GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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HOUSE BILL 635

Senate State and Local Government Committee Substitute Adopted 6/16/20 Proposed Conference Committee Substitute H635-PCCS40700-RN-1

Short Title: P&C Changes/Glob. Tranp./Prison Pilot. (Public)

Sponsors:

Referred to:

1

25

32

April 10, 2019

A BILL TO BE ENTITLED

2 AN ACT TO PROVIDE THAT THE DIVISION OF PURCHASE AND CONTRACT OF THE 3 DEPARTMENT OF ADMINISTRATION SHALL REVIEW PROTESTS ON 4 CONTRACTS AND RECEIVE REPORTS ON EMERGENCY PURCHASES BY STATE 5 DEPARTMENTS, INSTITUTIONS, AND AGENCIES IF THE DOLLAR AMOUNT 6 EXCEEDS THE EXPENDITURE BENCHMARK ESTABLISHED BY THE 7 SECRETARY OF ADMINISTRATION; TO ELIMINATE OBSOLETE LANGUAGE 8 RELATING TO FURNITURE CONTRACTS FROM THE GENERAL STATUTES; TO 9 PROVIDE PROCUREMENT SIMPLIFICATION AND **INCREASED** 10 ACCOUNTABILITY; TO CLARIFY PLAN REVIEW, CODE ENFORCEMENT, AND 11 CREATE AN EXEMPTION FROM THE STATE PROPERTY FIRE INSURANCE FUND 12 FOR CERTAIN BUILDINGS WITHIN NC GLOBAL TRANSPARK; TO CREATE A 13 PRISON SOFTWARE MANAGEMENT PILOT PROGRAM; TO CLARIFY THE 14 AUTHORITY OF OWNERS ASSOCIATIONS TO IMPOSE CHARGES FOR 15 STATEMENTS OF UNPAID ASSESSMENTS; TO CLARIFY DISTRICT ATTORNEY DISCRETION IN REGISTRATION REQUIREMENT REVIEWS; AND TO PROVIDE 16 LIMITED IMMUNITY FROM COVID-19 RELATED CLAIMS ARISING FROM THE 17 18 REOPENING OF PRIVATELY OWNED COMMUNITY SWIMMING POOLS IN 19 ACCORDANCE WITH EXECUTIVE ORDERS ISSUED BY THE GOVERNOR DURING 20 THE COVID-19 STATE OF EMERGENCY. 21 The General Assembly of North Carolina enacts: 22

23 PART I. PURCHASE AND CONTRACTS CHANGES 24

SECTION 1.1. G.S. 143-52.1 reads as rewritten:

"§ 143-52.1. Award recommendations: State Purchasing Officer action.

26 Award Recommendation. – When the dollar value of a contract to be awarded under (a) 27 Article 3 of Chapter 143 of the General Statutes exceeds the benchmark established pursuant to 28 G.S. 143-53.1, an award recommendation shall be submitted to the State Purchasing Officer for 29 approval or other action. The State Purchasing Officer shall promptly notify the agency or 30 institution making the recommendation, or for which the purchase is to be made, of the action 31 taken.

through (d) Repealed by Session Laws 2013-234, s. 4, effective July 3, 2013. (b)

33 Reporting. - The State Procurement Officer shall provide a monthly report of all (e) 34 contract awards greater than twenty-five thousand dollars (\$25,000) the benchmark established under G.S. 143-53.1 approved through the Division of Purchase and Contract to the Cochairs of 35



