## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2003

H HOUSE DRH35005-LK-3 (12/16)

a				
Short Title:	NC Government Competition Commission. (Public)			
Sponsors:	Representative Baker.			
Referred to:				
	A BILL TO BE ENTITLED			
AN ACT	ESTABLISHING THE NORTH CAROLINA GOVERNMENT			
COMPETITION COMMISSION TO PROVIDE FOR BETTER GOVERNMENT				
IN NORTH CAROLINA THROUGH A COMPREHENSIVE STATE				
GOVERNMENT COMPETITION INITIATIVE.				
The General Assembly of North Carolina enacts:				
	ECTION 1. The General Statutes are amended by adding a new Chapter to			
read:	11.07			
	"Chapter 143C.			
# 1430 1 6	"North Carolina Government Competition Act of 2003.			
" <u>§ 143C-1. §</u>				
This Chapter shall be known and may be cited as the 'North Carolina Government Competition Act of 2001.'				
"§ 143C-2. ]				
	in this Chapter, unless the context otherwise requires:			
(1				
<u>\1</u>	Commission.			
(2	<del></del>			
	North Carolina Government Competition Commission created; duties.			
	ne North Carolina Government Competition Commission is created within			
	ent of Commerce. The Commission shall exercise its power independently			
of the Secretary of Commerce and shall be subject to the direction and supervision of				
the Secretary of Commerce only with respect to the management functions of				
coordination	and reporting. The purpose of the Commission is to be the catalyst to cause			
the use of c	ompetition to improve the delivery of State government services, to make			

State government more effective and more efficient, and to reduce the costs of

government to taxpayers.

1	<u>(b)</u>	The C	Commission shall:
2		<u>(1)</u>	Develop an institutional framework for a statewide competition
3			initiative to encourage innovation and competition within State
4			government.
5		<u>(2)</u>	Establish a system to encourage the use of feasibility studies and
6			innovation to determine where competition could reduce government
7			costs without adversely affecting essential services.
8		<u>(3)</u>	Monitor the activities, products, and services of State agencies to bring
9			an element of competition and to ensure a spirit of innovation and
10			entrepreneurship to compete with the private sector to increase the
11			quality of services or reduce costs to taxpayers.
12		<u>(4)</u>	Identify any barriers to competition in State government and
13			recommend actions to overcome those barriers.
14		<u>(5)</u>	Promote acceptance of competition by State government officials and
15			State employees as a viable alternative to in-house operations for
16			delivering State government services where savings to the State may
17			be realized through competition, including the development and
18			implementation of State employee adjustment and incentive programs.
19		<u>(6)</u>	Advocate, develop, and accelerate implementation of a competitive
20			program for State agencies to ensure competition for the provision or
21			production of government services from both public sector and private
22			sector entities.
23		<u>(7)</u>	Establish approval, planning, and reporting processes required to carry
24			out the functions of the Commission.
25		<u>(8)</u>	Determine the competition potential of a State program or activity,
26			perform cost and benefit analyses, and conduct public and private
27			competition analyses.
28		<u>(9)</u>	Devise evaluation criteria to be used in conducting performance
29			reviews of any State program or activity that is subject to a
30			competition recommendation.
31		<u>(10)</u>	Assess the short-term and long-term results of State government
32			competition efforts.
33		<u>(11)</u>	Appoint, as needed, ad hoc committees relating to specific matters
34			within the Commission's purview.
35	" <u>§ 1430</u>	C-4.	Membership; appointment; terms; vacancies; chair; quorum;
36			pensation.
37	<u>(a)</u>	The C	Commission shall be composed of nine members to be appointed as
38	<u>follows:</u>		
39		<u>(1)</u>	Three members appointed by the Governor, one of whom shall be a
40			State employee and two of whom shall be members of the private
41			sector. One of the private sector members shall have large-scale
42			purchasing experience.
43		<u>(2)</u>	Three members appointed by the General Assembly upon the
44			recommendation of the Speaker of the House of Representatives in

- accordance with G.S. 120-121, two of whom shall be members of the private sector and one of whom shall be a State employee.
  - (3) Three members appointed by the General Assembly upon the recommendation of the President Pro Tempore of the Senate in accordance with G.S. 120-121, two of whom shall be members of the private sector and one of whom shall be a State employee.

Members of the Commission shall serve two-year terms. In making the initial appointments to the Commission, the respective appointing authorities shall appoint at least one member for a one-year term so that subsequent terms stagger.

- (b) All initial appointments shall be effective July 1, 2003. The initial members' terms shall end on June 30 of the applicable year in which a term expires, with the subsequent term beginning on July 1 of that year. No member may serve more than two consecutive terms. Vacancies shall be filled by the appointing authority for any unexpired portion of a term. Members shall receive subsistence, per diem, and travel allowances as provided by G.S. 138-5.
- (c) A majority of the members shall constitute a quorum. The Commission shall annually elect its chair and vice-chair from among its members.

### "§ 143C-5. Cooperation of other State agencies.

All State agencies shall cooperate with the Commission and, upon request, assist the Commission in the performance of its duties and responsibilities. The Commission shall not impose unreasonable burdens or costs in connection with requests of State agencies.

# "§ 143C-6. Application for and acceptance of gifts and grants; authority to enter into contract; applicability of State purchasing laws.

- (a) The Commission may apply for, accept, and expend gifts, grants, or donations from governmental sources or from nonprofit foundations organized for taxation purposes under section 501(c)(3) of the Internal Revenue Code to enable it to better carry out its objectives. No entity that provides a gift, donation, or grant shall be eligible for a contract award that results from action of a Commission recommendation.
- (b) The Commission may enter into contracts for professional or consultant service. Any consultant awarded a contract shall be ineligible for a contract award resulting from the consultant's recommendations.
- (c) The Commission is subject to the provisions of Articles 3, 3C, and 3D of Chapter 143 of the General Statutes.

## "§ 143C-7. Public-private competition analysis; proposals for competition.

- (a) The Governor, the General Assembly, or the Commission may direct any State agency to perform a public-private competition analysis covering any service for which the Commission has received a qualifying unsolicited proposal for competition from a private entity which is consistent with the Commission's purposes and duties as provided by this Chapter.
- (b) The Commission may solicit competition proposals from private entities in order to make cost-comparison decisions. Any State agency may submit proposals to the Commission for cost-comparison analyses.
- (c) If a service contract is awarded to a private vendor as a result of a recommendation by the Commission, cancellation of the contract requires the prior

approval of both the Commission and the Division of Purchase and Contract. The
Commission's executive director may act on behalf of the Commission under this
subsection pursuant to rules adopted by the Commission.

#### "§ 143C-8. Duties of the Office of State Budget and Management.

The Office of State Budget and Management shall determine the amount of an existing appropriation that would no longer be needed by a State agency as the result of savings realized through competition and shall report annually, by February 1, the nature and amount of the savings to the Governor and to the General Assembly.

## "§ 143C-9. Reports to the Governor and General Assembly.

The Commission shall report annually, by February 1, its findings and recommendations to the Governor and to the General Assembly and may make other interim reports it deems advisable."

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

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