GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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HOUSE BILL 646

Committee Substitute Favorable 4/19/17 Committee Substitute #2 Favorable 4/21/17 PROPOSED SENATE COMMITTEE SUBSTITUTE H646-PCS10509-SA-57

Short Title: Amend PED Statutes.

Sponsors:

Referred to:

1

April 11, 2017

A BILL TO BE ENTITLED

2	AN ACT TO AMEND THE PROGRAM EVALUATION STATUTES TO MAKE IT
3	EXPLICIT THAT THE DIVISION MAY EVALUATE NON-STATE ENTITIES THAT
4	RECEIVE OR EXPEND ANY STATE FUNDS, ADD ADMINISTRATION OF
5	MEASURABILITY ASSESSMENTS AS A FUNCTION OF THE DIVISION, REMOVE
6	THE REQUIREMENT THAT REQUESTS FOR EVALUATIONS MUST BE
7	SUBMITTED BY A MEMBER OF THE GENERAL ASSEMBLY, CREATE
8	STANDARDIZED EVALUATION REPORTS, AND REVISE THE POWERS AND
9	DUTIES OF THE JOINT LEGISLATIVE PROGRAM EVALUATION OVERSIGHT
10	COMMITTEE.
11	The General Assembly of North Carolina enacts:
12	SECTION 1. Article 7C of Chapter 120 of the General Statutes reads as rewritten:
13	"Article 7C.
14	"Program Evaluation.
15	"§ 120-36.11. Program Evaluation Division established.established; definitions.
16	(a) Division. – The Program Evaluation Division of the General Assembly is
17	established.Legislative Services Commission is established as a staff agency of the General
18	Assembly. The purpose of the Division is to assist the General Assembly in fulfilling its
19	responsibility to oversee government functions by providing an independent, objective source of
20	information to be used in evaluating whether public services programs or activities of a State
21	agency, or programs or activities of a non-State entity conducted or provided using State funds,
22	are <u>operated and</u> delivered in an the most effective and efficient manner and in accordance with
23	law.
24	(b) Director. – The Director of the Program Evaluation Division is appointed by the
25	Legislative Services Commission and serves at the pleasure of the Commission. The Director is
26	responsible for hiring and dismissing employees of the Division and directing the activities of
27	the Division. The Director may not hire or dismiss an employee without the approval of the
28	Legislative Services Officer.
29	(c) Definitions. – The following definitions apply in this Article:
30	(1) <u>Committee. – The Joint Legislative Program Evaluation Oversight</u>
31	Committee.
32	(2) <u>Director. – The Director of the Program Evaluation Division.</u>
33	(3) <u>Division. – The Program Evaluation Division.</u>



