000
	The University of North Carolina at Chapel Hill	
	Carolina Inn Renovation – Phase 2	9,000,000
	Woollen Gymnasium Renovation – Phase 2	2,650,000
		_,,
	The University of North Carolina at Charlotte	
	New Residence Hall – Phase X	31,045,802
	New Residence Hall – Phase XI	40,837,005
	Residence Dining Hall Replacement	29,176,738
	Parking Deck J	27,418,000
		· , · , · · · ·
	The University of North Carolina at Greensboro	
	Student Recreation Center	91,000,000
	Tower Village II Residence Hall Acquisition	34,500,000
	Campus Police Building	10,030,000
	Village Parking Deck	10,877,000
	The University of North Carolina at Pembroke	
	Student Health Services Comprehensive Renovation and Addition	3,950,000
	-	
	Western Carolina University	
	Walker Residence Hall Expansion and Renovation	17,289,000
	SECTION 30.7.(c) The capital improvements projects, and the	neir respective costs,
	authorized by this section to be planned and financed as provided in su	ubsection (a) of this
	section, including by revenue bonds, by special obligation bonds as authori	zed in subsection (e)
	of this section, or by both, are as follows:	
	The University of North Carolina at Chapel Hill	
	Mary Ellen Jones Renovation – Phase 1	\$ 4,000,000
	Research Building at Carolina North	6,000,000
	The University of North Carolina at Charlotte	
	New Residence Hall – Phase XII	3,840,741
	Cedar, Hickory, and Sycamore Residence Halls Renovation	750,000
	<b>SECTION 30.7.(d)</b> At the request of the Board of Governors	•
	North Carolina and upon determining that it is in the best interest of the	
	Director of the Budget may authorize an increase or decrease in the cost o	-
	method of, funding the projects authorized by this section. In determining	
	a change in cost or funding, the Director of the Budget may consult with	the Joint Legislative
	Commission on Governmental Operations.	

50 Commission on Governmental Operations.

	General Assembly of North Carolina Session 2011
1 2 3	<b>SECTION 30.7.(e)</b> Pursuant to G.S. 116D-26, the Board of Governors may issue, subject to the approval of the Director of the Budget, at one time or from time to time, special obligation bonds of the Board of Governors for the purpose of paying all or any part of the cost
4	of acquiring, constructing, or providing for the projects authorized by subsections (b) and (c) of
5	this section. The maximum principal amount of bonds to be issued shall not exceed the
6	specified project costs in subsections (b) and (c) of this section plus five percent (5%) of such
7	amount to pay issuance expenses, fund reserve funds, pay capitalized interest, and pay other
8	related additional costs, plus any increase in the specific project costs authorized by the
9	Director of the Budget pursuant to subsection (d) of this section.
10	<b>SECTION 30.7.(f)</b> This section is effective when it becomes law.
11	
12	PART XXXI: FEES
13 14	EDUCATION/DRIVER EDUCATION REFORM
14	<b>SECTION 31.1.(a)</b> Subsections (a), (b), and (b1) of G.S. 20-88.1 are recodified as
15 16	subsections (a), (d), and (e), respectively, of a new section G.S. 115C-215.1, in Article 14 of
17	Chapter 115C of the General Statutes to be entitled "Administration of driver education
18	program by the Department of Public Instruction."
19	SECTION 31.1.(b) G.S. 20-11(b) reads as rewritten:
20	"(b) Level 1. – A person who is at least 15 years old but younger than 18 years old may
21	obtain a limited learner's permit if the person meets all of the following requirements:
22	(1) Passes a course of driver education prescribed in G.S. 20-88.1
23	G.S. 115C-215.1 or a course of driver instruction at a licensed commercial
24	driver training school.
25	(2) Passes a written test administered by the Division.
26	(3) Has a driving eligibility certificate or a high school diploma or its
27	equivalent."
28	<b>SECTION 31.1.(c)</b> G.S. 20-88.1, as amended by subsection (a) of this section,
29 30	reads as rewritten: "§ 20-88.1. Driver education.
30 31	(a) through (b1) Recodified.
32	(c) <u>All expenses Expenses</u> incurred by the State in carrying out the provisions of this
33	section the driver education program administered by the Department of Public Instruction in
34	accordance with G.S. 115C-215.1 shall be paid out of the Highway Fund. Fund based on an
35	annual appropriation by the General Assembly.
36	(d) The Division shall prepare a driver license handbook that explains the traffic laws of
37	the State and shall periodically revise the handbook to reflect changes in these laws. At the
38	request of the Department of Education, Public Instruction, the Division shall provide free
39	copies of the handbook to that Department for use in the program of driver education offered at
40	public high schools."
41	SECTION 31.1.(d) G.S. 20-322(b) reads as rewritten:
42	"(b) Regulations adopted by the Commissioner shall state the requirements for a school
43 44	license, including requirements concerning location, equipment, courses of instruction, instructors financial statements schedule of fees and charges character and reputation of the
44 45	instructors, financial statements, schedule of fees and charges, character and reputation of the operators, insurance, bond or other security in such sum and with such provisions as the
45 46	Commissioner deems necessary to protect adequately the interests of the public, and such other
47	matters as the Commissioner may prescribe. A driver education course offered to prepare an
48	individual for a limited learner's permit or another provisional license must meet the
49	requirements set in G.S. 20-88.1 G.S. 115C-215.1 for the program of driver education offered
50	in the public schools."
51	<b>SECTION 31.1.(e)</b> G.S. 115C-215 is repealed.

General Assem	bly of North Carolina	Session 2011
SECT	<b>TION 31.1.(f)</b> G.S. 115C-215.1, as enacted by	subsection (a) of this section,
reads as rewritten	· · · · · · · · · · · · · · · · · · ·	
	Administration of driver education program	by the Department of Public
	iction.	
	ordance with criteria and standards approved by	v the State Board of Education.
	ntendent of Public Instruction shall organize	
1	er education to be offered at the public high	
1 0	entally qualified persons who (i) are older that	
1 2 2	the principal of the school, pursuant to rules	<b>.</b>
	re enrolled in a public or private high school	
	tion through a home school as provided in Pa	
-	eral Statutes, and (iv) have not previously enco	-
	on shall use for such purpose all funds appropr	
	funds that become available for its use for said	
•		
	river education program established pursuant t	o this section must include the
following:	Instantion on the minite and minite an effe	handler and the stand of
(1)	Instruction on the rights and privileges of the	
	symbols used to assist the handicapped relativ	
	the "international symbol of accessibility" and	
	provided in Article 2A of this Chapter. Chapter	
(2)	At least six hours of instruction on the offense	e of driving while impaired and
	related subjects.	
(3)	At least six hours of actual driving experience	-
	experience may include at least one hour of i	nstruction on the techniques of
	defensive driving.	
(4)	At least one hour of motorcycle safety awaren	
	tate Board of Education shall establish and imp	• • •
	program. At a minimum, the strategic pla	
*	icators, including the number of program pa	· ·
	is projected to be eligible to participate in the p	
	ulum for the program, expenditures for the pr	
	ants in receiving a drivers license as report	-
	trategic plan shall also outline specific role	
	sting of employees of the Division of Motor V	enicles and the Department of
	and other stakeholders in driver education.	
	State Board of Education shall adopt a salar	
	re public school employees and who do not hole	
	tion instructors who are public school emp	
	be paid on the teacher salary schedule. A c	
	tors who hold teacher certificates shall be the s	
-	sroom teachers as established by the local board	
	tate Board of Education shall adopt rules to pe	
	s with public or private entities to provide a p	-
	bls. All driver education instructors shall meet t	-
	of Education; provided, however, driver edu	cation instructors shall not be
-	eacher certificates."	
	<b>TON 31.1.(g)</b> G.S. 115C-216 reads as rewritten	
	Boards of education required to provide co	ourses in operation of motor
vehicl		
/ ` ~		
	e of Training and Instruction Required in Pub on and local Local boards of education are requ	-

