GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2019**

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Short Title:

SENATE BILL DRS15283-LR-28A

Law Enforcement Agency Recordings. Senators McKissick and Britt (Primary Sponsors). Sponsors: Referred to: A BILL TO BE ENTITLED AN ACT TO AMEND G.S. 132-1.4A REGARDING LAW ENFORCEMENT AGENCY RECORDINGS AND G.S. 143-318.11 CONCERNING CLOSED SESSIONS. The General Assembly of North Carolina enacts: **SECTION 1.** G.S. 132-1.4A reads as rewritten: "§ 132-1.4A. Law enforcement agency recordings. Definitions. – The following definitions apply in this section: (a) Body-worn camera. - An operational video or digital camera or other (1) electronic device, including a microphone or other mechanism for allowing audio capture, affixed to the uniform or person of law enforcement agency personnel and positioned in a way that allows the camera or device to capture interactions the law enforcement agency personnel has with others. Citizens' review board. – A board or commission, by whatever name, legally (1a) constituted and empowered by a city council or a board of county commissioners to review law enforcement matters or complaints against a law enforcement agency and individual officers. Custodial law enforcement agency. – The law enforcement agency that owns (2) or leases or whose personnel operates the equipment that created the recording at the time the recording was made. Dashboard camera. - A device or system installed or used in a law (3) enforcement agency vehicle that electronically records images or audio depicting interaction with others by law enforcement agency personnel. This term does not include body-worn cameras. Deceased person. – A person whose image or voice is captured in a recording (3a) and who was living at the time the recording began and died during or subsequent to the event captured in the recording. Disclose or disclosure. - To make a recording available for viewing or (4) listening to by the person requesting disclosure, at a time and location chosen by the custodial law enforcement agency. This term does not include the release of a recording. (5) Personal representative. – A parent, court-appointed guardian, spouse, or attorney of a person whose image or voice is in the recording. If a person whose image or voice is in the recording is deceased, the term also means the personal representative of the estate of the deceased person; the deceased person's surviving spouse, parent, or adult child; the deceased person's attorney; or the parent or guardian of a surviving minor child of the deceased.



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	(6)	Recording. – A visual, audio, or visual and audio recording captured by a body-worn camera, a dashboard camera, or any other video or audio recording device operated by or on behalf of a law enforcement agency or law
		enforcement agency personnel when carrying out law enforcement responsibilities. This term does not include any video or audio recordings of
		interviews regarding agency internal investigations or interviews or interrogations of suspects or witnesses.
	(7)	Release. – To provide a copy of a recording.
 (h)	Relea	ase of Recordings; Law Enforcement Judicial Purposes. – Notwithstanding the
requireme	ents of	subsections (c), (f), and (g) of this section, a custodial law enforcement agency
shall disc	lose or	r release a recording to a district attorney (i) for review of potential criminal
charges, ((ii) in o	order to comply with discovery requirements in a criminal prosecution, (iii) for
use in crit	minal p	proceedings in district court, or (iv) any other law enforcement purpose, and may
disclose c	o r relea :	se a recording for any of the following purposes:purpose.
	(1)	For law enforcement training purposes.
	(2)	Within the custodial law enforcement agency for any administrative, training,
		or law enforcement purpose.
	(3)	To another law enforcement agency for law enforcement purposes.
(h1)	Relea	ase of Recordings; Law Enforcement Purposes. – Notwithstanding the
requireme	ents of	subsections (c), (f), and (g) of this section, a custodial law enforcement agency
		release a recording as follows:
<u> </u>	(1)	For law enforcement training purposes.
	<u>(2)</u>	Within the custodial law enforcement agency for any administrative, training,
		or law enforcement purpose.
	<u>(3)</u>	To another law enforcement agency for law enforcement purposes.
	<u>(4)</u>	For investigative purposes, a single or limited number of randomly selected
	<u> </u>	still images, depicting a face or other identifying characteristic, extracted from
		a recording as necessary to identify or locate a potential criminal suspect.
(h2)	Discl	osure of Recordings; Local Government Purposes. – Notwithstanding the
		subsections (c), (f), and (g) of this section, a custodial law enforcement agency
		ecording for any of the following purposes:
inaj aisei	<u>(1)</u>	To the municipal manager or county manager, upon the manager's request and
	(1)	subject to the signing of a confidentiality agreement.
	<u>(2)</u>	To the municipal council or board of county commissioners in closed session,
	<u>(2)</u>	upon the recommendation of the municipal or county manager, subject to
		majority vote of the council or board with each viewing member having
		signed a confidentiality agreement.
	(2)	-
	<u>(3)</u>	To a citizens' review board in a closed session with each review board member
"		having signed a confidentiality agreement.
••••	OE C	TION 2 C C 142 210 11(a) made as married
117.		TION 2. G.S. 143-318.11(a) reads as rewritten:
"(a)		itted Purposes. – It is the policy of this State that closed sessions shall be held
		red to permit a public body to act in the public interest as permitted in this section.
A public	body n	nay hold a closed session and exclude the public only when a closed session is

To view a recording released pursuant to regulated under G.S. 132-1.4A." **SECTION 3.** This act is effective when it becomes law.

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