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1 2	the Joint Legislative Committee on Governmental Operations. The report shall include the amount of the award, the award recipient, the using agency, and a short description of the nature			
3	of the award."			
4	SECTION 1.2. G.S. 143-53 reads as rewritten:			
5	"§ 143-53. Rules.			
6	(a) The Secretary of Administration may adopt rules governing the following:			
7	(1) Prescribing the routine and procedures to be followed in canvassing bids and			
8	awarding contracts, and for reviewing decisions made pursuant thereto, and			
9	the decision of the reviewing body shall be the final administrative review.			
0	The Division of Purchase and Contract shall review and decide a protest on a			
1	contract valued at twenty-five thousand dollars (\$25,000) or more. an amount			
2	that exceeds the benchmark established under G.S. 143-53.1. The Secretary			
_	shall adopt rules or criteria governing the review of and decision on a protest			
	on a contract of less than twenty five thousand dollars (\$25,000) valued at or			
	below the benchmark established under G.S. 143-53.1 by the agency that			
	awarded the contract.			
	(5) Decembing conditions and on which much a start start for the start of the start			
	(5) Prescribing conditions under which purchases and contracts for the purchase, installment or lease-purchase, rental or lease of goods and services may be			
	entered into by means other than competitive bidding, including, but not			
	limited to, negotiation, reverse auctions, and acceptance of electronic bids.			
	Notwithstanding the provisions of subsections (a) and (b) of this section, any			
3	waiver of competition for the purchase, rental, or lease of goods and services			
	is subject to prior review by the Secretary, if the expenditure exceeds ten			
	thousand dollars (\$10,000). the benchmark established under G.S. 143-53.1.			
	The Division may levy a fee, not to exceed one dollar (\$1.00), for review of			
7	each waiver application.			
3	"			
)	SECTION 1.3. G.S. 143-53.1(a) reads as rewritten:			
	"(a) On and after July 1, 2014, the procedures prescribed by G.S. 143-52 with respect to			
	competitive bids and the bid value benchmark authorized by G.S. 143-53(a)(2) with respect to			
	rule making by the Secretary of Administration for competitive bidding shall promote			
	compliance with the principles of procurement efficiency, transparency, and fair competition to			
	obtain the State's business. For State departments, institutions, and agencies, except the President			
	of The University of North Carolina or a special responsibility constituent institution of The University of North Carolina and community colleges, the benchmark shall not be greater than			
	<u>one hundred thousand dollars (\$100,000).</u> For the President of The University of North Carolina			
7 3	or a special responsibility constituent institution of The University of North Carolina, the			
))	benchmark prescribed in this section is as provided in G.S. 116-31.10. For community colleges,			
)	the benchmark prescribed in this section is as provided in G.S. 116 51:16. For community concepts,			
	SECTION 1.4. G.S. 143-57 reads as rewritten:			
	"§ 143-57. Purchases of articles in certain emergencies.			
	In case of any emergency or pressing need arising from unforeseen causes including but not			
	limited to delay by contractors, delay in transportation, breakdown in machinery, or unanticipated			
	volume of work, the Secretary of Administration shall have power to obtain or authorize			
	obtaining in the open market any necessary supplies, materials, equipment, printing or services			
	for immediate delivery to any department, institution or agency of the State government. A report			
	on the circumstances of such emergency or need and the transactions thereunder shall be made a			
	matter of record promptly thereafter. If the expenditure exceeds ten thousand dollars (\$10,000),			
)	the benchmark established under G.S. 143-53.1, the report shall also be made promptly thereafter			
1	to the Division of Purchase and Contract "			

51 to the Division of Purchase and Contract."

