# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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## SENATE BILL 403

# Commerce Committee Substitute Adopted 5/9/13 Corrected Copy 5/13/13 House Committee Substitute Favorable 6/19/14 Fifth Edition Engrossed 6/24/14

	Short Title: Omnibus Election Clarifications.	(Public)
	Sponsors:	
	Referred to:	
	March 26, 2013	
1	A BILL TO BE ENTITLED	
2	AN ACT TO AMEND AND CLARIFY VARIOUS PROVISIONS OF THE E	LECTION
3	LAWS.	
4	The General Assembly of North Carolina enacts:	
5	<b>SECTION 1.(a)</b> G.S. 163-106(b) reads as rewritten:	
6	"(b) Eligibility to File. – No person shall be permitted to file as a candidate	in a party
7	primary if, at the time he offers to file notice of candidacy, he is registered on the a	
8	registration book or record as an affiliate of a political party other than that in whose	e primary
9	he is attempting to file. No person who has changed his political party affiliation o	r who has
10	changed from unaffiliated status to party affiliation as permitted in G.S. 163-82.17	<del>', shall be</del>
11	permitted to file as a candidate in the primary of the party to which he changed unl	<del>ess he has</del>
12	been affiliated with the political party in which he seeks to be a candidate for at lea	
13	prior to the filing date for the office for which he desires to file his notice of candid	•
14	that person has been affiliated with that party for at least 90 days as of the date of the	
15	filing such notice of candidacy. A person registered as "unaffiliated" shall be ineligi	ble to file
16	as a candidate in a party primary election."	
17	<b>SECTION 1.(b)</b> This section is effective January 1, 2015, and applies to	) elections
18	conducted on or after that date.	
19	SECTION 2. G.S. 163-165.6(c) reads as rewritten:	
20	"(c) Order of Candidates on Primary and Nonpartisan Official Ballots. – Th	
21	which candidates shall appear on a county's official ballots in any (i) primary ballot	
22	whether the primary is partisan or nonpartisan, and (ii) in any nonpartisan genera	
23	ballot item under Article 25 of this Chapter shall be determined by the county	
24 25	elections using a process designed by the State Board of Elections for random sele	
23 26	same random selection process shall be used for all primaries and elections in a calend <b>SECTION 3.</b> G.S. 163-227.2(g2) reads as rewritten:	lai year.
20	"(g2) Notwithstanding the requirements of subsection (g) and (g1) of this section	n for any
28	county board of elections that provided for one or more sites as provided in subsection	
29	this section during the 2010 or 2012 general election, that county shall provide, at a	
30	the following:	iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii
31	(1) The county board of elections shall calculate the cumulative total	number of
32	scheduled voting hours at all sites during the 2012 primary ar	
33	elections, respectively, that the county provided for absentee bal	-