<ul> <li>program of the public high schools in this State a course of training and instruction in the operation of motor vehicles, in accordance with G.S. 20-88.1. shall offer noncredit drive education courses in high schools using the standardized curriculum provided by the Department of Public Instruction.</li> <li>(b) Inclusion of Expense in Budget. – The local boards of education of every local school administrative unit are hereby authorized to shall include as an item of instructiona service and as a part of the current expense fund of the budget of the several high schools under their supervision, the expense necessary to install and maintain such a course of training an instructing eligible persons in such schools in the operation of motor vehicles. to offer the driver education course.</li> <li>(c) to (f) Repealed by Session Laws 1991, c. 689, s. 32(c).</li> <li>(g) Fee for Instruction. – The local boards of education may charge each studer participating in driver education a fee of up to seventy-five dollars (\$75.00) to offset the cost of providing the training and instruction."</li> </ul>	er ne al al er <del>d</del>
<ul> <li>operation of motor vehicles, in accordance with G.S. 20-88.1. shall offer noncredit drive education courses in high schools using the standardized curriculum provided by th</li> <li>Department of Public Instruction.</li> <li>(b) Inclusion of Expense in Budget. – The local boards of education of every local school administrative unit are hereby authorized to shall include as an item of instructional service and as a part of the current expense fund of the budget of the several high schools under their supervision, the expense necessary to install and maintain such a course of training an instructing eligible persons in such schools in the operation of motor vehicles. to offer the driver education course.</li> <li>(c) to (f) Repealed by Session Laws 1991, c. 689, s. 32(c).</li> <li>(g) Fee for Instruction. – The local boards of education may charge each studer participating in driver education a fee of up to seventy-five dollars (\$75.00) to offset the cost</li> </ul>	<u>er</u> ne al al er <del>id</del>
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participating in driver education a fee of up to seventy-five dollars (\$75.00) to offset the cost	
	nt
	ts
of providing the training and instruction."	
EDUCATION/STATE BOARD AUTHORITY TO ESTABLISH GED TESTING FEES	
<b>SECTION 31.2.</b> G.S. 115D-5(s) reads as rewritten:	
"(s) The State Board of Community Colleges may establish, retain and budget fee	
charged to students taking the General Education Development (GED) test. test, including fee	
for retesting. Fees collected for this purpose shall be used only to (i) offset the costs of the GEI	
test, including the cost of scoring the test, (ii) offset the costs of printing GED certificates, an	d
(iii) meet federal and State reporting requirements related to the test."	
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EDUCATION/NORTH CAROLINA VIRTUAL PUBLIC SCHOOLS ALLOTMEN	Т
FORMULA	
SECTION 31.3.(a) The State Board of Education shall implement an allotmer	
formula for the North Carolina Virtual Public Schools (NCVPS) beginning with the 2011-201	
school year. In accordance with Section 7.16 of S.L. 2006-66, the allotment formula sha	
create a sustainable source of funding that increases commensurate with student enrollment an	
recognizes "the extent to which projected enrollment in e-learning courses affects fundin	g
required for other allotments that are based on average daily membership."	
<b>SECTION 31.3.(b)</b> The State Board shall use only funds provided through the	e
North Carolina Virtual Public Schools Allotment Formula to fund NCVPS.	
<b>SECTION 31.3.(c)</b> The Department of Public Instruction shall take the followin	g
steps to implement the North Carolina Virtual Public Schools Allotment Formula:	•
(1) Project NCVPS student enrollment by semester and year-long course type	es
for each local school administrative unit and charter school.	
<ul> <li>(2) Establish a per course fee for each course type.</li> <li>(2) Multiply, the projected NCVDS student englisher by corrector on</li> </ul>	J
(3) Multiply the projected NCVPS student enrollment by semester an	
year-long course for each local school administrative unit and charter school	
type by the per course fees to determine the total NCVPS cost for each loca	al
school administrative unit and charter school.	
(4) Transfer a dollar amount equal to the local school administrative unit's of	
charter school's total NCVPS cost to NCVPS. For local school	
administrative units, funds shall be transferred from the classroom teacher	
allotment to NCVPS. For charter schools, the allotment of State funds wi	11
be reduced and transferred to NCVPS.	
<b>SECTION 31.3.(d)</b> NCVPS shall use the funds transferred to it to provide the	
NCVPS program at no cost to all students in North Carolina who are enrolled in North	
Carolina's public schools, Department of Defense schools, and schools operated by the Burea	.u
of Indian Affairs.	

#### **General Assembly of North Carolina** Session 2011 SECTION 31.3.(e) NCVPS shall provide only high school courses and shall not 1 2 provide any courses in physical education. 3 SECTION 31.3.(f) The State Board shall establish a separate per student fee 4 structure for out-of-state students, private school students, and home-schooled students. For the 5 2011-2012 school year, NCVPS shall provide specific instructions on its Web site, describing 6 the steps required for such students to enroll in NCVPS courses and all applicable fees. 7 Beginning with the 2012-2013 school year, NCVPS shall provide an online process 8 by which such students can enroll in NCVPS courses online. 9 **SECTION 31.3.(g)** The Board shall direct NCVPS to develop a plan to generate 10 revenue from the sale of courses to out-of-state educational entities. NCVPS shall submit its 11 plan to the Board by September 15, 2011. SECTION 31.3.(h) The Director of NCVPS shall continue to ensure that: 12 Course quality standards are established and met. 13 (1)14 All e-learning opportunities offered by State-funded entities, other than (2)charter schools, to public school students are consolidated under the North 15 16 Carolina Virtual Public School program, eliminating course duplication. 17 All courses offered through NCVPS are aligned to the North Carolina (3) 18 Standard Course of Study. 19 SECTION 31.3.(i) Funds for the administration of NCVPS shall be capped at a 20 maximum of fifteen percent (15%) per year of the funds transferred to NCVPS. 21 22 NER/COMMERCE/SET REGULATORY FEE FOR UTILITIES COMMISSION 23 **SECTION 31.4.(a)** The percentage rate to be used in calculating the public utility 24 regulatory fee under G.S. 62-302(b)(2) is twelve-hundredths of one percent (0.12%) for each 25 public utility's North Carolina jurisdictional revenues earned during each quarter that begins on 26 or after July 1, 2011. 27 **SECTION 31.4.(b)** The electric membership corporation regulatory fee imposed 28 under G.S. 62-302(b1) for the 2011-2012 fiscal year is two hundred thousand dollars 29 (\$200,000). 30 **SECTION 31.4.(c)** This section becomes effective July 1, 2011. 31 32 NER/AGRICULTURE/INCREASE FEES FOR PET SHOPS, AUCTIONS, KENNELS, 33 AND DEALERS 34 SECTION 31.5.(a) G.S. 19A-27 reads as rewritten: 35 "§ 19A-27. License required for operation of pet shop. 36 No person shall operate a pet shop unless a license to operate such establishment shall have 37 been granted by the Director. Application for such license shall be made in the manner 38 provided by the Director. The license shall be for the fiscal year and the license fee shall be 39 fifty dollars (\$50.00) seventy-five dollars (\$75.00) for each license period or part thereof 40 beginning with the first day of the fiscal year." 41 SECTION 31.5.(b) G.S. 19A-28 reads as rewritten: 42 "§ 19A-28. License required for public auction or boarding kennel. 43 No person shall operate a public auction or a boarding kennel unless a license to operate 44 such establishment shall have been granted by the Director. Application for such license shall 45 be made in the manner provided by the Director. The license period shall be the fiscal year and the license fee shall be fifty dollars (\$50.00) seventy-five dollars (\$75.00) for each license 46 47 period or part thereof beginning with the first day of the fiscal year." 48 SECTION 31.5.(c) G.S. 19A-29 reads as rewritten: 49 "§ 19A-29. License required for dealer. 50 No person shall be a dealer unless a license to deal shall have been granted by the Director 51 to such person. Application for such license shall be in the manner provided by the Director.