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1	SECTION 1.5. G.S. 143-57.1 reads as rewritten:		
2	"§ 143-57.1. Furniture requirements contracts.		
3	(a) State Furniture Requirements Contract. – To ensure agencies access to sufficient		
4	sources of furniture supply and service, to provide agencies the necessary flexibility to obtain		
5	furniture that is compatible with interior architectural design and needs, to provide small and		
6	disadvantaged businesses additional opportunities to participate on State requirements contracts,		
7	and to restore the traditional use of multiple award contracts for purchasing furniture		
8	requirements, each State furniture requirements contract shall be awarded on a multiple award		
9	basis, subject to the following conditions:		
10			
11	(3) For each category of goods under each State requirements furniture contract,		
12	awards shall be made to at least three qualified vendors unless three qualified		
13	vendors are not available. Additionally, if the State Purchasing Officer		
14	determines that there are no qualified vendors within the three best qualified		
15	vendors who offer furniture manufactured or produced in North Carolina or		
16	who are incorporated in the State, the State Purchasing Officer shall expand		
17	the number of qualified vendors awarded contracts to as many qualified		
18	vendors as is necessary to include a qualified vendor who offers furniture		
19	manufactured or produced in North Carolina or who is incorporated in the		
20	State, but the State Purchasing Officer shall not be required to expand the		
21 22	number of qualified vendors to more than six qualified vendors. A vendor is		
22 23	qualified under this subsection if the vendor's products conform to the term		
23 24	contract specifications, the vendor is listed on the State's qualified products list specifications and the vendor submits a responsive bid		
24 25	list, <u>specifications</u> and the vendor submits a responsive bid.		
25 26	SECTION 1.6. Part I of this act is effective when it becomes law and applies to		
20 27	contracts entered into on or after that date.		
28	contracts entered into on or uner that dute.		
29	PART II. GLOBAL TRANSPARK PROVISIONS		
30	SECTION 2.1. Article 31 of Chapter 58 of the General Statutes is amended by		
31	adding a new section to read:		
32	"§ 58-31-2. Certain buildings of North Carolina Global TransPark exempt.		
33	(a) A building located on State lands that is privately owned or privately leased, and		
34	located within the North Carolina Global TransPark, is exempt from application of this Article		
35	provided that (i) the North Carolina Global TransPark Authority requires a private owner or		
36	private lessee to obtain adequate insurance to cover fire losses to underlying and surrounding real		
37	property owned by the State, (ii) the private owner or private lessee obtains and maintains		
38	adequate insurance naming the Authority and the Department of Transportation as an additional		
39	insured for fire losses, and (iii) the Authority discloses to the private owner or private lessee that		
40	the State of North Carolina shall not reinsure that building and the building is exempt from the		
41	State Property Fire Insurance Fund coverage for fires losses.		
42	(b) The minimum amount of insurance that will be required under subsection (a) of this		
43	section is one million dollars (\$1,000,000) per occurrence and two million dollars (\$2,000,000)		
44 45	aggregate per occurrence.		
	(c) <u>The North Carolina Global TransPark Authority shall notify the Commissioner of</u>		
46 47	Insurance in writing that the Authority is entering into a contract or modifying a contract for which the exemption under this section would apply at least 30 days prior to entering into or		
47 48	modifying that contract. The Authority shall consult with the Commissioner of Insurance		
48 49	regarding the adequacy of insurance for fire losses required by this section during this period."		
49 50	SECTION 2.2. G.S. 63A-24(a) is amended by adding two new subdivisions to read:		
50	SECTOR M.M. C.S. 031 2 (u) is uncluded by adding two new subdrvisions to read.		

