GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

FILED SENATE
Mar 24, 2025
S.B. 390
PRINCIPAL CLERK
D

\mathbf{S}

SENATE BILL DRS55016-ST-18A

	Short Title:	Project Newsletter. (Public)
٠	Sponsors:	Senators Burgin and Corbin (Primary Sponsors).
٠	Referred to:	
-		
	NOTICES The General A	A BILL TO BE ENTITLED ENSURE COMPETITION AND LOWER COSTS FOR PUBLICATION OF BY UNITS OF LOCAL GOVERNMENT. Assembly of North Carolina enacts: ECTION 1. Article 8 of Chapter 143 of the General Statutes is amended by adding
a new section to read: "§ 143-129.11. Request for proposals for publication of notices.		
	(a) Ar of local gover been secured, eligible newsp (b) Al bidder, taking with Article 5 (c) It s or commission such record sh (d) If administrative newspaper as	nually, at the start of each fiscal year, a contract for publication of notices by units nment and local school administrative units shall be made after informal bids have. The informal bid process shall be designed to maximize competition among papers while ensuring the best value for public funds. I contracts under this section shall be awarded to the lowest responsible, responsive into consideration quality, performance, circulation reach, cost, and compliance of Chapter 1 of the General Statutes. Shall be the duty of any officer, department, board, local school administrative unit, nentering into such contract to keep a record of all informal bids submitted, and hall not be subject to public inspection until the contract has been awarded. There is no eligible newspaper for the unit of local government or local school a unit, the contract for publication of notices shall be awarded to an eligible described in G.S. 1-597(b) or G.S. 1-599. The purposes of this section, the following definitions shall apply:
	(<u>2</u>) (<u>3</u>)	Newspaper. – As described in G.S. 1-597(a). Publish, publication, and other forms of the verb "to publish." – As defined in G.S. 153A-1, 159-1, and 160A-1.
"§ 1-596. Charges for legal advertising.		
	State shall be public or mun or may herea	ne publication of all advertising required by law to be made in newspapers in this paid for at not to exceed the local commercial rate of the newspapers selected. Any icipal officer or board created by or existing under the laws of this State that is now after be authorized by law to enter into contracts for the publication of legal are in hearthy outhorized to prove therefore private and appears in the selection of the publication of legal are in hearthy outhorized.
	advertisement	s is hereby authorized to pay therefor prices not exceeding said rates.pay in

(b) No newspaper in this State shall accept or print any legal advertising until said newspaper shall have first filed with the clerk of the superior court of the county in which it is

accordance with the contract entered into under G.S. 143-129.11.



5

published a sworn statement of its current commercial rate for the several classes of advertising regularly carried by said publication, and any owner or manager of a newspaper violating the provisions of this section shall be guilty of a Class 1 misdemeanor."

SECTION 3. This act becomes effective July 1, 2026, and applies to notices

SECTION 3. This act becomes effective July 1, 2026, and applies to notices published on or after that date.

Page 2 DRS55016-ST-18A