## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

Η

## HOUSE BILL 32

## Senate Judiciary Committee Substitute Adopted 6/18/20

	Short Title: C	(Public)			
	Sponsors:				
	Referred to:				
		February 7, 2019			
1		A BILL TO BE ENTITLED			
2	AN ACT TO		W ACT. AS		
3		ENDED BY THE GENERAL STATUTES COMMISSION.			
4		sembly of North Carolina enacts:			
5		<b>CTION 1.</b> Chapter 1 of the General Statutes is amended by addir	ng a new Article		
6	to read:	in the second statutes is allocated by additional statutes and a statute statutes is a statute statute statute statute statutes is a statute statute statute statute statute statute statutes is a statute statute statute statute statute statute statutes is a statute statute statute statute statute statute statutes is a statute statute statute statute statute statute statutes is a statute statute statute statute statute statute statute statutes is a statute statute statute statute statute statute statute statutes is a statute statutes is a statute sta			
7	10 1000.	"Article 53.			
8		" <u>Uniform Collaborative Law Act.</u>			
9	" <u>§</u> 1-641. Short				
10		may be cited as the Uniform Collaborative Law Act.			
11	" <u>§ 1-642. Defin</u>	· · · · · · · · · · · · · · · · · · ·			
12		ng definitions apply in this Article:			
13	(1)	Collaborative law communication. – A statement, whether ora	al or in a record.		
14	<u></u>	or verbal or nonverbal, that does all of the following:			
15		a. Is made to conduct, participate in, continue, o	r reconvene a		
16		collaborative law process.			
17		b. Occurs after the parties sign a collaborative la	w participation		
18		agreement and before the collaborative law process is			
19	(2)	Collaborative law participation agreement. – An agreemen			
20		participate in a collaborative law process under this Article.	• •		
21	(3)	Collaborative law process A procedure intended to resolve	a collaborative		
22		matter without intervention by a tribunal in which person			
23		following:			
24		a. Sign a collaborative law participation agreement.			
25		b. Are represented by collaborative lawyers.			
26	<u>(4)</u>	Collaborative lawyer A lawyer who represents a party in	a collaborative		
27		law process.			
28	<u>(5)</u>	Collaborative matter. – A dispute, transaction, claim, proble	em, or issue for		
29		resolution, including a dispute, claim, or issue in a proce	eding, which is		
30		described in a collaborative law participation agreement.			
31	<u>(6)</u>	<u>Law firm. – Any of the following:</u>			
32		a. Lawyers who practice law together in a partnersh	ip, professional		
33		corporation, sole proprietorship, limited liability	company, or		
34		association.			
35		b. Lawyers employed in a legal services organizatio			
36		department of a corporation or other organization	n, or the legal		