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1	"(4) Article 31 of Chapter 58 of the General Statutes shall not	t apply to a building
2	located on State lands that is (i) privately owned or priv	
3	located within the North Carolina Global TransP	•
4	requirements of G.S. 58-31-2 are met.	-
5	(5) Plan approvals by the Department of Administration for	buildings, facilities,
6	or projects located on State lands that are (i) privately	
7	leased and (ii) located within the North Carolina Globa	1 1
8	apply, as provided in G.S. 143-341(3)a. and G.S. 143-345	
9	SECTION 2.3. G.S. 143-139(e) reads as rewritten:	
10	"(e) State Buildings. – With respect to State buildings, the Department	nt of Administration
11	shall have general supervision, through the Office of State Construction, o	
12	and enforcement of all sections of the North Carolina State Building	Code pertaining to
13	plumbing, electrical systems, general building restrictions and regulation	
14	conditioning, fire protection, and the construction of buildings generally, ex-	
15	of the Code the enforcement of which is specifically allocated to other ager	-
16	(c) and (d) of this section, and shall also exercise all remedies as provided i	-
17	this section. The Department of Administration shall be the only agency v	
18	seek remedies pursuant to this section with respect to State buildings. Except	•
19	nothing in this subsection shall be construed to abrogate the authority of the	ne Commissioner of
20	Insurance under G.S. 58-31-40 or any other provision of law. For the purpose	es of this subsection,
21	"State buildings" does not include buildings, facilities, or projects located or	
22	(i) privately owned or privately leased and (ii) located within the Nor	
23	TransPark."	
24	SECTION 2.4. G.S. 143-341(3)a. reads as rewritten:	
25	"a. To examine and approve all plans and spe	cifications for the
26	construction or renovation of: of the following:	
27	1. All State buildings or buildings located or	1 State lands, except
28	those buildings over which a local build	ing code inspection
29	department has and exercises jurisdiction;	andjurisdiction. For
30	the purposes of this sub-subdivision,	buildings, facilities,
31	or projects located on State lands that are	(i) privately owned
32	or privately leased and (ii) located within	the North Carolina
33	Global TransPark are exempt.	
34	2. All community college buildings requi	ring the estimated
35	expenditure for construction or repair wo	rk for which public
36	bidding is required under G.S. 143-129 pr	rior to the awarding
37	of a contract for such work; and to exam	ine and approve all
38	changes in those plans and specification	ons made after the
39	contract for such work has been awarded."	1
40	SECTION 2.5. G.S. 143-345.11(a) reads as rewritten:	
41	"(a) No agency or other person authorized or directed by law to select	et a plan and erect a
42	building for the use of the State or any State institution shall receive and appr	ove of the plan until
43	it is submitted to and approved by the Secretary as to State construction	standards and at a
44	minimum as to the safety of the proposed building from fire, including the p	property's occupants
45	or contents. For the purposes of this subsection, buildings, facilities, or projection	ects located on State
46	lands that are (i) privately owned or privately leased and (ii) located within	the North Carolina
47	Global TransPark are exempt."	
48	SECTION 2.6. Part II of this act becomes effective October 1, 2	
49	projects initiated or contracts entered into, renewed, or modified on or after	that date.
50		
51	PART III. PRISON SOFTWARE MANAGEMENT PILOT PROGRAM	M

51 PART III. PRISON SOFTWARE MANAGEMENT PILOT PROGRAM

1				
2	TRANSFER/APPROPRIATION			
3	SECTION 3.1. There is transferred from the Statewide Misdemeanant Confinement			
4	Fund (Budget Code: 24550; Fund Code: 2325) to the Department of Public Safety, Division of			
5		n and Juvenile Justice (Budget Code: 14550; Fund Code: 1399) the sum of one		
6		ndred thousand dollars (\$1,800,000) in nonrecurring funds for the 2020-2021		
7	•	used to develop and administer a Prison Software Management Pilot Program		
8	(Prison Pilot Program) to be implemented at Bertie Correctional Institution (BCI) and			
9	Pasquotank Corr	rectional Institution (PCI).		
10				
11		PRISON PILOT PROGRAM/STARTING DEADLINE		
12		TION 3.2.(a) The purpose of the Prison Pilot Program funded in Section 3.1 of		
13		rk with the most qualified technology vendors to (i) transform the State Prison		
14	-	formation Systems with software infrastructure and equipment upgrades and (ii)		
15		e inmate tracking system, both of which will enable the Department of Public		
16		of Adult Correction and Juvenile Justice, to create a new shared database		
17	1 1	ace the current OPUS System.		
18		TION 3.2.(b) The Department of Public Safety, Division of Adult Correction		
19		tice, shall retain the Prison Pilot Program vendors necessitated by subdivisions		
20	(2) and (3) of Se	ection 3.3 of this act and subdivision (9) of Section 3.4 of this act by August 15,		
21	2020.			
22		TION 3.2.(c) The Department of Public Safety, Division of Adult Correction		
23		stice, shall retain the Prison Pilot Program vendors necessitated by subdivision		
24		3.3 of this act and subdivisions (1) through (8) of Section 3.4 of this act by		
25	September 15, 2			
26		TION 3.2.(d) The Department of Public Safety, Division of Adult Correction		
27	and Juvenile Jus	tice, shall begin operating the Prison Pilot Program by October 15, 2020.		
28				
29	USE OF FUND			
30		TION 3.3. The funds appropriated in Section 3.1 of this act shall be used as		
31	follows:			
32	(1)	No more than six hundred thousand dollars (\$600,000) shall be used to deploy		
33		an inmate tracking system at BCI and PCI.		
34	(2)	No more than two hundred fifty thousand dollars (\$250,000) shall be used to		
35		(i) assist the Division with managing the process to implement the Prison Pilot		
36		Program, (ii) assist the Division in ascertaining the companies that will be		
37		involved with the Prison Pilot Program, (iii) assist the Division in setting the		
38		ground rules for the Prison Pilot Program for any participating companies to		
39		follow, (iv) assist the Division in negotiating any costs for these participating		
40		companies, (v) assist the Division in developing metrics, so the performance		
41		of any participants can be accurately and fairly measured and the results are		
42		logical and easy to understand, and (vi) assist the Department of Public Safety		
43		in developing the strategic development plan to replace the OPUS System.		
44	(3)	No more than nine hundred fifty thousand dollars (\$950,000) shall be used to		
45		perform any necessary needs assessments, assist in the selection of a vendor		
46		in accordance with State purchasing statutes, provide a process to vet the		
47		vendors involved, and organize the proper scenarios to vet vendors involved,		
48		including, but not limited to, (i) demonstrations, (ii) workshops, (iii) executive		
49		roundtables, (iv) technology road map presentations, (v) creating and		
50		managing a grading metric to ensure there are measurable results that can be		
51		used for a decision, (vi) assisting in negotiating the price, terms, and		

