GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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SENATE BILL 410

Judiciary Committee Substitute Adopted 4/20/21 House Committee Substitute Favorable 6/28/22 House Committee Substitute #2 Favorable 6/29/22

Short Title: Open Meetings/Various Bd. Adj/Public Records.

(Public)

Sponsors:

Referred to:

March 31, 2021

1	A BILL TO BE ENTITLED
2	AN ACT TO CLARIFY THAT THE OPEN MEETINGS LAW AND THE PUBLIC RECORDS
3	LAW APPLY TO THE OPERATIONS OF THE COUNCIL OF STATE, TO PROVIDE
4	THAT NON-DISCLOSURE AGREEMENTS ARE SUBJECT TO DISCLOSURE UNDER
5	THE PUBLIC RECORDS LAWS, TO AMEND THE COMPOSITION OF VARIOUS
6	BOARDS TO REFLECT THE INCREASE IN APPORTIONMENT OF THE STATE'S
7	CONGRESSIONAL DELEGATION, AND TO REQUIRE A REMINDER OF CLOSED
8	SESSIONS TO MEMBERS OF A PUBLIC BODY.
9	The General Assembly of North Carolina enacts:
10	
11	PART I. OPEN MEETINGS OF THE COUNCIL OF STATE AND PUBLIC RECORDS
12	SECTION 1. G.S. 143-318.10(b) reads as rewritten:
13	"(b) As used in this Article, "public body" means any elected or appointed authority,
14	board, commission, committee, council, or other body of the State, or of one or more counties,
15	cities, school administrative units, constituent institutions of The University of North Carolina,
16	or other political subdivisions or public corporations in the State State, whether established by
17	the State Constitution or otherwise, that (i) is composed of two or more members and (ii)
18	exercises or is authorized to exercise a legislative, policy-making, quasi-judicial, administrative,
19	or advisory function. In addition, "public body" means the governing board of a "public hospital"
20	as defined in G.S. 159-39 and the governing board of any nonprofit corporation to which a
21	hospital facility has been sold or conveyed pursuant to G.S. 131E-8, any subsidiary of such
22	nonprofit corporation, and any nonprofit corporation owning the corporation to which the
23	hospital facility has been sold or conveyed."
24	SECTION 2. G.S. 132-1 reads as rewritten:
25	"§ 132-1. "Public records" defined.
26	(a) "Public record" or "public records" shall mean all documents, papers, letters, maps,
27	books, photographs, films, sound recordings, magnetic or other tapes, electronic data-processing
28	records, artifacts, or other documentary material, regardless of physical form or characteristics,
29	made or received pursuant to law or ordinance in connection with the transaction of public
30	business by any agency of North Carolina government or its subdivisions. Agency of North
31	Carolina government or its subdivisions shall mean and include every public body subject to
32	Article 33C of Chapter 143 of the General Statutes and every public office, public officer or
33	official (State or local, elected or appointed), institution, board, commission, bureau, council,



