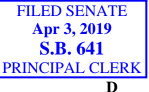
## **GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019**



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#### SENATE BILL DRS35231-LUy-93\*

Short Title:	Fix Our Democracy.	(Public)
Sponsors:	Senators J. Jackson, Foushee, and deViere (Primary Sponsors).	
Referred to:		

#### A BILL TO BE ENTITLED

2 AN ACT AMENDING THE NORTH CAROLINA CONSTITUTION TO ESTABLISH THE 3 CITIZENS REDISTRICTING COMMISSION; REENACTING LEGISLATION THAT 4 ESTABLISHED A NONPARTISAN METHOD OF ELECTING SUPREME COURT 5 JUSTICES AND COURT OF APPEALS JUDGES BEGINNING 2020; EXTENDING THE WAITING PERIOD FOR FORMER LEGISLATORS WHO BECOME LOBBYISTS; 6 7 MODERNIZING THE VOTER REGISTRATION PROCESS BY ESTABLISHING THE 8 FAIR ELECTIONS PROGRAM: INCREASING TRANSPARENCY IN THE 9 LEGISLATIVE PROCESS BY REQUIRING FORTY-EIGHT HOURS NOTICE OF 10 MEETINGS OF ALL LEGISLATIVE COMMITTEES; AND DIRECTING THE 11 LEGISLATIVE SERVICES OFFICER TO DEVELOP A PLAN TO PROVIDE LIVE 12 VIDEO AND AUDIO STREAMING OF ALL MEETINGS OF LEGISLATIVE 13 COMMITTEES AND COMMISSIONS MEETING IN THE LEGISLATIVE COMPLEX. 14 Whereas, short-term political incentives are currently set against the long-term public 15 good; and 16 Whereas, the needed reforms are generally well known and likely inevitable; and 17 Whereas, there is no constituency for political self-serving but universal demand for 18 our service to others: and 19 Whereas, restoring the people's trust in our work begins with restoring the people's

- 20 fundamental role in our elections; Now, therefore,
- 21 The General Assembly of North Carolina enacts:

#### 23 PART I. CITIZENS REDISTRICTING COMMISSION

24 **SECTION 1.1.** Effective beginning with the redistricting done upon the return of the 25 2020 decennial census, Section 3 of Article II of the North Carolina Constitution reads as 26 rewritten:

27 "Sec. 3. Senate districts; apportionment of Senators.

28 The Senators shall be elected from districts. The General Assembly, at the first regular session 29 convening The Citizens Redistricting Commission, beginning as soon as practical after the return 30 of every decennial census of population taken by order of Congress, shall revise the senate 31 districts and the apportionment of Senators among those districts, subject to the following 32 requirements: so that, to the extent possible, those districts meet the following goals:

33 Each Senator shall represent, as nearly as may be, an equal number of inhabitants, the (1)34 number of inhabitants that each Senator represents being determined for this purpose by dividing the population of the District that he represents by the number of Senators apportioned to that 35 36 district; The goal of one person, one vote to ensure each voter's vote.



	General Assembly Of North Carolina	Session 2019
1	(2) Each senate district shall at all times consist of contiguous terri	tory: The goal of
2	minimizing the number of split counties, municipalities, and other communitie	· · · · · · · · · · · · · · · · · · ·
3	Precincts shall not be split in the preparation of a plan for State Senate distr	
4	extent necessary to comply with federal law. All districts shall be contiguous.	
5	(3) No county shall be divided in the formation of a senate dist	<del>trict:</del> The goal of
6	compactness, to avoid elongated and irregularly shaped districts.	<u>, 110 5001 01</u>
7	(4) A plan adopted by the Citizens Redistricting Commission shall ha	ave the force and
8	effect of acts of the General Assembly. When established, the senate	
9	apportionment of Senators shall remain unaltered until the return of another de	
10	population taken by order of Congress."	•••••••••••••••••••••••••••••••••••••••
11	<b>SECTION 1.2.</b> Effective beginning with the redistricting done upo	n the return of the
12	2020 decennial census, Section 5 of Article II of the North Carolina Cons	
13	rewritten:	
14	"Sec. 5. Representative districts; apportionment of Representatives.	
15	The Representatives shall be elected from districts. The General Assembly,	at the first regular
16	session convening The Citizens Redistricting Commission, as soon as practice	
17	of every decennial census of population taken by order of Congress,	
18	representative districts and the apportionment of Representatives among those	
19	to the following requirements: so that, to the extent possible, those districts m	
20	goals:	<u> </u>
21	(1) Each Representative shall represent, as nearly as may be, and	equal number of
22	inhabitants, the number of inhabitants that each Representative represents beir	-
23	this purpose by dividing the population of the district that he represents b	
24	Representatives apportioned to that district; The goal of one person, one vot	
25	voter's vote.	
26	(2) Each representative district shall at all times consist of contiguous (	territory;The goal
27	of minimizing the number of split counties, municipalities, and other communi	
28	Precincts shall not be split in the preparation of a plan for State House o	
29	districts, except to the extent necessary to comply with federal law. All	-
30	contiguous.	
31	(3) No county shall be divided in the formation of a representative di	strict; The goal of
32	compactness, to avoid elongated and irregularly shaped districts.	
33	(4) A plan adopted by the Citizens Redistricting Commission shall have	ave the force and
34	effect of acts of the General Assembly. When established, the representative	districts and the
35	apportionment of Representatives shall remain unaltered until the return of a	another decennial
36	census of population taken by order of Congress."	
37	SECTION 1.3. Effective January 1, 2020, Article II of the	North Carolina
38	Constitution is amended by adding a new section to read:	
39	"Sec. 25. Citizens Redistricting Commission.	
40	(1) Establishment. There is established the Citizens Redistricting Com	mission to adopt
41	plans for the House of Representatives of the Congress of the United States a	nd for the Senate
42	and House of Representatives of the General Assembly.	
43	(2) No person shall be eligible for appointment to the Commission if an	y of the following
44	apply:	
45	(a) The individual, or a relative thereof as defined by law, has	s done any of the
46	following:	
47	1. Been appointed to, elected to, or been a candidate	for any elective
48	public office, or been appointed to a State board or c	commission.
49	2. Served as an officer or executive committee mem	ber of a political
50	party, or as an officer, paid employee, or paid	consultant of a
51	candidate's campaign committee.	

General Assem	bly Of North Carolina	Session 2019
	3. Been a lobbyist registered under Chap	pter 120C of the General Statutes.
<u>(b)</u>	The individual is or has ever been an emplo	oyee of the General Assembly or
	Congress, or is or has ever been a consul	ltant or under contract with the
	General Assembly or Congress.	
<u>(c)</u>	The individual has ever had a financial relation	ionship with the Governor.
<u>(d)</u>	The individual has ever contributed more th	
	to any candidate for public office.	
<u>(3)</u> No n	nember of the Commission shall be eligible, du	uring service on the Commission
	ears after service on the Commission, to do any	
(a)	Be appointed to a State board or commission	
<u>(b)</u>	Serve as an officer or executive committee	
	an officer, paid employee, or paid consul	
	committee.	÷ •
(c)	Register as a lobbyist under Chapter 120C o	f the General Statutes.
(4) Mem	nbership application. Any citizen of North C	
	member of the Citizens Redistricting Commis	• • • •
	ensure they meet the requirements of this section	
State law. The A	Auditor shall submit all eligible applications to	the General Assembly.
	ointment. The Citizens Redistricting Commis	•
	nted from the pool of candidates submitted to the	-
(a)	Two persons affiliated with the political p	•
<u></u>	registered affiliates by the President Pro Ten	
<u>(b)</u>	Two persons affiliated with the political part	-
	of affiliates by the minority leader in the Ser	
<u>(c)</u>	Two persons affiliated with the political p	
	registered affiliates by the Speaker of the Ho	• •
<u>(d)</u>	Two persons affiliated with the political party	
<u> </u>	of registered affiliates by the minority leader	
<u>(e)</u>	Five persons not affiliated with either of the	e two political parties having the
	highest and second-highest number of r	
	affiliated with the political party with the	e highest number of registered
	affiliates, and one person affiliated with	
	second-highest number of registered affiliate	es, each person by a vote of at least
	six members appointed pursuant to subdivis	
	subsection.	
<u>(f)</u>	All appointing authorities shall consider the	he importance of racial, ethnic,
	geographic, and gender diversity when maki	ing their appointments
(6) Term	geographic, and gender diversity when make	ing then appointments.
(0) ICIII	n of office. The term of office for members of	
		f the Commission shall begin on
April 1 of the ye	n of office. The term of office for members of	f the Commission shall begin on r four years, and until a successor
April 1 of the ye	n of office. The term of office for members of ear the member is selected, and shall continue fo	f the Commission shall begin on or four years, and until a successor three consecutive full terms.
April 1 of the ye is appointed and (7) Vaca	n of office. The term of office for members of ear the member is selected, and shall continue fo d qualified. Members shall not serve more than	f the Commission shall begin on r four years, and until a successor three consecutive full terms. ship of the Citizens Redistricting
April 1 of the yet is appointed and (7) Vaca Commission sha	n of office. The term of office for members of ear the member is selected, and shall continue fo d qualified. Members shall not serve more than ancies. Any vacancy occurring in the members	f the Commission shall begin on or four years, and until a successor three consecutive full terms. Ship of the Citizens Redistricting action for the appointment of that
April 1 of the yet is appointed and (7) Vaca Commission sha member by the	n of office. The term of office for members of ear the member is selected, and shall continue fo d qualified. Members shall not serve more than ancies. Any vacancy occurring in the members all be filled in the manner prescribed in this se	f the Commission shall begin on or four years, and until a successor three consecutive full terms. Ship of the Citizens Redistricting action for the appointment of that
April 1 of the yet is appointed and (7) Vaca Commission sha member by the remainder of the	n of office. The term of office for members of ear the member is selected, and shall continue fo d qualified. Members shall not serve more than ancies. Any vacancy occurring in the members all be filled in the manner prescribed in this se authority that made the initial appointment.	f the Commission shall begin on or four years, and until a successor three consecutive full terms. ship of the Citizens Redistricting action for the appointment of that Vacancies shall be filled for the
April 1 of the yet is appointed and (7) Vaca Commission sha member by the remainder of the (8) Dutie	n of office. The term of office for members of ear the member is selected, and shall continue fo d qualified. Members shall not serve more than ancies. Any vacancy occurring in the members all be filled in the manner prescribed in this se authority that made the initial appointment.	f the Commission shall begin on or four years, and until a successor three consecutive full terms. Ship of the Citizens Redistricting oction for the appointment of that Vacancies shall be filled for the ricting Commission shall prepare
April 1 of the ye is appointed and (7) Vaca Commission sha member by the remainder of the (8) Dution and adopt plans	n of office. The term of office for members of ear the member is selected, and shall continue fo d qualified. Members shall not serve more than ancies. Any vacancy occurring in the members all be filled in the manner prescribed in this se authority that made the initial appointment. e unexpired term. es and adoption of plans. The Citizens Redistr	f the Commission shall begin on or four years, and until a successor three consecutive full terms. Ship of the Citizens Redistricting action for the appointment of that Vacancies shall be filled for the ficting Commission shall prepare members of districts for the House
April 1 of the yet is appointed and (7) Vaca Commission sha member by the remainder of the (8) Dution and adopt plans of Representative	n of office. The term of office for members of ear the member is selected, and shall continue fo d qualified. Members shall not serve more than ancies. Any vacancy occurring in the members all be filled in the manner prescribed in this se authority that made the initial appointment. e unexpired term. es and adoption of plans. The Citizens Redistr for revising the districts and apportioning the m	f the Commission shall begin on or four years, and until a successor three consecutive full terms. ship of the Citizens Redistricting ection for the appointment of that Vacancies shall be filled for the ficting Commission shall prepare members of districts for the House ate and House of Representatives
April 1 of the yet is appointed and (7) Vaca Commission sha member by the remainder of the (8) Dution and adopt plans of Representative	n of office. The term of office for members of ear the member is selected, and shall continue fo d qualified. Members shall not serve more than ancies. Any vacancy occurring in the members all be filled in the manner prescribed in this se authority that made the initial appointment. e unexpired term. es and adoption of plans. The Citizens Redistr for revising the districts and apportioning the m ves of the United States Congress and the Sena Assembly. Plans shall be adopted by a vote of a	f the Commission shall begin on or four years, and until a successor three consecutive full terms. ship of the Citizens Redistricting ection for the appointment of that Vacancies shall be filled for the ficting Commission shall prepare members of districts for the House ate and House of Representatives
April 1 of the yet is appointed and (7) Vaca Commission sha member by the remainder of the (8) Dution and adopt plans of Representative of the General A	n of office. The term of office for members of ear the member is selected, and shall continue fo d qualified. Members shall not serve more than ancies. Any vacancy occurring in the members all be filled in the manner prescribed in this se authority that made the initial appointment. e unexpired term. es and adoption of plans. The Citizens Redistr for revising the districts and apportioning the m ves of the United States Congress and the Sena Assembly. Plans shall be adopted by a vote of a	f the Commission shall begin on or four years, and until a successor three consecutive full terms. ship of the Citizens Redistricting ection for the appointment of that Vacancies shall be filled for the ficting Commission shall prepare members of districts for the House at and House of Representatives at least three members from each

	General Assembly Of North Carolina Session 2019
1	(b) The members affiliated with the political party having the second-highest
2	number of registered affiliates.
3	(c) The members not affiliated with either of the two political parties having the
4	highest number of registered affiliates.
5	(9) Special master. As soon as practicable after the return of the decennial census of
6	population taken by order of Congress, the Citizens Redistricting Commission shall appoint a
7	special master from a list of names provided by the State Auditor. The special master shall be
8	appointed by a vote in the Commission of at least three members from each of the groups listed
9	in subdivisions (a) through (c) of subsection (8) of this section. In the event the Citizens
10	Redistricting Commission is unable to adopt a plan in accordance with subsection (8) of this
11	section, the special master shall draw a final plan and submit that plan, along with the rationale
12	for the plan, to the Citizens Redistricting Commission. The Commission shall adopt that plan.
13	(10) Dismissal in certain circumstances. In the event the Citizens Redistricting
14	Commission is unable to adopt a plan pursuant to subsection (8) of this section and select a
15	special master pursuant to subsection (9) of this section, the members of the Commission shall
16	be dismissed, effective immediately, and ineligible to serve on any future Citizens Redistricting
17	Commission. No later than 15 days after this dismissal, the appointing authorities shall appoint
18	new members of the Commission pursuant to subsection (5) of this section."
19	<b>SECTION 1.4.</b> The amendments set out in Sections 1.1 through 1.3 of this act shall
20	be submitted to the qualified voters of the State at the primary election in March 2020, which
21	election shall be conducted under the laws then governing elections in the State. Ballots, voting
22	systems, or both may be used in accordance with Subchapter III of Chapter 163A of the General
23 24	Statutes. The question to be used in the voting systems and ballots shall be:
24 25	"[] FOR [] AGAINST
23 26	A constitutional amendment providing for the creation of a 15-member Citizens Redistricting Commission with membership divided among persons affiliated with the two major
20 27	Redistricting Commission with membership divided among persons affiliated with the two major political parties and persons who are politically unaffiliated. The Citizens Redistricting
28	Commission would adopt districting plans for members of the General Assembly and the House
28 29	of Representatives of the United States Congress. If the Citizens Redistricting Commission could
30	not agree to adopt any districting plan, a special master appointed by the Commission would
31	draw that plan."
32	<b>SECTION 1.5.</b> If a majority of votes cast on the question are in favor of the
33	amendments set out in Sections 1.1 through 1.3 of this act, the State Board of Elections shall
34	certify the amendments to the Secretary of State. The Secretary of State shall enroll the
35	amendments so certified among the permanent records of that office. The amendments set out in
36	Sections 1.1 through 1.3 of this act are effective upon certification.
37	<b>SECTION 1.6.</b> Chapter 120 of the General Statutes is amended by adding a new
38	Article to read:
39	"Article 1B.
40	"Redistricting.
41	" <u>§ 120-4.50. Definitions.</u>
42	As used in this Article, unless the context requires otherwise, the following definitions shall
43	apply:
44	(1) <u>Census Bureau. – The United States Bureau of the Census.</u>
45	(2) <u>Commission. – The Citizens Redistricting Commission established pursuant</u>
46	to Section 25 of Article II of the North Carolina Constitution.
47	(3) Congressional districts or plans. – Districts or plans for the House of
48	Representatives of the United States Congress.
49	(4) Federal census The decennial census required by federal law to be
50	conducted by the Census Bureau in every year ending in zero.

