GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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SENATE BILL 473 Second Edition Engrossed 5/6/21 PROPOSED HOUSE COMMITTEE SUBSTITUTE S473-PCS35303-RN-24

Short Title: Enhance Local Gov't Transparency.

(Public)

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Sponsors:	
Referred to:	

April 5, 2021

A BILL TO BE ENTITLED

2	AN ACT TO ENHANCE THE INDEPENDENCE OF THE ANNUAL AUDIT OF UNITS OF
3	LOCAL GOVERNMENT PREVIOUSLY THE SUBJECT OF AN AUDIT BY THE STATE
4	AUDITOR, TO REQUIRE GARNISHMENT OF CERTAIN MONIES OWED TO AN
5	ELECTED OFFICIAL OF A UNIT OF LOCAL GOVERNMENT IN CERTAIN
6	INSTANCES, TO PROVIDE IT IS A CRIME FOR AN ELECTED OFFICIAL TO MISUSE
7	THE ELECTED OFFICE FOR PERSONAL FINANCIAL GAIN, AND TO PROVIDE
8	THAT A PUBLIC OFFICER ALSO SERVING ON A NONPROFIT BOARD SHALL NOT
9	ENGAGE IN SELF-DEALING WITH REGARD TO AWARD OF PUBLIC AGENCY
10	CONTRACTS TO THAT NONPROFIT.
11	The General Assembly of North Carolina enacts:
12	SECTION 1.(a) G.S. 147-64.6(c)(14) reads as rewritten:
13	"(14) The Auditor shall notify the General Assembly, the Governor, the Chief
14	Executive Officer of each agency audited, and other persons as the Auditor
15	deems appropriate that an audit report has been published, its subject and title,
16	and the locations, including State libraries, at which the report is available.
17	The Auditor shall then distribute copies of the report only to those who request
18	a report. The copies shall be in written or electronic form, as requested. He
19	The Auditor shall also file a copy of the audit report in the Auditor's office,
20	which will be a permanent public record. In addition, the Auditor may publish
21	on his or her Web site any reports from audits of State agencies not directly
22	conducted by the Auditor. If the report is the result of an investigation of a
23	unit of local government subject to Article 3 of Chapter 159 of the General
24	Statutes, the Auditor shall notify the Local Government Commission that a
25	report has been published with respect to that unit of local government.
26	Nothing in this subsection shall be construed as authorizing or permitting the
27	publication of information whose disclosure is otherwise prohibited by law."
28	SECTION 1.(b) G.S. 159-34 is amended by adding a new subsection to read:
29	"(d) Notwithstanding the requirement that the auditor is selected by and reports directly to
30	the governing board in subsection (a) of this section, the Commission may select the certified
31	public accountant to conduct the annual audit required by this section when the Commission has
32	received notice of a release of an investigative report with respect to that unit of local government
33	or public authority from the State Auditor in accordance with G.S. 147-64.6(c)(14). The
34	Commission may exercise the authority granted by this subsection for up to three fiscal years
35	after the release of the investigative report by the State Auditor. The Commission may instruct



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1	the Secretary to issue a request for proposals when selecting a certified pul	blic accountant under
2	this subsection. Upon exercise of this authority granted by this subsection	
3	accountant shall report directly to the Commission and governing board,	
4	rules of the Commission, and shall be paid by the governing board."	<u> </u>
5	SECTION 1.(c) This section is effective when it becomes la	w and applies to any
6	audit issued by the State Auditor on or after that date. The Local Governme	· · · ·
7	discretion, may use the authority established by G.S. 159-34(d), as enac	
8	respect to any unit of local government audited by the State Auditor on or a	2
9	SECTION 2.(a) G.S. 153A-28 reads as rewritten:	
10	"§ 153A-28. Compensation of board of commissioners.	
11	(a) The board of commissioners may fix the compensation an	d allowances of the
12	chairman chair and other members of the board by inclusion of the compens	sation and allowances
13	in and adoption of the budget ordinance. In addition, if the chairman chair	
14	of the board becomes a full-time county official, pursuant to G.S. 153A-8	
15	compensation and allowances may be adjusted at any time during his that	person's service as a
16	full-time official, for the duration of that service.	
17	(b) In addition to any other enforcement available, the finance offic	er of the county shall
18	garnish compensation paid under this section to any chair or other board n	nember to collect any
19	unpaid monies due to the county for county services until such debt is p	paid in full using the
20	procedure for attachment and garnishment set forth in G.S. 105-368 as if u	unpaid monies due to
21	the county for county services were delinquent taxes and that finance	officer were the tax
22	collector. The provision of G.S. 105-368(a) that limits the amount of comp	pensation that may be
23	garnished to not more than ten percent (10%) for any one pay period sl	<u>hall not apply to this</u>
24	subsection."	
25	SECTION 2.(b) G.S. 160A-64.1 reads as rewritten:	
26	"§ 160A-64.1. Withholding compensation; money judgment against co	
27	(a) In addition to any other enforcement available, the finance office	•
28	a final judgment awarding monetary damages against an elected or appointed	•
29	council, either individually or jointly, may enforce that final judgment usin	6 1
30	set forth in G.S. 105-366(b) or the procedure for attachment and garn	
31	G.S. 105-368 as if final judgment awarding monetary damages were delin	aquent taxes and that
32	finance officer were the tax collector.	C C (1 1 1 1
33	(b) In addition to any other enforcement available, the finance of	•
34 25	garnish compensation paid under G.S. 160A-64 to any mayor or council n	•
35	unpaid monies due to the city for city services until such debt is paid in ful	
36 37	for attachment and garnishment set forth in G.S. 105-368 as if unpaid mon	•
38	<u>city services were delinquent taxes and that finance officer were the tax con</u> (c) The provision of G.S. 105-368(a) that limits the amount of com	
38 39	(c) The provision of G.S. $105-368(a)$ that limits the amount of comparished to not more than ten percent (10%) for any one pay period sl	
40	section."	ian not apply to this
40 41	SECTION 2.(c) This section is effective when it becomes la	w and annlies to any
42	compensation paid in accordance with G.S. 153A-28 or G.S. 160A-64 on c	
43	SECTION 3.(a) Article 31 of Chapter 14 of the General Sta	
44	adding a new section to read:	addes is amended by
45	" <u>§ 14-234.2</u> . Public officers or employees financially benefiting from p	ublic position.
46	(a) <u>No elected officer shall solicit or receive personal financial ga</u>	
47	subdivision for which that elected officer serves by means of intimidation	
48	misuse of the employees of that political subdivision.	<u>,</u>
49	(b) This section shall not apply to financial gain received from a po	litical subdivision for
50	acting in the elected official's official capacity or financial gain received wi	
51	governing board of the political subdivision for which that elected officer s	