2

	General Assemb	ly Of North Carolina	Session 2019
1		department of a government or governmental sub-	division, agency, or
2		instrumentality.	
3	<u>(7)</u>	Nonparty participant A person, other than a part	ty and the party's
4		collaborative lawyer, that participates in a collaborative la	
5	<u>(8)</u>	Party A person that signs a collaborative law participa	tion agreement and
6		whose consent is necessary to resolve a collaborative matt	ter.
7	<u>(9)</u>	Person An individual, corporation, business trust, estate	e, trust, partnership,
8		limited liability company, association, joint venture,	public corporation,
9		government or governmental subdivision, agency, or inst	rumentality, or any
10		other legal or commercial entity.	
1	<u>(10)</u>	Proceeding. – Any of the following:	
2		a. <u>A judicial, administrative, arbitral, or other ad</u>	ljudicative process
3		before a tribunal, including related prehearing	and post-hearing
4		motions, conferences, and discovery.	
5		b. A legislative hearing or similar process.	
6	<u>(11)</u>	Prospective party A person that discusses with a prosp	ective collaborative
7		lawyer the possibility of signing a collaborative law partic	cipation agreement.
8	<u>(12)</u>	Record Information that is inscribed on a tangible medi	um or that is stored
9		in an electronic or other medium and is retrievable in perc	eivable form.
0	<u>(13)</u>	Related to the collaborative matter Involving the sa	ame transaction or
1		occurrence, nucleus of operative fact, dispute, claim	, or issue as the
2		collaborative matter.	
3	<u>(14)</u>	Sign With present intent to authenticate or adopt a reco	ord to do any of the
4		following:	
5		<u>a.</u> <u>Execute or adopt a tangible symbol.</u>	
6		b. Attach to or logically associate with the record an	electronic symbol,
7		sound, or process.	
8	<u>(15)</u>	<u>Tribunal. – Any of the following:</u>	
9		<u>a.</u> <u>A court, arbitrator, administrative agency, or othe</u>	r body acting in an
0		adjudicative capacity which, after presentation o	
1		argument, has jurisdiction to render a decision	affecting a party's
2		interests in a matter.	
3		b. <u>A legislative body conducting a hearing or similar</u>	process.
4		ability; restrictions.	
5	(a) Excep	t as provided in subsection (b) of this section, this A	rticle applies to a
6		participation agreement that meets the requirements of G	<u>.S. 1-644 signed on</u>
37		ive date of this act.	
38		Article does not apply to any claim or proceeding arising u	<u>inder Chapter 35A,</u>
89	<u>35B, or 50 of the</u>		
-0		s, unborn individuals, and individuals who are incompetent	shall not be parties
1	to a collaborative		
2		orative law participation agreement; requirements.	
3		laborative law participation agreement must meet all	of the following
4	requirements:		
5	<u>(1)</u>	Be in a record.	
-6	<u>(2)</u>	Be signed by the parties and their collaborative lawyers.	<b>.</b> .
17	<u>(3)</u>	State the parties' intention to resolve a collaborative	matter through a
18		collaborative law process under this Article.	
19	<u>(4)</u>	Describe the nature and scope of the collaborative matter.	
50	<u>(5)</u>	Identify the collaborative lawyer who represents e	ach party in the
51		collaborative law process.	

Genera	l Assem	bly Of North Carolina	Session 2019
	<u>(6)</u>	Contain a statement by each collaborative lawyer confi	irming the collaborative
		lawyer's representation of a party in the collaborative	law process.
	<u>(7)</u>	State that the collaborative lawyers are disqualified	from representing their
		respective parties in a proceeding before a tribunal rela	ated to the collaborative
		matter, except as provided in G.S. 1-647, 1-649(c), 1-	<u>650, or 1-651.</u>
	<u>(8)</u>	Provide an address for each party where any notice req	uired under this Article
		may be sent.	
<u>(b)</u>		es may agree to include in a collaborative law participation	on agreement additional
		consistent with this Article.	
		ning and concluding collaborative law process; tollin	
<u>(a)</u>		cipation in a collaborative law process is voluntary. A co	
-		parties sign a collaborative law participation agreement.	
<u>(b)</u>		bunal shall not order a person to participate in a collabo	rative law process over
-	son's obj		
<u>(c)</u>	-	laborative law process is concluded by any of the follow	
	$\frac{(1)}{(2)}$	Resolution of a collaborative matter as evidenced by a	
	<u>(2)</u>	Resolution of a part of the collaborative matter, evider	
		in which the parties agree that the remaining parts of t will not be resolved in the collaborative law process.	the conaborative matter
	(3)	Termination of the process.	
<u>(d)</u>		laborative law process terminates upon the occurrence of	f any of the following:
<u>(u)</u>	(1)	When a party or collaborative lawyer gives notice t	
	<u>(1)</u>	record that the collaborative law process is ended.	o an other parties in a
	(2)	When a party does any of the following:	
	<u>(2)</u>	a. Begins a proceeding related to the collaborat	tive matter without the
		agreement of all parties, except as provided in	
		b. In a pending proceeding related to the collabo	
		of the following:	
		1. Without the agreement of all parties	s, initiates a pleading,
		motion, order to show cause, or reques	
		the tribunal, except as provided in G.S.	
		2. Requests that the proceeding be put of	
		calendar.	
	<u>(3)</u>	Except as otherwise provided in subsection (g) of thi	s section, when a party
		discharges a collaborative lawyer or a collaborative	lawyer withdraws from
		further representation of a party.	
<u>(e)</u>	<u>A par</u>	ty's collaborative lawyer shall give prompt notice to all	other parties in a record
of a dise	<u>charge or</u>	withdrawal.	
<u>(f)</u>	-	ty may terminate a collaborative law process with or wi	
<u>(g)</u>		ithstanding the discharge or withdrawal of a co	-
		v process continues, if not later than 30 days after the da	
-	-	hdrawal of a collaborative lawyer required by subsection	on (e) of this section is
sent to t	-	s, all of the following occur:	
	<u>(1)</u>	The unrepresented party engages a successor collabor	<u>ative lawyer.</u>
	<u>(2)</u>	In a signed record, all of the following occur:	. 1 1
		a. The parties consent to continue the collabor	
		reaffirming the collaborative law participation	
		b. The collaborative law participation agreement	is amended to identify
		the successor collaborative lawyer.	