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1	(4)	Non-State entity. – Defined in G.S. 143C-1-1(d)(18) and	receives or expends
2		any State funds.	<u> </u>
3	<u>(5)</u>	State agency. – Defined in G.S. 143C-1-1(d)(24).	
4	(6)	State funds. – Defined in G.S. 143C-1-1(d)(25).	
5	"§ 120-36.12. Đ	uties <u>Functions</u> of Program Evaluation Division.	
6		Evaluation Division of the Legislative Services Commissi	on has the following
7	powers and dutie	-	C C
8	(1)	To examine a program or an activity of a State agency an	d-evaluate the merits
9		of the a program or an activity and the agency's effective	
10		the program or activity. of a State agency, or a program	
11		non-State entity conducted or provided using State funds	
12	(2)	To develop quantitative indicators for measuring the acti	
13		services provided by a State agency and the extent to wh	-
14		services are achieving desired results.to be used in an eva	luation of a program
15		or an activity of a State agency, or a program or an ac	
16		entity conducted or provided using State funds.	
17	(3)	To develop unit cost measures to determinedetermine, in	consultation with the
18		Fiscal Research Division, the cost of activities perfe	ormed and services
19		provided by a State agency.programs or activities of	
20		programs or activities of a non-State entity conducted or	
21		funds.	
22	(4)	To determine if a program or an activity of a State agend	cy complies with the
23		agency's mission, as established by law.	• •
24	(5)	To make unannounced visits to a State agencyagency	or Non-State entity
25		when needed to evaluate a program or an activity of the	
26		or non-State entity.	
27	(6)	To make recommendations to improve the efficiency ar	nd effectiveness of a
28		State agency.submit an evaluation report to the Comm	ittee, as provided in
29		<u>G.S. 120-36.14.</u>	
30	(7)	To determine the extent to which a State agency agency or	<u>r non-State entity</u> has
31		implemented any of the Division's recommendations	of the Committee
32		concerning the agency.State agency or non-State entity.	
33	(8)	To require a State agency to submit a written response to	o a proposed or final
34		recommendation of the Division and to submit a writte	n explanation of the
35		extent to which the agency has implemented the Division	's recommendations.
36	(9)	To make periodic reports of the activities and recor	nmendations of the
37		Division and Committee and of any savings achieved by	the implementation
38		of its Division or Committee recommendations.	
39	(10)	To receive reports alleging improper activities or matte	rs of public concern
40		listed in G.S. 126-84. The individual making the report ma	ay, at the individual's
41		discretion, remain anonymous. Any report received under	er this subdivision, in
42		whatever form, is confidential, shall not be a "public re-	ecord" as defined by
43		G.S. 132-1G.S. 132-1, and becomes available to the pub	olic only as provided
44		in G.S. 120-131.	
45	<u>(11)</u>	To administer measurability assessments pursuant to (Chapter 143E of the
46		General Statutes.	
47		Vork<u>B</u>iennial work plan and requests for program eva	luation. evaluations
48		neasurability assessments.	
49		- The Joint Legislative Program Evaluation OversightE	
50		ttee, in consultation with the Director of the Program Evalu	
51	establish a Director, shall adopt a biennial work plan for the Division. The Committee shall		

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consider which programs or activities of a State agency, or programs and activities of a non-State 1 2 entity conducted or provided using State funds, should be evaluated by the Division and included 3 in the biennial work plan. The Committee shall also consider which proposed or existing State 4 programs should be subject to measurability assessments and included in the biennial work plan. The Committee shall then review and adopt the biennial work plan. The Committee may amend 5 the biennial work plan to add a new evaluation or measurability assessment or remove a planned 6 7 evaluation or measurability assessment at any time during the biennium. The Division must shall 8 adhere to this the biennial work plan, unless the Joint Legislative Program Evaluation Oversight 9 Committee changes the biennial work plan to add a new evaluation or measurability assessment 10 or remove a planned evaluation. Any enacted legislation that directs the Program Evaluation 11 Division to conduct a study or an evaluation is included in the work plan by operation of law; 12 however, notwithstanding any other provision of law, if the enacted legislation did not have an 13 impact statement, as provided in G.S. 120-36.17, completed prior to its consideration by the 14 General Assembly, then the study or evaluation shall be included in the next work plan adopted 15 by the Committee and one year shall be added to any required reporting dates included in the legislation, except that the impact statement is not required and the evaluation may be included 16 17 in the current work plan if the impact statement was not provided pursuant to the time 18 requirements in G.S. 120-36.17(b).evaluation or measurability assessment. 19 The biennial work plan constitutes an information request and a drafting request made by the 20 Committee cochairs to legislative employees under Article 17 of Chapter 120 of the General 21 Statutes. Any document prepared by a legislative employee pursuant to the biennial work plan becomes available to the public only as provided in G.S. 120-131. Any document prepared by an 22 23 agency employee pursuant to a request under G.S. 120-131.1(a1) becomes available to the public 24 only as provided in G.S. 120-131. 25 Request. - A request to the Program Evaluation Division for an evaluation of a (b) 26 program or an activity of a State agency must be submitted by a member of the General 27 Assembly. The Director of the Division must review each request in accordance with the 28 following criteria and make a recommendation to the Joint Legislative Program Evaluation 29 Oversight Committee on whether to amend the Division's work plan to include the requested 30 evaluation: The Director shall assist the Committee cochairs in developing a proposed biennial 31 work plan based on suggestions for evaluations and measurability assessments submitted by 32 members of the Committee to the cochairs. 33 The work required to conduct the requested evaluation. (1)34 (2)The effect that conducting the requested evaluation will have on the Division's 35 ability to complete its work plan. 36 The significance of the requested evaluation compared to the evaluations to (3)37 be conducted under the work plan. 38 Any overlap between the requested evaluation and other evaluations (4)39 previously conducted by the Division or another agency. 40 "§ 120-36.14. Content<u>Contents</u> of <u>an evaluation</u> report of <u>by the Program Evaluation</u> 41 **Division.** 42 The Division shall complete an evaluation report for each evaluation required in the (a) biennial work plan. The Division shall submit the report to the Committee for review and 43 consideration. The Director shall notify the Committee cochairs when an evaluation report is 44 ready to become available to the public as provided in G.S. 120-131. 45 46 (b) A An evaluation report of an evaluation of a program or an activity of a State agency prepared by the Program Evaluation Division of the General Assembly may include shall, unless 47 48 otherwise specified by the Committee, include the following: 49 The findings of the Division concerning the merits of the program or (1)activity.activity based on whether the program or activity: 50 Is conducted efficiently by the State agency or non-State entity. 51 a.