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1 2 3 4		conditions of a contract, and (vii) assisting the Division in managing the multiyear implementation of a system to replace OPUS in the State's 55 prisons.	
5	VENDOR REQ	DUIREMENTS	
6	-	TION 3.4. The requirements to select the qualified technology vendors to create	
7		Program referenced in Sections 3.1 through 3.3 of this act shall include each of	
8	the following:		
9	(1)	The ability to efficiently and seamlessly integrate the Prison Pilot Program	
10		with the Administrative Office of the Courts Case Management System, North	
11		Carolina Warrant Repository, Criminal Justice Law Enforcement Automated	
12		Data Services application, E-Citation system, and North Carolina Government	
13	(-)	Data Analytics Center.	
14	(2)	The ability to efficiently and seamlessly integrate the Prison Pilot Program	
15		with local jail management software systems.	
16	(3)	Proof of current contracts with North Carolina sheriffs' offices for local jail	
17	(\mathbf{A})	management and record management software services.	
18 19	(4)	At least one vendor that (i) uses radio-frequency identification (RFID)	
19 20		technology and supports real-time business and artificial intelligence and (ii) can embed digital video evidence gathering tools while integrating with the	
20 21		current OPUS System.	
21	(5)	At least one vendor that has the ability to receive daily active inmate roster	
23	(5)	data with inmate housing information in order to organize daily inmate mail	
24		for a more efficient mail distribution process.	
25	(6)	The ability to run the Prison Pilot Program natively on AWS GovCloud.	
26	(7)	Proof of prior deployment of at least three active and fully functional	
27		installations within the State.	
28	(8)	A willingness to provide cybersecurity services for the Prison Pilot Program.	
29	(9)	A North Carolina-based service provider to provide the services discussed in	
30		subdivisions (2) and (3) of Section 3.3 of this act. The service provider shall	
31		have (i) knowledge of and experience with State public safety software	
32		systems, (ii) knowledge of and experience with public safety software systems	
33		used in county jails, (iii) expertise in the selection and procurement of public	
34 25		safety software systems, including contract negotiations, (iv) specific	
35 36		knowledge of and expertise in the interoperability of disparate software	
30 37		systems being interfaced or integrated together, and (v) specific expertise in the management of large-scale, multiyear public safety software	
38		implementation.	
39		implementation.	
40	REPORTING I	REQUIREMENT	
41		TION 3.5.(a) The Department of Public Safety, Division of Adult Correction	
42		tice, shall report to the Senate Select Committee on Prison Safety no later than	
43		The report shall be a project status update.	
44	SEC	TION 3.5.(b) The Department of Public Safety, Division of Adult Correction	
45	and Juvenile Justice, shall give a final report to the Joint Legislative Oversight Committee on		
46		ic Safety no later than April 1, 2021.	
47		TION 3.5.(c) The final report required by Section 3.5(b) shall include, at a	
48	minimum, the fo	•	
49 50	(1)	A strategic development plan for replacing the OPUS System with a fully	
50		integrated Correctional Management System that integrates (i) the	

