GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2015**

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HOUSE BILL DRH10515-MDa-138 (04/27)

	Short Title:	Retention of Outside Counsel/General Assembly.	(Public)	
	Sponsors:	Representative L. Hall.		
	Referred to:	Referred to:		
1		A BILL TO BE ENTITLED		
2 3		O AMEND THE PROCESS BY WHICH THE GENERAL ASSI DE COUNSEL.	EMBLY RETAINS	
4		Assembly of North Carolina enacts:		
5	S	ECTION 1. Article 7 of Chapter 120 of the General Statutes is an	nended by adding a	
6	new section	to read:		
7		Process for hiring outside counsel.		
8		olicitation of Bids No later than October 1 of each even-r		
9		Legislative Services Commission shall solicit sealed bids to serve as outside counsel to the		
10		General Assembly or any of its officers on matters related to anticipated litigation challenging		
11	enacted legis		1.1.1	
12		orm of Bids. – Sealed bids shall be solicited by advertisement in n		
13		buted in this State and through electronic means. In addition to	-	
14		advertisement shall state the time and place for opening of the bid		
15		Services Commission the right to reject any or all bids and to		
16 17		authorized by subsection (g) of this section. The period for soliciting bids shall be no less than 30 calendar days and bids shall not be opened until at least three bids have been received.		
18		ppening of Bids. – All bids shall be opened in a public meeting		
19	Services Cor		, of the Legislative	
20		warding of Contracts. – The Legislative Services Commission	on shall award the	
21		he lowest responsible, responsive bidder or bidders, taking into co		
22		ance, as determined by a vote in open session of a majority	± •	
23		Services Commission.		
24	<u>(e)</u> <u>S</u>	ole Methods of Hiring Outside Counsel Notwithstanding G.S.	5. 120-31(f) or any	
25	other provisi	on of law, the procedures set forth in this section shall be the sole	methods for hiring	
26		outside counsel by the General Assembly or for any of its officers.		
27		osting of Information on Web site The Legislative Services		
28		Il General Assembly outside counsel contracts that are currently o		
29		ids received and all award decisions, are posted to the General A	ssembly's Web site	
30		made accessible to the public.		
31		pecial Situations The General Assembly recognizes that the	-	
32		se can be difficult to foresee. Accordingly, nothing in this section		
33		e Legislative Services Commission from hiring or retaining outsi		
34		l initially selected through the bidding process set forth in subsect		
35		on. When a special need to hire or retain additional counsel aris	-	
36	Services Cor	mmission shall use the same method set forth in those subsections	to select the outside	



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1 counsel who will be retained to handle the particular legal need, except that at least two bids have 2 been received before bids are opened." 3

SECTION 2. G.S. 120-31 reads as rewritten:

"§ 120-31. Legislative Services Commission organization.

5 The Legislative Services Commission shall consist of the President pro tempore of the (a) 6 Senate or a Senator designated by the President Pro Tempore, four Senators appointed by the 7 President pro tempore of the Senate, the Speaker of the House of Representatives or a member of 8 the House of Representatives designated by the Speaker, and four Representatives appointed by 9 the Speaker of the House of Representatives. At least two Senators and at least two Representatives shall be members of the minority party. The President pro tempore of the Senate, 10 11 and the Speaker of the House shall serve until the selection and qualification of their respective successors as officers of the General Assembly. The initial appointive members shall be appointed 12 13 after the date of ratification of this Article and each shall serve for the remainder of his elective 14 term of office and until his successor is appointed or until he ceases to be a member of the General 15 Assembly, whichever occurs first. A vacancy in one of the appointive positions shall be filled in 16 the same manner that the vacated position was originally filled, and the person so appointed shall 17 serve for the remainder of the unexpired term of the person whom he succeeds. In the event the 18 office of Speaker becomes vacated, the four Representatives shall elect one of themselves to 19 perform the duties of the Speaker as required by this Article. In the event the office of President 20 pro tempore becomes vacated, the four Senators shall elect one of themselves to perform the duties 21 of President pro tempore as required by this Article. Members so elevated shall perform the duties required by this Article until a Speaker or a President pro tempore is duly elected by the 22 23 appropriate house.

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25 In-Except as provided in G.S. 120-32.7(e), in any case where any provision of law or (f) 26 any rule of the Legislative Services Commission requires approval of any action by the Legislative 27 Services Commission, approval of that action by the President Pro Tempore of the Senate and by 28 the Speaker of the House of Representatives constitutes approval of the Commission."

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SECTION 3. G.S. 120-32.6 reads as rewritten:

30 "§ 120-32.6. Certain employment authority.

31 Use of Private Counsel. - G.S. 114-2.3 and G.S. 147-17 (a) through (c) shall not apply (a) 32 to the General Assembly.

33 General Assembly as Client of Attorney General by Operation of Law. – Whenever the (b) 34 validity or constitutionality of an act of the General Assembly or a provision of the Constitution of 35 North Carolina is the subject of an action in any court, if the General Assembly hires outside 36 counsel to represent the General Assembly in connection with that action, action pursuant to G.S. 120-32.7, the General Assembly shall also be deemed to be a client of the Attorney General 37 38 for purposes of that action as a matter of law. Nothing herein shall (i) impair or interfere with the 39 rights of other named parties to appear in and to be represented by the Attorney General or outside 40 counsel as authorized by law or (ii) impair the right of the Governor to employ counsel on behalf 41 of the State pursuant to G.S. 147-17.

42 General Assembly Counsel Shall Be Lead Counsel. - In those instances when the (c) 43 General Assembly employs counsel in addition to or other than the Attorney General, the Speaker 44 of the House of Representatives and the President Pro Tempore of the Senate may jointly 45 designate the counsel employed by the General Assembly pursuant to G.S. 120-32.7 as lead counsel for the General Assembly. The lead counsel so designated shall possess final 46 47 decision-making authority with respect to the representation, counsel, or service for the General 48 Assembly. Other counsel for the General Assembly shall, consistent with the Rules of Professional 49 Conduct, cooperate with such designated lead counsel.

50 The rights provided by this section shall be supplemental to those provided by any (d) 51 other provision of law."

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1 **SECTION 4.** There is appropriated from the General Fund to the General Assembly 2 the sum of twenty thousand dollars (\$20,000) for the 2016-2017 fiscal year to pay for the cost of 3 technological upgrades necessary in order for the General Assembly to carry out its duties under 4 G.S. 120-32.7(f), as enacted by Section 1 of this section.

5 **SECTION 5.** Section 4 of this act becomes effective July 1, 2016. The remainder of 6 this act is effective when it becomes law and applies to the hiring or retention of counsel 7 beginning with the 2017 Regular Session of the General Assembly.