GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2019**

Η

HOUSE BILL 32

	Short Title:	Collaborative Law. (Public)				
	Sponsors:	Representative Davis.				
	For a complete list of sponsors, refer to the North Carolina General Assembly web site.					
	Referred to: Judiciary, if favorable, Rules, Calendar, and Operations of the House					
	February 7, 2019					
1	A BILL TO BE ENTITLED					
2	AN ACT	TO ENACT THE UNIFORM COLLABORATIVE LAW ACT, AS				
3	RECOMMENDED BY THE GENERAL STATUTES COMMISSION.					
4	The General A	Assembly of North Carolina enacts:				
5	SE	ECTION 1. Chapter 1 of the General Statutes is amended by adding a new Article				
6	to read:					
7		"Article 53.				
8		"Uniform Collaborative Law Act.				
9		" <u>§ 1-641. Short title.</u>				
10	This Article may be cited as the Uniform Collaborative Law Act.					
11 12		" <u>§ 1-642. Definitions.</u>				
12	The following definitions apply in this Article:					
13 14	(1) <u>Collaborative law communication. – A statement, whether oral or in a record,</u> or verbal or popuerbal, that does all of the following:					
14		or verbal or nonverbal, that does all of the following:				
16		<u>a.</u> <u>Is made to conduct, participate in, continue, or reconvene a</u> collaborative law process.				
17		<u>b.</u> Occurs after the parties sign a collaborative law participation				
18		agreement and before the collaborative law process is concluded.				
19	(2)					
20	<u></u>	participate in a collaborative law process under this Article.				
21	<u>(3</u>)					
22		matter without intervention by a tribunal in which persons do all of the				
23		following:				
24		a. Sign a collaborative law participation agreement.				
25		b. <u>Are represented by collaborative lawyers.</u>				
26	<u>(4</u>)	<u>Collaborative lawyer. – A lawyer who represents a party in a collaborative</u>				
27		law process.				
28	<u>(5</u>)					
29		resolution, including a dispute, claim, or issue in a proceeding, which is				
30		described in a collaborative law participation agreement.				
31	<u>(6</u>)					
32		a. Lawyers who practice law together in a partnership, professional				
33		corporation, sole proprietorship, limited liability company, or				
34		association.				



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	b. Lawyers employed in a legal services organization, or the lega
	department of a corporation or other organization, or the lega
	department of a government or governmental subdivision, agency, o
	instrumentality.
<u>(7)</u>	Nonparty participant A person, other than a party and the party'
	collaborative lawyer, that participates in a collaborative law process.
<u>(8)</u>	Party A person that signs a collaborative law participation agreement and
	whose consent is necessary to resolve a collaborative matter.
<u>(9)</u>	Person An individual, corporation, business trust, estate, trust, partnership
	limited liability company, association, joint venture, public corporation
	government or governmental subdivision, agency, or instrumentality, or any
	other legal or commercial entity.
<u>(10)</u>	<u>Proceeding. – Any of the following:</u>
	a. <u>A judicial, administrative, arbitral, or other adjudicative proces</u>
	before a tribunal, including related prehearing and post-hearing
	motions, conferences, and discovery.
	b. <u>A legislative hearing or similar process.</u>
<u>(11)</u>	Prospective party A person that discusses with a prospective collaborative
	lawyer the possibility of signing a collaborative law participation agreement
<u>(12)</u>	Record Information that is inscribed on a tangible medium or that is store
	in an electronic or other medium and is retrievable in perceivable form.
<u>(13)</u>	Related to the collaborative matter Involving the same transaction o
	occurrence, nucleus of operative fact, dispute, claim, or issue as the
	<u>collaborative matter.</u>
<u>(14)</u>	Sign. – With present intent to authenticate or adopt a record to do any of th
	following:
	<u>a.</u> <u>Execute or adopt a tangible symbol.</u>
	b. Attach to or logically associate with the record an electronic symbol
(15)	sound, or process.