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1			b. Is effective, meeting objectives, and achieving inter	nded results.
2			c. Aligns with the State agency or non-State entity's m	
3			d. Operates in accordance with law.	
4			e. Does not duplicate another program or activity	within the State
5			agency, within another State agency, or within	
6			entity.	
7	<u>(</u>	<u>(1a)</u>	The quantitative indicators, including how the indicators w	vere measured and
8			rated, used to determine whether the program or activity:	
9			a. Is conducted efficiently by the State agency or non-	-State entity.
10			b. Is effective, meeting objectives, and achieving inter	nded results.
11	<u>(</u>	(1b)	The cost of the program or activity broken out by activity	ies performed and
12			services provided.	
13	((2)	Specific recommendations for making the program or activ	vity more efficient
14			or effective.	
15	<u>(</u>	<u>(2a)</u>	Specific recommendations for consolidation or elimination	
16			programs or activities if duplication occurs within the Sta	ate agency, within
17			another State agency, or within another non-State entity.	
18	((3)	Any legislation needed to implement the Division	ı's findings and
19			recommendations concerning the program or activity.	
20	((4)	An estimate of the costs or savings expected from implement	
21			findings and recommendations concerning the program or a	-
22			request of the Division or Committee, a State agency or nor	
23			response to a recommendation of the Division or Commi	
24	*		extent to which the State agency or non-State entity has in	<u>aplemented</u> any of
25			ons of the Committee.	
26			nt Legislative Program Evaluation Oversight Committe	
27	. ,		ership. – The Joint Legislative Program Evaluation Overs	Ignt Committee is
28			Committee consists of 18 members as follows:	no Tommono of the
29 30	((1)	Nine members of the Senate appointed by the President Pr	
30 31			Senate. At least two of the members <u>must shall</u> be a Coc Appropriations Committee or a subcommittee of the Sena	
32			Committee. At least three of the members must-shall be	
32 33			minority party.	e members of the
33 34	((2)	Nine members of the House of Representatives appointed	by the Speaker of
35	,	(2)	the House of Representatives. At least two of the membe	• 1
36			Cochair of the House Appropriations Committee or a sul	
30 37			House Appropriations Committee. At least three of the m	
38			be members of the minority party.	embers must <u>shun</u>
39	(b) 7	Terms	- Terms on the Committee are for two years and begin on .	January 15 of each
40	. ,		r. Legislative members may complete a term of service on the	•
41		•	ek reelection or are not reelected to the General Assembl	
42	-		vice in the General Assembly constitutes resignation or rem	
43			. A member continues to serve until a successor is appointed	
44			and Quorum. – The President Pro Tempore of the Senate a	
45			presentatives must shall each designate a cochair of the	-
46			upon the call of the cochairs. A quorum of the Committee	
47			ay not act except by a majority vote at a meeting at which a	
48			rd Procedure. – In performing its duties, the Committee ha	
49			G.S. 120-19 and G.S. 120-19.1 through G.S. 120-19.4.	-
50			vided by the Legislative Services Commission from appropri	-
51		-	y. Members of the Committee receive subsistence and t	
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1	provided in G.S. 120-3.1. The Committee may contract for consultants or hire employees in					
2	accordance with G.S. 120-32.02. Upon approval of the Legislative Services Commission, the					
3	-	Legislative Services Officer must-shall assign professional and clerical staff to assist the				
4	Committee in its work.					
5		<u>Powers and</u> Duties of Joint Legislative Program Evaluation Oversight				
6		nittee.				
7		gislative Program Evaluation Oversight Committee has the following powers				
8	and duties:					
9 10	(1)	To receive and review requests for evaluations to be performed by the				
10	(2)	Program Evaluation Division of the General Assembly.				
11	(2)	To establish and adopt a biennial work plan for the Program Evaluation Division that describes the evaluations to be performed by the				
12		Division that describes the evaluations to be performed by the Division Division and the measurability assessments to be administered by				