SECT offenses committ SECT adding a new sec " <u>§ 14-234.3. Lo</u> <u>which</u> (a) <u>No put</u> the award of more which that public clerk to the board administer the co	ocal public officials participating in contracts benefiting nonprofits with <u>associated.</u> <u>ablic official shall participate in making or administering a contract, includin</u> <u>ney in the form of a grant, loan, or other appropriation, with any nonprofit wit</u> <u>cofficial is associated. The public official shall record his or her recusal with th</u> <u>d, and once recorded, the political subdivision of this State may enter into contract.</u>
offenses committ SECT adding a new sec " <u>§ 14-234.3. Lo</u> <u>which</u> (a) <u>No put</u> the award of more which that public clerk to the board administer the co	ted on or after that date. TION 4.(a) Article 31 of Chapter 14 of the General Statutes is amended be extion to read: ocal public officials participating in contracts benefiting nonprofits with associated. ublic official shall participate in making or administering a contract, includin hey in the form of a grant, loan, or other appropriation, with any nonprofit with cofficial is associated. The public official shall record his or her recusal with the d, and once recorded, the political subdivision of this State may enter into contract.
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administer the co	ontract.
(b) Anvoi	no violating this soction shall be guilty at a Class I misdomoonor 'L'h
· · · •	ne violating this section shall be guilty of a Class 1 misdemeanor. Th
	in G.S. 14-234(b) and (d1) through (d5) shall apply to this section.
	tract entered into in violation of this section is void. A contract that is void under
	continue in effect until an alternative can be arranged when (i) an immediat
	Id result in harm to the public health or welfare and (ii) the continuation i
* * *	rided in this subsection. A political subdivision of this State that is a party to the uest approval from the chair of the Local Government Commission to continu
contracts under the	
	urposes of this section, the following definitions shall apply:
<u>(1)</u>	Nonprofit with which that public official is associated. – A nonprofi
	corporation, organization, or association, incorporated or otherwise, that i
	organized or operating in the State primarily for religious, charitable scientific, literary, public health and safety, or educational purposes and o
	which the public official is a director, officer, or governing board member
	excluding any board, entity, or other organization created by this State or b
	any political subdivision of this State.
<u>(2)</u>	Participate in making or administering a contract. – Any of the followin
<u>(2)</u>	actions by a public official:
	 <u>a.</u> <u>Deliberating or voting on the contract.</u> <u>b.</u> <u>Attempting to influence any other person who is deliberating or votin</u>
	on the contract.
	<u>c.</u> <u>Soliciting or receiving any gift, favor, reward, service, or promise or reward, including a promise of future employment, in exchange for</u>
	recommending, influencing, or attempting to influence the award of
	contract by the political subdivision of the State with the not-for-profi
	with which that public official is associated.
<u>(3)</u>	Public official. – Any individual who is elected or appointed to serve of
<u>(5)</u>	represent a political subdivision of the State other than an employee of
	independent contractor of that political subdivision of the State."
SECT	FION 4.(b) This section becomes effective December 1, 2021, and applies t
	ted on or after that date.
	FION 5. Except as otherwise provided, this act is effective when it become
law.	Lor, et Eleopt as ould when the provided, and act is encentre when it become