<u>(15)</u>	<u>Tribunal. – Any of the following:</u>
	a. <u>A court, arbitrator, administrative agency, or other body acting in an</u> adjudicative capacity which, after presentation of evidence or lega
	argument, has jurisdiction to render a decision affecting a party
	interests in a matter.
	b. A legislative body conducting a hearing or similar process.
'8 1-643 Annlie	bility; restrictions.
	as provided in subsection (b) of this section, this Article applies to
	participation agreement that meets the requirements of G.S. 1-644 signed or
or after the effecti	
	rticle does not apply to any claim or proceeding arising under Chapter 35A
35B, or 50 of the 0	
	, unborn individuals, and individuals who are incompetent shall not be partie
to a collaborative	
	prative law participation agreement; requirements.
	aborative law participation agreement must meet all of the following
(a) A coll	
	Be in a record.
requirements: (1)	<u>Be in a record.</u> Be signed by the parties and their collaborative lawyers.
requirements: (1) (2)	
requirements: (1)	Be signed by the parties and their collaborative lawyers.

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1		(5)	Identify the collaborative lawyer who represents each	party in the
2			collaborative law process.	
3		<u>(6)</u>	Contain a statement by each collaborative lawyer confirming t	he collaborative
4			lawyer's representation of a party in the collaborative law pro	cess.
5		<u>(7)</u>	State that the collaborative lawyers are disqualified from re	presenting their
6			respective parties in a proceeding before a tribunal related to t	he collaborative
7			matter, except as provided in G.S. 1-647, 1-649(c), 1-650, or	<u>1-651.</u>
8		<u>(8)</u>	Provide an address for each party where any notice required u	nder this Article
9			may be sent.	
10	<u>(b)</u>		s may agree to include in a collaborative law participation agree	ment additional
11	-		consistent with this Article.	
12	" <u>§ 1-645.</u>		ning and concluding collaborative law process; tolling of tin	
13	<u>(a)</u>		ipation in a collaborative law process is voluntary. A collaboration	<u>tive law process</u>
14	begins wh		parties sign a collaborative law participation agreement.	
15	<u>(b)</u>		unal shall not order a person to participate in a collaborative la	aw process over
16	that perso			
17	<u>(c)</u>	A col	aborative law process is concluded by any of the following:	
18		<u>(1)</u>	Resolution of a collaborative matter as evidenced by a signed	
19		<u>(2)</u>	Resolution of a part of the collaborative matter, evidenced by	
20			in which the parties agree that the remaining parts of the colla	aborative matter
21			will not be resolved in the collaborative law process.	
22		<u>(3)</u>	Termination of the process.	
23	<u>(d)</u>		laborative law process terminates upon the occurrence of any of	_
24		<u>(1)</u>	When a party or collaborative lawyer gives notice to all ot	her parties in a
25			record that the collaborative law process is ended.	
26		<u>(2)</u>	When a party does any of the following:	
27			a. <u>Begins a proceeding related to the collaborative ma</u>	
28			agreement of all parties, except as provided in G.S. 1-	
29 20			b. In a pending proceeding related to the collaborative r	natter, does any
30			of the following:	4 1 P
31			<u>1.</u> <u>Without the agreement of all parties, initia</u>	
32			motion, order to show cause, or request for a $\frac{1}{100}$	
33 34			the tribunal, except as provided in G.S. 1-647.	
54 35			2. <u>Requests that the proceeding be put on the t</u> calendar.	<u>indunars active</u>
35 36		(2)	Except as otherwise provided in subsection (g) of this section	n when a north
30 37		<u>(3)</u>	discharges a collaborative lawyer or a collaborative lawyer	
38			further representation of a party.	withdraws from
39	<u>(e)</u>	A nor	ty's collaborative lawyer shall give prompt notice to all other pa	ortios in a record
40		-	withdrawal.	
