RESOLUTION CALLING FOR AN INCREASE IN NORTH CAROLINA’S MINIMUM WAGE

WHEREAS, The federal minimum wage was last raised in 2009, to $7.25/hour, and had it merely kept pace with inflation, would be $10.75/hour now; and

WHEREAS, Those working full-time at the federal minimum wage level would earn about $14,500 a year, which is almost $5,000 below the poverty line for a family of four; and

WHEREAS, North Carolina is one of only 21 states with minimum wages at the federal level, and 29 states, plus the District of Columbia, have adopted increases above that level, including Arkansas, where voters in 2018 approved an increase to $11.00/hour by 2021, and Missouri, where voters in 2018 approved an increase to $12.00/hour by 2023; and

WHEREAS, In August 2014, the Obama administration released a report highlighting “the case for raising the minimum wage” to $10.10/hour:

• “Raising the minimum wage would benefit about 28 million workers: According to [administration] estimates, about 28 million workers would benefit from an increase of the minimum wage – with more than 19 million earning less than $10.10 and benefiting directly, and an additional 9 million low-wage workers benefiting from the ‘ripple effect’ of an increase.
• A minimum wage increase would disproportionately benefit working women: Women account for more than half (55 percent) of all workers who would benefit from increasing the minimum wage to $10.10. More broadly, only 12 percent of workers benefiting from a minimum wage increase are teenagers and the remainder of the beneficiaries include a wide cross section of families with children, couples, and others.
• Raising the minimum wage would help the economy today: Because low-wage workers are most likely to spend the additional money they earn, increasing their wages would help to increase aggregate demand and strengthen the economy today. For example, a study released by economists at the Federal Reserve Bank of Chicago found that raising the minimum wage would raise growth by 0.3 percentage points in the short run.
• A $10.10 minimum wage would lift 2 million out of poverty: Currently, a family of four with one full-time worker earning the $7.25 minimum wage is 17 percent below the poverty line, including tax credits. A $10.10 minimum wage would raise that family of four to above the poverty line – and in total, would lift an estimated 2 million families out of poverty; and

WHEREAS, Not only has the North Carolina state government failed to raise the minimum wage, but it has also enacted a pre-emption law preventing the state’s local governments from doing so; now

THEREFORE BE IT RESOLVED, That the North Carolina state government should increase the state’s minimum wage to $15.00/hour; and

BE IT FURTHER RESOLVED, That the North Carolina law preventing localities from raising their own minimum wage levels should be repealed.

Adopted by the New Hanover County Democratic Party on March 30, 2019
RESOLUTION ON THE VALUE OF ORGANIZED LABOR TO THE U.S. ECONOMY AND THE NEED TO STOP THE WAR ON UNIONS AND COME TO THE AID OF ORGANIZED LABOR AND WORKING PEOPLE

WHEREAS, U.S. labor unions have contributed significantly to the building of the U.S. economy that allowed it to become a worldwide super power; and

WHEREAS, By 1938 organized labor actions created enough political momentum to pass the Fair Labor Standards Act, which established the 8-hour work day, overtime pay, and the 40-hour work week; and

WHEREAS, Organized labor and U.S. labor unions were instrumental in ending the shameful practice of child labor and in establishing paid vacations, a minimum wage, Social Security, and unemployment insurance; and

WHEREAS, U.S. labor unions’ involvement led to the first great expansion of health care insurance for workers; and

WHEREAS, From the 1940s through the 1960s, a time when labor unions were at their strongest, income inequality was at its lowest point in the history of the country, and, as union membership has declined, so has the middle class share of the national income; and

WHEREAS, For the last forty years there has been a war waged by Republicans on labor unions and the working people who are members of unions; and

WHEREAS, This war has led to a decline in union membership and an increase in wage stagnation for working people, while CEO pay has risen astronomically; be it therefore

RESOLVED, That it is time for the Democratic Party to again champion the rights of working people, to help stop the war on US labor unions, to publically state that the Republican “Right to Work Initiative” is nothing less than an attack on all working people; and

BE IT FURTHER RESOLVED, That to assist working people, the Democratic Party must acknowledge that Wall Street and the big banks need regulations to check their extravagancies and to stop; runaway inequality, which is robbing American workers of the “fruits of their labors.”