1 department, authority or other unit of government of the State or of any county, unit, special 2 district or other political subdivision of government. 3 The public records and public information compiled by the agencies of North (b) 4 Carolina government or its subdivisions are the property of the people. Therefore, it is the policy 5 of this State that the people may obtain copies of their public records and public information free 6 or at minimal cost unless otherwise specifically provided by law. As used herein, "minimal cost" 7 shall mean the actual cost of reproducing the public record or public information. 8 No agency of North Carolina government or its subdivisions may enter into a (c) 9 non-disclosure agreement in order to restrict access to public records subject to disclosure under this Chapter. The contract by which an agency of North Carolina government or its subdivisions 10 11 agree not to disclose information deemed confidential under the statutes shall be a public record, unless the existence of such contract is also deemed confidential under the statutes. If a 12 13 non-disclosure agreement is associated with one or more closed session meetings under Article 14 33C of Chapter 143 of the General Statutes, the non-disclosure agreement shall be included in 15 the minutes of each closed session meeting." 16 SECTION 3.(a) G.S. 147-13 reads as rewritten: 17 "§ 147-13. May convene Council of State; quorum; journal. The Governor may convene the Council of State for consultation whenever he may 18 (a) 19 deem the Governor deems it proper. The Governor shall convene the Council of State whenever 20 the statutes call for the concurrence, advice, discretion, opinion, or consent of the Council of 21 State. In all meetings of the Council of State, five members exclusive of the Governor shall 22 constitute a quorum. 23 The advice and proceedings of the Council of State shall be entered in a journal, to be (b) 24 kept for this purpose exclusively and signed by all members present. Any member of the Council 25 of State may have entered in the journal his-the member's dissent to any part of the journal. The 26 journal shall be maintained by the Governor and shall be placed before the General Assembly 27 when called for by either house. 28 The convening of the Council of State shall be subject to Article 33C of Chapter 143 (c) 29 of the General Statutes, and the minutes required under that Article shall include the journal kept 30 in accordance with this section." 31 **SECTION 3.(b)** This section becomes effective January 1, 2023. 32 SECTION 4.(a) On or before October 1, 2022, the Council of State shall adopt rules 33 establishing a comprehensive system of parliamentary procedure, including the method of 34 introducing and considering resolutions presented by members of the Council of State and the 35 posting of the journal and minutes online. If the Council of State fails to adopt rules as required 36 by this section, Mason's Manual of Legislative Procedure shall apply to all meetings of the 37 Council of State held after October 1, 2022, and the Governor shall provide for the posting of all 38 minutes and the journal online within 10 business days of each meeting of the Council of State. 39 SECTION 4.(b) On or before October 1, 2022, the Council of State shall review its 40 department rules, as recorded in Chapter 1 of Title 06 of the North Carolina Administrative Code for compliance and conformity with the General Statutes and this act, and initiate any 41 42 amendments to those rules by that date. 43 **SECTION 5.** Except as otherwise provided, this Part is effective when it becomes 44 law and clarifies and restates the intent of existing law that meetings, deliberations, and actions 45 of the Council of State, like all public bodies, be conducted openly. 46 47 PART II. CONGRESSIONAL APPORTIONMENT CONFORMING CHANGES 48 SECTION 6. G.S. 7A-761 reads as rewritten: 49 "§ 7A-761. North Carolina Human Relations Commission. 50 . . .

