GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

Н

HOUSE BILL 549 PROPOSED COMMITTEE SUBSTITUTE H549-PCS10379-RN-8

Short Title: Clarify Powers of State Auditor.

(Public)

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Sponsors:

Referred to:

March 31, 2025

1	A BILL TO BE ENTITLED			
2	AN ACT TO CLARIFY THE POWERS OF THE STATE AUDITOR AND TO MAKE OTHER			
3	CHANGES RELATED TO THE STATE AUDITOR.			
4	The General Assembly of North Carolina enacts:			
5				
6	PART I. CLARIFY POWERS OF STATE AUDITOR			
7	SECTION 1. G.S. 143-64.24 reads as rewritten:			
8	"§ 143-64.24. Applicability of Article.			
9	This Article shall-does not apply to the following agencies:			
10				
11	(10) The Office of the State Auditor."			
12	SECTION 2. G.S. 143B-1320(b) reads as rewritten:			
13	"(b) Exemptions. – Except as otherwise specifically provided by law, the provisions of			
14	this Chapter do this Article does not apply to the following entities: the General Assembly, the			
15	Judicial Department, and The University of North Carolina and its constituent institutions.			
16	institutions, and the Office of the State Auditor. These entities may elect to participate in the			
17	information technology programs, services, or contracts offered by the Department, including			
18	information technology procurement, in accordance with the statutes, policies, and rules of the			
19	Department. The election must be made in writing, as follows:			
20	(1) For the General Assembly, by the Legislative Services Commission.			
21	(2) For the Judicial Department, by the Chief Justice.			
22	(3) For The University of North Carolina, by the Board of Governors.			
23	(4) For the constituent institutions of The University of North Carolina, by the			
24	respective boards of trustees.			
25	(5) For the Office of the State Auditor, by the State Auditor."			
26	SECTION 3. G.S. 143B-1350 reads as rewritten:			
27	"§ 143B-1350. Procurement of information technology.			
28	(a) The State CIO is responsible for establishing policies and procedures for information			
29	technology procurement for State agencies.			
30	Notwithstanding Except as otherwise provided by subsection (1) of this section,			
31	notwithstanding any other provision of law, the Department shall procure all information			
32	technology goods and services for participating agencies and shall approve information			
33	technology procurements for separate agencies. The State CIO may cancel or suspend any agency			
34	information technology procurement that occurs without State CIO approval.			
35				