Adopted by the New Hanover Democratic Party on March 30, 2019
RESOLUTION TO REPEAL SALES TAXES ON LABOR PROVIDED BY REPAIR, MAINTENANCE AND INSTALLATION SERVICE INDIVIDUALS

WHEREAS, Prior to March 1, 2016, there was no North Carolina sales tax on the hard-earned wages of those individuals who toil in some of the dirtiest, worst paying, and most hazardous service jobs in the state; and

WHEREAS, Were it not for the repair, maintenance, and installation (RMI) services provided by the labors of these individuals, automobiles would not operate safely, toilets would be clogged, and heating and air conditioning units would not be fixed, as examples; and

WHEREAS, In 2015 the NC General Assembly adopted General Statute Sections 105-164, which imposed a sales tax on some RMI, services, but not others, and subsequently expanded the coverage to additional providers; and

WHEREAS, The sales taxes on RMI labor create a disproportionate burden on lower and middle income persons; now

THEREFORE BE IT RESOLVED, That Sections 105-164 be repealed; and

BE IT FURTHER RESOLVED, That no sales taxes on the labor of any RMI service provider of any kind be hereafter imposed.

Adopted by the New Hanover Democratic Party on March 30, 2019
RESOLUTION TO PROTECT DRINKING WATER IN THE CAPE FEAR REGION

WHEREAS, Provision of safe, potable drinking water is among the highest obligations of all levels of government to their citizenry; and

WHEREAS, The platform of the North Carolina Democratic Party states, “We believe that any firm or organization - public or private -, which uses or produces hazardous products must be held accountable for their safe and proper use and disposal. We support strengthening laws against irresponsible dumping of toxic chemicals and wastes, and aggressive prosecution of those who violate these laws”; and

WHEREAS, After-the-fact penalties are not adequate: monitoring for compliance with scientifically established standards, as well as vigorous and effective enforcement of such regulations and the provisions of existing permits require strong, independent governmental oversight; and

WHEREAS, The ongoing crisis of GenX (and other chemical byproducts) dumped into the Cape Fear River has exposed a serious gap in the authorities and resources available to the relevant State of North Carolina agencies – the Department of Environmental Quality (DEQ) and the Department of Health and Human Services – for example, a reduction by 70 DEQ water quality positions; and

WHEREAS, In November 2018, the NC Department of Environmental Quality announced a proposed consent order between the agency and Chemours that would require the company to:

- continue to capture all process wastewater from its operations at its Fayetteville Works facility for off-site disposal unless and until a National Pollutant Discharge Elimination System (NPDES) permit is issued that authorizes such discharges,
- eliminate others sources of its pollution into the Cape Fear River and groundwater, with oversight by DEQ, Cape Fear River Watch (a party to the proposed consent order) and the Southern Environmental Law Center,
- conduct studies to determine potential health risks associated with the release of Per- and polyfluoroalkyl substances (PFAS) compounds into the environment, and develop testing procedures so that all PFAS in the Fayetteville facility’s stormwater and waste streams can be detected,
- reduce air pollution—a major source of the plant’s pollution of surface water, groundwater and drinking well water—from the facility by 99% by the end of 2019,
- provide replacement drinking water supplies for any party with a contaminated drinking water well, either by connection to a public utility or by provision of a filtration system, and
- pay a $12 million penalty, plus $1 million for investigative costs related to GenX pollution; and

WHEREAS, However, the proposed consent order does not require Chemours to pay for any of the costs of mitigating the effects of its pollution on downstream users, such as those in New Hanover County, and the Cape Fear Public Utility Authority (CFPUA) has initiated a federal lawsuit against Chemours that, if successful, would require the company to pay for upgrades in CFPUA’s filtration system necessitated by the company’s pollution; and

WHEREAS, The North Carolina legislature redefined the word “discharge” so as not to include the dry emissions from poultry operations; and

WHEREAS, Those dry emissions negatively impact our waterways and drinking water supply; now
THEREFORE BE IT RESOLVED, That the North Carolina state government should significantly strengthen DEQ’s ability to protect public health with respect to drinking water purity and safety by: 1) repealing the state law that prohibits DEQ and other state environmental agencies from adopting water quality protections more stringent than minimum federal requirements; 2) repealing the state law that prohibits DEQ from regulating airborne chemicals that contaminate rivers and other waters; 3) requiring all applicants for water pollution permits to fully disclose all pollutants in their wastewater discharge; 4) enacting legislation requiring that all discharges of pollutants be below state-adopted standards designed to protect public health, and prohibiting discharges for substances for which no such standard exists; and 5) amending existing law to require the immediate suspension of a permit if the permit holder is found to be discharging an unauthorized pollutant; and