#### **General Assembly of North Carolina** Session 2011 The license period shall be the fiscal year and the license fee shall be fifty dollars 1 2 (\$50.00) seventy-five dollars (\$75.00) for each license period or part thereof, beginning with the 3 first day of the fiscal year." 4 5 NER/AGRICULTURE/REPEAL BOARD OF AGRICULTURE REVIEW OF FEE 6 **SCHEDULES** 7 SECTION 31.6. G.S. 106-6.1(b) is repealed. 8 9 NER/AGRICULTURE/FEES FOR OUT-OF-STATE SOIL TESTS AND EXPEDITED 10 SOIL TESTS 11 SECTION 31.7. G.S. 106-22 reads as rewritten: "§ 106-22. Joint duties of Commissioner and Board. 12 13 The Commissioner of Agriculture, by and with the consent and advice of the Board of 14 Agriculture shall: 15 . . . (17)Agronomic Testing. - Provide agronomic testing services and charge 16 17 reasonable fees for plant analysis and analysis, nematode testing, testing, 18 out-of-state soil testing, and expedited soil testing. The Board shall charge at 19 least four dollars (\$4.00) for plant analysis and analysis, at least two dollars 20 (\$2.00) for nematode testing.testing, at least five dollars (\$5.00) for 21 out-of-state soil testing, and at least one hundred dollars (\$100.00) for expedited soil testing." 22 23 24 NER/AGRICULTURE/TECHNICAL CORRECTIONS REGARDING COMMERCIAL 25 FERTILIZER **INSPECTION** FEE AND PESTICIDE **TECHNICIAN IDENTIFICATION CARD RENEWAL FEE**

26 27

**SECTION 31.8.(a)** G.S. 106-671(b) reads as rewritten:

28 "(b) Reporting System. - Each manufacturer, importer, jobber, firm, corporation or 29 person who distributes commercial fertilizers in this State shall make application to the 30 Commissioner for a permit to report the tonnage of commercial fertilizer sold and shall pay to 31 the North Carolina Department of Agriculture and Consumer Services an inspection fee of 32 twenty-five cents  $(25\phi)$  fifty cents  $(50\phi)$  per ton. The Commissioner is authorized to require 33 each such distributor to keep such records as may be necessary to indicate accurately the 34 tonnage of commercial fertilizers sold in the State, and as are satisfactory to the Commissioner. 35 Such records shall be available to the Commissioner, or his duly authorized representative, at 36 any and all reasonable hours for the purpose of making such examination as is necessary to 37 verify the tonnage statement and the inspection fees paid. Each registrant shall report monthly 38 the tonnage sold to non-registrants on forms furnished by the Commissioner. Such reports shall 39 be made and inspection fees shall be due and payable monthly on the fifteenth of each month covering the tonnage and kind of commercial fertilizers sold during the past month. If the 40 41 report is not filed and the inspection fee paid by the last day of the month it is due, the amount 42 due shall bear a penalty of ten percent (10%), which shall be added to the inspection fee due. If 43 the report is not filed and the inspection fee paid within 60 days of the date due, or if the report 44 or tonnage be false, the Commissioner may revoke the permit."

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**SECTION 31.8.(b)** G.S. 106-65.31(b1) reads as rewritten:

"(b1) Registration. - Within 75 days after the hiring of an employee who is either an 46 47 estimator, salesman, serviceman, or solicitor, the licensee shall apply to the Division for the 48 issuance of an identification card for such employee. The application must be accompanied by 49 a fee of forty dollars (\$40.00) for each card. The card shall be issued in the name of the 50 employee and shall bear the name of the employing licensee, the employer's license number 51 and phases, the name and address of the employer's business, and such other information as the

Committee may specify. The identification card shall be carried by the employee on his person 1 2 at all times while performing any phase of structural pest control work. The card must be 3 displayed upon demand by the Commissioner, the Committee, the Division, or any 4 representative thereof, or the person for whom any phase of structural pest control work is 5 being performed. A registered technician's identification card must be renewed annually on or 6 before June 30 by payment of a renewal fee of twenty-five dollars (\$25.00). forty dollars 7 (\$40.00). If a card is lost or destroyed the licensee may secure a duplicate for a fee of five 8 dollars (\$5.00). The licensee shall notify the Division of the termination or change in status of 9 any registered technician. All identification cards expire when a license expires."

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#### 11 NER/AGRICULTURE/INCREASE AGRICULTURAL LIMING **MATERIALS** 12 **TONNAGE FEES**

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## SECTION 31.9. G.S. 106-92.8 reads as rewritten:

#### 14 "§ 106-92.8. Tonnage fees: reporting system.

15 For the purpose of defraying expenses connected with the registration, inspection and 16 analysis of the materials coming under this Article, each manufacturer or registrant shall pay to 17 the Department of Agriculture and Consumer Services tonnage fees in addition to registration 18 fees as follows: for agricultural liming material, ten cents  $(10\phi)$  fifty cents  $(50\phi)$  per ton; for 19 landplaster, ten cents (10¢) fifty cents (50¢) per ton; excepting that these fees shall not apply to 20 materials which are sold to fertilizer manufacturers for the sole purpose for use in the 21 manufacture of fertilizer or to materials when sold in packages of 10 pounds or less.

22 Any manufacturer, importer, jobber, firm, corporation or person who distributes materials 23 coming under this Article in this State shall make application for a permit to report the 24 materials sold and pay the tonnage fees as set forth in this section.

25 The Commissioner of Agriculture shall grant such permits on the following conditions: The 26 applicant's agreement that he will keep such records as may be necessary to indicate accurately 27 the tonnage of liming materials, etc., sold in the State and his agreement for the Commissioner 28 or this authorized representative to examine such records to verify the tonnage statement. The 29 registrant shall report quarterly and pay the applicable tonnage fees quarterly, on or before the 30 tenth day of October, January, April, and July of each year. The report and payment shall cover 31 the tonnage of liming materials, etc., sold during the preceding quarter. The report shall be on 32 forms furnished by the Commissioner. If the report is not filed and the tonnage fees paid by the 33 last day of the month in which it is due, or if the report be false, the amount due shall bear a 34 penalty of ten percent (10%) which shall be added to the tonnage fees due. If the report is not 35 filed and the tonnage fees paid within 60 days of the date due, or if the report or tonnage be 36 false, the Commissioner may revoke the permit and cancel the registration."