40 41	(f)	-	ty may terminate a collaborative law process with or without ca	
42	$\frac{(1)}{(g)}$		ithstanding the discharge or withdrawal of a collaboration	
43			process continues, if not later than 30 days after the date that t	
44			ndrawal of a collaborative lawyer required by subsection (e) of	
45	-		s, all of the following occur:	<u>uns section is</u>
46	som to m	(1)	<u>The unrepresented party engages a successor collaborative la</u>	wver
47		$\frac{(1)}{(2)}$	In a signed record, all of the following occur:	<u></u>
48		<u>\-/</u>	<u>a. The parties consent to continue the collaborative</u>	law process by
49			reaffirming the collaborative law participation agreem	÷
50			b. The collaborative law participation agreement is ame	
51			the successor collaborative lawyer.	

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<u> </u>	The successor collaborative lawyer confirm	s the lawyer's
	representation of a party in the collaborative	aw process and
	adherence to the collaborative law participation agree	•
(h) <u>A collaborati</u>	ve law process does not conclude if, with the consen	
	to approve a resolution of the collaborative matter or a	_
evidenced by a signed re		
	ive law participation agreement may provide additi	onal methods of
concluding a collaborati		
	ve law participation agreement tolls all legal time per	iods applicable to
	ider law between the parties from the time the parties si	* *
	ment until terminated as set forth in this subsection	
	e statutes of limitations, statutes of repose, filing deadli	
	law, court rule, or court order. The tolling period	
1 •	delivering notice to all other parties of an intent to ter	
	I be delivered by hand delivery or by certified ma	
	arties, and the tolling period terminates 30 days after 1	
party to receive the notic		<u> </u>
	proceeding pending before a tribunal may sign a	collaborative law
	to seek to resolve a collaborative matter related to the	
	otly with the tribunal a notice of the collaborative	
	igned. Subject to subsection (c) of this section and	
-	perates as a stay of the proceeding as to the parties in	
	ne parties are in that process.	
	nall file promptly with the tribunal notice in a record wh	en a collaborative
	The stay of the proceeding under subsection (a) of this	
-	ed. The notice shall not specify any reason for te	
collaborative law proces		
(c) A tribunal in	which a proceeding is stayed under subsection (a) of	this section may
require the parties and c	ollaborative lawyers to provide a status report on the	collaborative law
process and the procee	ding. A status report may include only information	on whether the
collaborative law proce	ss is ongoing or concluded. It shall not include a re	port, assessment,
evaluation, recommendation	ation, finding, or other communication regarding a	collaborative law
process or collaborative	matter.	
	all not consider a communication made in violation of	subsection (c) of
this section.		
(e) <u>A tribunal s</u>	hall provide parties notice and an opportunity to	be heard before
dismissing a proceeding	in which a notice of collaborative law process is filed	based on delay or
failure to prosecute.		
" <u>§ 1-647. Emergency o</u>	order.	
During a collaborativ	ve law process, a party may begin a proceeding and a t	ribunal may issue
emergency orders upon	motion of a party in that or an already pending proceed	ling to protect the
health, safety, welfare, c	r interest of a party or otherwise preserve the status qu	<u>10.</u>
" <u>§ 1-648. Approval of</u>	agreement by tribunal.	
<u>A tribunal may appre</u>	ove an agreement resulting from a collaborative law pi	cocess.
" <u>§ 1-649. Disqualificat</u>	ion of collaborative lawyer and lawyers in associate	ed law firm.
(a) Except as ot	herwise provided in subsection (c) of this section a	und G.S. 1-647, a
collaborative lawyer is	disqualified from appearing before a tribunal to repre-	esent a party in a
proceeding related to the	e collaborative matter.	
(b) Except as oth	nerwise provided in subsection (c) of this section and C	G.S. 1-647, 1-650,
and 1-651, a lawyer in a	law firm with which the collaborative lawyer is associa	ted is disqualified

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from appe	earing t	before a tribunal to represent a party in a proceed	ling related to the collaborative
		laborative lawyer is disqualified from doing s	
section.			