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1 2 3 4 5	applied for and voted under this section. For election presidential candidate on the ballot, the county shall er same number of hours offered in 2012 is offered for a applied for and voted under this section through a combinumbers of one-stop sites during the primary of	sure that at least the bsentee ballots to be bination of hours and
6	correspondingly.	
7	(2) The county board of elections shall calculate the cumul	ative total number of
8	scheduled voting hours at all sites during the 2010	
9	elections, respectively, that the county provided for all	
10	applied for and voted under this section. For elections w	
11	presidential candidate on the ballot, the county shall er	
12	same number of hours offered in 2010 is offered for a	
13	applied for and voted under this section through a comb	
14	numbers of one-stop sites during the primary of	r general election,
15 16	correspondingly.	adulad voting hours"
17	<u>As used in this subsection, the phrase "cumulative total number of sch</u> includes those at the office of the county board of elections or the r	-
18	alternate site approved under subsection (g) of this section.	
19	The State Board of Elections, to ensure compliance with this subsec	tion may approve a
20	one-stop site in a building that the county board of elections is not entitled	, , , , , , , , , , , , , , , , , , , ,
21	to demand and use as an election-day voting place, but may deny approva	
22	board presents evidence that other equally suitable sites were available an	
23	chosen would unfairly advantage or disadvantage geographic, demo	graphic, or partisan
24	interests of that county."	
25	SECTION 4. G.S. 115C-47 reads as rewritten:	
26	"§ 115C-47. Powers and duties generally.	
27	In addition to the powers and duties designated in G.S. 115C-36, local	boards of education
28	shall have the power or duty:	
29	 (50) To Encourage Student Voter Desistration - Local has	and of advantion on
30 31	(59) To Encourage Student Voter Registration. – Local boa encouraged to adopt policies to promote student vote	
32	policies may include collaboration with county boa	0
33	conduct voter registration and preregistration in high	
34	and submission of voter registration forms shall not be	-
35	or graded assignment for students.	u course requirement
36	" "	
37	<b>SECTION 5.</b> Section 5.3 of S.L. 2013-381 reads as rewritten:	
38	"SECTION 5.3. Education and Publicity Requirements. – The publicity	lic shall be educated
39	about the photo identification to vote requirements of this act as follows:	
40		
41	(4) Notices of elections published by county boards	of elections under
42	G.S. 163-22(8) G.S. 163-33(8) for the 2014 primary	
43	election shall include a brief statement that photo is	dentification will be
44	required to vote in person beginning in 2016.	
45		
46 47	<b>SECTION 6.</b> G.S. 163-166.14(e) reads as rewritten:	lastion official ather
47 48	"(e) At any time a voter presents photo identification to a local e	
48 49	than on election day, the county board of elections shall have available official judges of election for the review required under subsection	
49 50	appointed with the same qualifications as is in Article 5 of this Chap	
50	individuals may (i) may reside anywhere in the county or (ii) he an ampli	

51 individuals  $\underline{may}$  (i)  $\underline{may}$  reside anywhere in the county or (ii) be an employee of the county or

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1 the State. Neither the local election official nor the judges of election may be a county board 2 member. The county board is not required to have the same judges of election available 3 throughout the time period a voter may present photo identification other than on election day 4 but shall have at least two judges, who are not of the same political party affiliation, available 5 at all times during that period." 6 **SECTION 7.** G.S. 163-166.13(e) reads as rewritten: 7 As used in this section, "photo identification" means any one of the following that "(e) 8 contains a photograph of the registered voter. In addition, the photo identification shall have a 9 printed expiration date and shall be unexpired, provided that any voter having attained the age 10 of 70 years at the time of presentation at the voting place shall be permitted to present an 11 expired form of any of the following that was unexpired on the voter's 70th birthday. 12 Notwithstanding the previous sentence, in the case of identification under subdivisions (4) 13 through (6) of this subsection, if it does not contain a printed expiration date, it shall be 14 acceptable if it has a printed issuance date that is not more than eight years before it is 15 presented for voting: 16 A North Carolina drivers license issued under Article 2 of Chapter 20 of the (1)17 General Statutes, including a learner's permit or a provisional license. 18 (2)A special identification card for nonoperators issued under G.S. 20-37.7. 19 (3) A United States passport. A United States military identification card, except there is no requirement 20 (4) 21 that it have a printed expiration or issuance date. A Veterans Identification Card issued by the United States Department of 22 (5) 23 Veterans Affairs for use at Veterans Administration medical facilities 24 facilities, except there is no requirement that it have a printed expiration or 25 issuance date. A tribal enrollment card issued by a federally recognized tribe.tribe, 26 (6) provided that if the tribal enrollment card does not contain a printed 27 28 expiration date, it shall be acceptable if it has a printed issuance date that is 29 not more than eight years before it is presented for voting. 30 (7)A tribal enrollment card issued by a tribe recognized by this State under 31 Chapter 71A of the General Statutes, provided that card meets all of the 32 following criteria: 33 Is issued in accordance with a process approved by the State Board a. 34 of Elections that requires an application and proof of identity 35 equivalent to the requirements for issuance of a special identification card by the Division of Motor Vehicles under G.S. 20-7 and 36 37 G.S. 20-37.7. 38 Is signed by an elected official of the tribe. b. 39 A drivers license or nonoperators identification card issued by another state, (8) 40 the District of Columbia, or a territory or commonwealth of the United 41 States, but only if the voter's voter registration was within 90 days of the 42 election." 43 SECTION 8. Section 38.1(b) of S.L. 2013-381 reads as rewritten: 44 "SECTION 38.1.(b) Article 22J of Chapter 163 of the General Statutes is repealed. 45 repealed, except that the repeal of G.S. 163-278.99E(d) is governed by subsection (l) of this section, which provides that the repeal becomes effective upon exhaustion of the funds for 46 47 publication of the Judicial Voter Guide in G.S. 163-278.69." 48 SECTION 9. G.S. 163-278.40H reads as rewritten: 49 "§ 163-278.40H. Notice of reports due. 50 The director of the board shall advise, or cause to be advised, no less than five days nor