37

#### 38 NER/AGRICULTURE/INCREASE ANTIFREEZE DISTRIBUTION REGISTRATION 39 FEE 40

SECTION 31.10. G.S. 106-579.4 reads as rewritten:

#### 41 "§ 106-579.4. Registrations.

42 On or before the first day of July of each year, and before any antifreeze may be distributed 43 for the permit year beginning July 1, the manufacturer, packager, or person whose name 44 appears on the label shall make application to the Commissioner on forms provided by the 45 latter for registration for each brand of antifreeze which he desires to distribute. The application 46 shall be accompanied by specimens or facsimiles of labeling for all container sizes to be 47 distributed, when requested by the Commissioner; a license and inspection fee of two hundred 48 fifty dollars (\$250.00) five hundred dollars (\$500.00) for each brand of antifreeze and a 49 properly labeled sample of the antifreeze shall also be submitted at this time. The 50 Commissioner may inspect, test, or analyze the antifreeze and review the labeling. If the 51 antifreeze is not adulterated or misbranded, if it meets the standards established and

### Session 2011

promulgated by the Board, and if the said antifreeze is not such a type or kind that is in 1 2 violation of this Article, the Commissioner shall thereafter issue a written license or permit 3 authorizing the sale of such antifreeze in this State for the fiscal year in which the license or 4 inspection fee is paid. If the antifreeze is adulterated or misbranded, if it fails to meet standards 5 promulgated by the Board, or is in violation of this Article or regulations thereunder, the 6 Commissioner shall refuse to register the antifreeze, and he shall return the application to the 7 applicant, stating how the antifreeze or labeling is not in conformity. If the Commissioner shall, 8 at a later date, find that a properly registered antifreeze product has been materially altered or 9 adulterated, or a change has been made in the name, brand or trademark under which the 10 antifreeze is sold, or that it violates the provisions of this Article, or that it violates regulations, 11 definitions or standards duly promulgated by the Board, he shall notify the applicant that the license authorizing sale of the antifreeze is canceled. No antifreeze license shall be canceled 12 13 unless the registrant shall have been given an opportunity to be heard before the Commissioner 14 or his duly designated agent and to modify his application in order to comply with the 15 requirements of this Article and regulations, definitions, and standards promulgated by the 16 Board. All fees received by the Commissioner shall be placed in the Department of Agriculture 17 and Consumer Services fund for the purpose of supporting the antifreeze enforcement and 18 testing program."

19

22

# 20 NER/ENVIRONMENT/REDUCE PORTION OF CERTIFICATE OF TITLE FEES 21 CREDITED TO MERCURY SWITCH REMOVAL ACCOUNT

SECTION 31.11. G.S. 20-85(a1) reads as rewritten:

23 "(a1) One dollar (\$1.00) of the fee imposed for any transaction assessed a fee under 24 subdivision (a)(1), (a)(2), (a)(3), (a)(7), (a)(8), or (a)(9) of this section shall be credited to the 25 North Carolina Highway Fund. The Division shall use the fees derived from transactions with 26 the Division for technology improvements. The Division shall use the fees derived from 27 transactions with commission contract agents for the payment of compensation to commission 28 contract agents. An additional one dollar ((1.00)) fifty cents ( $50\phi$ ) of the fee imposed for any 29 transaction assessed a fee under subdivision (a)(1) of this section shall be credited to the 30 Mercury Switch Removal Account in the Department of Environment and Natural Resources."

31

# 32 NER/ENVIRONMENT/DIVERT SCRAP TIRE TAX PROCEEDS TO GENERAL 33 FUND

34 SECTION 31.12. Notwithstanding the provisions of G.S. 105-187.19(b), effective 35 for taxes levied during the 2011-2012 fiscal year, the Secretary of Revenue shall credit to the 36 General Fund the net tax proceeds that G.S. 105-187.19(b) directs the Secretary to credit to the 37 Scrap Tire Disposal Account. 38

# 39 NER/ENVIRONMENT/DIVERT WHITE GOODS TAX PROCEEDS TO GENERAL 40 FUND

41 **SECTION 31.13.** Notwithstanding the provisions of G.S. 105-187.24, effective for 42 taxes levied during the 2011-2012 fiscal year, the Secretary of Revenue shall credit to the 43 General Fund the net tax proceeds that G.S. 105-187.24 directs the Secretary to credit to the 44 White Goods Management Account.

45

# 46 NER/ENVIRONMENT/LOCALS TO SET AND COLLECT FOOD AND LODGING 47 FEES AND RETAIN LARGER LOCAL PORTION OF THESE FEES

48

SECTION 31.14.(a) G.S. 130A-248(d) reads as rewritten:

49 "(d) The Department shall charge each<u>Each</u> establishment subject to this section, except
 50 nutrition programs for the elderly administered by the Division of Aging and Adult Services of
 51 the Department of Health and Human Services, establishments that prepare and sell meat food

		1		
1	-	-	try products, and public school cafeterias, shall be required to pay a fee of	
2	•		ars (\$75.00) not to exceed two hundred fifty dollars (\$250.00) for each permit	
3			hall be reassessed annually for permits that do not expire. <u>A grocery store that</u>	
4	elects to have separate inspections of its meat and seafood, delicatessen, produce, and bakery			
5	operations shall not be assessed a total fee of more than five hundred dollars (\$500.00) for a			
6	-		der this subsection. The Commission shall adopt rules to implement this	
7			collected under this subsection shall be used for State and local food, lodging,	
8			anitation programs and activities. No more than thirty-three and one-third	
9	-		<u>ten percent (10%)</u> of the fees collected under this subsection may be used to	
10			lth programs and activities. The fees under this subsection shall be set and	
11		•	local health department or the consolidated human services board, whichever	
12			ocal health department or the consolidated human services board, whichever	
13	applies, sl	hall send	d that portion of the fees to support State health programs and activities to the	
14	<u>Departme</u>	nt of He	ealth and Human Services."	
15		SECT	<b>TON 31.14.(b)</b> G.S. 153A-77 is amended by adding a new subsection to	
16	read:			
17	" <u>(d1)</u>	The co	onsolidated human services board shall set fees for local food and lodging	
18	permits co	onsisten	t with the provisions of G.S. 130A-248(d)."	
19		SECT	<b>TON 31.14.(c)</b> G.S. 130A-39 is amended by adding a new subsection to read:	
20	" <u>(h)</u>	A loca	al board of health shall impose a fee for local food and lodging permits	
21	consistent		he provisions of G.S. 130A-248(d). When the local health department is a	
22			partment, the county board of commissioners must approve any fee imposed	
23	under this	s subsec	ction. When the local health department is a district health department, the	
24	county be	oard of	commissioners of each county within the district must approve any fee	
25	imposed u	under thi	is subsection."	
26				
27	NER/EN	VIRON	MENT/ADDITIONAL USES OF HAZARDOUS WASTE FEES	
28		SECT	<b>TON 31.15.</b> G.S. 130A-294.1(b) reads as rewritten:	
29	"(b)	Funds	collected pursuant to this section shall be used for personnel and other	
30	resources	necessa	ry to:	
31		(1)	Provide a high level of technical assistance and waste minimization effort	
32			for the hazardous waste management program;	
33		(2)	Provide timely review of permit applications;	
34		(3)	Insure that permit decisions are made on a sound technical basis and that	
35			permit decisions incorporate all conditions necessary to accomplish the	
36			purposes of this Part;	
37		(4)	Improve monitoring and compliance of the hazardous waste management	
38			program;	
39		(5)	Increase the frequency of inspections;	
40		(6)	Provide chemical, biological, toxicological, and analytical support for the	
41			hazardous waste management program; and	
42		(7)	Provide resources for emergency response to imminent hazards associated	
		~ /	with the hazardous waste management program.	
43		(8)		
		<u>(8)</u>	Implement and provide oversight of necessary response activities involving	
43 44			Implement and provide oversight of necessary response activities involving inactive hazardous substance or waste disposal sites.	
43 44 45		<u>(8)</u> (9)	Implement and provide oversight of necessary response activities involving inactive hazardous substance or waste disposal sites. Provide compliance and prevention activities within the solid waste program	
43 44 45 46 47			Implement and provide oversight of necessary response activities involving inactive hazardous substance or waste disposal sites. Provide compliance and prevention activities within the solid waste program to ensure that hazardous waste is not disposed in solid waste management	
43 44 45 46			Implement and provide oversight of necessary response activities involving inactive hazardous substance or waste disposal sites. Provide compliance and prevention activities within the solid waste program	