BE IT FURTHER RESOLVED, That all components of the North Carolina Democratic Party commit to ending the majorities in the North Carolina General Assembly, who have denied sufficient funding to provide for the protection of the health and safety of our drinking water resources; and

BE IT FURTHER RESOLVED, That the consent order between DEQ and Chemours should be promptly implemented, but that if the CFPUA lawsuit against Chemours is not successful, the North Carolina state government must expeditiously take action to assist CFPUA in assuring safe drinking water for its customers; and

BE IT FURTHER RESOLVED, That the legislature should return the meaning of “discharge” to its previous definition to include dry pollutants from poultry operations and any other previously included pollutants.

Adopted by the New Hanover Democratic Party on March 30, 2019
RESOLUTION OPPOSING ATLANTIC OFFSHORE DRILLING AND SEISMIC AIRGUN BLASTING

WHEREAS, North Carolina has 300 miles of coastline and 22 barrier islands with vibrant coastal economies including industries like fishing, recreation, and tourism that depend on clean and healthy ecosystems; and

WHEREAS, at least 40 local governments in North Carolina have passed a resolution opposing one or both of seismic testing or offshore drilling, including nearly every body along the Atlantic Coast of North Carolina; and

WHEREAS, President Donald Trump’s administration has entirely reversed the Obama Administration’s Atlantic protections by opening up nearly ALL federal waters to be evaluated for their energy potential; and

WHEREAS, offshore drilling is dirty and dangerous, causing spills routinely, which would risk more than 50,000 coastal jobs and $3 billion in tourism dollars in North Carolina; and

WHEREAS, The National Oceanic and Atmospheric Administration's National Marine Fisheries Service (NMFS) approved incidental harm authorizations (IHAs) for companies seeking seismic permits to conduct tests between Cape Canaveral, Florida, and Cape May, New Jersey; and

WHEREAS, North Carolina Attorney General Josh Stein has joined eight other states in lawsuits against the NMFS and federal officials challenging these IHAs; and

WHEREAS, the NMFS’ authorizations may violate the Marine Mammal Protection Act, the National Environmental Policy Act, the Administrative Procedure Act, and the Endangered Species Act; and

WHEREAS, By authorizing the permits, the agency gave the companies permission to harass marine mammals and other species which could harm marine life and damage the state’s fisheries;

WHEREAS, Seismic testing involves underwater blasts so loud that they can be heard by at-risk species up to 2,500 miles away, which could tip the critically endangered North Atlantic right whale with less than 450 remaining to extinction; and

WHEREAS, Hurricanes Florence, Matthew and other recent superstorms have exposed the devastating consequences of climate change; now, therefore, be it

RESOLVED, That the North Carolina Democratic Party stands with Governor Cooper and our coastal communities in opposition to Atlantic offshore drilling and seismic airgun blasting; and be it further

RESOLVED, That we believe the Department of Commerce, which oversees the NMFS, should not authorize any further incident harm authorization permits for seismic testing; and be it further

RESOLVED, That we oppose offshore drilling in reaffirmation of our commitment to meeting the climate change-fighting goals set out in the Paris Agreement and support Governor Cooper’s call for reducing greenhouse gas emissions across all sectors of the economy by 40% by 2025; and be it further
RESOLVED, That we urge the Department of the Interior to deny permits to companies requesting to conduct seismic testing in the Atlantic Ocean and to remove ALL Atlantic states from the 2019-2024 offshore oil and gas leasing program.

Adopted by the New Hanover Democratic Party on March 30, 2019
A RESOLUTION SUPPORTING THE TOWN OF CAROLINA BEACH TIDAL CONTAINMENT INITIATIVE IN SECURING ENABLING LEGISLATION FROM THE STATE OF NORTH CAROLINA TO PROVIDE FOR EFFECTIVE PARTNERING BETWEEN PRIVATE AND PUBLIC FLOOD CONTROL FACILITIES FOR THE PROTECTION OF COASTAL PROPERTIES FROM TIDAL FLOODING

WHEREAS, An estimated $290,000,000 of existing coastal properties in the Town of Carolina Beach, alone, are subject to tidal flooding, inundation, erosion, and nuisance water intrusion from lunar and solar tides; and,

WHEREAS, Municipalities, Public Agencies and strategic public and private facilities along the entire coast of North Carolina are subject to, or are susceptible to such tidal encroachment; and,