13 14		Division Division and the measurability assessments to be administered by the Division pursuant to Chapter 143E of the Conoral Statutos. The				
14		the Division pursuant to Chapter 143E of the General Statutes. The Committee must shall consult with the Director of the Program Evaluation				
15 16		Division in performing this duty.				
10	(2n)					
17	$\frac{(2a)}{(3)}$	<u>To receive status updates on the activities of the Division.</u> To receive review evaluation reports prepared submitted by the Program				
18 19	(3)	Evaluation Division. Division and measurability assessments administered by				
20		the Division.				
20 21	<u>(3a)</u>	To determine if any legislation or other action of the General Assembly is				
21	<u>(3a)</u>	needed to implement the Division's recommendations.				
23	(4)	To consult <u>as necessary</u> with an oversight committee or another committee				
24	(+)	established in this Chapter about $\frac{1}{4}$ an evaluation report concerning a program				
25		or an activity of a State agency, or a program or an activity of a non-State				
26		<u>entity</u> , that is within that committee's scope of study.				
27	(5)	To recommend to the General Assembly any changes needed to implement a				
28		recommendation that is included in a <u>an evaluation</u> report of the Program				
29		Evaluation Division and is endorsed by or any changes needed to implement				
30		<u>a recommendation of the Committee.</u>				
31	" § 120-36.17P i	rogram Evaluation Division impact statement.				
32		bill and resolution introduced in the General Assembly proposing a study or				
33	evaluation by th	e Program Evaluation Division shall have attached to it at the time of its				
34	consideration by	the General Assembly an impact statement prepared by the Division. The impact				
35	statement shall ic	lentify and estimate, to complete all studies and reports required by the bill or				
36	resolution, all of	the following: (i) the number of personnel required; (ii) the total number of				
37	hours required; a	nd (iii) the estimated costs.				
38	(1)	If, after review, the Division determines that no estimates are possible, the				
39		impact statement shall contain a statement to that effect, setting forth the				
40		reasons why no estimate can be given.				
41	(2)	The Division shall indicate whether the Division, based upon its current work				
42		plan, has adequate and sufficient resources to undertake the study or				
43		evaluation as part of the current annual work plan, and shall explain the basis				
44		for its determination.				
45	(3)	If the Division determines that it would not be able to undertake the study or				
46		evaluation as part of its current work plan, it shall indicate a time frame in				
47		which it believes the study or evaluation could be accomplished.				
48		ponsor of each bill or resolution to which this section applies shall present a				
49 50		r resolution with the request for an impact statement to the Program Evaluation				
50	Division. Upon receipt of the request and the copy of the bill or resolution, the Program					
51	Evaluation Divisi	ion shall prepare the impact statement as promptly as possible, but shall transmit				

General Assembly Of North Carolina Session 2017 1 it to the sponsor within two weeks after the request is made, unless the sponsor agrees to an 2 extension of time. If the impact statement is not transmitted within two weeks, or by the end of 3 any extension of time as provided under this subsection, then there shall be no impact statement 4 required under this section. 5 This impact statement shall be attached to the original of each proposed bill or (c) 6 resolution that is reported favorably by any committee of the General Assembly, but shall be 7 separate from the bill or resolution and shall be clearly designated as an impact statement. An 8 impact statement attached to a bill or resolution pursuant to this subsection is not a part of the 9 bill or resolution and is not an expression of legislative intent proposed by the bill or resolution. 10 (d) If a committee of the General Assembly reports favorably a proposed bill or resolution 11 that directs the Program Evaluation Division to conduct a study or evaluation, the chair of the 12 committee shall obtain from the Program Evaluation Division, and attach to the bill or resolution, 13 an impact statement as provided in this section."

14 **SECTION 2.** This act is effective when it becomes law.