	Asseml	bly Of North Carolina	Session 2019
	(5)	Ideal population. – The number determined by divid	ing the number of
		members in a plan into the population of the State as rep	ported in the federal
		<u>census.</u>	
	<u>(6)</u>	Legislative districts or plans. – Districts or plans for the S	Senate and House of
		Representatives of the General Assembly.	
	(7)	<u>Plan. – A plan for legislative or congressional reapport</u>	rtionment drawn in
		accordance with this Article.	
	<u>(8)</u>	Public office. – For purposes of membership eligibility	
		Article II of the North Carolina Constitution, "public offic	ce" refers to elective
		State, local, or federal office.	
	<u>(9)</u>	Relative. – For purposes of membership eligibility under S	
		II of the North Carolina Constitution, a "relative" is an	
		related to the person in question as father, mother, son	
		sister, uncle, aunt, first cousin, nephew, niece, husband	
		grandmother, father-in-law, mother-in-law, son-in-law	
		brother-in-law, sister-in-law, stepfather, stepmother, ste	pson, stepdaughter,
		stepbrother, stepsister, half-brother, or half-sister.	
	<u>(10)</u>	Voting districts The State's voting precincts as reported	•
		of Elections to the Bureau of the Census as required by G	<u>a.S. 163-132.1C.</u>
		tizens Redistricting Commission.	
<u>(a)</u>		bership; Attestation. – Membership on the Citizens Redist	-
		h the requirements of Section 25 of Article II of the North Ca	arolina Constitution.
<u>(b)</u>	-	es. – The duties of the Commission shall be as follows:	
	(1)	Prepare proposed legislative and congressional plans.	
	$\frac{(2)}{(2)}$	Adopt final legislative and congressional plans.	
	<u>(3)</u>	Appoint a special master as soon as practicable after the	
	$(\mathbf{A})$	census to draw a plan in the event the Commission canno	
	<u>(4)</u>	Maintain meeting notes, all plans, with corresponding map	os, and any data used
	(5)	to develop the plans. Maintain a Web site or other similar electronic platfo	orm to dissominate
	<u>(5)</u>	information about the Commission, including records	
		hearings, any plans, and assessments and reports on plans	
		allow the public to view the Commission's meetings and I	
		and archived form, and shall allow the public to submit p	-
		on plans to the Commission for consideration.	frans and comments
<u>(c)</u>	Chair	. – The position of Chair of the Commission shall rotate	every two months
		edule randomly generated at the beginning of the redistric	
		have the same party affiliation, or lack thereof, shall serve a	
following	who sh	tare the sume party annualon, or neck thereof, shan berve	
following members		bd	as chan in the sume
following members four-mon	th peric		
following members four-mon (d)	<u>th peric</u> <u>Staff.</u>	The Commission shall be located within the Departmer	nt of Administration
following members four-mon (d) for admir	<u>th peric</u> <u>Staff.</u> nistrativ	<u>— The Commission shall be located within the Departmen</u> the purposes only, but shall exercise all of its powers, incl	nt of Administration uding the power to
following members four-mon (d) for admir employ, d	<u>th peric</u> <u>Staff.</u> histrativ lirect, a	<u>— The Commission shall be located within the Departmer</u> ve purposes only, but shall exercise all of its powers, included and supervise all personnel, independent of the Secretary of	nt of Administration uding the power to Administration. The
following members four-mon (d) for admir employ, d Departme	th peric Staff. histrativ lirect, a ent sha	<u>— The Commission shall be located within the Departmer</u> re purposes only, but shall exercise all of its powers, include and supervise all personnel, independent of the Secretary of all provide administrative support to the Commission fr	nt of Administration uding the power to Administration. The ree of charge. The
following members four-mon (d) for admir employ, d Departme Commiss	th peric Staff. histrativ lirect, a ent sha ion ma	<u>— The Commission shall be located within the Department</u> repurposes only, but shall exercise all of its powers, included and supervise all personnel, independent of the Secretary of all provide administrative support to the Commission fr by employ professional, technical, and support staff, included	nt of Administration uding the power to Administration. The ree of charge. The ling consultants and
following members four-mon (d) for admir employ, d Departme Commiss legal repr	th peric <u>Staff.</u> nistrativ lirect, a nt sha ion ma esentat	— The Commission shall be located within the Departmer ve purposes only, but shall exercise all of its powers, included and supervise all personnel, independent of the Secretary of all provide administrative support to the Commission fr y employ professional, technical, and support staff, included ion, and may contract for other expertise as needed. Except	nt of Administration uding the power to Administration. The ree of charge. The ling consultants and for public input and
following members four-mon (d) for admir employ, d Departme Commiss legal repr comment.	th peric Staff. histrativ lirect, a nt sha ion ma esentati , Comm	— The Commission shall be located within the Departmer ve purposes only, but shall exercise all of its powers, incl and supervise all personnel, independent of the Secretary of all provide administrative support to the Commission fr y employ professional, technical, and support staff, includ ion, and may contract for other expertise as needed. Except mission staff or contract employees shall not have any comm	nt of Administration uding the power to Administration. The ree of charge. The ling consultants and for public input and unications about the
following members four-mon (d) for admir employ, d Departme Commiss legal repr comment. content of	th peric Staff. nistrativ lirect, a nt sha nt sha ion ma esentati Comm or deve	— The Commission shall be located within the Department ve purposes only, but shall exercise all of its powers, inclu- and supervise all personnel, independent of the Secretary of all provide administrative support to the Commission fr by employ professional, technical, and support staff, includ- ion, and may contract for other expertise as needed. Except mission staff or contract employees shall not have any comm elopment of any plan outside public hearings with an	nt of Administration uding the power to Administration. The ree of charge. The ling consultants and for public input and unications about the hyone except other
following members four-mon (d) for admir employ, d Departme Commiss legal repr content content Commiss	th peric Staff. histrativ lirect, a nt sha ion ma esentati Comm or deve ion sta	— The Commission shall be located within the Departmer ve purposes only, but shall exercise all of its powers, incl and supervise all personnel, independent of the Secretary of all provide administrative support to the Commission fr y employ professional, technical, and support staff, includ ion, and may contract for other expertise as needed. Except mission staff or contract employees shall not have any comm	nt of Administration uding the power to Administration. The ree of charge. The ling consultants and for public input and unications about the hyone except other ny attempt to exert

General Assem	bly Of North Carolina	Session 2019
Commission pur	rsuant to subsection (2) or (3) of Section 25	of Article II of the North Carolina
Constitution.		
	, Documents, or Other Information Fo	or any files, documents, or other
	mitted to the Commission, or any member	-
	by the Commission and is a public record:	
(1)	The name of the individual or entity sub-	
<u> </u>	information.	
(2)	The date the file, document, or other infor	rmation was received.
$\overline{(3)}$	A brief description or summary of the cor	-
	information.	
(f) Verb	al Conversations. – The Commission shall a	dopt procedures for each member of
	to document verbal conversations between	
	public body, and individuals holding publi	
-	include at least the following:	
<u>(1)</u>	The names of the parties to the conversati	on.
$\overline{(2)}$	The date and location of the conversation	•
(3)	A brief description or summary of the cor	iversation.
" <u>§ 120-4.58. Re</u>	districting standards.	
(a) Legis	slative plans shall comply with Sections 3	3 and 5 of Article II of the North
Carolina Constit	ution.	
(b) Cong	ressional plans shall minimize the number of	of split counties, municipalities, and
other communit	ies of interest. Precincts shall not be spli	t in the preparation of a plan for
congressional d	istricts, except to the extent necessary	to comply with federal law. All
congressional di	stricts shall be contiguous.	
<u>(c)</u> <u>The p</u>	population for a legislative district shall be v	within five percent (5%) of the ideal
population for th	nat district. Congressional districts shall each	h have a population that is as nearly
	ble to the ideal population, but in all cases wi	thin one-tenth of one percent $(0.1\%)$
	llation for that district.	
	he extent consistent with other standards	
	plan shall coincide with the boundaries of p	
	the "whole county" requirements established	•
	d with in a manner consistent with federal law	
-	nore than one district shall be as small as poss	
	e county, minimizing the division of count	-
	to be minimized consistent with the other sta	
	icts shall be composed of convenient conti	iguous territory. Areas which meet
	s of adjoining corners are not contiguous.	
	icts shall be reasonably compact in form,	
	shed by this section. In general, reasonably	-
	lar, or hexagonal in shape, and not irregular	• •
	ries or those of voting districts. If it is	
	two or more districts, or of two or more alter	mative plans, the tests prescribed by
	hall be used as follows:	
<u>(1)</u>	Length-width compactness. – The compa	<b>-</b>
	the length of the district and the width of	-
	of a district's compactness is the absolute	
	length and the width of the district. In ger	
	of a district is calculated by measuring t	
	point or portion of the boundary of a di	<b>▲</b>
	<u>portion of the boundary of the same of</u> westernmost point or portion of the bound	
	$\sim w c_{3} c_{1111} c_{3} c_{12} c_{111} c_{1$	

General	Assem	bly Of North Carolina	Session 2019
		point or portion of the boundary of the same district. The	ne absolute values
		computed for individual districts under this subdivision ma	
		all districts in a plan in order to compare the overall com	
		more alternative districting plans for the State or for a port	
	(2)	Perimeter compactness. – The compactness of a district is	
	<u> </u>	distance needed to traverse the perimeter boundary of a di	-
		possible. The total perimeter distance computed for individ	
		this subdivision may be cumulated for all districts in a plan i	
		the overall compactness of two or more alternative plans for	
		portion of the State.	
(g)	Exce	pt to the extent required by the North Carolina and United St	ates Constitutions,
the Votin	-	s Act of 1965, and applicable court decisions, the Commission	
of the fol			-
	(1)	Draw a district for the purpose of favoring a political	party, incumbent
		legislator or member of Congress, or other person or group	
	(2)	Draw a district for the purpose of augmenting or diluting t	
	<u> </u>	of a language or racial minority group.	<u> </u>
	(3)	Make any use of any of the following:	
	<u> </u>	a. Political affiliations of registered voters.	
		b. Previous election results.	
		c. Demographic information, other than population he	ead counts.
		d. The location of incumbents' residences.	
"§ 120-4.	62. Pr	eparations for redistricting.	
(a)		ecember 31 of each year ending in zero, the Commission sha	all obtain from the
Census E	Bureau	information regarding geographic and political units in this	is State for which
federal ce	ensus po	opulation data have been gathered and will be tabulated. The	Commission shall
use the da	ata so o	btained to:	
	<u>(1)</u>	Prepare necessary descriptions of geographic and politic	al units for which
		census data will be reported and that are suitable for use	as components of
		legislative districts.	
	<u>(2)</u>	Prepare maps of counties, cities, precincts, voting di	stricts, and other
		geographic units within the State that may be used to illus	strate the locations
		of legislative district boundaries proposed in plans drawn i	n accordance with
		this Article.	
<u>(b)</u>	As so	on as possible after January 1 of each year ending in one, the	Commission shall
obtain fro	om the	Census Bureau the population data needed for congression	nal and legislative
districting	g that tl	ne Census Bureau is required to provide this State under P.L.	94-171 and shall
use that d	ata to a	ssign a population figure to geographic and political units ba	sed upon that data.
<u>(c)</u>	<u>Upon</u>	receipt of population data from the Census Bureau, the Com	nission shall begin
the proce	ss of ad	opting legislative and congressional plans in accordance with	n G.S. 120-4.66. In
preparing	plans,	the Commission shall ensure that each plan complies with	h the redistricting
standards	as prov	vided in Article II of the North Carolina Constitution and G.S.	. 120-4.58.
<u>(d)</u>	The C	Commission shall conduct at least 21 public hearings through	out the State before
adopting	a plar	under G.S. 120-4.66. The majority of these public hea	urings shall occur
throughout the second s	it the S	tate before the Commission releases any proposed plan, and	l at least 10 public
hearings a	must oc	cur throughout the State after the Commission releases any p	proposed plan.
<u>(e)</u>	-	nducting the public hearings required in subsection (d) o	
		ll provide an opportunity for racial and language minorities t	* *
-	-	including issuing notices in multiple languages and pro-	-
services		nearings at the Commission's expense or through partner	
		ne public hearings shall be open to all members of the public at	

	General Assembly Of North Carolina Session 2019		
1	to encourage attendance and participation across the State, including the use of technology that		
2	allows for real-time, virtual participation and feedback during the hearings.		
3	(f) When preparing plans under G.S. 120-4.66, the Commission shall release population		
4	data, geographic data, election data, and any other data used to create the plan.		
5	(g) When preparing plans under G.S. 120-4.66, the Commission shall provide terminals		
6	for members of the public to access the data and associated software. Any member of the public		
7	may submit maps for consideration to the Commission, and those submissions shall be public		
8	records and open to public comment.		
9	" <u>§ 120-4.66. Adoption of legislative and congressional plans.</u>		
10	(a) Not later than April 1 of each year ending in one, the Commission shall adopt plans		
11	for revising the legislative and congressional districts. In voting to adopt a plan, at least three		
12	members from each of the following groups must vote in the affirmative:		
13	(1) The members affiliated with the political party having the highest number of		
14	registered affiliates.		
15	(2) The members affiliated with the political party having the second-highest		
16	number of registered affiliates.		
17	(3) The members not affiliated with either of the two political parties having the		
18	highest number of registered affiliates.		
19	(b) If the population data for legislative districting that the Census Bureau is required to		
20	provide this State under P.L. 94-171 and, if used by the Commission, the corresponding		
21	geographic referencing data file for that population data are not available to the Commission on		
22	or before February 15 of a year ending in one, the April 1 date set forth in subsection (a) of this		
23	section shall be extended by a number of days equal to the number of days after February 15 of		
24	the year ending in one that the federal census population data and the geographic encoding and		
25	referencing data file for legislative districting become available.		
26	(c) If the Commission fails to adopt any plan pursuant to this section, the special master		
27	appointed by the Commission pursuant to Section 25 of Article II of the North Carolina		
28	Constitution shall draw that plan. The Commission shall provide the special master with any		
29	relevant maps considered by the Commission and all supporting data for those maps.		
80	(d) Within 30 days of the Commission's failure to adopt a plan, the special master shall		
31	prepare and release the final plan. The special master shall present the final plan to the		
32	Commission, and the Commission shall adopt that plan.		
33	(e) A final plan adopted by the Commission shall have the force and effect of acts of the		
34	General Assembly.		
35	(f) In the event the Commission is unable to adopt a plan and unable to select a special		
36	master, the members of the Commission shall be dismissed, effective immediately, and ineligible		
37	to serve on any future Citizens Redistricting Commission. No later than 15 days after that		
38	dismissal, the appointing authorities shall appoint new members of the Commission pursuant to		
39	subsection (5) of Section 25 of the North Carolina Constitution. Notwithstanding any		
40	requirements in this Article to adopt a plan by a certain date, the newly appointed Commission		
41	shall adopt any plan that could not be adopted by the prior Commission as soon as practicable		
42	following their appointment. If the newly appointed Commission is unable to adopt a plan, the		
13	process outlined in this section shall repeat until a Commission is able to successfully adopt that		
44 4 <i>5</i>	<u>plan.</u> (a) In the exact that an edge to deplet is hold investigate more district along the line edge to deplet deplet $d$		
45	(g) In the event that an adopted plan is held invalid, a new district plan shall be adopted		
46 47	using the process described in this Article, modified as necessary to reflect the timing and nature		
47 10	of the holding.		
48	(h) In adopting any plan under this section, the Commission shall take into consideration		
49 50	all relevant requirements of the United States Constitution and Acts of Congress and shall comply with the North Caroline Constitution		
50	with the North Carolina Constitution.		