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1 2 3	report has been filed under G.S. 163-278.40A of the specific date each report is due. <u>He-The</u> <u>director</u> shall immediately notify any individual, candidate, treasurer, or political committee, to file a statement under this Part if:
4 5 6	(1) It appears that the individual, candidate, treasurer, or political committee has failed to file a statement as required by law or that a statement filed does not conform to this Part; or
7 8 9 10	(2) A written complaint is filed under oath with the <u>board</u> <u>State Board of</u> <u>Elections</u> by any registered voter of this State alleging that a statement filed with the board does not conform to this Part or to the truth or that an individual, candidate, treasurer, or political committee has failed to file a
11 12	statement required by this Part." SECTION 10. G.S. 163-302(a) reads as rewritten:
13	"(a) In any municipal election, including a primary or general election or referendum,
14	conducted by the county board of elections, absentee voting may, upon resolution of the
15	municipal governing body, be permitted. Such resolution must be adopted no later than 60 days
16	prior to an election in order to be effective for that election. Any such resolution shall remain
17	effective for all future elections unless repealed no later than 60 days before an election. A
18	copy of all resolutions adopted under this section shall be filed with the State Board of
19	Elections and the county board of elections conducting the election within 10 days of passage
20 21	in order to be effective. Absentee voting shall not be permitted in any municipal election unless such election is conducted by the county board of elections. In addition, absentee voting shall
21	be allowed in any referendum on incorporation of a municipality."
23	SECTION 11. G.S. 163-231(a) reads as rewritten:
24	"(a) Procedure for Voting Absentee Ballots. – In the presence of two persons who are at
25	least 18 years of age, and who are not disqualified by G.S. 163-226.3(a)(4) or
26	G.S. 163-237(b1), the voter shall do all of the following:
27	
28 29	(5) Require those two persons in whose presence the voter marked that voter's ballots to sign the application and certificate as witnesses and to indicate
30	those persons' addresses. Failure to list a ZIP code does not invalidate the
31	application and certificate.
32	
33	SECTION 12.(a) G.S. 163-82.15(e) reads as rewritten:
34	"(e) Unreported Move to Another Precinct Within the County. – If a registrant has
35	moved from an address in one precinct to an address in another precinct within the same county
36 37	more than 30 days before an election and has failed to notify the county board of the change of address before the close of registration for that election, the county board shall permit that
38	person to vote in that election. The county board shall permit the registrant described in this
39	subsection to vote at the registrant's new precinct, upon the registrant's written affirmation of
40	the new address, or, if the registrant prefers, at a central location in the county to be chosen by
41	the county board. If the registrant appears at the old precinct, the precinct officials there shall
42	(i) send the registrant to the new precinct or, (ii) if the registrant prefers, to the central location,
43	according to rules which shall be prescribed by the State Board of Elections. Elections, or (iii)
44	permit the voter to vote a provisional ballot and shall count the individual's provisional official
45 46	ballot for all ballot items on which it determines that the individual was eligible under State or federal law to vote. At the new precinct, the registrant shall be processed by a precinct transfer
47	assistant, according to rules which shall be prescribed by the State Board of Elections.
48	voter subject to this subsection may instead vote a provisional ballot according to the
49	provisions of G.S. 163-166.11."
50	<b>SECTION 12.(b)</b> G.S. 163-166.11(5) is repealed.
51	<b>SECTION 12.(c)</b> G.S. 163-182.2(a)(4) reads as rewritten:

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"(4) If the county board of elections finds that an individual voting a provisional
official ballot (i) was registered in the county as provided in G.S. 163-82.1,
(ii) voted in the proper precinct under G.S. 163-55 and G.S. 163-57, and (iii)
was otherwise eligible to vote, the Provisional provisional official ballots
shall be counted by the county board of elections before the canvass. If the
county board finds that an individual voting a provisional official ballot is
not eligible to vote in one or more ballot items on the official ballot, the
board shall not count the official ballot in those ballot items, but shall count
the official ballot in any ballot items for which the individual is eligible to
vote. Eligibility shall be determined by whether the voter is registered in the
county as provided in G.S. 163-82.1 and whether the voter is qualified by
residency to vote in the precinct as provided in G.S. 163-55 and G.S. 163-57.
Except as provided in G.S. 163-82.15(e), if the county board finds that an
individual voting a provisional official ballot (i) did not vote in the proper
precinct under G.S. 163-55 and G.S. 163-57, (ii) is not registered in the
county as provided in G.S. 163-82.1, or (iii) is otherwise not eligible to vote,
the ballot shall not be counted. If a voter was properly registered to vote in
the election by the county board, no mistake of an election official in giving
the voter a ballot or in failing to comply with G.S. 163-82.15 or
G.S. 163-166.11 shall serve to prevent the counting of the vote on any ballot
item the voter was eligible by registration and qualified by residency to
vote."
SECTION 13.(a) G.S. 138A-22 reads as rewritten:
"§ 138A-22. Statement of economic interest; filing required.
(a) Every covered person subject to this Chapter who is elected, appointed, or
employed, including one appointed to fill a vacancy in elective office, except for public
servants (i) included under G.S. 138A-3(30)b., e., f., or g. whose annual compensation from the
State is less than sixty thousand dollars (\$60,000), or (ii) who are ex officio student members
under Chapters 115D and 116 of the General Statutes, shall file a statement of economic
interest with the Commission prior to the covered person's initial appointment, election, or
employment and no later than April 15 of every year thereafter, except as otherwise filed under
subsections (c1) and (d) of this section. A prospective covered person required to file a
statement under this Chapter shall not be appointed, employed, or receive a certificate of
election, prior to submission by the Commission of the Commission's evaluation of the
statement in accordance with this Article. The requirement for an annual filing under this
subsection also shall apply to covered persons whose terms have expired but who continue to
serve until the covered person's replacement is appointed. Once a statement of economic interest is properly completed and filed under this Article, the statement of economic interest
interest is properly completed and filed under this Article, the statement of economic interest
does not need to be supplemented or refiled prior to the next due date set forth in this
subsection.
(b) Notwithstanding subsection (a) of this section, individuals hired by, and appointees
of, constitutional officers of the State may file a statement of economic interest within 30 days
after their appointments or employment when the appointment or employment is made during
the first 60 days of the constitutional officer's initial term in that constitutional office.
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45 (c) Notwithstanding subsection (a) of this section, public servants, under
46 G.S. 138A-3(30)j. and k., who have submitted a statement of economic interest under
47 subsection (a) of this section, may be hired, appointed, or elected provisionally prior to
48 submission by the Commission of the Commission's evaluation of the statement in accordance
49 with this Article, subject to dismissal or removal based on the Commission's evaluation.

50 (c1) A public servant reappointed to a board between January 1 and April 15 shall file a 51 current statement of economic interest prior to the reappointment.