51 **DEPARTMENT** 

	General Assembly of North Carolina	Session 2011
1 2	<b>SECTION 31.16.</b> G.S. 95-14.1 is repealed.	
2 3 4 5 6 7 8 9	NER/NATURAL RESOURCES/DIVERT PORTION OF DEED REVENUE SOURCE FOR NATURAL HERITAGE TRUST FUND SECTION 31.17. Notwithstanding the provisions of G.S. 10 G.S. 113-77.9, effective for taxes levied during the 2011-2012 fiscal year, Revenue shall credit the sum of eight million dollars (\$8,000,000) to the Ge net tax proceeds that G.S. 105-228.30(b) directs the Secretary to credit to the Trust Fund.	the Secretary of neral Fund of the
10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31	<ul> <li>NER/NATURAL RESOURCES/PARKS AND RECREATION T ALLOCATION OF DEED STAMP TAX PROCEEDS CREDITED T SECTION 31.18.(a) Notwithstanding the provisions of C effective for taxes levied during the 2011-2012 fiscal year, the net tax proceed to the Parks and Recreation Trust Fund by the Secretary of Reve G.S. 105-228.30(b) shall be allocated as follows: <ol> <li>Six million dollars (\$6,000,000) shall be used for the oper the Division of Parks and Recreation of the Department of Natural Resources;</li> <li>Up to eight million dollars (\$8,000,000) shall be used for System for capital projects, repairs and renovations of pa acquisition, and to retire debt incurred for these purposes of Chapter 142 of the General Statutes;</li> <li>Up to four million two hundred thirty thousand dollars (\$4, used for grants to local government units consistent with th requirements set forth in G.S. 113-44.14(b)(2); and</li> <li>Up to seven hundred five thousand dollars (\$705,000) shall Coastal and Estuarine Water Beach Access Program.</li> </ol> </li> <li>SECTION 31.18.(b) Any funds that become available to the Parl Trust Fund during the 2011-2012 fiscal year that are in excess of the fund subsection (a) of this section shall be used as provided in G.S. 113-44.15(b).</li> </ul>	G.S. 113-44.15(b), as that are credited nue pursuant to rating expenses of Environment and or the State Parks ark facilities, land under Article 9 of ,230,000) shall be e match and other all be used for the ks and Recreation
32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51	<ul> <li>NER/NATURAL RESOURCES/DIVERT PORTION OF DEED REVENUE SOURCE FOR PARKS AND RECREATION TRUST FU SECTION 31.19. Notwithstanding the provisions of G.S. 10 G.S. 113-44.15, effective for taxes levied during the 2011-2012 fiscal year, Revenue shall credit the sum of eight million four hundred thirty-five (\$8,435,000) to the General Fund of the net tax proceeds that G.S. 105-228 Secretary to credit to the Parks and Recreation Trust Fund.</li> <li>NER/NATURAL RESOURCES/NEW FUNDING SOURCE FO RESOURCE COMMISSION OPERATING BUDGET SECTION 31.20.(a) G.S. 105-164.44B is repealed. SECTION 31.20.(b) The Office of State Budget and Manag Controller, and the Wildlife Resources Commission shall jointly effectuate, b Wildlife Resources Commission's operating budget for the 2011-2012 fiscal y from the Wildlife Resources Commission receiving sales tax proceeds to f budget to the Wildlife Resources Commission receiving an appropriation of five hundred thousand dollars (\$18,500,000) from the General Fund to f budget.</li> </ul>	05-228.30(b) and the Secretary of thousand dollars 3.30(b) directs the <b>PR WILDLIFE</b> gement, the State reginning with the year, the transition found its operating f eighteen million

	General Assembly of North Carolina	Session 2011
l 2 3	NER/NATURAL RESOURCES/REPEAL DENR REVIEW OF FEE SCH SECTION 31.21. G.S. 143B-279.2(4) is repealed.	EDULES
1	NER/NATURAL RESOURCES/NO NEW FEES FOR PARKING IN STA	
5	SECTION 31.22. Notwithstanding any provision to the con	
5 7	appropriated to the Department of Environment and Natural Resources for St 2011-2012 fiscal year and for the 2012-2013 fiscal year shall not be reduced	
3	fees for parking at State Parks, unless these fees were charged prior to the	-
	year. No fees shall be charged and no fees shall be collected for parking in a S	State Park during
	the 2011-2012 fiscal year and for the 2012-2013 fiscal year, unless these fe	es were charged
	prior to the 2011-2012 fiscal year.	
	JPS/AOC/INCREASE CERTAIN COURT COSTS SECTION 31 23 (a) C S 7A 204(a)(d) reads as rewritten:	
	<ul><li>SECTION 31.23.(a) G.S. 7A-304(a)(4) reads as rewritten:</li><li>"(a) In every criminal case in the superior or district court, wherein</li></ul>	the defendant is
	convicted, or enters a plea of guilty or nolo contendere, or when costs are ass	
	prosecuting witness, the following costs shall be assessed and collected, exce	-
	judgment imposes an active prison sentence, costs shall be assessed and coll	1
	the judgment specifically so provides, and that no costs may be assessed	-
	dismissed.	
	(4) For support of the General Court of Justice, the sum	
	twenty-four dollars and fifty cents (\$100.50)(\$124.50) in t	
	including cases before a magistrate, and the sum of or	
	<u>fifty-four</u> dollars and fifty cents $(\$102.50)(\$154.50)$ in the s	-
	be remitted to the State Treasurer. For a person convicted	•
	superior court who has made a first appearance in district district court and superior court fees shall be assessed. The	
	shall remit the sum of two dollars and five cents (\$2.05) one	
	each fee collected under this subdivision to the North Carol	
	the provision of services described in G.S. 7A-474.4, and	
	(\$.95) of each fee collected under this subdivision to the	•
	State Bar for the provision of services described in G.S. 7A-	
	SECTION 31.23.(b) G.S. 7A-305 reads as rewritten:	
	"§ 7A-305. Costs in civil actions.	
	(a) In every civil action in the superior or district court, except for	actions brought
	under Chapter 50B of the General Statutes, shall be assessed:	
		- f
	(2) For support of the General Court of Justice, the sum twenty fiveeighty dollars (\$125.00)(\$180.00) in the superior	
	that if a case is assigned to a special superior court judg	-
	business case under G.S. 7A-45.3, an additional one t	
	(\$1,000) shall be paid upon its assignment, and the sur	
	hundred thirty dollars (\$80.00)(\$130.00) in the district cou	
	the case is assigned to a magistrate the sum shall be fifty f	-
	(\$55.00).(\$80.00). Sums collected under this subdivision sha	
	the State Treasurer. The State Treasurer shall remit the sur	
	and five cents (\$2.05)one dollar (\$1.00) of each fee coll	
	subdivision to the North Carolina State Bar for the provi	
	described in G.S. 7A-474.4, and ninety-five cents (\$.9	5) of each tee