	General Assembly Of North CarolinaSession 2019
1	(i) The General Assembly may by law assign to the Commission the duty to prepare
2	districting and redistricting plans for any county, city, town, special district, and othe
3	governmental subdivision if the governing board of the unit or a court of competent jurisdiction
4	so requests."
5	<b>SECTION 1.7.</b> G.S. 120-133 is repealed.
6	<b>SECTION 1.8.</b> Sections 1.6 and 1.7 of this act become effective January 1, 2020, i
7	the constitutional amendments proposed by Sections 1.1 through 1.3 of this act are approved by
8	the qualified voters as provided in Sections 1.4 and 1.5 of this act.
9	
10	PART II. NONPARTISAN SUPREME COURT/COURT OF APPEALS ELECTIONS
11	SECTION 2.1. Chapter 163A of the General Statutes is amended by adding a new
12	Article to read:
13	" <u>Article 28.</u>
14	"Nomination and Election of Appellate Justices and Judges.
15	" <u>§ 163A-1700. Applicability.</u>
16	The nomination and election of justices of the Supreme Court and judges of the Court o
17	Appeals shall be as provided by this Article.
18	" <u>§ 163A-1701. Nonpartisan primary election method.</u>
19	(a) General. – Except as provided in G.S. 163A-1707, there shall be a primary to narrow
20	the field of candidates to two candidates for each position to be filled if, when the filing period
21	closes, there are more than two candidates for a single office or the number of candidates for a
22	group of offices exceeds twice the number of positions to be filled. If only one or two candidate
23	file for a single office, no primary shall be held for that office and the candidates shall be declared
24	nominated. If the number of candidates for a group of offices does not exceed twice the number
25	of positions to be filled, no primary shall be held for those offices and the candidates shall be
26	declared nominated.
27 28	(b) Determination of Nominees. – In the primary, the two candidates for a single office receiving the highest number of votes, and these condidates for a group of office receiving the
28 29	receiving the highest number of votes, and those candidates for a group of offices receiving the highest number of votes, equal to twice the number of positions to be filled, shall be declared
30	nominated. If two or more candidates receiving the highest number of votes each receive the
31	same number of votes, the State Board shall determine their relative ranking by lot and shall
32	declare the nominees accordingly. The canvass of the primary shall be held on the same date a
33	the primary canvass fixed under G.S. 163A-1172. The canvass shall be conducted in accordance
34	with Article 20 of this Chapter.
35	(c) Determination of Election Winners. – In the election, the names of those candidate
36	declared nominated without a primary and those candidates nominated in the primary shall be
37	placed on the ballot. The candidate for a single office receiving the highest number of votes shall
38	be elected. Those candidates for a group of offices receiving the highest number of votes, equa
39	in number to the number of positions to be filled, shall be elected. If two candidates receiving the
40	highest number of votes each received the same number of votes, the State Board shall determine
41	the winner by lot.
42	"§ 163A-1702. Notice of candidacy.
43	(a) Form of Notice. – Each person offering to be a candidate for election shall do so by
44	filing a notice of candidacy with the State Board in the following form, inserting the words in
45	parentheses when appropriate:
46	
47	Date:
48	
49 50	I hereby file notice that I am a candidate for election to the office of in the
50	regular election to be held
51	

General Assembly Of North Carolina Session 2019
Signed:
(Name of Candidate)
Witness:
The notice of candidacy shall be either signed in the presence of the chair or secretary of the
State Board or signed and acknowledged before an officer authorized to take acknowledgments
who shall certify the notice under seal. An acknowledged and certified notice may be mailed to
the State Board. In signing a notice of candidacy, the candidate shall use only the candidate's
legal name and, in the candidate's discretion, any nickname by which the candidate is commonly
known. A candidate may also, in lieu of that candidate's first name and legal middle initial or
middle name, if any, sign that candidate's nickname, provided the candidate appends to the notice
of candidacy an affidavit that the candidate has been commonly known by that nickname for at
least five years prior to the date of making the affidavit. The candidate shall also include with the
affidavit the way the candidate's name (as permitted by law) should be listed on the ballot if
another candidate with the same last name files a notice of candidacy for that office.
A notice of candidacy signed by an agent or any person other than the candidate himself or
herself shall be invalid.
(b) <u>Time for Filing Notice of Candidacy. – Candidates seeking election to the following</u>
offices shall file their notice of candidacy with the State Board no earlier than 12:00 noon on the
second Monday in February and no later than 12:00 noon on the last business day in February
preceding the election:
Justices of the Supreme Court
Judges of the Court of Appeals
(c) Withdrawal of Notice of Candidacy. – Any person who has filed a notice of candidacy
for an office shall have the right to withdraw it at any time prior to the close of business on the
third business day prior to the date on which the right to file for that office expires under the
terms of subsection (b) of this section.
(d) <u>Certificate That Candidate Is Registered Voter. – Candidates shall file, along with</u>
their notice, a certificate signed by the chair of the board of elections or the supervisor of elections
of the county in which they are registered to vote, stating that the person is registered to vote in that county. In issuing such certificate, the chair or supervisor shall check the registration records
of the county to verify such information. During the period commencing 36 hours immediately
preceding the filing deadline, the State Board shall accept, on a conditional basis, the notice of
candidacy of a candidate who has failed to secure the verification ordered herein subject to receipt
of verification no later than three days following the filing deadline. The State Board shall
prescribe the form for such certificate and distribute it to each county board of elections no later
than the last Monday in December of each odd-numbered year.
(e) Candidacy for More Than One Office Prohibited. – No person may file a notice of
candidacy for more than one office or group of offices described in subsection (b) of this section,
or for an office or group of offices described in subsection (b) of this section and an office
described in G.S. 163A-974, for any one election. If a person has filed a notice of candidacy with
a board of elections under this section or under G.S. 163A-974 for one office or group of offices,
then a notice of candidacy may not later be filed for any other office or group of offices under
this section when the election is on the same date unless the notice of candidacy for the first
office is withdrawn under subsection (c) of this section.
(f) Notice of Candidacy for Certain Offices to Indicate Vacancy. – In any election in
which there are two or more vacancies for the office of justice of the Supreme Court or judge of
the Court of Appeals to be filled by nominations, each candidate shall, at the time of filing notice
of candidacy, file with the State Board a written statement designating the vacancy to which the

#### **General Assembly Of North Carolina** Session 2019 1 candidate seeks election. Votes cast for a candidate shall be effective only for election to the 2 vacancy for which the candidate has given notice of candidacy as provided in this subsection. 3 "§ 163A-1703. Filing fees required of candidates; refunds. 4 Fee Schedule. – At the time of filing a notice of candidacy under this Article, each (a) 5 candidate shall pay to the State Board a filing fee for the office the candidate seeks in the amount 6 of one percent (1%) of the annual salary of the office sought. 7 Refund of Fees. - If any person who has filed a notice of candidacy and paid the filing (b) 8 fee prescribed in subsection (a) of this section withdraws his or her notice of candidacy within 9 the period prescribed in G.S. 163A-1702(c), the candidate shall be entitled to have the fee the 10 candidate paid refunded. The chair of the State Board shall cause a warrant to be drawn on the 11 State Treasurer for the refund payment. Refund of Fees Upon Death of Candidate. - If any person who has filed a notice of 12 (c) 13 candidacy and paid the filing fee prescribed in subsection (a) of this section dies prior to the date 14 of the election, the personal representative of the estate shall be entitled to have the fee refunded if application is made to the board of elections to which the fee was paid no later than one year 15 16 after the date of death, and refund shall be made in the same manner as in withdrawal of notice 17 of candidacy. 18 '§ 163A-1704. Petition in lieu of payment of filing fee. 19 General. – Any qualified voter who seeks election under this Article may, in lieu of (a) 20 payment of any filing fee required for the office he or she seeks, file a written petition requesting 21 to be a candidate for a specified office with the State Board of Elections. Requirements of Petition; Deadline for Filing. - If the candidate is seeking the office 22 (b) 23 of justice of the Supreme Court or judge of the Court of Appeals, that individual shall file a 24 written petition with the State Board no later than 12:00 noon on Monday preceding the filing 25 deadline before the primary. The petition shall be signed by 8,000 registered voters in the State. 26 The board of elections shall verify the names on the petition, and if the petition and notice of 27 candidacy are found to be sufficient, the candidate's name shall be printed on the appropriate 28 ballot. Petitions must be presented to the county board of elections for verification at least 15 29 days before the petition is due to be filed with the State Board of Elections. The State Board of 30 Elections may adopt rules to implement this section and to provide standard petition forms. 31 "§ 163A-1705. Certification of notices of candidacy. 32 Names of Candidates Sent to Secretary of State. - Within three days after the time for (a) 33 filing notices of candidacy with the State Board under the provisions of G.S. 163A-1702(b) has 34 expired, the chairman or secretary of that Board shall certify to the Secretary of State the name 35 and address of each person who has filed with the State Board, indicating in each instance the 36 office sought. Notification of Local Boards. - No later than 10 days after the time for filing notices 37 (b) 38 of candidacy under the provisions of G.S. 163A-1702(b) has expired, the chair of the State Board 39 shall certify to the chair of the county board of elections in each county in the appropriate district 40 the names of candidates for nomination to the offices of justice of the Supreme Court and judge 41 of the Court of Appeals who have filed the required notice and paid the required filing fee or 42 presented the required petition to the State Board, so that their names may be printed on the 43 official judicial ballot for justice of the Supreme Court and judge of the Court of Appeals. 44 Receipt of Notification by County Board. - Within two days after receipt of each of (c) 45 the letters of certification from the chair of the State Board required by subsection (b) of this 46 section, each county elections board chair shall acknowledge receipt by letter addressed to the 47 chair of the State Board. 48 "§ 163A-1706. Failure of candidates to file; death or other disqualification of a candidate; 49

no withdrawal from candidacy.

1 Insufficient Number of Candidates. – If, when the filing period expires, candidates (a) 2 have not filed for an office to be filled under this Article, the State Board shall extend the filing 3 period for five days for any such offices. 4 Death or Disgualification of Candidate Before Primary. - If a candidate for (b) 5 nomination in a primary dies or becomes disgualified before the primary but after the ballots have been printed, the State Board shall determine whether or not there is time to reprint the 6 7 ballots. If the Board determines that there is not enough time to reprint the ballots, the deceased 8 or disqualified candidate's name shall remain on the ballots. If that candidate receives enough 9 votes for nomination, such votes shall be disregarded, and the candidate receiving the next 10 highest number of votes below the number necessary for nomination shall be declared nominated. 11 If the death or disgualification of the candidate leaves only two candidates for each office to be 12 filled, the nonpartisan primary shall not be held, and all candidates shall be declared nominees. 13 Earlier Non-Primary Vacancies; Reopening Filing. - If there is no primary because (c) 14 only one or two candidates have filed for a single office, or the number of candidates filed for a 15 group of offices does not exceed twice the number of positions to be filled, or if a primary has 16 occurred and eliminated candidates, and thereafter a remaining candidate dies or otherwise 17 becomes disgualified before the election and before the ballots are printed, the State Board shall, 18 upon notification of the death or other disqualification, immediately reopen the filing period for 19 an additional five days during which time additional candidates shall be permitted to file for 20 election. If the ballots have been printed at the time the State Board receives notice of the 21 candidate's death or other disqualification, the Board shall determine whether there will be sufficient time to reprint them before the election if the filing period is reopened for three days. 22 23 If the Board determines that there will be sufficient time to reprint the ballots, it shall reopen the 24 filing period for three days to allow other candidates to file for election, and that election shall 25 be conducted as provided in G.S. 163A-1707(b). 26 (d) Later Vacancies; Ballots Not Reprinted. - If the ballots have been printed at the time 27 the State Board receives notice of a candidate's death or other disgualification, and if the Board 28 determines that there is not enough time to reprint the ballots before the election if the filing 29 period is reopened for three days, then regardless of the number of candidates remaining for the 30 office or group of offices, the ballots shall not be reprinted and the name of the vacated candidate 31 shall remain on the ballots. If a vacated candidate should poll the highest number of votes in the 32 election for a single office or enough votes to be elected to one of a group of offices, the State 33 Board shall declare the office vacant and it shall be filled in the manner provided by law. 34 No Withdrawal Permitted of Living, Qualified Candidate After Close of Filing. -(e) 35 After the close of the candidate filing period, a candidate who has filed a notice of candidacy for 36 the office, who has not withdrawn notice before the close of filing as permitted by 37 G.S. 163A-1702(b), who remains alive, and has not become disqualified for the office may not 38 withdraw his or her candidacy. That candidate's name shall remain on the ballot, any votes cast 39 for the candidacy shall be counted in primary or election, and if the candidate wins, the candidate 40 may fail to qualify by refusing to take the oath of office. Death, Disqualification, or Failure to Qualify After Election. - If a person elected to 41 (f)42 the office of justice of the Supreme Court or judge of the Court of Appeals dies or becomes 43 disqualified on or after election day and before the person has qualified by taking the oath of 44 office, or fails to qualify by refusing to take the oath of office, the office shall be deemed vacant 45 and shall be filled as provided by law. 46 "§ 163A-1707. Elections to fill vacancy in office created after primary filing period opens. 47 General. - If a vacancy is created in the office of justice of the Supreme Court or (a) 48 judge of the Court of Appeals after the filing period for the primary opens but more than 60 days 49 before the general election, and under the Constitution of North Carolina an election is to be held 50 for that position, such that the office shall be filled in the general election as provided in G.S. 163A-717, the election to fill the office for the remainder of the term shall be conducted 51