(c)	A col	laborative lawyer or a lawyer in a law firm with	which the collaborative lawyer
		represent a party to do any of the following:	<u> </u>
	(1)	To ask a tribunal to approve an agreement resu	lting from the collaborative law
	(-)	process.	
	(2)	To seek or defend an emergency order in ei	ither a pending or newly filed
	<u>1=7</u>	proceeding to protect the health, safety, wel	
		otherwise preserve the status quo.	
(d)	If sub	division (c)(2) of this section applies, a collaboration $(c)(2)$	ative lawyer, or lawyer in a law
		the collaborative lawyer is associated, may conti	
	<u>(1)</u>	<u>Until the party is represented by a successor</u>	
		days after the date any action is taken under su	•
		whichever occurs first; or	
	(2)	If the parties consent to continue the collabora	tive law process subject to any
	(2)	emergency order which may have been e	
		proceeding as referenced in subdivision (c)(2)	
		as provided in G.S. 1-646.	or this section shall be stayed
'8 1_6 5 0	I ow-i	<u>as provided in G.S. 1-040.</u> ncome parties.	
(a)		disqualification under G.S. 1-649(a) applies	to a collaborative lawyer
<u> </u>		rty with or without fee.	
(b)		a collaborative law process concludes, another 1	awver in a law firm with which
		awyer disqualified under G.S. 1-649(a) is ass	•
		e collaborative matter or a matter related to the c	• • • • •
following		- condonative matter of a matter related to the c	condocrative matter if an of the
	<u>(1)</u>	The party has an annual income that qual	ifies the party for free legal
	<u>(1)</u>	representation under the criteria established	
		representation.	by the law limit for free legal
	(2)	The collaborative law participation agreement	so provides
	$\frac{(2)}{(3)}$	The collaborative lawyer is isolated from any p	
	<u>(5)</u>	matter or a matter related to the collaborati	-
		within the law firm which are reasonably calcu	
		lawyer from such participation.	
8 1-651	Covo	<u>'nmental entity as party.</u>	
(a)		disqualification under G.S. 1-649(a) applies	to a collaborative lawyer
	-	party that is a government or government	
instrumer	-	party that is a government of government	intal subdivision, agency, or
(b)		a collaborative law process concludes, another l	awyer in a law firm with which
		lawyer is associated may represent a governmer	•
		imentality in the collaborative matter or a mat	
		e following apply:	ter related to the conaborative
			so providos
	$\frac{(1)}{(2)}$	The collaborative law participation agreement	=
	<u>(2)</u>	The collaborative lawyer is isolated from any p	-
		matter or a matter related to the collaborati	• •
		within the law firm which are reasonably calcul	fated to isofate the conadorative
18 1 652	Dicola	lawyer from such participation.	
		sure of information.	r by law other than this Anti-1-
(a) during the		ot as provided by subsection (b) of this section of oractive law process, on the request of another p	•
		orative law process, on the request of another p nformal disclosure of all relevant information re	• • • •
<u>run, calla</u>	iu, allu	mormal disclosure of all relevant information re-	nated to the conaborative matter

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1	without formal discovery. A party also shall update promptly previously disclosed information			
2	that has materially changed.			
3	(b) The parties may define the scope and terms of the disclosure during the collaborative			
4	law process.			
5	"§ 1-653. Standards of professional responsibility not affected.			
6	This Article does not affect the professional responsibility, obligations, and standards			
7	applicable to a lawyer or other licensed professional, including rules governing the			
8	confidentiality of information acquired by a lawyer during the professional relationship with a			
9	client.			
10	"§ 1-654. Informed consent.			
11	Before a prospective party signs a collaborative law participation agreement, a prospective			
12	collaborative lawyer shall do all of the following:			
13	(1) Assess with the prospective party factors the lawyer reasonably believes relate			
14	to whether a collaborative law process is appropriate for the prospective			
15	party's matter.			