WHEREAS, Existing tidal containment facilities are a combination of public and private structures; and,

WHEREAS, No facilitating State of North Carolina legislation exists to provide Municipalities and Counties, which are responsible for development within their jurisdictions, with the ability to condition private property interests to construct, maintain and manage private tidal containment facilities to specific standards and time certain implementation; and,

WHEREAS, Time is of the essence in addressing tidal flooding and storm water management in existing low lying areas of the State; now, therefore, be it

RESOLVED, That the North Carolina Democratic Party stands with the Town of Carolina Beach, and with all other coastal Towns, Municipalities, and Counties responsible for regulating storm water management, and flood control within their respective purview, in securing legislation from the State of North Carolina to provide the legal basis for a combination of private, and public, tidal and storm water control facilities that mutually rely upon each other to mitigate such flooding; and,

BE IT FURTHER RESOLVED, That we urge the State of North Carolina to place the highest priority on establishing a legislative vehicle to provide a working platform for tidal containment and erosion control facilities that are a combination of public and private structures.

Adopted by the New Hanover Democratic Party on March 30, 2019
RESOLUTION TO DENOUNCE TRUMP ADMINISTRATION DENIAL OF GLOBAL WARMING, AND ITS POLICIES THAT WOULD WORSEN THE PROBLEM, AND ENDORSE COOPER EXECUTIVE ORDER ON THE CLEAN ENERGY ECONOMY

WHEREAS, “Scientific evidence for warming of the climate system is unequivocal,” as observed by the U.S. Intergovernmental Panel on Climate Change, and, in the words of NASA, there is “greater than 95% probability to be the result of human activity since the mid-20th century and proceeding at a rate that is unprecedented over decades to millennia;” and

WHEREAS, This warming of the planet has produced higher atmospheric and oceanic temperatures, rising sea levels, and increased extreme climatological events (including heat waves, rainfall, and storms); and

WHEREAS, This warming is producing numerous and accelerating harmful effects on many human activities; and

WHEREAS, The 2018 National Climate Assessment, mandated by Congress and conducted by U.S. governmental agencies, analyzed the likely impact of global warming in the southeastern United States:

• “Cities across the Southeast are experiencing more and longer summer heat waves.
• Increasing precipitation and extreme weather events will likely impact roads, freight rail, and passenger rail, which will have cascading effects across the region.
• Infrastructure related to drinking water and wastewater treatment also has the potential to be compromised by climate-related events.
• Increases in extreme rainfall events and high tide coastal flooding due to future climate change will impact the quality of life of permanent residents as well as tourists visiting the low-lying and coastal regions of the Southeast.
• Sea-level rise is contributing to increased coastal flooding in the Southeast, and high-tide flooding already poses daily risks to businesses, neighborhoods, infrastructure, transportation, and ecosystems in the region.
• The ecological resources that people depend on for livelihoods, protection, and well-being are increasingly at risk from the impacts of climate change. Seal-level rise will result in the rapid conversion of coastal, terrestrial, and freshwater ecosystems to tidal saline habitats.”

WHEREAS, Governor Roy Cooper’s Executive Order No. 80, pointed to specific impacts of global warming on North Carolina, stating “the effects of more frequent and intense hurricanes, flooding, extreme temperatures, droughts, saltwater intrusion, and beach erosion have already impacted and will continue to impact North Carolina’s economy; and climate-related environmental disruptions pose significant health risks to North Carolinians, including waterborne disease outbreaks, compromised drinking water, increases in disease-spreading organisms, and exposure to air pollution, among other issues;” and

WHEREAS, In spite of the overwhelming evidence as to the existence, source and impact of human-induced global warming (including an admission in the administration’s September 2018 environmental impact statement on its proposed freezing of fuel efficiency standards that global temperatures are likely to rise by a disastrous seven degrees by the end of this century), President Trump (who once notoriously referred to it as a “Chinese hoax”) and his administration, have, by word and deed, forsaken American leadership on this vital issue, and in fact have pursued policies that will only exacerbate the problem; and
WHEREAS, Those disastrous Trump policies include:
• An announcement of his intention to withdraw from the landmark Paris climate change agreement, which has been signed by 195 nations as of November 2018, that committed signatories to significant efforts to combat global warming,
• A proposal to eliminate President Obama’s Clean Power Plan that aimed to reduce CO2 emissions from power plants by 32% from the 2005 level by 2030, and
• A proposal to weaken the Obama administration’s fuel efficiency standards for cars and light trucks, which set a 2025 standard of 54 MPG, by freezing the standard at its 2020 level of 37 MPG; now