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2 3 4 5	(2) (3)	Administrative Office of the Courts Case Management System, Mobile Tracking System, and (iii) a Mail Management System. Recommendations of how the Prison Pilot Program can be impr Recommendations of what resources would be needed to in Prison Pilot Program statewide.	coved.
7	EFFECTIVE D	DATE	
3		TION 3.6. Part III of this act becomes effective July 1, 2020, a	nd expires on
)	July 1, 2022.		I
)			
	PART IV.	ASSOCIATION CHARGES FOR STATEMENTS OF	F UNPAID
	ASSESSMENT		
		TION 4.(a) G.S. 47C-3-102(a) reads as rewritten:	
		Powers of unit owners' association.	
		ess the declaration expressly provides to the contrary, the associate	ation, even if
	-	may:may do all of the following:	
	(1)	Adopt and amend bylaws and rules and regulations; regulations.	
	(2)	Adopt and amend budgets for revenues, expenditures, and reserv	es and collect
	$\langle 2 \rangle$	assessments for common expenses from unit owners; owners.	<i>,</i> 1
	(3)	Hire and terminate managing agents and other employees,	agents, and
	(A)	independent contractors; <u>contractors</u>.	1
	(4)	Institute, defend, or intervene in its own name in litigation or a	
	(5)	proceedings on matters affecting the condominium; condominiu Make contracts and incur liabilities; liabilities.	<u>111.</u>
	(6)	Regulate the use, maintenance, repair, replacement, and mo	dification of
	(0)	common elements; <u>elements.</u>	
	(7)	Cause additional improvements to be made as a part of	the common
	(\prime)	elements; elements.	the common
	(8)	Acquire, hold, encumber, and convey in its own name any i	right title or
		interest to real or personal property, provided that common elements	-
		conveyed or subjected to a security interest only pursu	
		47C-3-112; G.S. 47C-3-112.	
	(9)	Grant easements, leases, licenses, and concessions through	or over the
		common elements; elements.	
	(10)	Impose and receive any payments, fees, or charges for the u	ise, rental, or
		operation of the common elements other than limited comm	non elements
		described in subsections 47C-2-102(2) and (4) and for service	s provided to
		unit owners;<u>owners.</u>	
	(11)		-
		twenty dollars (\$20.00) per month or ten percent (10%) of an	•
		installment unpaid and, after notice and an opportunity to be h	-
		privileges or services provided by the association (except right	
		lots) during any period that assessments or other amounts due	-
		the association remain unpaid for a period of 30 days or lon	-
		reasonable fines not to exceed one hundred dollar $(C \le 47C 2, 107, 1)$ for violations of the deelerstion by laws	()
		(G.S. 47C-3-107.1) for violations of the declaration, bylaws, a	and rules and
	(12)	regulations of the association. Impose reasonable charges for the preparation and recordation of	famendmanta
	(12)	to the declaration, declaration or resale certificates requi	
		47C 4 109, or statements of unpaid assessments; G.S. 47C-4-10	
		1.0° , 1.0° , or successions of anjuar assessments, 0.0° , $1/0^{\circ}$, 10°	<u> </u>