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1	(b) The Huma	an Relations Commission of the Civil Rights Division of the Office of			
2	Administrative Hearings shall consist of 22 members. The Governor shall appoint <u>18 members</u>				
3	to the Commission, w	ith one member appointed from each of the 13 congressional districts, plus			
4		ts apportioned to the State by federal law with the remaining members			
5		ncluding the chairperson. The Speaker of the North Carolina House of			
6		appoint two members to the Commission. The President Pro Tempore of			
7	-	nt two members to the Commission.			
8		terms of four of the members appointed by the Governor shall expire June			
9		erms of four of the members appointed by the Governor shall expire June			
10	30, 1987. The initial terms of four of the members appointed by the Governor shall expire June				
11	30, 1986. The <u>initial</u> terms of four of the members appointed by the Governor shall expire June				
12	30, 1985. The <u>initial</u> terms of the members appointed by the Sovernor share expression of the North Carolina House				
13	of Representatives shall expire June 30, 1986. The <u>initial</u> terms of the members appointed by the				
14	-	shall expire June 30, 1986. The initial term of office of the person appointed			
15	to represent the 12th Congressional District shall commence on January 3, 1993, and expire on				
16	June 30, 1996. At the end of the respective terms of office of the initial members of the				
17		bintment of their successors shall be for terms of four years.			
18		er of the commission - <u>Commission</u> shall serve more than two consecutive			
19		ving served two consecutive terms shall be eligible for reappointment one			
20		on of his-the member's second term.			
21	• •	intment to fill a vacancy on the Commission created by the resignation,			
22	• • • • •	disability of a member shall be filled in the manner of the original			
23	appointment for the u	•			
24	"				
25		N 7.(a) G.S. 116-233(a) reads as rewritten:			
26	"(a) Notwithstanding the provisions of G.S. 116-31(d), there shall be a Board of Trustees				
27		shall consist of up to 30 members as follows: the following members:			
28		irteen members A number of members equal to the membership of the			
29		use of Representatives of the Congress of the United States apportioned to			
30		State by federal law, who shall be appointed by the Board of Governors of			
31		e University of North Carolina, one from each congressional district.			
32		ur members without regard to residency who shall be appointed by the			
33		ard of Governors of The University of North Carolina.			
34		ree members, ex officio, who shall be the chief academic officers,			
35		pectively, of constituent institutions or the members' designees. The Board			
36		Governors shall in 1985 and quadrennially thereafter designate the three			
37		istituent institutions whose chief academic officers or officers' designees			
38		Ill so serve, such designations to expire on June 30, 1989, and quadrennially			
39		reafter.			
40		e chief academic officer of a college or university in North Carolina other			
41		n a constituent institution, ex officio, or the chief academic officer's			
42		signee. The Board of Governors shall designate in 1985 and quadrennially			
43		reafter which college or university whose chief academic officer or			
44		icer's designee shall so serve, such designation to expire on June 30, 1989,			
45		I quadrennially thereafter.			
46		ree members appointed by the General Assembly upon the			
40 47		ommendation of the President Pro Tempore of the Senate in accordance			
48		th G.S. 120-121.			
49		ree members appointed by the General Assembly upon the			
50		ommendation of the Speaker of the House of Representatives in			
50 51		cordance with G.S. 120-121.			
51	acc	oraulee with 0.5, 120-121.			

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1 2	(7)	Repealed by Session Laws 2016-126, 4th Ex. Sess., 19, 2016. See editor's note for applicability.	s. 36, effective December		
$\frac{2}{3}$	(8)	The president of the student government, ex officio,	who shall be a nonvoting		
4	(0)	member.	who shall be a nonvoting		
5	(9)	Up to two additional nonvoting members selected	l at the discretion of the		
6	(-)	chancellor and the Board of Trustees, with terms			
7		year."	1 0		
8	SECT	ION 7.(b) G.S. 116-233(d) reads as rewritten:			
9		ers appointed under subdivisions (1) or (2) of subsecti	ion (a) of this section shall		
10	serve staggered f	our-year terms expiring June 30 of odd number	ed years. The Board of		
11	Governors, in appointing a position created by Congressional reapportionment under subdivision				
12	(1) of subsection (a) of this section, may provide that appointment an initial term of two years if				
13	the Board determines the shorter term is necessary to maintain staggered terms for appointments				
14	under that subdivision."				
15		ION 7.(c) This section becomes effective July 1, 2			
16		as amended by this section, the member appointed t	1 .		
17		be appointed to a term ending June 30, 2027. No ap	1		
18		G.S. 143B-13(f2) prior to July 1, 2023, due to reapp	ortionment following the		
19	2020 federal decer				
20		ION 8. G.S. 140-5.13 reads as rewritten:			
21	"§ 140-5.13. Boar	rd of Trustees.			
22 23	 (b) The D	and of Tructors of the North Carolina Museum o	f Art shall consist of 25		
23 24		bard of Trustees of the North Carolina Museum or chosen as follows:	Art shall consist of $\frac{23}{23}$		
24 25	(1)	<u>s</u> chosen as follows. The Governor shall appoint 13 members, one from e	ach congressional district		
23 26	(1)	in the State a number of members equal to the mer	6		
20 27		Representatives of the Congress of the United State	-		
28		by federal law, in accordance with G.S. 147-12(3b);			
20 29	(2)	Repealed by Session Laws 2012-120, s. 1(e), effecti			
30	(3)	The North Carolina Museum of Art Foundation, Inc			
31	(3)	members; members.	orporated, shall creet roar		
32	(4)	The Board of Trustees of the North Carolina Muser	um of Art shall elect four		
33		members;members.			
34	(5)	The General Assembly shall appoint four m	embers, two upon the		
35		recommendation of the Speaker of the House of I	-		
36		upon the recommendation of the President Pro T	empore of the Senate in		
37		accordance with G.S. 120-121;G.S. 120-121.	-		
38	(6)	Repealed by Session Laws 1981 (Regular Session, 1	1982), c. 1191, s. 49.		
39	(b1) All reg	ular appointments or elections except those by the G	eneral Assembly shall be		
40	for terms of six year	ars, except that each member shall serve until the mer	nber's successor is chosen		
41	and qualifies. No person may be appointed or elected to more than two consecutive terms of six				
42	years. All appointments by the General Assembly shall be for terms of four years, with no person				
43	• • • •	more than three consecutive terms.			
44	"				
45		ION 9. G.S. 143B-148(a)(2) reads as rewritten:			
46	"(2)	Twenty-four shall be appointed by the Governor, one	-		
47		district in the State in accordance with G.S. 147-12	2(3)b, <u>G.S. 143B-13,</u> and		
48		the remainder at-large members.			
49 50	"				
50					
51	PART III. CLOS	ED SESSIONS			