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1 A public servant appointed to a board determined and designated as nonadvisory (c2)2 under G.S. 138A-10(a)(3) shall file the initial statement of economic interest within 60 days of 3 notification of the designation by the Commission and as provided in this section thereafter. 4 A candidate for an office subject to this Article shall file the statement of economic (d) 5 interest at the same place and in the same manner as the notice of candidacy for that office is 6 required to be filed under G.S. 163-106 or G.S. 163-323 with the Commission within 10 days 7 of the filing deadline for the office the candidate seeks. An individual who is nominated under 8 G.S. 163-114 after the primary and before the general election, and an individual who qualifies 9 under G.S. 163-122 as an unaffiliated candidate in a general election, shall file a statement of 10 economic interest with the county board of elections of each county in the senatorial or 11 representative district. An individual nominated under G.S. 163-114 shall file the statement 12 within three days following the individual's nomination, or not later than the day preceding the 13 general election, whichever occurs first. An individual seeking to qualify as an unaffiliated 14 candidate under G.S. 163-122 shall file the statement of economic interest with-within three days of filing the petition filed-required under that section. An individual seeking to have 15 16 write-in votes counted for that individual in a general election shall file a statement of 17 economic interest at the same within three days of the time the candidate files a declaration of 18 intent under G.S. 163-123. A candidate of a new party chosen by convention shall file a statement of economic interest at the same within three days of the time that the president of 19 20 the convention certifies the names of its candidates to the State Board of Elections under 21 G.S. 163-98. 22 (d1) In addition to subsections (a) and (d) of this section, a covered person holding 23 elected office or a former covered person who held elected office subject to this Article shall 24 file a statement of economic interest in all of the following instances, as specified: 25 Filed on or before April 15 of the year following the year a covered person (1)26 or former covered person does not file a notice of candidacy or petition for 27 election, or does not receive a certificate of election, to the position making 28 that individual a covered person, with all information provided in the 29 statement of economic interest current as of the last day of December of the 30 preceding year. 31 (2)Filed on or before April 15 of the year following the year the covered person 32 or former covered person resigns from the position making that individual a 33 covered person, with all information provided in the statement of economic 34 interest current as of the last day in the position. 35 The State Board of Elections shall provide for notification of the statement of (e) 36 economic interest requirements of this Article to be given to any candidate filing for 37 nomination or election to those offices subject to this Article at the time of the filing of 38 candidacy.and to any nominee under G.S. 163-114. 39 Within 10 days of the filing deadline for office of a covered person, the executive (f) 40 director of the State Board of Elections shall send to the State Ethics Commission a list of the 41 names and addresses of each candidate who have has filed as a candidate for office as a covered 42 person. Within five days of an individual otherwise qualifying to be on the ballot, the State 43 Board of Elections shall send notice of that qualification to the State Ethics Commission.A 44 county board of election shall forward any statements of economic interest filed with the board 45 under this section to the State Board of Elections. The executive director of the State Board of Elections shall forward a certified copy of the statements of economic interest to the 46 47 Commission for evaluation upon its filing with the State Board of Elections under this section. 48 The Commission shall issue forms to be used for the statement of economic interest (g) and shall revise the forms from time to time as necessary to carry out the purposes of this 49 50 Chapter. Except as otherwise set forth in this section and in G.S. 138A-15(h), upon notification