1	without a primary using the method provided in subsection (b) of this section. If a vacancy is
2	created in the office of justice of the Supreme Court or judge of the Court of Appeals before the
3	filing period for the primary opens, and under the Constitution of North Carolina an election is
4	to be held for that position, such that the office shall be filled in the general election as provided
5	in G.S. 163A-717, the election to fill the office for the remainder of the term shall be conducted
6	in accordance with G.S. 163A-1701.
7	(b) Method for Vacancy Election. – If a vacancy for the office of justice of the Supreme
8	Court or judge of the Court of Appeals occurs more than 60 days before the general election and
9	after the opening of the filing period for the primary, then the State Board shall designate a special
10	filing period of one week for candidates for the office. If more than two candidates file and
11	qualify for the office in accordance with G.S. 163A-1702, then the Board shall conduct the
12	election for the office as follows:
13	(1) When the vacancy described in this section occurs more than 63 days before
14	the date of the second primary for members of the General Assembly, a special
15	primary shall be held on the same day as the second primary. The two
16	candidates with the most votes in the special primary shall have their names
17	placed on the ballot for the general election held on the same day as the general
18	election for members of the General Assembly.
19	(2) When the vacancy described in this section occurs less than 64 days before
20	the date of the second primary, a general election for all the candidates shall
21	be held on the same day as the general election for members of the General
22	Assembly and the results shall be determined on a plurality basis as provided
23	by G.S. 163A-1616.
24	(c) Applicable Provisions. – Except as provided in this section, the provisions of this
25	Article apply to elections conducted under this section.
26	" <u>§ 163A-1708. Voting in primary.</u>
27	Any person who will become qualified by age or residence to register and vote in the general
28	election for which the primary is held, even though not so qualified by the date of the primary,
29	shall be entitled to register for the primary and general election prior to the primary and then to
30	vote in the primary after being registered. Such person may register not earlier than 60 days nor
31	later than the last day for making application to register under G.S. 163A-865(d) prior to the
32	<u>primary.</u>
33	" <u>§ 163A-1709. Date of primary.</u>
34	The primary shall be held on the same date as established for primary elections under
35	<u>G.S. 163A-700(b).</u>
36	" <u>§ 163A-1710. Ballots.</u>
37	(a) <u>General. – In elections there shall be official ballots. The ballots shall be printed to</u>
38	conform to the requirement of G.S. 163A-1114(c) and to show the name of each person who has
39	filed notice of candidacy and the office for which each aspirant is a candidate.
40	Only those who have filed the required notice of candidacy with the proper board of elections,
41	and who have paid the required filing fee or qualified by petition, shall have their names printed
42	on the official primary ballots. Only those candidates properly nominated shall have their names
43	appear on the official general election ballots.
44	(b) Ballots to Be Furnished by County Board of Elections. – It shall be the duty of the
45	county board of elections to print official ballots for the following offices to be voted for in the
46	<u>primary:</u>
47	Justice of the Supreme Court
48	Judge of the Court of Appeals
49	In printing ballots, the county board of elections shall be governed by instructions of the State
50	Board with regard to width, color, kind of paper, form, and size of type.

	General Assem	oly Of North Carolina	Session 2019			
1	Three days h	before the election, the chair of the county board of election	ons shall distribute			
2		official ballots to the chief judge of each precinct in his or her county, and the chief judge shal				
3		give a receipt for the ballots received. On the day of the primary, it shall be the chief judge's duty				
4		o have all the ballots so delivered available for use at the precinct voting place.				
5		Counting of ballots.	<u>xee.</u>			
6		coallots in primaries and elections held under this Article sha	ll be under the same			
7	rules as for coun	ting of ballots in nonpartisan municipal elections under Pa				
8	this Chapter.					
9	" <u>§ 163A-1712. (</u>					
10		ovided by this Article, the conduct of elections shall be gov	erned by Article 20			
11	of this Chapter."					
12		<b>FION 2.2.</b> G.S. 18C-112(e)(1) reads as rewritten:	27			
13	• • •	y member takes any of the following actions, the member				
14		ommission and the vacancy shall be filled as provided by G				
15	(1)	Files a notice of candidacy under G.S. 163A-972 thr	ough 163A-978 <u>or</u>			
16		<u>G.S. 163A-1702</u> or a petition under G.S. 163A-980."				
17		<b>FION 2.3.</b> G.S. 163A-700(b) reads as rewritten:				
18	• •	uesday next after the first Monday in March preceding each	6			
19		mber for the officers referred to in subsection (a) of this se	,			
20		on precincts within the territory for which the officers are to	1 1			
21	-	purpose of nominating candidates for each political party in				
22		id nonpartisan candidates as to the offices elected under the	provision of Article			
23	28 of this Chapte					
24		<b>FION 2.4.</b> G.S. 163A-743 reads as rewritten:				
25		tate Board littering notification.				
26		an individual files with the State Board a notice of can	•			
27		163A-973, 163A-974, 163A-975, 163A-976, 163A-97				
28		-1615, <del>or</del> 163A-1620, <u>or 163A-1702</u> , is certified to the State	• •			
29		committee to fill a nomination vacancy pursuant to G.S. 16				
30		d by a new political party as that party's nominee pursuan				
31	1	e State Board as an unaffiliated or write-in candidate pursuan				
32		er, or formally initiates a candidacy with the State Board put				
33		State Board shall notify the candidate of the provisions co				
34	U	-32 and G.S. 14-156, and the rules adopted by the Departme	nt of Transportation			
35	pursuant to G.S.					
36		<b>FION 2.5.</b> G.S. 163A-873 reads as rewritten:				
37		onfidentiality of date of birth.				
38		ections shall keep confidential the date of birth of ever	y voter-registration			
39		gistered voter, except in the following situations:				
40	(1)	When a voter has filed notice of candidacy for ele				
41		G.S. 163A-972, 163A-973, 163A-974, 163A-975, 163A-				
42		163A-978, 163A-1005, 163A-1006, or <del>163A-1620, <u>163A-</u></del>				
43		has been nominated as a candidate under G.S. 163A-953				
44		or has otherwise formally become a candidate for e				
45		exception of this subdivision does not extend to an indivi				
46		definition of "candidate" only by beginning a tentative can				
47		funds or making payments or giving consent to someone e				
48		or transfer something of value for the purpose of explorin	g a candidacy.			
49	(2)	When a voter is serving in an elective office.				
50	(3)	When a voter has been challenged pursuant to Part 3 o	f Article 17 of this			
51		Chapter.				

	General Assemb	oly Of North Carolina	Session 2019
1	(4)	When a voter-registrat	ion applicant or registered voter expressly authorizes in
2		writing the disclosure	of that individual's date of birth.
3	(5)	When requested by a c	ounty jury commission established pursuant to G.S. 9-1
4		for purposes of prepa	aring the master jury list in that county pursuant to
5		G.S. 9-2.	
6	The disclosu	e of an individual's age c	loes not constitute disclosure of date of birth in violation
7	of this section.		
8	•		give precinct officials access to a voter's date of birth
9	-	for election administra	ation, consistent with the duty to keep dates of birth
10	confidential.		
11			ion of this section shall not give rise to a civil cause of
12		-	ot apply to the disclosure of a date of birth in violation
13			igence, wanton conduct, or intentional wrongdoing that
14	would otherwise		
15			74(a) reads as rewritten:
16			ary nominations for the following offices shall file their
17		-	rd no earlier than 12:00 noon on the first Monday in
18		b later than 12:00 noon o	on the third Friday in December preceding the primary:
19	Governor		
20	Lieutenant G		
21		cutive officers	
22		e Supreme Court	
23	U	Court of Appeals	
24	U	superior court	
25 26	U U	district court	
26 27	United States		tives of the United States
27 28		-	tives of the United States
28 29		neysattorneys." FION 2.7. G.S. 163A-9	75 roads as revuritton.
29 30			certain offices to indicate vacancy.
30 31			or more vacancies for associate justices for the Supreme
32			<del>ourt of Appeals,</del> two or more vacancies for superior or
32 33			es for United States Senator from North Carolina, each
33 34	0		tice of candidacy, file with the State Board a written
35		6	hich the candidate seeks nomination. The designation
36	0	<b>č</b>	cumbent or other individual but shall be designated as
37			n seeking election for a specialized district judgeship
38	•	1	he time of filing notice of candidacy, file with the State
39			the specialized judgeship to which the person seeks
40		<b>.</b>	all be effective only for nomination to the vacancy for
41			candidacy as provided in this section."
42		0	79(a) reads as rewritten:
43			f filing a notice of candidacy, each candidate shall pay
44			candidate files under the provisions of G.S. 163A-972,
45			976, 163A-977, and 163A-978, a filing fee for the office
46		ount specified in the foll	
47	Office Sough	1	Amount of Filing Fee
48	Governor		One percent (1%) of the annual salary of the
49			office sought
50	Lieutenant Gove	rnor	One percent $(1\%)$ of the annual salary of the
51			office sought
			-

	General Assembly Of North Carolina	Session 2019
1 2	All State executive offices	One percent (1%) of the annual salary of the office sought
3	All Justices, Judges, Superior and District	
4	Court Judges and District	One percent (1%) of the annual salary of the
5	Attorneys of the General Court	office sought
6	of Justice	
7 8	United States Senator	One percent (1%) of the annual salary of the office sought
9	Members of the United States House	One percent (1%) of the annual salary of the
10	of Representatives	office sought
11	State Senator	One percent (1%) of the annual salary of the
12		office sought
13	Member of the State House	One percent $(1\%)$ of the annual salary of the
14 15	of Representatives	office sought $(10)$ of the appual solary of the
15 16	All county offices not compensated by fees	One percent (1%) of the annual salary of the office sought
17	All county offices compensated partly	One percent (1%) of the first annual
18	by salary and partly by fees	salary to be received (exclusive of fees)
19		r calculating the filing fee is the starting salary for
20		in e incumbent, if different. If no starting salary can
21		sed for calculation is the salary of the incumbent,
22	as of January 1 of the election year."	
23	SECTION 2.9. G.S. 163A-980(b)	reads as rewritten:
24		ce of United States Senator, Governor, Lieutenant
25	Governor, or any State executive officer, Justi	ce of the Supreme Court, or Judge of the Court of
26	Appeals, the petition must be signed by 10,000	registered voters who are members of the political
27	party in whose primary the candidate desires to	o run, except that in the case of a political party as
28	•	be making nominations by primary election, the
29		the registered voters of the State who are affiliated
30		the candidate desires to run, or in the alternative,
31	· · ·	8,000 registered voters regardless of the voter's
32		ent is greater. The petition must be filed with the
33		ay preceding the filing deadline before the primary
34	-	tition shall be verified by the board of elections of
35 36		the petition must be presented to the county board
30 37	proper petition has been filed, the candidate's	n is due to be filed with the State Board. When a
38	SECTION 2.10. G.S. 163A-984(c	
38 39	"(c) Procedure for Requesting Second F	
40	1 0	tly entitled to demand a second primary, according
41		one of the offices listed below, and desiring to do
42		a second primary in writing with the Executive
43	-	rd no later than 12:00 noon on the ninth day
44		undays) following the date on which the primary
45		equest shall be subject to the certification of the
46		Board. If the vote certification by the State Board
47		who was not originally thought to be eligible to
48		s in fact eligible to call for a second primary, the
49		ate Board shall immediately notify such candidate
50	and permit the candidate to	o exercise any options available to the candidate
51	within a 48-hour period foll	lowing the notification:
	*	

	General A	ssembly Of North Carolina Session 2019
1		Governor,
2		Lieutenant Governor,
3		All State executive officers,
4		Justices, Superior or District Court Judges, or District Attorneys of the
5		General Court of Justice,
6		United States Senators,
7		Members of the United States House of Representatives,
8		State Senators in multi-county senatorial districts, and
9		Members of the State House of Representatives in multi-county
10		representative districts.
11		" 
12		<b>SECTION 2.11.</b> G.S. 163A-1005 is amended by adding a new subsection to read:
13	"§ 163A-1	005. Unaffiliated candidates nominated by petition.
14		
15	(c1)	This section does not apply to elections under Article 28 of this Chapter.
16	"	
17		SECTION 2.12. G.S. 163A-1006(h) reads as rewritten:
18	"(h)	Municipal and Nonpartisan Elections Excluded. – This section does not apply to
19		elections conducted under Article 27 of this Chapter.Chapter and does not apply to
20	-	n elections except for elections under Article 28 of this Chapter."
21	<u></u>	SECTION 2.13. G.S. 163A-1114(c) reads as rewritten:
22	"(c)	Order of Candidates on Official Ballots. – The order in which candidates shall appear
23	. ,	ballots in any election ballot item shall be either alphabetical order or reverse
24		al order by the last name of the candidate, which order shall be determined each
25		v drawing at the State Board of Elections and Ethics Enforcement after the closing of
26		eriod for all offices on the ballot."
27	0	SECTION 2.14. This part becomes effective January 1, 2020, and applies to
28	elections l	eld on or after that date.
29		
30	PART II	EXTEND REVOLVING DOOR PERIOD
31		SECTION 3.1. G.S. 163A-308 reads as rewritten:
32	"§ 163A-3	08. Restrictions.
33	(a)	No legislator or former legislator may register as a lobbyist under this Article:
34		(1) While in office.
35		(2) Before the later of the close of session as set forth in G.S. 163A-250(a)(7)b.1
36		in which the legislator served or six monthsFor a period of two years after
37		leaving office.
38	(b)	No public servant or former public servant as defined in G.S. 163A-152(70)a. may
39	register as	a lobbyist under this Article while in office or within six months for a period of two
40	<u>years</u> after	leaving office.
41	(c)	No public servant or former public servant as defined in G.S. 163A-152(70)c. may
42		a lobbyist under this Article within six months for a period of two years after separation
43	-	oyment as a public servant. No other employee of any State agency may register as a
44	•	nder this Article to lobby the State agency that previously employed the former
45		within six months for a period of two years after voluntary separation or separation for
46	cause fror	that State agency.
47	"	
48		<b>SECTION 3.2.</b> This part becomes effective October 1, 2019.
49		
50	PART IV	ONLINE VOTER REGISTRATION
51		SECTION 4.1. G.S. 163A-864 reads as rewritten:

	General Assembly Of North Carolina	Session 2019
1	"§ 163A-864. Distribution of application forms.	
2	(a) The State Board shall make the forms described in G.S. 163A-862	available for
3	distribution through governmental and private entities, with particular emphasis on	
4	available for organized voter registration drives.	
5	(b) The State Board shall make the forms available for completion and su	bmission on a
6	secure Internet Web site in accordance with this Article."	
7	<b>SECTION 4.2.</b> Article 17 of Chapter 163A of the General Statutes is	s amended by
8	adding a new section to read:	s amenaea e j
9	"§ 163A-864.1. Online voter registration.	
10	(a) An individual who meets all of the following criteria may register to v	ote or change
11	voter registration online:	<u>g-</u>
12	(1) The individual is eligible to register to vote.	
13	(2) The individual possesses one of the following that is current and	d valid:
14	a. North Carolina drivers license issued under Article 2 of	
15	the General Statutes, including a learner's permit or	-
16	license.	<u> </u>
17	b. Special identification card for nonoperators issued under	G.S. 20-37.7.
18	(b) The State Board shall establish a secure Internet Web site to perm	
19	described in subsection (a) of this section to complete and submit voter registratio	
20	online.	<u> </u>
21	(c) The secure Web site established under subsection (b) of this section s	shall allow an
22	individual described in subsection (a) of this section to submit:	
23	(1) An application for any of the following:	
24	a. Voter registration.	
25	b. Reporting of a change of name, address, or party affi	liation. If the
26	individual is already registered to vote and the change o	f address is to
27	another county, it shall be treated as an application to re	gister to vote.
28	(2) Information to establish that the individual is eligible under t	his section to
29	register online.	
30	(3) <u>The individual's e-mail address.</u>	
31	(d) Upon receipt of an individual's application under subsection (c) of the	is section, the
32	county board of elections, in conjunction with the State Board, shall verify the N	orth Carolina
33	drivers license or Social Security number in accordance with G.S. 163A-87.	•
34	statewide registration database and search for possible duplicate registrations, and p	proceed under
35	G.S. 163A-867 to verify the person's address.	
36	(e) If the State Board verifies the North Carolina drivers license or So	
37	number in accordance with G.S. 163A-875, the Division of Motor Vehicles sha	
38	digital signature of the applicant in the Division of Motor Vehicles records to the s	
39	(f) If the State Board cannot verify the North Carolina drivers license or S	
40	number in accordance with G.S. 163A-875, the State Board shall so notify t	
41	submitting the application by e-mail, if provided, and in accordance with this	
42	individual shall be offered an opportunity to register in accordance with G.S.	163A-865 or
43	<u>G.S. 163A-866, as applicable.</u> "	
44	<b>SECTION 4.3.</b> G.S. 163A-871(a) reads as rewritten:	• , ,•
45	"(a) Official Record. – The State voter registration system is the official vot	-
46	list for the conduct of all elections in the State. The State Board and the county board	
47 19	may keep copies of voter registration data, including voter registration application application and format approved by the Department of Natural and Culture	•
48	medium and format expressly approved by the Department of Natural and Cultu	
49 50	pursuant to standards and conditions established by the Department and mutually the Department and the State Board. A completed and signed registration applic	
50 51	available, described in G.S. 163A-862, once approved by the county board of election	

