## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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## HOUSE BILL 961 Committee Substitute Favorable 4/15/09

## PROPOSED COMMITTEE SUBSTITUTE H961-PCS50698-RN-24

Short Title: Pay to Play Regulation.	(Public)
Sponsors:	
Referred to:	
April 1, 2009	
A BILL TO BE ENTITLED	
AN ACT TO PREVENT CONFLICT OF INTEREST AN	
INVOLVING POLITICAL CONTRIBUTIONS BY STATE CO	NTRACTORS.
The General Assembly of North Carolina enacts:	-1 Ct-t-t : d1 b
<b>SECTION 1.</b> Article 3 of Chapter 143 of the General	al Statutes is amended by
adding a new section to read:  "8 163-278 13D. Prohibition on contributions by ontity affiliated a	with a vandar
"§ 163-278.13D. Prohibition on contributions by entity affiliated with a vendor.  (a) Definitions. – The following definitions apply in this section:	
(1) Contribution. – As defined in G.S. 163-278.6(6)	
during the term of a contract if it is dated or pledg	
of the term of the contract, but not later than the	= = = = = = = = = = = = = = = = = = = =
contract, if it is delivered on or after the first day	
but not later than the last day of the term of the	
affiliated with the vendor pledges during the term	n of the contract to deliver
the contribution after the last day of the term of	f the contract. However, a
contribution will not be deemed to be made if	
affiliated with the vendor discovers the contribut	
the date of such contribution; (ii) such contribut	
dollars (\$1,000); and (iii) the vendor or entity	
obtains a return of the contribution within 60 ca	•
discovery of the contribution. A contribution is accompanied to the relevant realities a companied realities.	<del>-</del>
contract if the relevant political campaign receiv	
after the first day of the term of the contract, but n the term of the contract and does not return the co	•
or the relevant political campaign agrees on or aft	
of the contract to receive the contribution after the	
contract.	rast day of the term of the
(2) Entity affiliated with a vendor. – An officer, dire	ector, member, or manager
of the vendor, if the vendor is an incorporated but	
company, a partner or general manager if the ve	
business entity, or any political committee of which	
entity as provided in G.S. 163-278.19. Director	of a vendor means any
director of the vendor whether or not receiving c	compensation. An advisory



- director is not a director of a vendor if the advisory director: (i) is not elected by the vendor's shareholders and the vendor is a company or bank; (ii) is not authorized to vote on matters before the Board of Directors; and (iii) provides solely general policy advice to the Board of Directors.
  - (3) Office with authority to award contract. Any of the principal offices or departments listed in G.S. 143A-11. Notwithstanding any other provision of law or delegation of authority and for the purposes of subsection (b) of this section, the head of the principal office or department shall be deemed to award all contracts for that principal office or department and for any other offices, agencies, or commissions administratively housed within that principal office or department.
  - (4) Relevant political campaign. A candidate for the office with authority to award the contract, the officer holding the office with authority to award the contract, or a political committee controlled by a candidate for or officer holding the office with authority to award the contract.
- (b) Prohibition. No entity affiliated with a vendor that has entered into a contract for supplies, materials, equipment, other tangible personal property, or services in excess of twenty-five thousand dollars (\$25,000) with any of the principal offices or departments listed in G.S. 143A-11 and subject to the provisions of Article 3 of Chapter 143 of the General Statutes shall make during the term of the contract a contribution to a relevant political campaign. No relevant political campaign shall knowingly accept a contribution during the term of the contract from an entity affiliated with a vendor that has entered into a contract for supplies, materials, equipment, other tangible personal property, or services in excess of twenty-five thousand dollars (\$25,000) with any of the principal offices or departments listed in G.S. 143A-11 and subject to the provisions of Article 3 of Chapter 143 of the General Statutes. This subsection does not apply if the contributions by all entities affiliated with the vendor to the relevant political campaign during the term of the contract do not exceed one thousand dollars (\$1,000). The State Board of Elections shall adopt any procedures for reporting it deems necessary for the enforcement of this subsection.
  - (c) Penalty. A violation of this section is a Class 2 misdemeanor."
- **SECTION 2.** This act becomes effective December 1, 2009, and applies to contributions made on or after that date.

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