## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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## HOUSE DRH50121-LR-29 (02/07)

Short Title:	Uniform Depositions and Discovery Act.	(Public)
Sponsors:	Representatives Glazier, Rhyne, Ross, and McGrady (Primary Sponsors).	
Referred to:		

1		A BILL TO BE ENTITLED
2	AN ACT TO E	ENACT THE NORTH CAROLINA INTERSTATE DEPOSITIONS AND
3	DISCOVERY	ACT AND TO MAKE CONFORMING AMENDMENTS TO THE
4	NORTH CAF	ROLINA RULES OF CIVIL PROCEDURE.
5	The General Asse	embly of North Carolina enacts:
6	SECT	<b>TON 1.</b> The General Statutes are amended by adding a new Chapter to read:
7		" <u>Chapter 1F.</u>
8		"North Carolina Interstate Deposition and Discovery Act.
9	" <u>§ 1F-1. Short t</u>	itle.
10	This Chapter	may be cited as the 'North Carolina Uniform Interstate Depositions and
11	Discovery Act.'	
12	" <u>§ 1F-2. Definiti</u>	
13	The following	g definitions apply in this Chapter:
14	<u>(1)</u>	Foreign jurisdiction. – A state other than North Carolina.
15	<u>(2)</u>	Foreign subpoena A subpoena issued under authority of a court of record
16		of a foreign jurisdiction.
17	<u>(3)</u>	Person. – An individual, corporation, business trust, estate, trust,
18		partnership, limited liability company, association, joint venture, public
19		corporation, government, or governmental subdivision, agency or
20		instrumentality, or any other legal or commercial entity.
21	<u>(4)</u>	<u>State. – A state of the United States, the District of Columbia, Puerto Rico,</u>
22		the United States Virgin Islands, a federally recognized Indian tribe, or any
23	(5)	territory or insular possession subject to the jurisdiction of the United States.
24	<u>(5)</u>	<u>Subpoena. – A document, however denominated, issued under authority of a</u>
25		<u>court of record requiring a person to:</u>
26		a. <u>Attend and give testimony at a deposition, either oral or upon written</u>
27 28		<u>questions;</u>
28 29		b. <u>Produce and permit inspection and copying of designated books</u> , documents, records, electronically stored information, or tangible
29 30		things in the possession, custody, or control of the person; or
31		
32	"§ 1F-3. Issuance	
33		quest issuance of a subpoena under this section, a party must submit a foreign
33 34		erk of court in the county in which discovery is sought to be conducted in this
51		an of court in the county in which discovery is sought to be conducted in this



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S	tate. A re	equest f	or the issuance of a subpoena under this act doe	es not constitute an appearance
	n the cou	-	-	11
	(b)		a party submits a foreign subpoena to a clerk of	of court in this State, the clerk.
iı	<u> </u>		th that court's procedure, shall promptly issue a	
			he foreign subpoena is directed.	
<u>P</u>	<u>(c)</u>		poena under subsection (b) of this section must:	
	<u>(e)</u>	$\frac{11500}{(1)}$	Incorporate the terms used in the foreign subpo	
		$\frac{(1)}{(2)}$	Contain or be accompanied by the names, add	
		<u>(=)</u>	of all counsel of record in the proceeding to v	
			of any party not represented by counsel.	men die suspeend relates und
"	8 1 <b>F</b> -4. S	Service	of subpoena.	
			ssued by a clerk of court in North Carolina und	er G S 1E-3 must be served in
C	-	-	Rule 45(b) of the North Carolina Rules of Civil	
			ion; production; inspection.	<u>I loccuule.</u>
			30, 31, 34, and 45 of G.S. 1A-1, the North Card	olina Rules of Civil Procedure
9			as issued under G.S. 1F-3.	onna Rules of Civil Hocedule,
		-	tion to court.	
1			n to the court for a protective order or to enforce	e quash or modify a subpoena
i			of court under G.S. 1F-3 must comply with the	
			I to the court in the county in which discovery	
			ween the parties to the action, the party opposin	
	-		to the court in which the action is pending and	• • • • • •
			ery is sought.	not to the court in the state in
_			nity of application and construction.	
1			nd construing this Chapter, consideration shall b	e given to the need to promote
11		• •	e law with respect to its subject matter among	
	•		e Depositions and Discovery Act."	states that have chaeted the
<u> </u>			<b>TION 2.</b> G.S. 1A-1, Rule 28(d), reads as rewrite	en:
	"(d)		sitions to be used outside this State. in foreign of	
	(u)	(1)	A person desiring to take depositions in this S	
		(1)	pending in the courts of any other state or cou	1 0
			the superior or district court a commission, or	
			authority under which the deposition is to be ta	
			duty of the judge to issue the necessary su	· <b>1</b>
			Orders of the character provided in Rules 30	
			made upon proper application therefor by	· · · · · · · · · · · ·
			subpoena is directed. Failure by any person w	-
			a subpoena served upon him pursuant to this r	
			of the court from which the subpoena issued."	ale may be declined a contempt
		SECT	<b>TION 3.</b> G.S. 1A-1, Rule 45, is amended b	av adding the following new
S	ubdivisio		1017 5. 0.5. 111 1, Kule +5, 15 allended (	by adding the following new
3	" <u>(f)</u>		very from persons residing outside the State. –	
	<u>(1)</u>	(1)	Any party may obtain discovery from a personal	on residing in another state of
		<u>(1)</u>	the United States or a territory or an insu	
			jurisdiction in any one or more of the following	
			(ii) depositions upon written questions, or (ii	
			documents and tangible things. In doing so,	·
			any applicable process and procedures require	
			of the state, territory, or insular possession	
			obtained. If required by the process or proce	-
			insular possession where the discovery is to b	•
			mouth possession where the discovery is to b	e obtained, a commission may