1 backup to the official registration record of the voter. Full or partial social security numbers, 2 dates of birth, the identity of the public agency at which the voter registered under 3 G.S. 163A-884, any electronic mail address submitted under Part 2 of this Article or Part 2 of 4 Article 21 of this Chapter, any electronic data associated with online registration under G.S. 163A-864.1, and drivers license numbers that may be generated in the voter registration 5 6 process, by either the State Board by the voter, the State Board, or a county board of 7 elections, elections in the voter registration process are confidential and shall not be considered 8 public records and subject to disclosure to the general public under Chapter 132 of the General 9 Statutes. Cumulative data based on those items of information may be publicly disclosed as long 10 as information about any individual cannot be discerned from the disclosed data. Disclosure of 11 information in violation of this subsection shall not give rise to a civil cause of action. This limitation of liability does not apply to the disclosure of information in violation of this 12 13 subsection as a result of gross negligence, wanton conduct, or intentional wrongdoing that would 14 otherwise be actionable. The signature of the voter, either on the paper application or an electronically captured image of it, may be viewed by the public but may not be copied or traced 15 16 except by election officials for election administration purposes. Any such copy or tracing is not 17 a public record."

18 19

21

# 20 PART V. AUTOMATIC VOTER REGISTRATION

SECTION 5.1. G.S. 163A-862 reads as rewritten:

# 22 "§ 163A-862. Voter registration application forms.forms; automatic voter registration at 23 certain agencies.

**SECTION 4.4.** This Part becomes effective December 1, 2019.

24

25 (c) Agency <u>Application Form.Application</u>. – The county board of elections where an 26 applicant resides shall accept as application for any of the purposes set out in subsection (a) of 27 this section <u>a formautomatic voter registration</u> developed pursuant to G.S. 163A-883 or 28 G.S. 163A-884."

29 30

## SECTION 5.2. G.S. 163A-865 reads as rewritten:

. . .

"§ 163A-865. Acceptance of application forms.

31 How the Form May Be Submitted. - The county board of elections shall accept any (a) 32 form described in G.S. 163A-862 if the applicant submits the form by mail, facsimile 33 transmission, transmission of a scanned document, or in person person or by automatic voter 34 registration pursuant to G.S. 163A-883, 163A-884, 115D-5, or 116-11. The applicant may delegate the submission of the form to another person. Any person who communicates to an 35 36 applicant acceptance of that delegation shall deliver that form so that it is received by the 37 appropriate county board of elections in time to satisfy the registration deadline in subdivision 38 (1) or (2) of subsection (d) of this section for the next election. It shall be a Class 2 misdemeanor 39 for any person to communicate to the applicant acceptance of that delegation and then fail to 40 make a good faith effort to deliver the form so that it is received by the county board of elections in time to satisfy the registration deadline in subdivision (1) or (2) of subsection (d) of this section 41 42 for the next election. It shall be an affirmative defense to a charge of failing to make a good faith 43 effort to deliver a delegated form by the registration deadline that the delegatee informed the applicant that the form would not likely be delivered in time for the applicant to vote in the next 44 45 election. It shall be a Class 2 misdemeanor for any person to sell or attempt to sell a completed 46 voter registration form or to condition its delivery upon payment.

47

# 48 (d) Registration Deadlines for a Primary or Election. – In order to be valid for a primary 49 or election, the form: form must comply with one of the following:

- 50 51
- (1) If submitted by mail, must be postmarked at least 25 days before the primary or election, except that any mailed application on which the postmark is

	General Assemb	oly Of North Carolina	Session 2019
1		missing or unclear is validly submitted if received in t	he mail not later than 20
2		days before the primary or election, election.	
3	(2)	If submitted in person, by facsimile transmission, e	or-by transmission of a
4		scanned document, or by automatic voter registration,	must be received by the
5		county board of elections by a time established by th	
6		than 5:00 P.M., on the twenty-fifth day before the prim	nary or election, election.
7	(3)	If submitted through a delegatee who violates the dut	y set forth in subsection
8		(a) of this section, must be signed by the applicant an	d given to the delegatee
9		not later than 25 days before the primary or election	n, except as provided in
10		subsection (f) of this section.	
11	"		
12		<b>FION 5.3.</b> G.S. 163A-883 reads as rewritten:	
13		<del>oter <u>Automatic voter</u> registration at drivers license o</del>	ffices; coordination on
14		interface.	
15		natic Voter Registration at Drivers License Offices. – <del>T</del>	
16		on of Motor Vehicles shall, pursuant to the rules adopted	
17		modify its forms so that implement a method by which	
18		al issuance, renewal or correction of a drivers license,	
19		G.S. 20-37.7 may, on a part of the form, complete an ap	
20		registered to vote, or able to update the voter's regis	
21	-	er address or moved from one precinct to another or from	-
22		g the application shall ask if the applicant is a citizen of	
23		hat the applicant is not a citizen of the United States, o	
24 25	- · ·	son taking the application shall inform the applicant	•
25 26		t a citizen of the United States to apply to register to vo- guage the penalty for violation of this section. The ne	
20 27		State Board. The form must ask for the previous vote:	
27		If a previous address is listed, and it is not in the cou	-
28 29		propriate county board of elections shall treat the application of the state of the	
30		revious registration and also process it as such un	
31		If a previous address is listed and that address is in the	
32		ter, the application shall be processed as if it had	
33		nform the applicant of the following:	
34	(1)	That the applicant shall be registered to vote or ha	ve the applicant's voter
35		registration record updated, as applicable, unless the a	<b>.</b> .
36	<u>(2)</u>	The qualifications to vote under G.S. 163A-841.	
37	$\overline{(3)}$	That the applicant should not register if the applic	cant does not meet the
38		qualifications described under subdivision (2) of this	subsection.
39	<u>(4)</u>	That any person who willfully and knowingly and with	h fraudulent intent gives
40		false information on the application is guilty of a Class	ss I felony.
41	<u>(5)</u>	That if the applicant declines to register to vote, the fa	ect that the applicant has
42		declined to register will remain confidential and be us	ed for voter registration
43		purposes only.	
44	<u>(6)</u>	Information regarding the address confidentiality prog	-
45		of the General Statutes, including how to register for	
46		voter registration may impact participation in the prog	
47		rements If the applicant does not decline voter registr	
48		hall require the applicant to provide all information red	
49 50		-863, including declaring a preference to be affiliated w	<b>1 1 1</b>
50	*	an unaffiliated voter. If the applicant fails to declare a p	÷ •
51	the applicant's po	litical affiliation shall be designated as unaffiliated. The	e applicant shall provide

**General Assembly Of North Carolina** Session 2019 1 an electronic signature as required under G.S. 163A-865(b), subject to the penalty of perjury, by which the applicant attests that the information provided by the applicant is true, and the applicant 2 3 meets all qualifications to become a registered voter. 4 When Registration Effective. - Registration shall become effective as provided in (a2) 5 G.S. 163A-867. Applications to register to vote accepted at a drivers license office under this 6 section until the deadline established in G.S. 163A-865(d)(2) shall be treated as timely made for 7 an election, and no person who completes an application at that drivers license office shall be 8 denied the vote in that election for failure to apply earlier than that deadline. 9 All applications shall be forwarded by the Transmittal from Department of (a3) 10 Transportation to Board of Elections. - The Department of Transportation shall electronically 11 transmit the applications of applicants who have not declined voter registration to the appropriate board of elections not later than five business days after the date of acceptance, according to rules 12 which shall be promulgated by the State Board. Those rules shall provide for a paperless, instant, 13 14 electronic transfer of applications to the appropriate board of elections. Confidentiality of Declination to Register. - No information relating to a declination 15 (a4) 16 to register to vote in connection with a voter registration application at a Division of Motor 17 Vehicles office may be used for any purpose other than voter registration. The State Board shall ensure that information acquired for purposes of automatic voter under this section is kept 18 19 confidential in accordance with G.S. 163A-863(b), including compliance with any voter 20 registration requirements under G.S. 163A-871(d). 21 Any-Ineligible Applications Prohibited. - If a person who is ineligible to vote (b) 22 becomes registered to vote pursuant to this section, the presumption shall be that the person's 23 registration is deemed officially authorized and shall not be attributed to any fault of the person. 24 However, any person who willfully and knowingly and with fraudulent intent gives false 25 information on the application [described in subsection (a) of this section] described under this 26 section is guilty of a Class I felony. 27 . . . 28 (d) No Requirement to Determine Eligibility. – Nothing in this section shall be construed as requiring the Department of Transportation to determine eligibility for voter registration and 29 30 voting." SECTION 5.4. G.S. 163A-884 reads as rewritten: 31 32 "§ 163A-884. Voter registration at other public agencies. agencies; automatic voter 33 registration. 34 . . . 35 Duties of Voter Registration Agencies: Automatic Voter Registration (b) Information. – A-Beginning January 1, 2021, a voter registration agency described in subsection 36 (a) of this section shall, unless the applicant declines, in writing, to register to vote: in consultation 37 38 with the State Board, provide, with each application for service or assistance, and with each 39 recertification, renewal, or change of address relating to such service or assistance, an application 40 process for automatic voter registration. The person taking the application shall inform the 41 applicant of the following: 42 Distribute with each application for service or assistance, and with each (1)43 recertification, renewal, or change of address relating to such service or 44 assistance: 45 The voter registration application form described in G.S. 163A-863(a) <del>a.</del> 46 or (b); or 47 The voter registration agency's own form, if it is substantially <del>b.</del> 48 equivalent to the form described in G.S. 163A-863(a) or (b) and has 49 been approved by the State Board, provided that the agency's own 50 form may be a detachable part of the agency's paper application or may

	General Assem	oly Of North Carolina	Session 2019		
1		be a paperless computer process, as long as the applic	cant is required to		
2		sign an attestation as part of the application to regist	_		
3		That the applicant shall be registered to vote or have the			
4		registration record updated, as applicable, unless the applica			
5	(2)	Provide a form that contains the elements required by sect			
6		the National Voter Registration Act; and The qualification			
7		<u>G.S. 163A-841.</u>			
8	(3)	Provide to each applicant who does not decline to register	to vote the same		
9	(-)	degree of assistance with regard to the completion of			
10		application as is provided by the office with regard to the	•		
11		own forms. That the applicant should not register if the applic	-		
12		the qualifications described under subdivision (2) of this sub			
13	<u>(4)</u>	That any person who willfully and knowingly and with fraud			
14	<u></u>	false information on the application is guilty of a Class I feld	-		
15	<u>(5)</u>	That if the applicant declines to register to vote, the fact that	•		
16	<u>(0)</u>	declined to register will remain confidential and be used for	* *		
17		purposes only.	<u>, otor registration</u>		
18	<u>(6)</u>	Information regarding the address confidentiality program up	nder Chapter 15C		
19	<u>(0)</u>	of the General Statutes, including how to register for the p	-		
20		voter registration may impact participation in the program.			
21	(b1) Requ	irements. – If the applicant does not decline voter registration,	the person taking		
22	-	hall require the applicant to provide all information requested			
23		-863, including declaring a preference to be affiliated with a p			
24		an unaffiliated voter. If the applicant fails to declare a political			
25	-	olitical affiliation shall be designated as unaffiliated. The applic	- ·		
26	** *	nature as required under G.S. 163A-865(b), subject to the pena	•		
27		ant attests that the information provided by the applicant is true,			
28		cations to become a registered voter.	<u> </u>		
29		oyment Security Law Applicants Provided that voter regi	stration agencies		
30	_	subdivision $(a)(3)$ of this section shall only be required to pro-	_		
31	set out in this sul	set out in this subsection to applicants for new claims, reopened claims, and changes of address			
32		5 of the General Statutes, the Employment Security Law.	C		
33	(d) Home	e Registration for Disabled. – If a voter registration agency pro	ovides services to		
34	a person with di	sability at the person's home, the voter registration agency	shall provide the		
35	services describe	d in subsection (b) of this section at the person's home. Howe	ver, the agency is		
36	not required to p	rovide automatic voter registration at the person's home.			
37		•			
38	(f) Confi	dentiality of Declination to Register No information relatin	g to a declination		
39	to register to vot	e in connection with an application made at a voter registration	on agency may be		
40	used for any purp	pose other than voter registration. The State Board shall ensure	e that information		
41	acquired for pur	poses of automatic voter registration under this section is ke	pt confidential in		
42		h G.S. 163A-863(b), including compliance with any v			
43	requirements und	der G.S. 163A-871(d).			
44	(g) Trans	mittal From Agency to Board of Elections Any voter regist	ration application		
45	_	oter registration agency shall be accepted by that agency in lieu			
46	-	ication. Any such application so received shall be transmitted			
47	electronically tra	nsmit the applications of applicants who did not decline voter	registration to the		
48	-	d of elections not later than five business days after acceptat	-		
49	rules which shall	be promulgated by the State Board.	-		
50					