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SECTION 10. G.S. 143-318.11 reads as rewritten: 1 2 "§ 143-318.11. Closed sessions. 3 4 (c) Calling a Closed Session. – A public body may hold a closed session only upon a 5 motion duly made and adopted at an open meeting. Every motion to close a meeting shall cite 6 one or more of the permissible purposes listed in subsection (a) of this section. A motion based 7 on subdivision (a)(1) of this section shall also state the name or citation of the law that renders 8 the information to be discussed privileged or confidential. A motion based on subdivision (a)(3)9 of this section shall identify the parties in each existing lawsuit concerning which the public body 10 expects to receive advice during the closed session. Upon adoption of the motion to enter into 11 closed session and while in the open session of the open meeting, the presiding chair shall inform the public body that all discussion during the closed session shall be limited to the permissible 12 purpose or purposes cited in the motion duly made and adopted. 13 14 Repealed by Session Laws 1993 (Reg. Sess., 1994), c. 570, s. 2. (d)

15 (e) Return to Open Session. – Upon returning to open session, the presiding chair shall 16 certify during open session that all discussion during the closed session was limited to the 17 permissible purpose or purposes cited in the motion duly made and adopted. Such certification 18 shall be reduced to writing and signed by the presiding chair for inclusion in the open session 19 minutes. The certification shall not reveal any details of the closed session."

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SECTION 11. G.S. 143-318.10(e) reads as rewritten:

21 Every public body shall keep full and accurate minutes of all official meetings, "(e) 22 including any closed sessions held pursuant to G.S. 143-318.11. Such minutes may be in written 23 form or, at the option of the public body, may be in the form of sound or video and sound 24 recordings. When a public body meets in closed session, it shall keep a general account of the 25 closed session so that a person not in attendance would have a reasonable understanding of what 26 transpired. Such accounts may be a written narrative, or video or audio recordings. Such minutes 27 and accounts accounts, and the certification of the presiding chair required by G.S. 143-318.11(e), shall be public records within the meaning of Chapter 132 of the General 28 29 Statutes, the Public Records Law, G.S. 132-1 et seq.; provided, however, Law, except that 30 minutes or an account of a closed session conducted in compliance with G.S. 143-318.11 may 31 be withheld from public inspection so long as public inspection would frustrate the purpose of a 32 closed session."

33 SECTION 12. This Part becomes effective October 1, 2022, and applies to open
 34 meetings held on or after that date.

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36 **PART IV. EFFECTIVE DATE**

37 SECTION 13. Except as otherwise provided, this act is effective when it becomes
38 law.