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1	<u>(l)</u>	The (Office of the State Auditor is exempt from this Part an	nd may procure information		
2	technolog	technology services pursuant to G.S. 147-64.7(b)(1)."				
3		SECTION 4. G.S. 147-64.4 reads as rewritten:				
4	"§ 147-64	"§ 147-64.4. Definitions.				
5	The fo	ollowir	g definitions apply in this Article:			
6						
7		(3)	Federal agency. – Any department, agency, or ins	strumentality of the federal		
8			government and government, any federally	owned or controlled		
9			corporation.corporation, or entity that receives fed			
10						
1		(4)	State agency Any department, political subd	ivision, institution, board,		
2			commission, committee, division, bureau, officer,	official or any other entity		
3			for which the State has oversight responsibility, ir	cluding but not limited to,		
4			any university, mental or specialty hospital, com	munity college, or clerk of		
5			court. The term also includes any entity that receiv	ves State funds."		
6		SEC	TION 5. G.S. 147-64.6B(b) reads as rewritten:			
7	"(b)	The	Auditor shall investigate reports of allegations of	of improper governmental		
8	activities	of Sta	te agencies and State employees agencies, employee	ees of those agencies, and		
9			receive public funds within the scope of authority			
20	including	misap	propriation, mismanagement, or waste of State reso	ources, fraud, violations of		
1	State or fe	ederal	law, rule or regulation by State agencies or State emp	ployees administering State		
22			ams, and substantial and specific danger to the publi			
3			volves issues of substantial and specific danger to the			
24	0		l notify the appropriate State agency immediately.	1		
5			on of improper governmental activity is outside			
6		-	he Auditor shall refer the allegation to the appropriat	-		
7			ent or administration of the matter for investigation.			
8			n of improper governmental activity involves matter			
9		-	this subsection, those matters shall be referred as for			
0		(1)	Allegations of criminal misconduct to either the St			
1			or the District Attorney for the county where the all	-		
2		(2)	Allegations of violations of Chapter 138A, Chapt	-		
3			Chapter 120 of the General Statutes to the State Et			
1		(3)	Allegations of violations of Chapter 163 of the G			
5			Board of Elections."			
)		SEC	TION 6. G.S. 147-64.7 reads as rewritten:			
7	"§ 147-64	.7. Au	ithority.			
3	(a)	Acce	ss to Persons and Records. –			
9		(1)	The Auditor and the Auditor's authorized repres	entatives shall have ready		
)			access to persons and may examine and copy a			
l			vouchers, correspondence, files, personnel files, i	-		
2			documentation of any State agency. Upon demand	-		
3			extend to continuous and unrestricted view of data			
4			records necessary for any purpose within the	-		
5			including performing audits of any type, assessing	•		
6			assessment, fraud detection, audit planning, and			
7			review of State tax returns shall be limited to matt			
8			the Auditor's report shall not violate the confidentia			
9			Notwithstanding confidentiality provisions of tax	• 1		
0			and disclose information related to overdue tax	-		
1			Auditor's statutory mission.			
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(2)	The Auditor and the Auditor's duly authorized access to persons, records, papers, reports, w and any other documentation which that is in private corporation, institution, association which that pertain to:to either of the followin a. Amounts received pursuant to a gra- government, the State, or its political b. Amounts received, disbursed, or oth federal government or the State. In or to providers of social and medical s providers of such these services wi Auditor's authorized representatives,	vouchers, correspondence, books, a the possession of any individual, n, board, or other organization ng: ant or contract from the federal subdivisions. herwise handled on behalf of the order to determine that payments ervices are legal and proper, the H-shall give the Auditor, or the		
	who-that receive such these services.			
(3)	The Auditor shall, <u>has</u> , for the purpose of e by this act, <u>have</u> the authority, and <u>will sh</u> examine and inspect all property, equipmen of any State agency or any individual,	<u>all</u> be provided ready access, to t, and facilities in the possession private corporation, institution,		
	association, board, or other organization otherwise provided through grant, contract, the State of North Carolina, Carolina or the	or any other type of funding by		
(4)	All contracts or grants entered into by State a shall include, as a necessary part, a clause pro section.	• •		
(5)	The Auditor and <u>his_the Auditor's</u> author representatives may examine all books and or corporation only insofar as they relate to the State	accounts of any individual, firm,		
authorized repress commence an ac hearing and show	the State. ng. – If a person fails or refuses to provide sentatives the access described in subsection (a tion in superior court for a show cause hearing w cause why the person failed or refused to court rt may issue an injunction to the person to court) of this section, the Auditor may g. The person shall appear at the omply with subsection (a) of this		
<u></u> "				
	ER STATE AUDITOR AMENDMENTS			
	FION 7. G.S. 126-5 reads as rewritten:			
"§ 126-5. Empl	oyees subject to Chapter; exemptions.			
· / I	pt as to Articles 6 and 7 of this Chapter, this Ch	apter does not apply to any of the		
following:				
···· (41)	Officers and employees of the Office of the	State Auditor		
<u>(41)</u>	Officers and employees of the Office of the	State Auuror.		
 (c14) Notw	ithstanding any provision of this Chapter to th	e contrary each Council of State		
	• • • •	-		
agency <u>not exempted under subsection (c1) of this section</u> and the Office of the State Controller has the sole authority to set the salary of its exempt policymaking and exempt managerial				
positions within the minimum rates, and the maximum rates plus ten percent (10%), established				
	nan Resources Commission under G.S. 126-4(2			
"	- (·		
SECT	FION 8. G.S. 143B-168.12(b) is repealed.			

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1		SECTION 9. Section 62(b) of S.L. 2014-115 is repealed.			
2		SECTION 10. G.S. 143B-1410 is repealed.			
3		SECTION 11. G.S. 147-64.6(c) reads as rewritten:			
4	"(c)	Responsibilities The Auditor is responsible for the following acts and activitie	es:		
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6		(24) If an audit or investigation reveals that money is owed to a State agency	by a		
7		person pursuant to a contract, transaction, or other arrangement authorized	ed by		
8		law, the Auditor shall notify the Department of Revenue so that the o	owed		
9		amount may be collected."			
10					
11	PART III. EFFECTIVE DATE				
12		SECTION 12. Sections 1, 2, and 3 of this act become effective July 1, 2025	, and		
13	apply to contracts entered into or renewed on or after that date. The remainder of this act is				
14	effective	when it becomes law.			