	General	Assem	bly of North Carolina	Session 2011
1 2 3			collected under this subdivision to the N provision of services described in G.S. 7A-4	
4	(a5)	 In eve	ry civil action in the superior or district cour	rt wherein a party files a pleading
5			interclaim or cross-claim, except for count	
6			hapter 50B of the General Statutes for which	
0 7			f this section, the following shall be assessed:	<b>-</b>
8	subsection	<u>(1)</u>	For the use of the courtroom and related jud	_
9		<u>(1)</u>	dollars (\$12.00) in cases heard before a m	
10			dollars (\$16.00) in district and superior	r court, to be remitted to the
11			municipality providing the facilities in whi	
12			municipality does not provide the facili	ities in which the judgment is
13			rendered, the sum is to be remitted to the	
14			rendered. Funds derived from the facilities	
15			manner, for the same purposes, and sub	
16			facilities' fees assessed in criminal actions.	·
17		<u>(2)</u>	For the upgrade, maintenance, and operation	ation of the judicial and county
18		<u> </u>	courthouse phone systems, the sum of four	
19			the Court Information Technology Fund.	
20		<u>(3)</u>	For support of the General Court of Justice	e, the sum of one hundred eighty
21		<u> </u>	dollars (\$180.00) in the superior court, exc	
22			special superior court judge as a complex b	
23			an additional one thousand dollars (\$1	
24			assignment, and the sum of one hundred	
25			district court, except that if the case is assig	•
26			be eighty dollars (\$80.00). Sums collected	
27			remitted to the State Treasurer. The State	
28			one dollar (\$1.00) of each fee collected un	
29			Carolina State Bar for the provision of serv	
30			and ninety-five cents (\$.95) of each fee co	•
31			the North Carolina State Bar for the pro-	
32			<u>G.S. 7A-474.19.</u>	
33				
34	(f)	For th	e support of the General Court of Justice, th	e sum of twenty dollars (\$20.00)
35			any motion not listed in G.S. 7A-308 that is f	• • • •
36			TION 31.23.(c) G.S. 7A-306 reads as rewritte	
37	"§ 7A-306		s in special proceedings.	
38	(a)	In eve	ery special proceeding in the superior cou	rt, the following costs shall be
39	assessed:			-
40				
41		(2)	For support of the General Court of Jus	tice the sum of seventy fiveone
42			hundred six dollars (\$75.00).(\$106.00). In a	
43			land, except boundary disputes, if the fair 1	
44			is over one hundred dollars (\$100.00), the	
45			thirty cents (30¢) per one hundred dolla	
46			fraction thereof, not to exceed a maximum	· · · · · ·
47			dollars (\$200.00). Fair market value is dete	
48			is a sale, the appraiser's valuation if there	• •
49			from the property tax records if there is	
50			valuation. Sums collected under this sub-	
51			State Treasurer. The State Treasurer shall	remit the sum of two dollars and

	General Assembly of North Carolina	Session 2011
1 2 3 4 5	five cents (\$2.05)one dollar (\$1.00) of each sex hundred six-dollar (\$106.00) General Court of this subdivision to the North Carolina State Bar described in G.S. 7A-474.4.	f Justice fee collected under
6 7	(g) For the support of the General Court of Justice, the support shall accompany any motion not listed in G.S. 7A-308 that is filed	•
8	SECTION 31.23.(d) G.S. 7A-307(a) reads as rewritter	
9	"(a) In the administration of the estates of decedents, mino	
10	persons, and of trusts under wills and under powers of attorney	1 0
11	G.S. 36C-2-203, and in collections of personal property by affida	
12	be assessed:	.,
13		
14	(2) For support of the General Court of Justice,	the sum of seventy five <u>one</u>
15	<u>hundred six</u> dollars (\$75.00),(\$106.00), plus an	additional forty cents $(40c)$
16	per one hundred dollars (\$100.00), or major f	raction thereof, of the gross
17	estate, not to exceed six thousand dollars (\$6,00	0). Gross estate shall include
18	the fair market value of all personalty when rec	· •
19	the sale of realty coming into the hands of the fi	•
20	the value of realty. In collections of personal p	
21	based on the gross estate shall be computed from	
22	affidavit of collection made pursuant to G.S.	-
23 24	when that affidavit is filed. In all other cases, from the information reported in the inventory	1
24 25	from the information reported in the inventory inventory is filed with the clerk. If additional gr	-
23 26	comes into the hands of the fiduciary after the fi	-
20 27	for such additional value shall be assessed and	
28	account or report disclosing such additional	
29	minimum fee shall be fifteen dollars (\$15.00)	6
30	subdivision shall be remitted to the State Treasu	
31	remit the sum of two dollars and five cents (\$2.	0 <del>5)</del> one dollar (\$1.00) of each
32	seventy-five-dollar (\$75.00)one hundred six-do	
33	of Justice fee collected under this subdivision	
34	Bar for the provision of services described in G.	S. 7A-474.4.
35		
36	(4) For the support of the General Court of Justice(\$20,00) shall accompany any motion not listed	
37 38	(\$20.00) shall accompany any motion not listed	I In G.S. /A-308 that is filed
38 39	with the clerk." SECTION 31.23.(e) G.S. 7A-308(a) reads as rewritten	
40	"(a) The following miscellaneous fees and commissions sha	
41	superior court and remitted to the State for the support of the Gener	•
42	(1) Foreclosure under power of sale in deed of trust	
43	mortgage	
44	If the property is sold under the power of sale,	
45	charged, determined by the following formula:	
46	hundred dollars (\$100.00), or major fraction the	reof, of the final sale price. If
47	the amount determined by the formula is less	
48	minimum ten dollar (\$10.00) fee will be collect	
49	by the formula is more than five hundred dollar	s (\$500.00), a maximum five
50	hundred-dollar (\$500.00) fee will be collected.	
51		