THEREFORE BE IT RESOLVED, That the Trump administration’s refusal to recognize the threat posed by global warming to current, and especially future, generations of Americans, and its pursuit of policies that will only worsen the problem, are condemned; and

BE IT FURTHER RESOLVED, That such policies should be reversed, and the federal government should remain in the Paris agreement, reestablish the Clean Power Plan, and revive the Obama fuel efficiency standards; and

BE IT FURTHER RESOLVED, that the North Carolina Democratic Party endorses Governor Cooper’s Executive Order No. 80, which:
• Expresses the State of North Carolina’s support for the Paris agreement, and intention to honor the state’s commitment to the United States Climate Alliance,
• Seeks, by 2025, to reduce statewide greenhouse gas emissions to 40% below 2005 levels, increase the number of zero-emission vehicles to at least 80,000, and reduce energy consumption in state-owned buildings by at least 40% from 2002-2003 levels,
• Directs cabinet agencies to evaluate the impacts of climate change on their programs and operations, and integrate climate change mitigation and adaptation practices into those programs and operations,
• Creates the North Carolina Climate Change Interagency Council to recommend, develop, implement and evaluate programs and activities that support statewide climate mitigation and adaptation practices, and
• Directs various state agencies to develop plans for accomplishing the order’s objectives.

Adopted by the New Hanover Democratic Party on March 30, 2019
RESOLUTION TO PROMOTE A SAFER NORTH CAROLINA THROUGH EFFECTIVE FIREARMS AND AMMUNITIONS CONTROL POLICIES

WHEREAS, Voters in North Carolina strongly support sensible gun control policies, including 93% of registered voters who support expanding background checks to include those buying at gun shows and private sales, and 64% who back a ban on assault weapons, according to a November 2017 High Point University poll; and

WHEREAS, The North Carolina Department of Justice has declared North Carolina a permissive state for firearms owners, there being few restrictions on the open carrying of firearms, and no state-imposed restrictions on assault weapons, magazine capacity, or caliber restrictions, as well as having concealed carry reciprocity with all other states; and

WHEREAS, From 2002 to 2011, 11,163 people were killed with guns in North Carolina, which is more than all U.S. combat deaths in the wars in Iraq and Afghanistan; and somebody is killed with a gun in North Carolina every eight hours: in 2011 alone, there were 1,154 gun deaths in the state, and firearms accounted for the murders of 745 women in North Carolina from 2002 to 2011 in cases of domestic violence; and

WHEREAS, In 2016, over 1,400 people died in North Carolina from firearms, marking the most such deaths in the past 35 years; and

WHEREAS, Injuries and death from firearms are preventable; and

WHEREAS, Although North Carolina has some laws regulating access to guns, North Carolina state law has loopholes that can let some abusers have easy access to guns: a background check before the purchase does not apply to purchasers of rifles or shotguns, including those sold at gun shows or over the Internet, does not automatically bar a domestic violence misdemeanant from possessing a firearm, and does not generally bar misdemeanor stalkers from possessing a firearm; and

WHEREAS, the 2016 platform of the North Carolina Democratic Party provides, “As Democrats we recognize that there is a serious issue with gun violence in our country, yet we also respect the Constitution’s Second Amendment. We believe the promotion of standards to curtail gun violence is not inconsistent with the Second Amendment. Among the measures we support are strengthening background checks, closing loopholes such as the well-known “gun show loophole,” holding gun manufacturers accountable through repeal of their special immunity status, and keeping guns out of the hands of dangerous individuals;” and

WHEREAS, We must move to protect, improve upon, and expand existing gun control laws in the state of North Carolina to prevent injuries and save lives; now

THEREFORE BE IT RESOLVED, That the North Carolina Democratic Party supports efforts to create a comprehensive approach to firearms access and strong sanctions for violators of gun regulation laws, including expanding comprehensive background checks, and keeping guns out of the hands of dangerous individuals (as called for in the 2016 NC Democratic Party Platform); and

BE IT FURTHER RESOLVED, That in furtherance of these objectives, the United States Congress should pass legislation that 1) permanently re-establishes the 1994-2004 federal ban on the manufacture, transfer or possession of semiautomatic assault weapons while closing a loophole in that law that allowed gun manufacturers
to circumvent the law by making minor modifications to the weapons they already produced; and 2) directs, and provides funding for, CDC to conduct a comprehensive study on gun violence; and

BE IT FURTHER RESOLVED, That the North Carolina Democratic Party will transmit this resolution to Democrats in the North Carolina Congressional delegation, and to all Democratic members of the North Carolina legislature.