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1	<u>(12a)</u>	Impose reasonable charges in connection with the preparation of	of statements
2	<u>-</u> -	of unpaid assessments, which must be furnished within 10 busine	
3		receipt of the request, in an amount not to exceed one hundred	
4		(\$150.00) per statement or request, and an additional expedit	
5		amount not to exceed fifty dollars (\$50.00) if the request is made	
6		hours of closing, all of which charges may be collected by the as	
7		managers, or its agents.	
8	(13)	Provide for the indemnification of and maintain liability insur	rance for its
9		officers, executive board, directors, employees and agents; agents	
10	(14)	Assign its right to future income, including the right to recei	ve common
11		expense assessments.	
12	(15)	Exercise all other powers that may be exercised in this State by l	legal entities
13		of the same types as the association; and association.	-
14	(16)	Exercise any other powers necessary and proper for the gove	ernance and
15		operation of the association."	
16	SECT	FION 4.(b) G.S. 47C-3-118(b) reads as rewritten:	
17	"(b) The as	ssociation, upon written request, shall furnish a unit owner or the	unit owner's
18	authorized agents	s a statement setting forth the amount of unpaid assessments and o	ther charges
19	against a unit. The	e statement shall be furnished within 10 business days after receipt o	of the request
20	and is binding on	the association, the executive board, and every unit owner. The association and every unit owner.	sociation, its
21	managers, or its	s agents may charge a reasonable fee for providing statement	<u>s of unpaid</u>
22	assessments and	other charges, not to exceed one hundred fifty dollars (\$150.00) p	er statement
23	or request, and an	n additional expedite fee in an amount not to exceed fifty dollars (\$	50.00) if the
24	request is made w	vithin 48 hours of closing."	
25	SECT	FION 4.(c) G.S. 47F-3-102 reads as rewritten:	
26	"§ 47F-3-102. Pe	owers of owners' association.	
27	Unless the art	ticles of incorporation or the declaration expressly provides to the	contrary, the
28	association may: <u>r</u>	may do all of the following:	
29	(1)	Adopt and amend bylaws and rules and regulations; regulations.	
30	(2)	Adopt and amend budgets for revenues, expenditures, and reserve	s and collect
31		assessments for common expenses from lot owners; owners.	
32	(3)	Hire and discharge managing agents and other employees,	agents, and
33		independent contractors; contractors.	
34	(4)	Institute, defend, or intervene in litigation or administrative pro	ceedings on
35		matters affecting the planned community; community.	
36	(5)	Make contracts and incur liabilities; liabilities.	
37	(6)	Regulate the use, maintenance, repair, replacement, and mod	dification of
38		common elements; elements.	
39	(7)	Cause additional improvements to be made as a part of the	he common
40		elements;elements.	
41	(8)	Acquire, hold, encumber, and convey in its own name any right	ght, title, or
42		interest to real or personal property, provided that common elem	ents may be
43		conveyed or subjected to a security interest only pursua	int to G.S.
44		47F-3-112; <u>G.S. 47F-3-112.</u>	
45	(9)	Grant easements, leases, licenses, and concessions through	or over the
46		common elements; elements.	
47	(10)	Impose and receive any payments, fees, or charges for the us	e, rental, or
48		operation of the common elements other than the limited comm	
49		and for services provided to lot owners; <u>owners</u>.	
50	(11)	Impose reasonable charges for late payment of assessments, not t	o exceed the
51	~ /	greater of twenty dollars (\$20.00) per month or ten percent (1	
		5	,j