General Assem	bly of North Carolina	Session 2011
(21)	In civil matters, all alias and plur	ies summons issued and all endorsements
	issued on an original summons	
SECT	<b>TION 31.23.(f)</b> G.S. 7A-34.1 is rep	ealed.
IDS/AOC/COM	MUNITY MEDIATION	
JPS/AOC/COM PROGRAM		CENTERS/WORTHLESS CHECK
		ended by adding a new subsection to read:
		blish and charge fees for its services in the
	•	n established under this section and may
		district attorneys in the establishment of
		worthless check programs have not been
established."	programs in any districts in which	worthless eneck programs have not been
	<b>TION 31.24.(b)</b> G.S. 7A-38.7 is am	ended by adding a new subsection to read:
		pursuant to this Article may establish and
charge fees for its		<u>F</u> ,,
<u></u>		
JPS/AOC/INCR	EASE INTERSTATE COMPAC	Г FEE
SECT	<b>TION 31.25.</b> G.S. 148-65.7(a) reads	as rewritten:
"(a) Person	ns convicted in this State who ma	ke a request for transfer to another state
pursuant to the	compact shall pay a transfer appl	ication of one-two hundred fifty dollars
<del>(\$150.00)<u>(</u>\$250.0</del>	00) for each transfer application sub	nitted. The transfer application fee shall be
		ission of the transfer application. The
		y waive the application fee if either the
		that payment of the fee will constitute an
	burden on the offender.	
	-	e deposited in the Interstate Compact Fund
	only to support administration of th	
		ithin the Department of Correction as a
		nt. Accordingly, revenue in the Fund at the
		d other investment income earned by the
		the Department of Correction pursuant to rer to be deposited and held in this Fund.
		Is otherwise available to the Department of
•	e administration of the Interstate Co	-
concetion for the	e administration of the interstate eo	inpact.
JPS/AOC/CON	FINGENT COURT COST INCR	EASES FOR COUNTIES
		r other substantially similar legislation that
		nt of six months or less to serve the period
_	ment facility becomes law, then G.S.	—
	•	r district court, wherein the defendant is
convicted, or ent	ers a plea of guilty or nolo contend	ere, or when costs are assessed against the
prosecuting with	ess, the following costs shall be as	sessed and collected, except that when the
		shall be assessed and collected only when
	ecifically so provides, and that ne	o costs may be assessed when a case is
dismissed.		
•••		
(2)		elated judicial facilities, the sum of twelve
		the district court, including cases before a
		dollars (\$30.00) in superior court, to be
		e magneni is rendered. In all cases where
	remitted to the county in which the	cilities provided by a municipality, the

General Assembly of North Carolina Session 2011
facilities fee shall be paid to the municipality. Funds derived from the
facilities fees shall be used exclusively by the county or municipality for
providing, maintaining, and constructing adequate courtroom and related
judicial facilities, including: adequate space and furniture for judges, district
attorneys, public defenders and other personnel of the Office of Indigent
Defense Services, magistrates, juries, and other court related personnel;
office space, furniture and vaults for the clerk; jail and juvenile detention
facilities; free parking for jurors; and a law library (including books) if one
has heretofore been established or if the governing body hereafter decides to
establish one. In the event the funds derived from the facilities fees exceed
what is needed for these purposes, the county or municipality may use any or
all of the excess to retire outstanding indebtedness incurred in the
construction of the facilities, or to reimburse the county or municipality for
funds expended in constructing or renovating the facilities (without incurring
any indebtedness) within a period of two years before or after the date a
district court is established in such county, or to supplement the operations
of the General Court of Justice in the county.
<b>SECTION 31.26.(b)</b> If House Bill 642 or other substantially similar legislation that
requires a misdemeanant with a period of confinement of six months or less to serve the period in a level confinement facility becomes law, then $C = 7A + 204(a)$ is smeaned by adding a new
in a local confinement facility becomes law, then G.S. 7A-304(a) is amended by adding a new subdivision to read:
"(a) In every criminal case in the superior or district court, wherein the defendant is
convicted, or enters a plea of guilty or nolo contendere, or when costs are assessed against the
prosecuting witness, the following costs shall be assessed and collected, except that when the
judgment imposes an active prison sentence, costs shall be assessed and collected only when
the judgment specifically so provides, and that no costs may be assessed when a case is
dismissed.
(4b) To provide for contractual services to reduce county jail populations, the
sum of fifty dollars (\$50.00) for all offenses arising under Chapter 20 of the
General Statutes and resulting in a conviction of an improper equipment
offense, to be remitted to the Department of Correction."
<b>SECTION 31.26.(c)</b> If House Bill 642 or other substantially similar legislation that
requires a misdemeanant with a period of confinement of six months or less to serve the period
in a local confinement facility becomes law, then G.S. 7A-311(a) reads as rewritten:
"(a) In a civil action or special proceeding, except for actions brought under Chapter 50B
of the General Statutes, the following fees and commissions shall be assessed, collected, and
remitted to the county:
(1) a. For each item of civil process served, including summons,
subpoenas, notices, motions, orders, writs and pleadings, the sum of
fifteen thirty dollars (\$15.00).(\$30.00). When two or more items of
civil process are served simultaneously on one party, only one fifture dellar (\$20.00) for shell be character
fifteen-dollar (\$15.00)thirty-dollar (\$30.00) fee shall be charged.
" SECTION 31 26 (d) If House Bill 642 or other substantially similar logislation that
<b>SECTION 31.26.(d)</b> If House Bill 642 or other substantially similar legislation that requires a misdemeanant with a period of confinement of six months or less to serve the period
in a local confinement facility becomes law, then G.S. 7A-313 reads as rewritten:
"§ 7A-313. Uniform jail fees.
Persons who are lawfully confined in jail awaiting trial shall be liable to the county or
resource who are rawrang common in jun awareng that shah be hable to the county of

hours' confinement, or fraction thereof, except that a person so confined shall not be liable for
this fee if the case or proceeding against him is dismissed, or if acquitted, or if judgment is
arrested, or if probable cause is not found, or if the grand jury fails to return a true bill.

4 Persons who are ordered to pay jail fees pursuant to a probationary sentence shall be liable 5 to the county or municipality maintaining the jail at the same per diem rate paid by the 6 Department of Correction to local jails for maintaining a prisoner, as set by the General 7 Assembly in its appropriations acts."

8 **SECTION 31.26.(e)** If House Bill 642 or other substantially similar legislation that 9 requires a misdemeanant with a period of confinement of six months or less to serve the period 10 in a local confinement facility becomes law, then G.S. 153A-225(a) reads as rewritten:

11 "(a) Each unit that operates a local confinement facility shall develop a plan for 12 providing medical care for prisoners in the facility. The plan

- 13 14
- (1) Shall be designed to protect the health and welfare of the prisoners and to avoid the spread of contagious disease;
- 15 16
- (2) Shall provide for medical supervision of prisoners and emergency medical

care for prisoners to the extent necessary for their health and welfare;

- 17 18
- (3) Shall provide for the detection, examination and treatment of prisoners who are infected with tuberculosis or venereal diseases.

19 The unit shall develop the plan in consultation with appropriate local officials and 20 organizations, including the sheriff, the county physician, the local or district health director, 21 and the local medical society. The plan must be approved by the local or district health director 22 after consultation with the area mental health, developmental disabilities, and substance abuse 23 authority, if it is adequate to protect the health and welfare of the prisoners. Upon a 24 determination that the plan is adequate to protect the health and welfare of the prisoners, the 25 plan must be adopted by the governing body.

As a part of its plan, each unit may establish fees of not more than ten dollars (\$10.00) twenty dollars (\$20.00) per incident for the provision of nonemergency medical care to prisoners. In establishing fees pursuant to this section, each unit shall establish a procedure for waiving fees for indigent prisoners."

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## GENGOV/INS/SET INSURANCE REGULATORY CHARGE

32 SECTION 31.27.(a) The percentage rate to be used in calculating the insurance
 33 regulatory charge under G.S. 58-6-25 is six percent (6%) for the 2011 calendar year.
 34 SECTION 31.27.(b) This section is effective when it becomes law.