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1		issue	from the court in which the action is pending in	accordance with the
2		proc	edures set forth in subdivision (2) of this subsection	<u>n.</u>
3	<u>(2)</u>	Obta	ining a commission. –	
4		<u>a.</u>	The party desiring a commission to obtain disco	overy outside the State
5			shall prepare and file a motion indicating the pa	rty's intent to obtain a
6			commission and requesting that the commission	be issued.
7		<u>b.</u>	The motion shall indicate that the moving pa	rty has conferred, or
8			describe fully the moving party's good faith att	
9			counsel for all other parties regarding the requ	lest and shall indicate
0			whether the motion is unopposed. The motion	n shall also attach a
1			copy of any proposed subpoena, notice of depo	
2			to be served on the person from whom the mov	<b>1 1</b>
3			obtain discovery.	<u> </u>
4		<u>c.</u>	The motion shall indicate that counsel for the r	noving party has read
5			the applicable rules and procedures of the fore	• • •
6			moving party will comply with those rules	-
7			obtaining the requested discovery.	
8		<u>d.</u>	If the motion reflects that it is unopposed or ind	icates that the moving
9		<u></u>	party has made reasonable, good faith efforts to	
20			parties and that no other party has indicated	
21			motion, the motion shall be placed on the next	± ±
22			hearing before the court in which the action	
23			commission shall be issued. However, if the co	
24			discretion, that the moving party has failed to n	
25			faith efforts to confer with all other parties prio	
26			the court shall refuse to issue the commission,	
20 27			be denied.	
28		0		ad or that the maxing
29		<u>e.</u>	If the motion does not reflect that it is unoppose party has made reasonable, good faith efforts to	
30				
			parties and that no other party has indicated	÷ •
81 82			motion, any party wishing to oppose the mot	
82 83			objections to issuance of the commission with	
			served with the motion, and the motion shall in	
34			on the calendar for a hearing to be held with	-
35			court in which the action is pending. The hea	• • •
36			telephone in the court's discretion. The court m	
37			commission only upon a showing of substantia	al good cause to deny
38		c	the motion.	
<u>89</u>		<u>f.</u>	If the court, in its discretion, determines that an	• • • • •
0			motion did so without good cause, the court s	
1			opposing the motion to pay the moving party	
12			and expenses incurred in obtaining the order	
13			fees, unless circumstances exist which make a	an award of expenses
4			<u>unjust.</u>	
15	<u>(3)</u>		ldition to any terms required by the foreign juris	
6		proc	ess of obtaining the requested discovery, the com	mission shall state the
17		<u>follo</u>	wing:	
8		<u>a.</u>	The time and place at which the requested disco	overy is to occur; and
19		<u>b.</u>	The name and address of the person from w	hom the discovery is
50			sought, if known, and, if unknown, a general de	• •• • • • • •

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1	identify the person for the particular class or group to which he
2	belongs."
3	SECTION 4. The Revisor of Statutes shall cause to be printed, as annotations to
4	the published General Statutes, all relevant portions of the Official Comments to the Uniform
5	Interstate Depositions and Discovery Act and all explanatory comments of the drafters of this
6	act as the Revisor may deem appropriate.
7	<b>SECTION 5.</b> This act becomes effective December 1, 2011, and applies to requests
8	for discovery in cases pending on or after that date.