	General Assembly Of North CarolinaSession 2019
1 2 3	(i) Ineligible Applications Prohibited. – No person shall make application to register to vote under this section if that person is ineligible on account of age, citizenship, lack of residence for the period of time provided by law, or because of conviction of a felony. <u>However, if a person</u>
4 5	who is ineligible to vote becomes registered to vote pursuant to this section, the presumption shall be that the person's registration is deemed officially authorized and shall not be attributed
6 7	to any fault of the person. (j) No Requirement to Determine Eligibility. – Nothing in this section shall be construed
8 9	as requiring agencies to determine eligibility for voter registration and voting." SECTION 5.5.(a) G.S. 163A-885 reads as rewritten:
9 10	"§ 163A-885. Voter registration upon restoration of citizenship.
10	The State Board, the Division of Adult Correction and Juvenile Justice of the Department of
12	Public Safety, and the Administrative Office of the Courts shall jointly develop and implement
12	educational programs and procedures for persons to apply to register to vote at the time they are
14	restored to citizenship and all filings required have been completed under Chapter 13 of the
15	General Statutes. Those procedures shall be designed to do both of the following:
16	(1) Inform the person that the restoration of rights removes the person's
17	disqualification from voting, but that in order to vote the person must register
18	to vote.
19	(2) Provide an opportunity to that person to register to vote.vote, including
20	informing the person of automatic voter registration in accordance with
21	<u>G.S. 163A-883 or G.S. 163A-884.</u>
22	At a minimum, the program shall include a written notice to the person whose citizenship has
23	been restored, informing that person that the person may now register to vote, with a voter
24	registration form enclosed with the notice."
25	SECTION 5.5.(b) G.S. 163A-885, as amended by subsection (a) of this section,
26	reads as rewritten:
27	"§ 163A-885. Voter registration upon restoration of citizenship.
28	The State Board, the Division of Adult Correction and Juvenile Justice of the Department of
29	Public Safety, and the Administrative Office of the Courts shall jointly develop and implement
30	educational programs and procedures for persons to apply to register to vote at the time they are
31 32	restored to citizenship and all filings required have been completed under Chapter 13 of the
32 33	General Statutes. Those procedures shall be designed to do both of the following: (1) Inform the person that the restoration of rights removes the person's
33 34	disqualification from voting, but that in order to vote the person must register
34 35	to vote.
36	(2) Provide an opportunity to that person to register to vote, including informing
30 37	the person of automatic voter registration in accordance with G.S. 163A-883
38	or 163A-884.G.S. 163A-883, 163A-884, 115D-5, or 116-11.
39	At a minimum, the program shall include a written notice to the person whose citizenship has
40	been restored, informing that person that the person may now register to vote, with a voter
41	registration form enclosed with the notice."
42	SECTION 5.6. G.S. 115D-5 reads as rewritten:
43	"§ 115D-5. Administration of institutions by State Board of Community Colleges;
44	personnel exempt from North Carolina Human Resources Act; extension
45	courses; tuition waiver; in-plant training; contracting, etc., for establishment
46	and operation of extension units of the community college system; use of existing
47	public school facilities.facilities; automatic voter registration.
48	
49	(z) Automatic Voter Registration. – Beginning January 1, 2021, the State Board of
50	Community Colleges, in consultation with the State Board of Elections, shall provide each person

General Ass	sembly	Of North Carolina	Session 2019
who is enroll	led and	registering for courses as a student in a State	community college the option
for automatic	c voter 1	egistration as follows:	
<u>(1</u>	1) <u>Ir</u>	formation provided to student. – In providing	an automatic voter registration
		plication process, the person taking the appli	-
		the following:	
	a.	That the student shall be registered to y	vote or have the student's voter
	<u></u>	registration record updated, as applicab	
	<u>b</u> .	The qualifications to vote under G.S. 1	
	<u>c.</u>	That the student should not register if	
	<u></u>	qualifications described under sub-subo	
	d	That any person who willfully and k	
	<u>.</u>	intent gives false information on the ap	
		felony.	spheurion is guilty of a class 1
	<u>e</u> .	That if the student declines to register t	o vote, the fact that the student
	<u>v.</u>	has declined to register will remain cor	
		registration purposes only.	indential and be used for voter
	<u>f.</u>	Information regarding the address c	onfidentiality program under
	<u>1.</u>	Chapter 15C of the General Statutes, in	
		program and how voter registration m	
			lay impact participation in the
(2	)) P	<u>program.</u> equirements. – If the student does not declin	a votar registration the person
<u>(2</u>		king the application shall require the stude	
		quested of the student under G.S. 163A	
		eference to be affiliated with a political p	
	-		• •
		affiliated voter. If the student fails to declare	1 I V
		udent's political affiliation shall be designate	
		all provide an electronic signature as requ	
		bject to the penalty of perjury, by which	
		formation provided by the student is true	e, and the student meets an
(7	-	alifications to become a registered voter.	No information valating to a
<u>(3</u>		onfidentiality of declination to register. – eclination to register to vote in connection with	
		mmunity college may be used for any purpose	
		ne State Board shall ensure that informat	
		tomatic voter registration under this sec	-
		cordance with G.S. 163A-863(b), includin	
( )		gistration requirements under G.S. 163A-871	
<u>(</u> 4		ansmittal from State community college to	
		mmunity college shall electronically transm	* *
		ho did not decline voter registration to the app	
		ter than five business days after acceptance,	according to rules which shall
		promulgated by the State Board.	1
<u>(5</u>		wenty-five-day deadline for an election. – Ap	
		v a State community college shall entitle a re-	
	-	eneral, or special election unless the registrat	* *
		ter than the twenty-fifth calendar day imme	• • • • •
		neral, or special election, provided that	
		mmunity colleges from continuing to accept	•••••
<u>(6</u>		<u>eligible applications prohibited. – No pers</u>	
		gister to vote under this subsection if that pers	
	<u>ci</u>	tizenship, lack of residence for the period	of time provided by law, or

General Assemb	oly Of N	orth	Carolina	Session 2019
	convic	tion o	of a felony. However, if a person who i	s ineligible to vote becomes
			vote pursuant to this subsection, the p	-
	-		istration is deemed officially authorize	-
	-		of the person.	
<u>(7)</u>			nent to determine eligibility. – Nothing	g in this subsection shall be
			s requiring State community colleges	
			ation and voting."	<b>L</b> <sup>2</sup> <b>V</b>
SECT			S. 116-11 is amended by adding a new	v subdivision to read:
"§ 116-11. Powe				
The powers a	and dutie	s of th	he Board of Governors shall include the	e following:
				2
<u>(15)</u>	Auton	natic v	voter registration. – Beginning Janua	ary 1, 2021, the Board of
<u> </u>			in consultation with the State Board	•
			who is enrolled and registering for co	_
	-		niversity in The University of North	
	-		c voter registration as follows:	
	<u>a.</u>		rmation provided to student. – In pro	oviding an automatic voter
			stration application process, the person	
			rm the student of the following:	• •
		1.	That the student shall be registered	to vote or have the student's
			voter registration record updated,	
			student declines.	
		2.	The qualifications to vote under G.	S. 163A-841.
		<u>2.</u> <u>3.</u>	That the student should not register	
		<u></u>	the qualifications described under	
			this sub-subdivision.	
		<u>4.</u>	That any person who willfully	and knowingly and with
		<u></u>	fraudulent intent gives false inform	
			guilty of a Class I felony.	
		<u>5.</u>	That if the student declines to regis	ster to vote, the fact that the
		<u>.</u>	student has declined to register will	
			used for voter registration purposes	
		<u>6.</u>	Information regarding the address	
		<u>0.</u>	under Chapter 15C of the General	
			register for the program and how vo	
			participation in the program.	ter registration may impact
	<u>b.</u>	Reau	uirements. – If the student does not de	cline voter registration. the
	<u> </u>		on taking the application shall require	
		-	rmation requested of the student unde	-
			aring a preference to be affiliated v	
			erence to be an unaffiliated voter. If the	
		2	ical party affiliation, the student's p	
		-	gnated as unaffiliated. The student s	
			ature as required under G.S. 163A-86	
		-	erjury, by which the student attests the	
			he student is true, and the student	
			ome a registered voter.	meets an quanneations to
	<u>c.</u>		fidentiality of declination to register	- No information relating to
	<u></u>		clination to register to vote in connection	
			State college or university in The U	* *

General Assembly Of N	North Carolina	Session 2019
	State Board shall ensure that information ac	quired for purposes of
	automatic voter registration under this section	
	accordance with G.S. 163A-863(b), including	-
	voter registration requirements under G.S. 163	
<u>d.</u>	Transmittal from State college or university t	
	The State college or university in The Univer	
	System shall electronically transmit the applic	
	did not decline voter registration to the approp	riate board of elections
	not later than five business days after accepta	
	which shall be promulgated by the State Board	<u>l.</u>
<u>e.</u>	Twenty-five-day deadline for an election A	Applications to register
	accepted by a State college or university in T	he University of North
	Carolina system shall entitle a registrant to	vote in any primary,
	general, or special election unless the regis	trant shall have made
	application later than the twenty-fifth cale	ndar day immediately
	preceding the primary, general, or special of	election, provided that
	nothing shall prohibit State colleges or university	sities in The University
	of North Carolina System from continuing	to accept applications
	during that period.	
<u>f.</u>	Ineligible applications prohibited No person	shall make application
	to register to vote under this subdivision if the	hat person is ineligible
	because of age, citizenship, lack of residence	for the period of time
	provided by law, or conviction of a felony. Ho	wever, if a person who
	is ineligible to vote becomes registered to	vote pursuant to this
	subdivision, the presumption shall be that the	person's registration is
	deemed officially authorized and shall not be a	ttributed to any fault of
	the person.	
<u>g.</u>	No requirement to determine eligibility. – Not	hing in this subdivision
	shall be construed as requiring State colleges	•
	University of North Carolina System to determ	nine eligibility for voter
	registration and voting."	
	5.8. The State Board of Elections shall establ	1
	ampaign to inform voters of the automatic voter	registration procedures
established pursuant to t		
	<b>5.9.</b> Sections 5.1 through 5.3 and Section 5.5	
	). Sections 5.4, 5.5(b), 5.6, and 5.7 of this act be	come effective January
1, 2021. The remainder	of this act is effective when it becomes law.	
PART VI. FAIR ELEC		
	<b>.1.</b> Article 23 of Chapter 163A of the General	Statutes is amended by
adding a new Part to rea		
	"Part 4. Fair Elections Program.	
" <u>§ 163A-1510.1. Defini</u>		
	tions apply under this Part:	(0.4. 1.475(0))
	date. – The same meaning as provided in G.S. 1	
	<u>date campaign committee. – The same me</u>	aning as provided in
	<u>63A-1475(3).</u>	unt of the demositer-
· · · · ·	sitory account. – The single checking accounts of the depository for the	
	ition designated as the depository for the	candidate campaign
	<u>littee's moneys.</u> The Fair Elections Fund established under G.	S 162 A 1510 2
<u>(4)</u> <u>Fund.</u>	– The Fair Elections Fund established under G.S.	<u>3. 103A-1310.2.</u>

General	Assemt	ly Of North Carolina	Session 2019
	(5)	General election campaign In the case of a	candidate nominated at a
	<u> </u>	primary, the period beginning on the day following	
		the date the treasurer files the final statement for t	
		of a candidate nominated without a primary, the p	
		following the day on which the candidate is nomin	
		the treasurer files the final statement for the campa	
	<u>(6)</u>	Petitioning candidate. – A candidate who use	
	<u>(0)</u>	procedure to obtain ballot access.	s the nonlinating petition
	<u>(7)</u>	Political party. – The same meaning as provided in	n G S = 163A-950
	$\frac{(7)}{(8)}$	Primary campaign. – The period beginning on the	
	<u>(0)</u>	filing period under G.S. 163A-974 and ending on	
		for the purpose of nominating a candidate for such	
	(9)	Qualified candidate committee. – A candidate com	
	<u>())</u>	promote the success of any candidate for nominat	
		and approved by the State Board to receive a gra	
		Fund.	ant from the Fair Elections
	(10)	State Board. – The State Board of Elections.	
	$\frac{(10)}{(11)}$	State executive office. – State offices of persons se	eking election as Governor
	<u>(11)</u>	Lieutenant Governor, Secretary of State, Auditor.	-
		of Public Instruction, Attorney General, Com	-
		Commissioner of Labor, or Commissioner of Insu	
	(12)	State legislative office. – State offices of persons s	
	(12)	<u>a State Senator or State Representative.</u>	seeking election to office as
	(13)	Third-party candidate. – A candidate affiliated with	h a political party that is not
	<u>(15)</u>	one of the two political parties with the highest n	
		with the State Board.	lumber of registered voters
"8 1634	1510 2	Fair Elections Fund.	
		blished the "Fair Elections Fund," which shall b	e a separate nonreverting
		the General Fund. The Fund may contain any mon	
		Fund. Investment earnings credited to the assets of t	
		he Fund. The State Treasurer shall administer the F	-
		be used for purposes of this Part.	und: An moneys deposited
-		Fair Elections Program established; grant eligit	nility.
(a)		is established the Fair Elections Program under wh	
<u>/</u>		andidate for nomination or election to office in this	1 <b>•</b>
		r the candidate's primary campaign, if applicable, or	
		which the candidate seeks.	general election campaign
(b)		candidate campaign committee is eligible to rece	eive grants for a primary
		icable, and a general election campaign if each of the	
<u>eumpung</u>	<u>(1)</u>	The candidate certifies as a participating candidate	
	$\frac{(1)}{(2)}$	The candidate's candidate campaign committee re	
	<u>(2)</u>	of qualifying contributions under G.S. 163A-1510	-
	(3)	The candidate's candidate campaign committee re	
	<u>(5)</u>	do not meet the criteria for qualifying contribution	
	(4)	The candidate agrees to limit the campaign expe	
	<u>(+)</u>	candidate campaign committee in accordance	
		subsection (c) of this section.	with the provisions of
	(5)	<u>The candidate submits an application and the</u>	State Roard annroves the
	(5)	application in accordance with the provisions of G	
$(\alpha)$	Λ	didate participating in the Fair Elections Program s	-
$\frac{(c)}{c}$			
or the ca	munuale	s candidate campaign committee before a primar	<u>y campaign and a general</u>

1	election campaign to the amount of qualifying contributions permitted under this Part and any				
2	personal funds provided by the candidate under G.S. 163A-1510.10(c). For a primary campaign,				
3	expenditures shall be limited to the sum of (i) the amount of such qualifying contributions and				
4	personal funds that have not been spent before the primary campaign and (ii) the amount of the				
5	grant for the primary campaign authorized under G.S. 163A-1510.6. For a general election				
6	campaign, expenditures shall be limited to the sum of (i) the amount of such qualifying				
7	contributions and personal funds that have not been spent before the general election campaign,				
8	(ii) any unexpended funds from any grant for a primary campaign authorized under				
9	G.S. 163A-1510.6, and (iii) the amount of the grant for the general election campaign authorized				
10	under G.S. 163A-1510.6.				
11	(d) For the purposes of this Part, if a qualified candidate campaign committee receives a				
12	grant for a primary campaign and has qualifying contributions that have not been spent before				
13	the primary campaign, no expenditures by the committee during the primary campaign shall be				
14	deemed to have been made from the qualifying contributions until the primary campaign grant				
15	funds have been fully spent.				
16	(e) No grants or moneys paid to a qualified candidate committee from the Fund under				
17	this Part shall be deemed to be public funds under any other provision of law unless specifically				
18	stated by the provision.				
19	" <u>§ 163A-1510.4. Affidavit certifying candidate's intent to comply with expenditure limits.</u>				
20	(a) Each candidate for nomination or election to State executive office or State legislative				
21	office in this State shall file an affidavit with the State Board. The affidavit shall include a written				
22	certification that the candidate either intends to abide by the expenditure limits under the Fair				
23	Elections Program set forth in G.S. 163A-1510.3(c) or does not intend to abide by the limits. If				
24	the candidate intends to abide by the limits, the affidavit shall also include the following written				
25	<u>certifications:</u>				
26	(1) That the treasurer of the candidate campaign committee for the candidate shall				
27	expend any moneys received from the Fund in accordance with rules adopted				
28	by the State Board.				
29 30	(2) That the candidate shall repay to the Fund any such moneys that are not expended in accordance with rules adopted by the State Board.				
31	(3) That the candidate and the treasurer shall comply with the provisions of				
32	G.S. 163A-1510.11(a)(1).				
33	The written certification described in subdivision (3) of this subsection shall be made by both the				
34	candidate and the treasurer of the candidate campaign committee for the candidate. A candidate				
35	for nomination or election to any State executive office or State legislative office shall file the				
36	affidavit not later than 4:00 P.M. on the twenty-fifth day before the day of a primary, if applicable,				
37	or on the fortieth day before the day of the election for such office. Notwithstanding the				
38	provisions of this subsection, a candidate who does not intend to participate in the Fair Elections				
39	Program and certifies to such shall not be required to file the affidavit of intent not to abide by				
40	the expenditure limits of the Fair Elections Program. Any such candidate shall be referred to as				
41	a nonparticipating candidate, in accordance with subsection (b) of this section.				
42	(b) A candidate who so certifies the candidate's intent to abide by the expenditure limits				
43	under the Fair Elections Program shall be referred to under this Part as a "participating candidate"				
44	and a candidate who so certifies the candidate's intent to not abide by the limits shall be referred				
45	to as a "nonparticipating candidate." The State Board shall prepare a list of the participating				
46	candidates and a list of the nonparticipating candidates and shall make the lists available for				
47	public inspection.				
48	(c) <u>A participating candidate may withdraw from participation in the Fair Elections</u>				
49	Program before applying for an initial grant under this Part by filing an affidavit with the State				
50	Board, which includes a written certification of withdrawal. A candidate who files an affidavit				
51	of withdrawal shall be deemed to be a nonparticipating candidate under this Part and shall not be				