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1	by the employing entity, the Commission shall furnish to all other covered persons the
2	appropriate forms needed to comply with this Article."
3	SECTION 13.(b) This section becomes effective January 1, 2015, and applies to
4	statements of economic interest filed on or after that date.
5	<b>SECTION 14.</b> G.S. 20-9.2 is amended by adding a new subsection to read:
5	"(c) This section does not apply to special identification cards issued pursuant to
	<u>G.S. 20-37.7(d)(5) or (6).</u> "
	<b>SECTION 15.(a)</b> G.S. 163-226.3(a)(7) reads as rewritten:
	"(7) Except as provided in subsections (1), (2), (3) and (4) of this section,
	G.S. 163-231(a), G.S. 163-250(a), and G.S. 163-227.2(e), for any voter to
	permit another person to assist the voter in marking that voter's absentee
	ballot, to be in the voter's presence when a voter votes an absentee ballot, or
	to observe the voter mark that voter's absentee ballot."
	SECTION 15.(b) G.S. 163-237(b1) reads as rewritten:
	"(b1) Candidate Witnessing Absentee Ballots of Nonrelative Made Class 2
	Misdemeanor A person is guilty of a Class 2 misdemeanor if that person acts as a witness
	under G.S. 163-231(a) or G.S. 163-250(a) in any primary or election in which the person is a
	candidate for nomination or election, unless the voter is the candidate's near relative as defined
	in G.S. 163-230.1(f)."
	<b>SECTION 15.(c)</b> G.S. 163-275(16) reads as rewritten:
	"(16) For any person falsely to make the certificate provided by $C = \frac{1}{2} \frac{220}{2} \frac{1}{2} \frac{2}{2} \frac{1}{2} \frac{2}{2} \frac{1}{2} \frac{2}{2} \frac{1}{2} \frac{1}{2} \frac{2}{2} \frac{1}{2} \frac$
	G.S. 163-229(b)(2) or G.S. 163-250(a). <u>G.S. 163-229(b)(2).</u> "
	SECTION 15.(d) G.S. 163-89(a) reads as rewritten:
	"§ 163-89. Procedures for challenging absentee ballots.
	(a) Time for Challenge. – The absentee ballot of any voter may be challenged on the
	day of any statewide primary or general election or county bond election beginning no earlier than near and anding no later than 5:00 P.M. or by the shief judge at the time of aloging of the
	than noon and ending no later than 5:00 P.M., or by the chief judge at the time of closing of the nolls as provided in $C \ge 163,232$ and $C \ge 163,251$ (b) $C \ge 163,252,26$ (b). The absentee
	polls as provided in G.S. 163-232 and G.S. 163-251(b). G.S. 163-258.26(b). The absentee ballot of any voter received by the county board of elections pursuant to G.S. 163-231(b)(ii) or
	(iii) may be challenged no earlier than noon on the day following the election and no later than
	5:00 p.m. on the next business day following the deadline for receipt of such absentee ballots."
	<b>SECTION 16.</b> G.S. 163-82.14 is amended by adding a new subsection to read:
	"(e) Cooperation on List Maintenance Efforts. – The State Board has the authority to
	perform list maintenance under this section with the same authority as a county board."
	SECTION 17.5.(a) G.S. 163-287 reads as rewritten:
	"§ 163-287. Special elections; procedure for calling.
	(a) Any county, municipality, or any special district shall have authority to call special
	elections as permitted by law. Prior to calling a special election, the governing body of the
	county, municipality, or special district shall adopt a resolution specifying the details of the
	election, and forthwith deliver the resolution to the local board of elections. The resolution shall
	call on the local board of elections to conduct the election described in the resolution and shall
	state the date on which the special election is to be conducted. <u>In setting the date, counties</u> ,
	municipalities, and special districts are encouraged to set a date that will result in the highest
	possible voter turnout. However, The the special election may be held only as follows:
	(1) at <u>At</u> the same time as any other State, State or county or municipal general
	election election.
	(2) $\frac{1}{2}$ or at <u>At</u> the same time as the primary election in any even-numbered
	year.year.
)	(3) At the same time as any other election requiring all the precincts in the
	county to be open.

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1 2 (4) At the same time as a municipal general election, if the special election is within the jurisdiction of the municipality only.

3 (b) Legal notice of the special election shall be published no less than 45 days prior to 4 the special election. The local board of elections shall be responsible for publishing the legal 5 notice. The notice shall state the date and time of the special election, the issue to be submitted 6 to the voters, and the precincts in which the election will be held. This subsection shall not 7 apply to bond elections.

8 (c) The last sentence of subsection (a) of this section shall not apply to any special 9 election related to the public health or safety, including a vacancy in the office of sheriff or a 10 bond referendum for financing of health and sanitation systems, if the governing body adopts a 11 resolution stating the need for the special election at a time different from any other State, 12 county, or municipal general election or the primary in any even-numbered year.

13 (d) The last sentence of subsection (a) of this section shall not apply to municipal14 incorporation or recall elections pursuant to local act of the General Assembly.