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1 2 3		assessment installment unpaid and, after notice and an or suspend privileges or services provided by the associ access to lots) during any period that assessments or o	ation (except rights of
4		owing to the association remain unpaid for a p	
5 6	(12)	longer;longer. After notice and an opportunity to be heard, impos	se reasonable fines or
7		suspend privileges or services provided by the associ	· · · ·
8 9		access to lots) for reasonable periods for violations of t and rules and regulations of the association; association	•
10	(13)	Impose reasonable charges in connection with the prepa	aration and recordation
11		of documents, including, without limitation, amendmen	nts to the declaration or
12 13	(12_{0})	statements of unpaid assessments; declaration.	monstion of statements
13 14 15	<u>(13a)</u>	<u>Impose reasonable charges in connection with the pre- of unpaid assessments, which must be furnished within receipt of the request, in an amount not to exceed on</u>	10 business days after
15 16		(\$150.00) per statement or request, and an addition	
17		amount not to exceed fifty dollars (\$50.00) if the requirements	
18		hours of closing, all of which charges may be collected	
19		managers, or its agents.	
20	(14)	Provide for the indemnification of and maintain liab	-
21		officers, executive board, directors, employees, and ag	-
22	(15)	Assign its right to future income, including the right	nt to receive common
23		expense assessments; assessments.	~
24 25	(16)	Exercise all other powers that may be exercised in this	s State by legal entities
25 26	(17)	of the same type as the association; and association.	n the concernance and
26 27	(17)	Exercise any other powers necessary and proper for operation of the association."	or the governance and
28	SECT	TON 4.(d) G.S. 47F-3-118(b) reads as rewritten:	
28 29		ssociation, upon written request, shall furnish to a lot ov	wher or the lot owner's
30	· · /	a statement setting forth the amount of unpaid assessm	
31	-	statement shall be furnished within 10 business days after	•
32		the association, the executive board, and every lot own	
33		agents may charge a reasonable fee for providing	
34	assessments, not	to exceed one hundred fifty dollars (\$150.00) per staten	nent or request, and an
35		te fee in an amount not exceeding fifty dollars (\$50.0	0) if the request for a
36		e within 48 hours of closing."	
37	SECT	TON 4.(e) Part IV of this act is effective when it becom	nes law.
38		NEW NUMBER ATTACKED DUCKDOTION	
39 40		RIFY DISTRICT ATTORNEY DISCRETION I	N REGISTRATION
40 41	REQUIREMEN		omas law than Section
41		TON 5.(a) If House Bill 593, 2019 Regular Session, bec t reads as rewritten:	omes law, men section
43		11.5.(c) The State Bureau of Investigation, in consultation	tion with the Office of
44		eral, shall provide each elected District Attorney with a li	
45	•	norable Judge Terrence W. Boyle's order in Grabarczyk	
46	-	District Attorney's district. Each District Attorney or his	
47	•	substantially similar determination for every one of th	
48	-	or his or her designees, make a preliminary determinati	
49 50		deral conviction is substantially similar to a North Carol sistration at the time of offense, the Office of the Distric	

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1 2 3	the person, and the sheriff in the county where the individual resides; and <u>the D</u> may petition the court in that county for judicial review of the registration require SECTION 5.(b) Part V of this act becomes effective August 1, 2020	rement."
4	any individual notified of the right to contest required registration as a sex offe	nder on or after
5	that date.	
6		
7	PART VI. LIMITED IMMUNITY FROM COVID-19 RELATED CLAI	
8	FROM THE REOPENING OF PRIVATELY OWNED COMMUNITY	SWIMMING
9	POOLS	
10	SECTION 6.(a) Chapter 99E of the General Statutes is amended b	y adding a new
11	Article to read:	
12	" <u>Article 8.</u>	
13	"Private Pools COVID-19 Limited Liability.	
14	" <u>§ 99E-70. Definitions.</u>	
15	The following definitions apply in this Article:	
16	(1) <u>COVID-19. – The disease caused by the SARS-CoV-2 virus.</u>	
17	(2) <u>Community pool. – A privately owned community swimming</u>	
18	without limitation, a swimming pool owned or operated	
19 20	apartment complex, homeowners association, or condomini	um unit owners
20 21	association.	
21	 <u>§ 99E-71. Limited liability for reopening community pools.</u> (a) Owners and operators of community pools and their agents shall not 	ha liabla in any
22	(a) <u>Owners and operators of community pools and their agents shall not</u> claim or action seeking damages for injury or death resulting from transmission	
23 24	alleged to have resulted from the reopening of the community pool in accordance	
25	executive orders of the Governor.	with applicable
26	(b) The immunity provided by this section shall not apply to claims for	iniury or death
27	resulting from gross negligence, wanton conduct, or intentional wrongdoing.	<u>injury of uouni</u>
28	"§ 99E-72. Applicability.	
29	This Article applies to claims or actions arising no later than one year after t	he expiration or
30	rescission of Executive Order No. 116 issued March 10, 2020."	
31	SECTION 6.(b) Part VI of this act is effective when it becomes law	w and applies to
32	claims arising on or after that date.	11
33		
34	PART VII. EFFECTIVE DATE	
35	SECTION 7. Except as otherwise provided, this act is effective w	hen it becomes
24		

36 law.