	General Assemb	ly Of I	North Carolina	Session 2019	
1	penalized for the candidate's withdrawal. No participating candidate shall withdraw from				
2	participation in the Fair Elections Program after applying for an initial grant under this Part.				
3	"§ 163A-1510.5. Qualifying contributions.				
4	(a) The amount of qualifying contributions the candidate campaign committee of a				
5			receive to be eligible for grants from the Fund is as fol		
6	<u>(1)</u>	A car	didate for nomination or election to the office of Gove	rnor shall receive	
7		contri	butions from individuals in the aggregate amount of t	two hundred fifty	
8		thous	and dollars (\$250,000), of which at least two hun	dred twenty-five	
9		<u>thous</u>	and dollars (\$225,000) is contributed by individuals	s residing in this	
10		State.			
11	<u>(2)</u>		didate for nomination or election to State executive	-	
12		Gove	rnor, shall receive contributions from individuals	in the aggregate	
13			nt of seventy-five thousand dollars (\$75,000), of		
14		•	seven thousand five hundred dollars (\$67,500) is	s contributed by	
15			duals residing in this State.		
16	<u>(3)</u>		ididate for nomination or election to the office of St		
17			et shall receive contributions from individuals in the a		
18			een thousand dollars (\$15,000), including contributions		
19			duals residing in municipalities included, in whole of	or in part, in the	
20		-	<u>date's district.</u>		
21	<u>(4)</u>		didate for nomination or election to the office of Sta	-	
22		-	district shall receive contributions from individuals		
23		-	nt of six thousand dollars (\$6,000), including contribut		
24			ndividuals residing in municipalities included, in whole	<u>e or in part, in the</u>	
25 26	(5)	-	<u>date's district.</u>	f this subsection	
20 27	<u>(5)</u>		ithstanding the provisions of subdivisions (3) and (4) of a case of a special election for the office of State		
28		-	estate of a special election for the office of state		
20 29			butions that the candidate campaign committee of a c		
30			is required to receive to be eligible for a grant from the		
31			seventy-five percent (75%) of the corresponding amou		
32			vision (3) or (4) of this section, whichever is application	_	
33		-	er of contributions required from individuals residing		
34		inclu	led, in whole or in part, in the candidate's district	shall be at least	
35			ty-five percent (75%) of the corresponding number		
36		<u>subdi</u>	vision (3) or (4) of this section, as applicable.	-	
37	<u>(6)</u>	Exce	ot as otherwise provided, the following additional re-	equirements shall	
38		<u>apply</u>	to candidates making qualifying contributions under the	his subsection:	
39		<u>a.</u>	The candidate campaign committee shall return th	e portion of any	
40			contribution from any individual, including the candi-	date, that exceeds	
41			one hundred dollars (\$100.00) and any excess por	tion shall not be	
42			considered in calculating the aggregate contribution		
43		<u>b.</u>	Regarding contributions from individuals residing in	-	
44			the candidate's district under subdivision (3) or (4) or	-	
45			no contribution shall be counted unless the contribution	ion is at least five	
46			<u>dollars (\$5.00).</u>	, , <b></b>	
47		<u>c.</u>	All contributions received by an exploratory committ		
48			the candidate that meet the criteria for qualifying		
49 50			candidate campaign committees under this section sh	hall be considered	
50			in calculating the aggregate amounts.		

	General Assemb	oly Of North Carolina	Session 2019	
1	(b) Each	individual who makes a contribution of more than fifty dolla	rs (\$50.00) to a	
2		ign committee established to aid or promote the success of		
3	-	mination or election shall include with the contribution a c		
4	contains the same information required by G.S. 163A-1422(a)(1).			
5		ollowing shall not be deemed to be qualifying contributions u	inder subsection	
6		and shall be returned by the treasurer of the candidate campai		
7	the contributor of	transmitted to the State Board for deposit in the Fund:		
8	(1)	A contribution of less than five dollars (\$5.00) or a contribution	on of five dollars	
9		(\$5.00) or more from an individual who does not provide th	e full name and	
10		complete address of the individual.		
11	<u>(2)</u>	A contribution under subdivision (1) or (2) of subsection (a	) of this section	
12		from an individual who does not reside in the State, in excess	of the applicable	
13		limit on contributions from out-of-state individuals.		
14	<u>(3)</u>	A contribution made by an individual who is less than 16 year	rs of age.	
15	(d) After	a candidate campaign committee receives the applicable aggre	egate amount of	
16		butions under subsection (a) of this section, the candidate camp		
17		additional contributions that it receives to the State Treasurer f	or deposit in the	
18	<u>Fund.</u>			
19		Grants for primary and general election campaigns; suppl	emental grants	
20		ird-party and petitioning candidates.		
21		didate for the office of Governor may qualify for grant funds u	nder this Part in	
22	the following ma		C 1 CC C	
23	<u>(1)</u>	The qualified candidate campaign committee of a candidate		
24		Governor who has a primary for nomination to that office is el		
25 26		a grant from the Fund for the primary campaign in the amount two hundred fifty they and dollars (\$1,250,000)	it of one million	
20 27	(2)	two hundred fifty thousand dollars (\$1,250,000). The qualified candidate campaign committee of a candidate	for the office of	
27	<u>(2)</u>	Governor who has been nominated, or who has qualified to		
28 29		election ballot as an unaffiliated candidate in accordance with		
30		19 of this Chapter, shall be eligible to receive a grant from t		
31		general election campaign in the amount of ten million dollar		
32	(b) A can	didate for any State executive office, other than Governor, may		
33		Part in the following manner:	<u>quanty for grant</u>	
34	(1)	The qualified candidate campaign committee of a cand	lidate for State	
35	<u></u>	executive office who has a primary for nomination to that off		
36		receive a grant from the Fund for the primary campaign in the	-	
37		hundred seventy-five thousand dollars (\$375,000).		
38	<u>(2)</u>	The qualified candidate campaign committee of a cand	lidate for State	
39		executive office who has been nominated, or who has qualif	ied to appear on	
40		the election ballot as an unaffiliated candidate in accordance	e with Part 2 of	
41		Article 19 of this Chapter, shall be eligible to receive a gran	t from the Fund	
42		for the general election campaign in the amount of one	million dollars	
43		<u>(\$1,000,000).</u>		
44		tate Board shall adjust the amount of grant funds received by c		
45		und (b) of this section, quadrennially, in accordance with an		
46		ndex for all urban consumers, as published by the United State	s Department of	
47	Labor, Bureau of			
48		didate for the office of State Senator may qualify for grant fund	s under this Part	
49 50	in the following i		6 4 66 6	
50	<u>(1)</u>	The qualified candidate campaign committee of a candidate		
51		State Senator who has a primary for nomination to that office	snall be eligible	

	General A	Assemb	ly Of North Carolina	Session 2019
1			to receive a grant from the Fund for the primary campa	ign in the amount of
2			thirty-five thousand dollars (\$35,000).	
3		(2)	The qualified candidate campaign committee of a candi	date for the office of
4		<u></u>	State Senator who has been nominated, or has qualifi	
5			election ballot as an unaffiliated candidate in accordance	
6			19 of this Chapter, shall be eligible to receive a grant fi	
7			general election campaign in the amount of eighty-fi	
8			<u>(\$85,000).</u>	
9	<u>(e)</u>	A can	didate for the office of State Representative may qualify f	for grant funds under
10			llowing manner:	<u>.</u>
11		(1)	The qualified candidate committee of a candidate for	the office of State
12		<u></u>	Representative who has a primary for nomination to that	
13			receive a grant from the Fund for the primary campai	-
14			fourteen thousand dollars (\$14,000).	<u>.</u>
15		(2)	The qualified candidate committee of a candidate for	the office of State
16		<u> </u>	Representative who has been nominated, or has qualif	
17			election ballot as an unaffiliated candidate in accordance	
18			19 of this Chapter, shall be eligible to receive a grant fr	
19			general election campaign in the amount of thirty-for	
20			(\$34,000).	
21	(f)	The S	tate Board shall adjust the amount of grant funds received	by candidates under
22	subsectior		nd (e) of this section, biennially, in accordance with any cha	-
23	price inde	x for a	ll urban consumers, as published by the United States D	Department of Labor,
24	Bureau of	Labor	Statistics.	-
25	<u>(g)</u>	Notwi	thstanding the provisions of subsections (d), (e), and (f) of	of this section, in the
26	case of a s	special	election for the office of State legislative office, the amount	unt of the grant for a
27	general el	ection of	campaign shall be seventy-five percent (75%) of the amo	unt authorized under
28	subsectior	<u>n (d), (e</u>	), or (f), as applicable.	
29	<u>(h)</u>	Notwi	thstanding the provisions of this section, each of the follow	wing shall apply:
30		<u>(1)</u>	The initial grant that a qualified candidate campaign com	
31			is eligible to receive under this section shall be reduced l	by the amount of any
32			personal funds that the candidate provides for the cand	lidate's campaign for
33			nomination or election pursuant to G.S. 163A-1510.10(c	<u>;).</u>
34		<u>(2)</u>	If a participating candidate is nominated at a primary and	l does not expend the
35			entire grant for the primary campaign authorized und	der this section, the
36			amount of the grant for the general election campaign sh	all be reduced by the
37			total amount of any unexpended primary campaign grant	t and moneys.
38		<u>(3)</u>	If a participating candidate who is nominated for electi	-
39			opponent in the general election campaign, the amount o	-
40			campaign grant for which the qualified candidate campai	
41			candidate is eligible to receive shall be thirty percent (30	
42			amount set forth in subsections (a) through (f) of this sec	
43			this subdivision, a participating candidate is deemed to	have an opponent if
44			any of the following apply:	
45			a. <u>A political party has properly endorsed any other</u>	-
46			the requisite filing in accordance with this Chapter	
47			b. Any candidate of any new political party ha	s met the requisite
48			requirements under G.S. 163A-950(a)(2) or (3).	
49 50	<u>(i)</u>	<u>Third</u>	party candidates and petitioning candidates are eligible	e for grant funds as
50	<u>follows:</u>	(1)		
51		<u>(1)</u>	For a full general election grant:	

General	Assemb	oly Of 1	North Carolina	Session 2019
		<u>a.</u>	If the third-party candidate has obt	ained the nomination of a third party
				n for the same office in the same
			district at the last preceding regul	ar election received at least twenty
			percent (20%) of the votes cast fo	r that office.
		<u>b.</u>	If the petitioning candidate has	obtained ballot access and petition
			signatures of voters equaling at lea	st twenty percent (20%) of the votes
			cast for that office in the prior ger	eral election.
	<u>(2)</u>	For t	wo-thirds of a full general election g	rant:
		<u>a.</u>	If the third-party candidate has obt	ained the nomination of a third party
			whose candidate seeking election	n for the same office in the same
			district at the last preceding regu	lar election received at least fifteen
			percent (15%) of the votes cast fo	r that office.
		<u>b.</u>	If the petitioning candidate has	obtained ballot access and petition
			signatures of voters equaling at lea	ast fifteen percent (15%) of the votes
			cast for that office in the prior ger	eral election.
	<u>(3)</u>	For o	ne-third of a full general election gradering	
		<u>a.</u>	If the third-party candidate has obt	ained the nomination of a third party
			whose candidate seeking election	n for the same office in the same
				ular election received at least ten
			percent (10%) of the votes cast fo	
		<u>b.</u>		obtained ballot access and petition
				east ten percent (10%) of the votes
			cast for that office in the prior ger	
	<u>(4)</u>		l-party or petitioning candidates w	-
			int may continue to raise and spend	
			erential contributions," which shal	
			ibutions, up to the amount of the f	ull applicable grant for the general
			ion for that office.	
			t applications and payment.	
<u>(a)</u>	<u>A par</u>	ticipati	ing candidate may apply for a gra	nt from the Fund in the following
manner:	(1)	<b>A</b>	uticipating condidate for nomination	to State executive office or State
	<u>(1)</u>		rticipating candidate for nomination	
			lative office may apply to the State B Fair Elections Program for a prin	
		-	fying contributions as required by (	
			make any such grants to participatin	
		-	sions of this section.	g candidates in accordance with the
	<u>(2)</u>	-	rticipating candidate for nomination	, to State executive office or State
	<u>(2)</u>	-	lative office may apply to the State B	
			fair Elections Program for a general	
			ollowing:	election campaign by doing one of
				d the candidate for office is declared
		<u>a.</u>		n accordance with G.S. 163A-984.
		<u>b.</u>		ate, the candidate for office has met
		<u>U.</u>		rticle 19 of this Chapter to be placed
			on the general election ballot.	intere 19 of this Chapter to be placed
	( <b>3</b> )	Notu	vithstanding subdivisions (1) and (2)	of this subsection no participating
	<u>(3)</u>	-	idate for nomination or election v	
			ation after filing the affidavit require	• • • •
			ble to apply for a grant under th	
			idate's primary campaign or general	
		Canu	idates primary campaign of general	ciccuon campaign. The provisions

