GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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SENATE BILL 255

Judiciary Committee Substitute Adopted 4/16/19 PROPOSED HOUSE COMMITTEE SUBSTITUTE S255-PCS45297-TV-33

Short Title	e: S	tate Board Construction Contract Claim.	(Public)
Sponsors:			
Referred t	to:		
		March 18, 2019	
OF S DENY	TATE YING A	A BILL TO BE ENTITLED VIDING THE TIME PERIOD IN WHICH THE DIRECTOR OF CONSTRUCTION SHALL ISSUE A FINAL ORDER AT A CONTRACTOR'S VERIFIED WRITTEN CLAIM. Seembly of North Carolina enacts:	
" § 143-13		TION 1. G.S. 143-135.3 reads as rewritten: Adjustment and resolution of State board construction contra	ct claim.
(a)		The word "board" as used in this section, institution, or othe Carolina or any board, bureau, commission, institution, or othe State, as distinguished from a board or governing body of a su State.	e State of North er agency of the
	(2)	"A contract for construction or repair work," as used in this see as—work" shall mean any contract for the construction of appurtenances thereto, including, but not by way of limit plumbing, heating, electrical, air conditioning, elevator, excarpaving, roofing, masonry work, tile work and painting, and well as any contract for the construction of airport runways parking aprons, sewer and water mains, power lines, docks, drainage canals, telephone lines, streets, site preparation, parother types of construction on which the Department of Admin University of North Carolina enters into contracts.	buildings and tation, utilities, vation, grading, repair work as s, taxiways and wharves, dams, rking areas and
	<u>(3)</u>	"Contractor" as used in this section includes shall include ar association or corporation which has contracted with a sarchitectural, engineering or other professional services in construction or repair work as well as those persons who have perform such construction or repair work.	State board for connection with
may subn Departme	who hait a vent of A	ntractor who has not completed a contract with a board for constraints not received the amount hetaletactor claims is due underified written claim to the Director of the Office of State Con Administration for the amount the contractor claims is due. The compromise the claim, in whole or in part. A claim under this substitution is the contractor claims is due.	der the contract struction of the e Director may

(c) A contractor who has completed a contract with a board for construction or repair work and who has not received the amount he that contractor claims is due under the contract

contested case under Chapter 150B of the General Statutes.



may submit a verified written claim to the Director of the Office of State Construction of the Department of Administration for the amount the contractor claims is due. The <u>verified written</u> claim shall be submitted within 60 days after the contractor receives a final statement of the board's disposition of his the claim and shall state the factual basis for the claim.

The Director shall investigate a submitted claim within 90 days of receiving the claim, or within any longer time period upon which the Director and the contractor agree. The contractor may appear before the Director, either in person or through counsel, to present facts and arguments in support of his—the verified written claim. The Director may allow, deny, or compromise the verified written claim, in whole or in part. The Director shall give the contractor a written statement of the Director's decision on the contractor's claim. final written decision, as provided in subsection (c2) of this section, allowing or denying those portions of the contractor's claim that have not been previously compromised.

A contractor who is dissatisfied with the Director's decision on a claim submitted under this subsection may commence a contested case on the claim under Chapter 150B of the General Statutes. The contested case shall be commenced within 60 days of receiving the Director's written statement of the decision.

- (c1) A contractor who is dissatisfied with the Director's <u>final written</u> decision on a <u>claim verified written claim</u>, or any portion of a verified written claim, submitted under subsection (c) of this section may commence a contested case on the claim under Chapter 150B of the General Statutes. The contested case shall be commenced within 60 days of receiving the Director's written statement of the decision.
- (c2) The verified written claim submitted under subsection (c) of this section shall be disposed of as follows:
 - (1) If the verified written claim was originally for an amount less than one hundred thousand dollars (\$100,000), the Director shall investigate and issue a final written decision allowing or denying the verified written claim, in whole or in part, within 120 days of receipt of the contractor's verified written claim.
 - (2) If the verified written claim was originally for an amount of at least one hundred thousand dollars (\$100,000) but less than five million dollars (\$5,000,000), the Director shall investigate and issue a final written decision allowing or denying the verified claim, in whole or in part, within 180 days of receipt of the contractor's verified written claim.
 - (3) If the verified written claim was originally for an amount of five million dollars (\$5,000,000) or more, the Director shall investigate and issue a final written decision allowing or denying the verified written claim, in whole or in part, within 270 days of receipt of the contractor's verified written claim.
- (c3) Prior to the expiration of the time periods provided for in subsection (c2) of this section, the Director and contractor may, in writing, extend the time in which the Director shall issue a final written decision. The Director's failure to issue a final written decision as provided in subsection (c2) of this section, or at the expiration of the agreed-upon extended time, shall be deemed a denial of the portions of the verified written claim not previously compromised, and the contractor may seek relief on those portions of the verified written claim as provided in subsection (c1) or (d) of this section.
- (d) As to any portion of a <u>verified written</u> claim that is denied by the <u>Director under subsection</u> (c) of this section, the contractor may, in lieu of the procedures set forth in the <u>preceding</u>-subsection (c1) of this section, within six months of receipt of the Director's final <u>written</u> decision, institute a civil action for the sum <u>he-the contractor</u> claims to be entitled to under the contract by filing a verified complaint and the issuance of a summons in the Superior Court of Wake County or in the superior court of any county where the work under the contract was

performed. '2 tried by the 3 (e)

performed. The procedure shall be the same as in all civil actions except that all issues shall be tried by the judge, without a jury.

(e) The provisions of this section are part of every contract for construction or repair work made by a board and a contractor. A provision in a contract that conflicts with this section is invalid."

SECTION 2. G.S. 143-135.6 reads as rewritten:

"§ 143-135.6. Adjustment and resolution of community college board construction contract claim.

- (a) A contractor who has not completed a contract with a board of a community college for construction or repair work and who has not received the amount he that contractor claims is due under the contract may follow the claims procedure in G.S. 143-135.3(b) that is available to a contractor who has contracted with a State board.
- (b) A contractor who has completed a contract with a board of a community college for construction or repair work and who has not received the amount he-that contractor claims is due under the contract may follow the same claims procedure in G.S. 143-135.3(c) through (d) that is available to a contractor who has contracted with a State board.
- (c) A contractor who is dissatisfied with the Director's decision on any portion of a claim submitted pursuant to subsection (b) of this section may, within six months of receipt of the Director's final decision, institute a civil action for the sum he claims to be entitled to under the contract in the Superior Court of Wake County or in the superior court of any county where the work under the contract was performed. The procedure shall be the same as in all civil actions except that all issues shall be tried by the judge, without a jury. A contractor may not commence an action under Chapter 150B of the General Statutes.

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SECTION 3. This act becomes effective January 1, 2020, and applies to verified claims submitted on or after that date.

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