15 (e) The last sentence of subsection (a) of this section shall not apply to municipal 16 elections to fill vacancies in office pursuant to local act of the General Assembly where more 17 than six months remain in the term of office, and if less than six months remain in the office, 18 the governing board may fill the vacancy for the remainder of the unexpired term 19 notwithstanding any provision of a local act of the General Assembly.

(f) This section shall not impact the authority of the courts or the State Board to order a
new election at a time set by the courts or State Board under this Chapter."

22 **SECTION 17.5.(b)** This section becomes effective January 1, 2015, and applies to 23 all special elections held on or after that date.

24 25 SECTION 18. G.S. 160A-102 reads as rewritten:

## "§ 160A-102. Amendment by ordinance.

By following the procedure set out in this section, the council may amend the city charter 26 27 by ordinance to implement any of the optional forms set out in G.S. 160A-101. The council 28 shall first adopt a resolution of intent to consider an ordinance amending the charter. The 29 resolution of intent shall describe the proposed charter amendments briefly but completely and 30 with reference to the pertinent provisions of G.S. 160A-101, but it need not contain the precise 31 text of the charter amendments necessary to implement the proposed changes. At the same time 32 that a resolution of intent is adopted, the council shall also call a public hearing on the proposed 33 charter amendments, the date of the hearing to be not more than 45 days after adoption of the 34 resolution. A notice of the hearing shall be published at least once not less than 10 days prior to 35 the date fixed for the public hearing, and shall contain a summary of the proposed amendments. 36 Following the public hearing, but not earlier than the next regular meeting of the council and 37 not later than 60 days from the date of the hearing, the council may adopt an ordinance 38 amending the charter to implement the amendments proposed in the resolution of intent.

The council may, but shall not be required to unless a referendum petition is received pursuant to G.S. 160A-103, make any ordinance adopted pursuant to this section effective only if approved by a vote of the people, and may by resolution adopted at the same time call a special election for the purpose of submitting the ordinance to a vote. The date fixed for the special election shall be not more than 90 daysthe next date permitted under G.S. 163-287(a) that is more than 70 days after adoption of the ordinance.

Within 10 days after an ordinance is adopted under this section, the council shall publish a notice stating that an ordinance amending the charter has been adopted and summarizing its contents and effect. If the ordinance is made effective subject to a vote of the people, the council shall publish a notice of the election in accordance with G.S. 163-287, and need not publish a separate notice of adoption of the ordinance.

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1	The council may not commence proceedings under this section between the time of the
2	filing of a valid initiative petition pursuant to G.S. 160A-104 and the date of any election called
3	pursuant to such petition."
4	<b>SECTION 18.5.(a)</b> G.S. 163-278.12(j) reads as rewritten:
5	"(j) Treasurers for <u>each of the following entities shall electronically file each report</u>
6	required by this section that shows a cumulative total for the election cycle in excess of five
7	thousand dollars (\$5,000)the stated amount in contributions, in expenditures, or in loans,
8	according to rules adopted by the State Board of Elections:
9	(1) A candidate for statewide office; office, if more than five thousand dollars
10	<u>(\$5,000).</u>
11	(2) A State, district, county, or precinct executive committee of a political party,
12	if the committee makes contributions or independent expenditures in excess
13	of five thousand dollars (\$5,000) that affect contests for statewide
14	office; office.
15	(3) A political committee that makes contributions in excess of five thousand
16	dollars (\$5,000) to candidates for statewide office or makes independent
17	expenditures in excess of five thousand dollars (\$5,000) that affect contests
18	for statewide office.
19	(4) All other political committees, if more than ten thousand dollars (\$10,000).
20	The State Board of Elections shall provide the software necessary to file an electronic report to
21	a treasurer required to file an electronic report at no cost to the treasurer."
22	<b>SECTION 18.5.(b)</b> This section becomes effective January 1, 2017, and applies to
23	elections held on or after that date.
24	<b>SECTION 19.</b> Except as provided herein, this act is effective when it becomes law.