	General Assem	bly Of North Carolina	Session 2019
1		of this subdivision shall not apply in the case of a candidate who	o is nominated
2		by more than one party and does not otherwise change the can	
3		affiliation.	<u> </u>
4	(b) The	application shall include a written certification that contains	each of the
5	following:		
6	(1)	The candidate campaign committee has received the require	ed amount of
7	<u> </u>	qualifying contributions.	
8	<u>(2)</u>	The candidate campaign committee has repaid all moneys borro	wed on behalf
9		of the campaign, as required by G.S. 163A-1510.10(b).	
10	(3)	The candidate campaign committee has returned any contribut	ion of at least
11		five dollars (\$5.00) from an individual who does not include th	
12		name and address with the contribution.	
13	<u>(4)</u>	The candidate campaign committee has returned all contributio	ns or portions
14		of contributions that do not meet the criteria for qualifying contri	*
15		G.S. 163A-1510.5 and transmitted all excess qualifying contri	
16		Fund.	
17	(5)	The treasurer of the candidate campaign committee has comp	olied with the
18		provisions of this Article and maintained and furnished all rec	
19		under this Article or rules adopted by the State Board.	*
20	<u>(6)</u>	All moneys received from the Fund shall be deposited upon re-	eceipt into the
21		depository account of the candidate campaign committee.	-
22	<u>(7)</u>	The treasurer of the candidate campaign committee shall exper	nd all moneys
23		received from the Fund in accordance with the provisions of th	is Article and
24		regulations adopted by the State Board pursuant to subsection	on (e) of this
25		section.	
26	<u>(8)</u>	If the candidate withdraws from the campaign or becomes inel	ligible or dies
27		during the campaign, the candidate campaign committee of the c	andidate shall
28		return to the State Board all moneys received from the Fund u	nder this Part
29		that the candidate campaign committee has not expended as of t	the date of the
30		occurrence. Any funds returned pursuant to this subdivision shal	l be deposited
31		in the Fund.	
32	<u>(9)</u>	The treasurer has paid any civil penalties or forfeitures assess	sed under this
33		Chapter and has not been convicted of or pled guilty or nolo con	
34		a court of competent jurisdiction, any (i) felony involving fr	
35		larceny, embezzlement, or bribery or (ii) criminal offense under	
36		unless at least eight years have elapsed from the date of the conv	
37		or the completion of any sentence, whichever is later, without	a subsequent
38		conviction of or plea to another such felony or offense.	
39		application shall be accompanied by a cumulative itemized accompanied by a cumulative	
40		expenditures made, and expenses incurred, but not yet paid, by	
41		nittee from the three days preceding the date the application	
42		be sworn to under penalty of false statement by the treasurer of	
43		nittee. The State Board shall prescribe the form of the application of the application of the application of the state of	
44		ized accounting. Both the candidate and the treasurer of the candid	late campaign
45		sign the application.	
46		cordance with the provisions of subsection (h) of this section, the	e State Board
47 48		application and make each of the following determinations:	a magaine d' (1
48 40	<u>(1)</u>	Whether the candidate campaign committee for the applicant ha	<u>s received the</u>
49 50	( <b>0</b> )	required qualifying contributions.	ion or correct
50 51	<u>(2)</u>	For an application for a grant from the Fund for a primary campa election comparison the applicant has mot the applicable com-	
51		election campaign, the applicant has met the applicable con	nation under

1	amount not to ex	ceed one thousand dollars (\$1,000). The amount borrowed shall not constitute		
2	a qualifying contribution under G.S. 163A-1510.5. No individual or political committee, except			
3	the candidate or, in a general election, the State executive committee of a political party, shall			
4	endorse or guarantee a loan in an aggregate amount in excess of five hundred dollars (\$500.00).			
5	An endorsement or guarantee of such a loan shall constitute a contribution by the individual or			
6		ee for as long as the loan is outstanding. The amount endorsed or guaranteed by		
7	-	political committee shall cease to constitute a contribution upon repayment of		
8		rsed or guaranteed.		
9		ans shall be repaid in full prior to the date the candidate campaign committee		
10		t from the Fund pursuant to G.S. 163A-1510.7. A candidate who fails to repay		
11		to certify the repayment of any loans to the State Board shall not be eligible to		
12		not receive grants from the Fund.		
13		didate who intends to participate in the Fair Elections Program may provide		
14		or the candidate's campaign for nomination or election, not to exceed the		
15	following amoun	· ·		
16	(1)	For a candidate for the office of Governor, twenty thousand dollars (\$20,000).		
17	$\frac{(2)}{(2)}$	For a candidate for State executive office other than the Governor, ten		
18	<u>\_/</u>	thousand dollars (\$10,000).		
19	<u>(3)</u>	For a candidate for the office of State Senator, two thousand dollars (\$2,000).		
20	(4)	For a candidate for the office of State Representative, one thousand dollars		
21		(\$1,000).		
22	(d) Person	hal funds provided pursuant to subsection (c) of this section shall not constitute		
23		ribution under G.S. 163A-1510.5.		
24		. Excess expenditures; penalties.		
25		expenditure in excess of the applicable expenditure limit set forth in		
26		3(c) is made or incurred by a qualified candidate campaign committee that		
27		rom the Fund, each of the following shall apply:		
28	(1)	The candidate and treasurer of the candidate campaign committee shall be		
29		jointly and severally liable for paying for the excess expenditure.		
30	<u>(2)</u>	The candidate campaign committee shall not receive any additional grants or		
31		moneys from the Fund for the remainder of the election cycle if the State		
32		Board determines that the candidate or treasurer of the candidate campaign		
33		committee had knowledge of the excess expenditure.		
34	<u>(3)</u>	The treasurer shall be subject to penalties under this Chapter.		
35	$\overline{(4)}$	The candidate of the candidate campaign committee shall be deemed to be a		
36		nonparticipating candidate for the purposes of this Part if the State Board		
37		determines that the candidate or treasurer of the candidate campaign		
38		committee had knowledge of the excess expenditure.		
39	(b) The S	tate Board may waive the provisions of subsection (a) of this section upon		
40	determining that	an excess expenditure is de minimis. The State Board shall adopt rules		
41	-	lards for making these determinations. The standards shall include, but not be		
42	limited to, a find	ing by the State Board that the candidate or treasurer has, from the candidate's		
43	or treasurer's per	sonal funds, either paid the excess expenditure or reimbursed the qualified		
44	candidate campai	gn committee for its payment of the excess expenditure.		
45	(c) If an i	ndividual, who is associated with the campaign of a candidate whose qualified		
46		ign committee has received a grant from the Fund, makes or incurs an		
47	-	cess of the applicable expenditure limit set forth in G.S. 163A-1510.3(c) for the		
48		gn committee without the consent of the candidate or treasurer of the candidate		
49	-	ittee, the individual shall (i) repay to the Fund the amount of the excess		
50		ii) be subject to penalties under this Chapter as determined by the State Board.		

	General Assemb	ly Of North Carolina	Session 2019		
1	The provisions o	f this subsection shall not apply to an individual who is the	e candidate or the		
2	treasurer of the candidate campaign committee.				
3	" <u>§ 163A-1510.12.</u> Supplemental statements; declaration of excess expenditures statement.				
4		emental campaign finance statements shall be filed in the foll			
5	(1)	The treasurer of each candidate campaign committee in a			
6	<u>, - /</u>	or a general election campaign in which there is at least			
7		candidate shall file weekly supplemental campaign financ			
8		the State Board in accordance with subdivision (2) of this s			
9	<u>(2)</u>	Each treasurer shall file weekly supplemental campaign f			
10	<u>1-7</u>	with the State Board pursuant to a schedule established by t			
11	<u>(3)</u>	If a participating candidate campaign committee in a prima			
12		general election campaign in which there is at least one partic			
13		makes expenditures or incurs an obligation to make expendence	· ·		
14		aggregate, exceed one hundred percent (100%) of the appli			
15		limit for the applicable primary or general election cam	•		
16		treasurer of the candidate campaign committee shall file			
17		excess expenditures statement with the State Board, pursuar	· · · · · · · · · · · · · · · · · · ·		
18		schedule:	it to the following		
19		<u>a. If a candidate campaign committee makes expendi</u>	tures or incurs an		
20		obligation to make such expenditures more than 2			
21		day of the primary or election, the treasurer for the c			
22		a statement with the State Board not later than 48 h			
23		the expenditures or incurring an obligation to make			
24		b. If a candidate campaign committee makes expendi			
25		obligation to make such expenditures less than 20 da	· · · · · · · · · · · · · · · · · · ·		
26		of the primary or election, the treasurer of the can	•		
27		statement with the State Board not later than 24 hour			
28		expenditures or incurring an obligation to make the	-		
29		statement shall be complete as of 11:59 P.M.			
30		immediately preceding the required filing day. The			
31		cover a period beginning with the first day not include			
32		statement.			
33	<u>(4)</u>	No statements are required to be filed for (i) a candidate car	npaign committee		
34		of a candidate who is no longer eligible for a position on			
35		candidate campaign committee of a participating candidate	that is unopposed,		
36		except that the candidate campaign committee shall file	e a supplemental		
37		statement on the last Thursday before the applicable pr	rimary or general		
38		election. Such statement shall be complete as of 11:59 P.M.	of the second day		
39		immediately preceding the required filing day. The staten	nent shall cover a		
40		period beginning with the first day not included in the last f	iled statement.		
41	<u>(5)</u>	Each supplemental statement required under subdivision (1)	), (2), or (3) of this		
42		subsection for a candidate shall disclose the informatio	n required under		
43		G.S. 163A-1422(a)(2). The State Board shall provide	a means for the		
44		transmission of the statements to the State Board, wh	ich shall include		
45		electronic filing.			
46		urposes of this section, the phrase "excess expenditure" mea	•		
47		d to be made, by a nonparticipating or a participating candida			
48	•	other participating candidates in a primary campaign or a	-		
49	· · ·	is in excess of the amount of the applicable limit on exp			
50		didates for the campaign, and which is the sum of (i) the app			
51	contributions that	t the participating candidate is required to receive under G.S.	<u>s. 163A-1510.5 to</u>		

	General Assembly Of North Carolina	Session 2019			
1	be eligible for grants from the Fund and (ii) one hundred percent (100%) of t	the applicable full			
2	grant amount for a candidate authorized under G.S. 163A-1510.6 for the applicable campaign				
3	period. The State Board shall confirm whether an expenditure described in a declaration filed				
4	under this subsection is an excess expenditure.				
5	(c) If a treasurer fails to file any statement or declaration required by this section within				
6	the time required, the treasurer shall be subject to a civil penalty, imposed by				
7	more than one thousand dollars (\$1,000) for the first failure to file the stateme				
8	required and not more than five thousand dollars (\$5,000) for any subsequent				
9	statement within the required time.				
10	" <u>§ 163A-1510.13. Voter registration lists for participating candidates.</u>				
11	The State Board shall provide to each participating candidate a copy of the				
12	list for the State or applicable district, which is generated from the statewide				
13	registration system established under this Chapter. The State Board shall pr	<u>ovide the copy in</u>			
14	electronic format, free of charge.				
15	" <u>§ 163A-1510.14.</u> Organization expenditure by local committee, le				
16	committee, or leadership committee for State legislative office;				
17	election and primary campaign; biennial adjustments to limits.				
18	(a) Notwithstanding any provision of the law to the contrary, and exce				
19	subsection (e) of this section, no local committee, legislative caucus commit				
20	leadership committee shall make an organization expenditure for the benefit				
21	candidate or the candidate campaign committee of a participating candidate in				
22	Program for the office of State Senator in an amount that exceeds ten thousand	dollars (\$10,000)			
23	for a general election campaign.				
24	(b) Notwithstanding any provision of the law to the contrary, and except as provided in				
25	subsection (d) of this section, no local committee, legislative caucus committee, or legislative				
26	leadership committee shall make an organization expenditure for the benefit of a participating				
27	candidate or the candidate campaign committee of a participating candidate in the Fair Elections				
28	Program for the office of State Representative in an amount that exceeds three thousand five				
29 20	hundred dollars (\$3,500) for a general election campaign.	1 1			
30	(c) <u>Notwithstanding any provision of the law to the contrary, no political committee</u> ,				
31	legislative caucus committee, or legislative leadership committee shall make an organization				
32	expenditure for the benefit of a participating candidate or the candidate committee of a participating candidate in the Fair Elections Program for State legislative office for a primary				
33 34		nce for a primary			
54 35	<u>campaign.</u>	lad in subsections			
35 36	(d) The amount of the limitations on organization expenditures provid (a) and (c) of this section shall be adjusted by the State Board, biennially, in according to the section of the section shall be adjusted by the state Board, biennially, in according to the section of the				
30 37	change in the consumer price index for all urban consumers, as published by				
38	Department of Labor, Bureau of Labor Statistics.	the United States			
39	"§ 163A-1510.15. Report on grant amounts; expenditures.				
40	(a) After each general election, the State Board shall compile and an	alvze each of the			
40 41	following:	taryze each of the			
42	(1) The amount of grants made during the election cycle	from the Fund			
43	established under this Part.				
44	(2) The amount of expenditures reported by each candidate particular in the candidate	articinating in the			
45	Fair Elections Program and by each candidate not participati				
46	during the election cycle.	<u>ing in the r rogram</u>			
40 47	(3) The amount of money returned to the Fund during the elect	tion cycle by each			
48	<u>candidate.</u>	<u>ion eyere by each</u>			
49	(4) The overall and average amounts of spending for each el	ection contest for			
50	each office during the election cycle.				

General Assemb	ly Of North Carolina	Session 2019
(5)	The amount of independent expenditu	res for each election contest for each
	office during the election cycle.	
(b) The S	state Board shall report its analysis con	nducted under subsection (a) of this
	y, along with any recommendations for a	
	ogram to the Joint Legislative Elections (	
	. Contributions to Fair Elections Fund	-
	business entity, organization, or political	
• •	this Part. Any contribution shall be mad	
	ediately transmit all contributions receive	
	osit in the Fund."	*
SECT	TION 6.2. This part becomes effective	e December 1, 2019, and applies to
election grants so	ught on or after that date.	
U	C	
PART VII. O	PEN MEETINGS LAW REFOR	M LIVE/VIDEO AND AUDIO
STREAMING I	N LEGISLATIVE COMPLEX	
SECT	TION 7.1. G.S. 143-318.14A reads as rev	written:
"§ 143-318.14A.	Legislative commissions, committees,	and standing subcommittees.
•••		
	nable public notice of all meetings of co	
	f the General Assembly shall be given.	
Assembly; to all 1	members of the commissions, committee	s, and standing subcommittees; and to
-	ervices Office which shall post the notic	
1 1	his subsection, <del>"reasonable <u>"</u>adequate</del> pul	
to:means written	or electronic notice that is posted and r	nailed or e-mailed to those who have
requested notice	at least 48 hours before the time of the	meeting. The notice shall include the
time, date, locatio	on, and, to the extent known, the agenda	
(1)	Notice given openly at a session of the	Senate or of the House; or
(2)	Notice mailed or sent by electronic ma	-
	and to the Legislative Services Office	e, which shall post the notice on the
	General Assembly web site.	
<u>(b1)</u> The c	hair of the commission, committee, or	standing committee shall make the
-	eting noticed under subsection (b) of this	
•	s than 24 hours in advance of the time of	
	e, the agenda shall not be altered after the	
-	nission, committee, or standing subcomm	
	gency nature only during the meeting. A	
	e are matters that involve generally un	
	leration by the commission, committee, o	-
	ter than 24 hours in advance of the ti	
	mittee, or standing subcommittee shall	
	ll bills, proposed committee substitutes, a	
	luled meeting. No commission, commi	-
	n a bill, proposed committee substitute, o	
	members in accordance with this subsection	
	43-318.12 shall not apply to meeting	is of commissions, committees, and
	mittees of the General Assembly.	
"		
	<b>ION 7.2.</b> The Legislative Services Offic	
equipment to pro	ovide live video and audio streaming in	both chambers and in all committee

50 rooms in the Legislative Building and the Legislative Office Building. The plan shall include 51 estimated costs and a proposed time line for implementation. The LSO shall submit the plan to

1 the chairs of the Legislative Services Commission and the chairs of the Joint Legislative 2 Oversight Committee on General Government no later than April 1, 2020. 3

**SECTION 7.3.** This section is effective when it becomes law.

#### 4 5 PART VIII. EFFECTIVE DATE

6 **SECTION 8.1.** Except as otherwise provided, this act is effective when it becomes 7 law.