## 36 IT/INFORMATION TECHNOLOGY FUND/AVAILABILITY

**SECTION 31.28.(a)** The availability used to support appropriations made in this act from the Information Technology Fund established in G.S. 147-33.72H is as follows:

39		FY 2011-2012	FY 2012-2013
40			
41	Appropriation from General Fund	\$4,458,142	\$6,158,142
42	Interest	\$ 100,000	\$ 100,000
43	IT Fund Balance June 30	\$2,454,934	\$1,227,467
44			
45	Total Funds Available	\$7,013,076	\$7,485,609
46			

47 Appropriations are made from the Information Technology Fund for the 2011-2013 fiscal48 biennium as follows:

- 49 **FY 2011-2012 FY 2012-2013** 50
- 51 Information Technology Operations

	General Assembly of North Carolina		Session 2011
1	Center for Geographic Information and Analysis	\$ 599,347	\$ 599,347
2	Enterprise Security Risk Management	\$1,064,148	\$1,064,148
3	Enterprise Project Management Office	\$1,673,285	\$1,673,285
4	Architecture and Engineering	\$ 648,000	\$ 648,000
5	Criminal Justice Information Network	\$ 166,422	\$ 166,422
6	Statewide IT Procurement	\$0	\$0
7	ITS Overhead Reduction	(\$91,486)	(\$91,486)
8	Subtotal Information Technology Operations	\$4,059,716	\$4,059,716
9	Information Technology Projects		
10	State Portal	\$0	\$0
11	IT Consolidation	\$1,320,893	\$ 820,893
12	Transfer to OSC for Data Integration	\$ 100,000	\$ 100,000
13	Subtotal Information Technology Projects	\$1,420,893	\$ 920,893
14	Data Integration License Funding Transfer to State Agencies	\$ 200,000	\$2,400,000
15	Position Transfer to Office of State Budget and Management	\$ 105,000	\$ 105,000
16	Total	\$5,785,609	\$7,485,609
17			
18	<b>SECTION 31.28.(b)</b> Statewide information	technology procur	rement shall be
19	funded through a fee charged to agencies using their services. The Office of the State Chief		
20	Information Officer shall provide a fee schedule to allow cost recovery to the Office of State		
21	Budget and Management.		
22	SECTION 31.28.(c) By September 1 of each year, data integration funding in the		
23	Information Technology Fund for that State fiscal year shall be transferred to State agencies in		
24	proportion to their use of data integration licenses at that point in time. The State Chief		
25	Information Officer shall report to the Joint Legislative Oversight Committee on Information		
26	Technology Operations and the Fiscal Research Division by September 2 of each year on the		
27	status of the transfer.		
28	Any licensing requirements after the 2011-2013 fiscal biennium shall be the responsibility		

Any licensing requirements after the 2011-2013 fiscal biennium shall be the responsibility 28 of the participating agency. The State Chief Information Officer shall notify affected agencies 29 30 of this requirement by September 1, 2011. The State Chief Information Officer shall ensure that 31 agencies choosing to participate after that date are notified prior to agreeing to participate in the 32 data integration license agreement. The State Chief Information Officer shall report to the Joint 33 Legislative Oversight Committee on Information Technology Operations and the Fiscal 34 Research Division by September 2, 2011, on agency notification of their responsibility to fund 35 any data integration license requirements after the 2011-2013 fiscal biennium.

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**SECTION 31.28.(d)** This section is effective when it becomes law.

## TRANSPORTATION/DIVISION OF MOTOR VEHICLES BULK DATA

39 **SECTION 31.29.(a)** G.S. 20-43.1 is amended by adding a new subsection to read: 40 "**§ 20-43.1**. **Disclosure of personal information in motor vehicle records.** 

(a) The Division shall disclose personal information contained in motor vehicle records
in accordance with the federal Driver's Privacy Protection Act of 1994, as amended, 18 U.S.C.
§§ 2721, et seq.

44 (b) As authorized in 18 U.S.C. § 2721, the Division shall not disclose personal 45 information for the purposes specified in 18 U.S.C. § 2721(b)(11).

46 (c) The Division shall not disclose personal information for the purposes specified in 18
47 U.S.C. § 2721(b)(12) unless the Division receives prior written permission from the person
48 about whom the information is requested.

(d) As authorized in 18 U.S.C. § 2721, the Division may disclose personal information
to federally designated organ procurement organizations and eye banks operating in this State
for the purpose of identifying individuals who have indicated an intent to be an organ donor.

### Session 2011

Personal information authorized under this subsection is limited to the individual's first, middle, 1 2 and last name, date of birth, address, sex, county of residence, and drivers license number. 3 Employees of the Division who provide access to or disclosure of information in good-faith 4 compliance with this subsection are not liable in damages for access to or disclosure of the 5 information. 6 As authorized in 18 U.S.C. § 2721, the Division may also provide copies of partial (e) 7 crash report data collected pursuant to G.S. 20-166.1, partial driver license data kept pursuant 8 to G.S. 20-26(a), and partial vehicle registration application data collected pursuant to 9 G.S. 20-52 in bulk form to persons, private companies, or other entities, for uses other than official, upon payment of a fee of three cents  $(3\phi)$  per individual record. The Division shall not 10 11 furnish such data except upon execution by the recipient of a written agreement to comply with the Driver's Privacy Protection Act of 1994, as amended, 18 U.S.C. §§ 2721, et seq. The 12 13 information released to persons, private companies, or other entities, for uses other than 14 official, pursuant to this subsection, shall not be a public record pursuant to Chapter 132 of the 15 General Statutes." 16 17 18 TRANSPORTATION/FERRY DIVISION TOLLING ON ALL ROUTES 19 SECTION 31.30.(a) Effective April 1, 2012, G.S. 136-82 reads as rewritten: 20 "§ 136-82. Department of Transportation to establish and maintain ferries. 21 The Department of Transportation is vested with authority to provide for the establishment 22 and maintenance of ferries connecting the parts of the State highway system, whenever in its 23 discretion the public good may so require, and to prescribe and collect such tolls therefor as 24 may, in the discretion of the Department of Transportation, be expedient. All ferry routes shall 25 be tolled in an amount established by the Board of Transportation. 26 To accomplish the purpose of this section said Department of Transportation is authorized 27 to acquire, own, lease, charter or otherwise control all necessary vessels, boats, terminals or 28 other facilities required for the proper operation of such ferries or to enter into contracts with 29 persons, firms or corporations for the operation thereof and to pay therefor such reasonable 30 sums as may in the opinion of said Department of Transportation represent the fair value of the 31 public service rendered. 32 The Department of Transportation, notwithstanding any other provision of law, may 33 operate, or contract for the operation of, concessions on the ferries and at ferry facilities to 34 provide to passengers on the ferries food, drink, and other refreshments, personal comfort 35 items, and souvenirs publicizing the ferry system." 36 **SECTION 31.30.(b)** The Board of Transportation shall toll all ferry routes no later 37 than the effective date of subsection (a) of this section, but is encouraged to begin tolling on all 38 routes before that date. In establishing tolls for ferry routes under G.S. 136-82, as amended by 39 this section, the Board of Transportation shall consider the needs of commuters and other 40 frequent passengers. 41 42 **PART XXXI-A: EFFECTIVE DATE** 43

44 **SECTION 31A.1.** Unless otherwise provided herein, this act becomes effective 45 July 1, 2011.