Adopted by the New Hanover Democratic Party on March 30, 2019
RESOLUTION SUPPORTING CREATION OF A NORTH CAROLINA PUBLIC BANK: THE TAXPAYERS BANK

WHEREAS, The State of North Carolina is expected to spend between $700,000,000 and $1,800,000,000 in interest alone to finance its $2,000,000,000 bond of 2016; and

WHEREAS, If North Carolina had its own public bank, it could save $370,000,000 in interest, and such savings could be used to meet the needs of citizens in our state, such as school class size reduction, stronger environmental protection, or opioid countermeasures; and

WHEREAS, The State of North Carolina could also save significant amounts on bank fees and management expenses if a public bank managed state funds; and

WHEREAS, The public bank could provide loans to local governments at lower interest rates, allowing them to save hundreds of millions of dollars in financing infrastructure projects (schools, roads); and

WHEREAS, The public bank could provide North Carolina students with lower interest loans to pay for higher education, reduce family debt, and making communities financially stronger; and

WHEREAS, The public bank would partner with, not compete with, small local banks; and

WHEREAS, The public bank could reduce the risks of the global private banking system which collapsed recently and required taxpayer bailouts; and

WHEREAS, The State of North Carolina has over $112,000,000,000 in usable resources, a portion of which could be used to start the public bank; and

WHEREAS, The mission of a public bank would be to serve the public interest in that hard-earned taxpayer dollars remain at home for investment in taxpayer needs; and

WHEREAS, Just such a public bank, the Bank of North Dakota, has been operating successfully for almost 100 years, and there is a bipartisan movement in other states to establish their own public banks; now

BE IT THEREFORE RESOLVED, that the North Carolina General Assembly will enact legislation to establish a public bank that will serve the interests of the taxpayers of the State of North Carolina; and

BE IT FURTHER RESOLVED, That such bank be named the “North Carolina Taxpayers Bank.”

Adopted by the New Hanover Democratic Party on March 30, 2019
A RESOLUTION FOR NORTH CAROLINA TO JOIN THE INTERSTATE COMPACT TO CHOOSE ELECTORAL COLLEGE MEMBERS BY POPULAR VOTE NATIONWIDE

THEREFORE BE IT RESOLVED, That Democratic Precinct H05, Wilmington, NC, strongly urges that North Carolina joins the INTERSTATE COMPACT that commits states to choose Electoral College members according to which candidate won the most votes nationwide; and

BE IT FURTHER RESOLVED, That, upon passage of this resolution by the Annual Convention of the New Hanover County Democratic Party, it will be forwarded to the Annual Convention of the Congressional District 7 Democratic Party for further action.

Adopted by the New Hanover Democratic Party on March 30, 2019
RESOLUTION CALLING FOR MORE WORKFORCE HOUSING IN WILMINGTON

WHEREAS, Wilmington is growing rapidly as people from around the country are attracted to our superior lifestyle; and

WHEREAS, Many jobs in Wilmington are lower wage; and

WHEREAS, Workforce Housing, also known as affordable housing, is defined as housing that costs less than 30% of income; and

WHEREAS, This combination of high demand and low wages makes it very difficult for working people to afford to live in Wilmington; and

WHEREAS, This is a problem in many fast growing communities; therefore be it

RESOLVED, That precinct W-25 calls on The Wilmington City Council and New Hanover County Board of Commissioners to identify and implement practices to increase incomes and workforce housing for New Hanover residents.

Adopted by the New Hanover Democratic Party on March 30, 2019
RESOLUTION CALLING FOR AN UPDATED AND ACTIVATED NORTHSIDE PLAN

WHEREAS, Wilmington’s historic northside offers a rich mosaic of history and people; and

WHEREAS, Demographic and Gentrification evolution are rapidly changing the neighborhood and affecting the residents of the area; and

WHEREAS, A “Northside Plan” was developed by the City to address this unique community’s needs; and

WHEREAS, It is time for an updated plan that meets the needs of the new Northside; therefore be it

RESOLVED, That precinct W-25 calls on the City of Wilmington to revise and update the Northside Plan to meet the challenges of the 21st Century.

Adopted by the New Hanover Democratic Party on March 30, 2019