16	(2) Provide the prospective party with information that the lawyer reasonably			
17	believes is sufficient for the prospective party to make an informed decision			
18	about the material benefits and risks of a collaborative law process as			
19	compared to the material benefits and risks of other reasonably available			
20	alternatives for resolving the proposed collaborative matter, such as litigation,			
20	mediation, arbitration, or expert evaluation. The information provided shall			
22	include the respective rules regarding privilege and confidentiality that apply			
22	to each of the alternative means of resolving disputes.			
23 24	(3) Advise the prospective party that:			
2 4 25				
23 26	a. <u>After signing a collaborative law participation agreement, if a party</u> initiates a proceeding or seeks tribunal intervention in a pending			
20 27	proceeding related to the collaborative matter, the collaborative law			
27				
28 29	 <u>b.</u> <u>process terminates, except as provided in G.S. 1-647.</u> <u>b.</u> <u>Participation in a collaborative law process is voluntary and any party</u> 			
29 30				
	has the right to terminate unilaterally a collaborative law process with			
31	or without cause. The calleborative lawyer and any lawyer in a law firm with which the			
32	c. <u>The collaborative lawyer and any lawyer in a law firm with which the</u>			
33	collaborative lawyer is associated shall not appear before a tribunal to			
34 25	represent a party in a proceeding related to the collaborative matter,			
35	except as authorized by G.S. 1-647, 1-649(c), 1-650(b), or 1-651(b).			
36	" <u>§ 1-655. No liability for decision to participate.</u>			
37 38	No person incurs liability, either individually or in any fiduciary, official, or other capacity,			
38 39	with regard to the person's decision to participate or not to participate in a collaborative law			
39 40	process. "§ 1-656. Confidentiality of collaborative law communication.			
40 41	A collaborative law communication shall not be disclosed to anyone other than a party, a			
41 42	party's collaborative lawyer, or a nonparty participant except to the extent agreed by the parties			
42 43	in a signed record or as provided by law of this State other than this Article.			
43 44	"§ 1-657. Privilege against disclosure for collaborative law communication; admissibility;			
44 45	discovery.			
46	(a) Subject to G.S. 1-658 and G.S. 1-659, a collaborative law communication is			
40 47	privileged under subsection (b) of this section, is not subject to discovery, and is not admissible			
48	in evidence.			
49	(b) In a proceeding, the following privileges apply:			
50	(1) <u>A party may refuse to disclose, and may prevent any other person from</u>			
50 51	disclosing, a collaborative law communication.			
51	disclosing, a conductative law communication.			

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(2)	A nonparty participant may refuse to disclose, and may pro-	event any other
<u>_/</u>	person from disclosing, a collaborative law communication	
	participant.	or the nonpurty
(c) Evic	dence or information that is otherwise admissible or subject to dis	covery does not
	issible or protected from discovery solely because of its disclosed	
collaborative la	· · ·	<u>suie of use in u</u>
	ver and preclusion of privilege.	
	rivilege under G.S. 1-657 may be waived in a record or orally duri	ng a proceeding
	y waived by all parties and, in the case of the privilege of a nonp	
	ssly waived by the nonparty participant.	<u>arty participant,</u>
	person that makes a disclosure or representation about a co	llaborative law
	which prejudices another person in a proceeding shall not assert a	
	this preclusion applies only to the extent necessary for the person	
	disclosure or representation.	<u>Sil prejudiced to</u>
*	its of privilege.	
	re is no privilege under G.S. 1-657 for a collaborative law comm	unication that is
any of the follo		diffection that is
(1)	Available to the public under Chapter 132 of the General S	tatutes or made
<u>(1)</u>	during a session of a collaborative law process that is open, of	
	law to be open, to the public.	<u>n is required by</u>
(2)	A threat or statement of a plan to inflict bodily injury or cor	nmit a crime of
<u>(2)</u>	violence.	
