June 4, 2002

S 1162. DEFRAUD DRUG TESTS/URINE SAMPLE SALES. TO MAKE IT A CRIMINAL OFFENSE TO DEFRAUD DRUG OR ALCOHOL SCREENING TESTS. Creates new GS 14-401.20, making it unlawful for a person to: Sell, give away, distribute, or market urine in NC or transport urine into NC with the intent of using the urine to defraud a drug or alcohol screening test ("Test"); attempt to foil or defeat a Test by the substitution or spiking of a sample or the advertisement of a sample substitution or other spiking device or measure; adulterate a urine or other bodily fluid sample ("Sample") with the intent to defraud a Test; possess adulterants that are intended to be used to adulterate a Sample for the purpose of defrauding a Test; or sell adulterants that are intended to be used to adulterate a Sample for the purpose of defrauding a Test. For a first offense, person is guilty of a Class 1 misdemeanor; for a second or subsequent offense, of a Class I felony. Effective Dec.1, 2002; applies to offenses committed on or after that date.

Intro. by Thomas.

Ref. to Judiciary II

**GS 14** 

July 10, 2002

**S 1162. DEFRAUD DRUG TESTS/URINE SAMPLE SALES.** Intro. 6/4/02. Senate committee substitute makes the following changes to 1st edition. Expands the "intent" element of a criminal offense to include intent that the urine be used (not just the intent to use it) to defraud a drug or alcohol screening test.