SECTION 15.1.(c) The State Controller shall report annually to the Joint Legislative Commission on Governmental Operations and the Fiscal Research Division on the revenue deposited into Special Reserve Account 24172 and the disbursement of that revenue.

PART XVI. INDUSTRIAL COMMISSION

INDUSTRIAL COMMISSION USE ELECTRONIC MAIL TO SEND DECISIONS

SECTION 16.1.(a) G.S. 143-293 reads as rewritten:

"§ 143-293. Appeals to Court of Appeals.

Either the claimant or the State may, within 30 days after receipt of the decision and order of the full Commission, to be sent by registered or certified registered, certified, or electronic mail, but not thereafter, appeal from the decision of the Commission to the Court of Appeals. Such appeal shall be for errors of law only under the same terms and conditions as govern appeals in ordinary civil actions, and the findings of fact of the Commission shall be conclusive if there is any competent evidence to support them. The appellant shall cause to be prepared a statement of the case as required by the rules of the Court of Appeals. A copy of this statement shall be served on the respondent within 45 days from the entry of the appeal taken; within 20 days after such service, the respondent shall return the copy with <u>his-the respondent's</u> approval or specified amendments endorsed or attached; if the case be approved by the respondent, it shall be filed with the clerk of the Court of Appeals as a part of the record; if not returned with objections within the time prescribed, it shall be deemed approved. The chairman-chair of the Industrial Commission shall have the power, in the exercise of <u>his-the chair's</u> discretion, to enlarge the time in which to serve statement of case on appeal and exceptions thereto or counterstatement of case.

If the case on appeal is returned by the respondent with objections as prescribed, or if a countercase is served on appellant, the appellant shall immediately request the <u>chairman chair</u> of the Industrial Commission to fix a time and place for settling the <u>case before him. case</u>. If the appellant delays longer than 15 days after the respondent serves <u>his the</u> countercase or exceptions to request the <u>chairman chair</u> to settle the case on appeal, and delays for such period to <u>mail mail</u>, <u>as provided in this section</u>, the case and countercase or exceptions to the <u>chairman, chair</u>, then the exceptions filed by the respondent shall be allowed; or the countercase served by him-shall constitute the case on appeal; but the time may be extended by agreement of counsel.

The <u>chairman chair</u> shall forthwith notify the attorneys of the parties to appear before <u>him the</u> <u>chair</u> for that purpose at a certain time and place, which time shall not be more than 20 days from the receipt of the request. At the time and place stated, the <u>chairman chair</u> of the Industrial Commission or <u>his the chair's</u> designee shall settle and sign the case and deliver a copy to the attorneys of each party. The appellant shall within five days thereafter file it with the clerk of the Court of Appeals, and if <u>he the appellant</u> fails to do so the respondent may file <u>his the respondent's</u> copy.

No appeal bond or supersedeas bond shall be required of State departments or agencies."

SECTION 16.1.(b) This section becomes effective July 1, 2020, and applies to decisions and orders sent on or after that date.

PART XVII. MILITARY AND VETERANS AFFAIRS

DMVA/MILITARY PRESENCE STABILIZATION FUND

SECTION 17.1.(a) G.S. 143B-1217 reads as rewritten:

"§ 143B-1217. Military Presence Stabilization Fund.

(a) The Military Presence Stabilization Fund is established as a special fund in the Department of Military and Veterans Affairs. Funds in the Military Presence Stabilization Fund shall be used to fund actions designed to make the State less vulnerable to closure pursuant to