(3)	Intentionally used to plan a crime, commit or attempt to con	umit a crime or
<u>(5)</u>	conceal an ongoing crime or ongoing criminal activity.	<u>innit a crinic, or</u>
(4)	In an agreement resulting from the collaborative law process,	evidenced by a
<u>(+)</u>	record signed by all parties to the agreement.	<u>, evidenced by d</u>
(b) The	privileges under G.S. 1-657 for a collaborative law communicati	ion do not apply
	at a collaborative law communication is sought or offered to prov	
	plaint of professional misconduct or malpractice arising from	
collaborative la		of foluted to u
	re is no privilege under G.S. 1-657 if a tribunal finds, after a hea	aring in camera
	eeking discovery or the proponent of the evidence has shown the	
· ·	able, the need for the evidence substantially outweighs the interest	
	and the collaborative law communication is sought or offered	
following:	and the conditionative law communication is sought of orierow	<u>a m any or me</u>
<u>(1)</u>	A criminal action involving the prosecution of a felony.	
(2)	A proceeding seeking rescission or reformation of a contract a	rising out of the
<u>_/</u>	collaborative law process or in which a defense to avoid	-
	contract is asserted.	<u>inconney on the</u>
(d) If a	collaborative law communication is subject to an exception unde	er subsection (b)
	ection, only the part of the collaborative law communication ne	
	he exception may be disclosed or admitted.	<u>eeessary 101 uie</u>
	closure or admission of evidence excepted from the privilege under	er subsection (b)
	ction does not make the evidence or any other collaborative law	
	admissible for any other purpose.	
	privileges under G.S. 1-657 do not apply if the parties agree	in advance in a
	or, if a record of a proceeding reflects agreement by the parties, the	
	law process is not privileged. This subsection does not apply to	
	ation made by a person that did not receive actual notice of the ag	
	<i>ye</i> law communication was made.	
	nority of tribunal in case of noncompliance.	
<u>.,</u>		

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1	(a) If an	agreement fails to meet the requirements of G.S. 1-644	or a lawyer fails to
2		S. 1-654, a tribunal may nonetheless find that the parties int	
3		v participation agreement if they did both of the following:	
4	(1)	Signed a record indicating an intention to enter into	a collaborative law
5		participation agreement.	
6	(2)	Reasonably believed they were participating in a collabor	rative law process.
7	(b) If a t	tribunal makes the findings specified in subsection (a) of	
8	interests of justi	ce require, the tribunal may do all of the following:	
9	<u>(1)</u>	Enforce an agreement evidenced by a record resulting from	om the collaborative
10		law process in which the parties participated.	
11	<u>(2)</u>	Apply the disqualification provisions in G.S. 1-645, 1	-646, 1-647, 1-649,
12		<u>1-650, and 1-651.</u>	
13	<u>(3)</u>	Apply a privilege under G.S. 1-657.	
14		native dispute resolution permitted.	
15		nis Article prohibits the parties from using, by mutual agree	
16		lternate dispute resolution, including mediation, to reach a	
17		led in the collaborative law participation agreement. The p	
18		so serve as counsel for any form of nonadversarial alternat	-
19		of the collaborative law participation agreement so long as i	t is not a proceeding
20		efined in G.S. 1-642(10).	
21		ormity of application and construction.	
22		and construing this uniform act, consideration must be g	
23		nity of the law with respect to its subject matter among state	
24		ion to Electronic Signatures in Global and National Con	
25		modifies, limits, or supersedes the federal Electronic Signa	
26		erce Act, 15 U.S.C. § 7001, et seq., but does not modify,	
27		of that Act, 15 U.S.C. § 7001(c), or authorize electronic de	elivery of any of the
28		d in Section 103(b) of that Act, 15 U.S.C. § 7003(b)."	
29		TION 2. If any provision of this act or its application	
30		held invalid, the invalidity does not affect other provisions o	11
31		e given effect without the invalid provision or application,	and, to this end, the
32	•	s act are severable.	
33		TION 3. The Revisor of Statutes shall cause to be printed,	
34		ral Statutes, all relevant portions of the Official Comme	
35		aw Act and all explanatory comments of the drafters of this	is act as the Revisor
36	may deem appro	-	
37	SEC	TION 4. This act becomes effective October 1, 2019.	