## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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## HOUSE BILL 944 PROPOSED COMMITTEE SUBSTITUTE H944-PCS50584-RR-25

Short Title	e: Di	isclosure by Appointees.	(Public)
Sponsors:			
Referred to	o:		
April 1, 2009			
A BILL TO BE ENTITLED			
AN ACT TO PROVIDE FOR DISCLOSURE OF CAMPAIGN CONTRIBUTION ACTIVITY			
BY APPOINTEES TO POSITIONS IN STATE GOVERNMENT.			
The Gener	ral Asse	embly of North Carolina enacts:	
	SECT	TION 1. Article 22A of Chapter 163 of the General Statutes is an	nended by
adding a n	ew sect	tion to read:	
" <u>§ 163-2"</u>	78.23A.	. Disclosure of contribution-related activity involving appo	intees to
		ons in state government.	
<u>(a)</u>		itions. – As used in this section, the following definitions apply:	
	<u>(1)</u>	"Date of appointment." – The day of the public announceme	
		appointing authority that the individual will be appointed to the p	
		the day the appointee begins serving in the position, whichever or	
		Beginning on the date of appointment, the individual subje	ct to the
		appointment is, for purposes of this section, the "appointee."	
	<u>(2)</u>	"Fund-raising." – The receiving and forwarding of a contribution	
		activity that results in an individual receiving, directly or indirectly	•
		acknowledgement from a contributor or recipient of the contrib	
		from the agent of that contributor or recipient, that the ind	ividual is
	(2)	responsible for a contribution.	
	<u>(3)</u>	"Immediate family." – As defined in G.S. 138A-3(17).	
	<u>(4)</u>	"Relevant political campaign." – A candidate for the office with a	-
		make the appointment or a political committee controlled by a can the office with authority to make the appointment.	didate 101
(b)	Initial	Report by Appointees. – Within five days after the date of appoint	tment the
		submit the following reports to the State Board of Elections in	
		State Board for contributions made in the two years preceding the	
appointme	•	State Board for contributions made in the two years preceding the	ic date of
арропши	<u>(1)</u>	A list of contributions made by the appointee or a member of the a	ppointee's
	(-/	immediate family to a relevant political committee. A report is no	
		if the total of those contributions is less than one thousand dollars	-
		during the period covered by the report. This subdivision a	
		appointees to the Governor's Cabinet, to the Supreme Court, the	
		Appeals, the superior court, and the district court, and to any	



n. Wildlife Resources Commission.

(c) Timing and Manner of Reporting by the State Board of Elections. — Within three business days of receiving the reports required by subsection (b) of this section, the State Board shall make the reports available in a manner that facilitates access and inspection by the public, including on a page of the State Board's Internet Web site devoted to reporting required by this section. The State Board shall check the reports provided by the appointee for consistency with the State Board's other campaign finance records.

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- (d) A violation of a duty under this section by an appointee is a Class 2 misdemeanor." **SECTION 2.** G.S. 143B-350(i) and (j) are repealed.
  - **SECTION 3.** This act becomes effective January 1, 2010, and applies to contributions made on or after that date.

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