General Assembly Of	North Carolina	Session 2019
<u>c.</u>	The successor collaborative lawye	r confirms the lawyer's
_	representation of a party in the coll	aborative law process and
	adherence to the collaborative law partic	-
(h) A collabora	tive law process does not conclude if, with	
	l to approve a resolution of the collaborative	
evidenced by a signed		
	ative law participation agreement may pro	ovide additional methods of
concluding a collabora	· · · · · ·	
	tive law participation agreement tolls all leg	al time periods applicable to
	inder law between the parties from the time the	
	ement until terminated as set forth in this	
	le statutes of limitations, statutes of repose, f	
± ± • • ± ±	y law, court rule, or court order. The to	-
-	y delivering notice to all other parties of an i	• •
	all be delivered by hand delivery or by c	
-	parties, and the tolling period terminates 30	-
party to receive the not		
	s pending before tribunal; status report.	
	a proceeding pending before a tribunal m	ay sign a collaborative law
	t to seek to resolve a collaborative matter re	• •
	nptly with the tribunal a notice of the col	
	signed. Subject to subsection (c) of this	
	operates as a stay of the proceeding as to th	
_	the parties are in that process.	1
	shall file promptly with the tribunal notice in	a record when a collaborative
	. The stay of the proceeding under subsection	
	led. The notice shall not specify any rea	
collaborative law proc		
(c) A tribunal	n which a proceeding is stayed under subse	ection (a) of this section may
require the parties and	collaborative lawyers to provide a status re	port on the collaborative law
process and the proce	eding. A status report may include only	information on whether the
collaborative law proc	ess is ongoing or concluded. It shall not i	nclude a report, assessment,
evaluation, recommen	dation, finding, or other communication re	egarding a collaborative law
process or collaborativ	e matter.	
(d) <u>A tribunal s</u>	hall not consider a communication made in	violation of subsection (c) of
this section.		
	shall provide parties notice and an oppo	ortunity to be heard before
	g in which a notice of collaborative law proc	
failure to prosecute.		
"§ 1-647. Emergency	order.	
	tive law process, a party may begin a proceed	ding and a tribunal may issue
	n motion of a party in that or an already pend	
	or interest of a party or otherwise preserve t	
-	f agreement by tribunal.	
A tribunal may app	rove an agreement resulting from a collabor	ative law process.
• • •	ation of collaborative lawyer and lawyers i	-
	otherwise provided in subsection (c) of the	
	s disqualified from appearing before a tribu	
•	ne collaborative matter.	
	therwise provided in subsection (c) of this se	ection and G.S. 1-647, 1-650,
	a law firm with which the collaborative lawy	

General .	Assem	oly Of North Carolina	Session 2019
from appe	earing l	before a tribunal to represent a party in a proceeding re	lated to the collaborative
		llaborative lawyer is disqualified from doing so und	
section.			<u> </u>
(c)	A col	laborative lawyer or a lawyer in a law firm with which	the collaborative lawyer
		y represent a party to do any of the following:	
	(1)	To ask a tribunal to approve an agreement resulting fi	rom the collaborative law
	<u></u>	process.	
	(2)	To seek or defend an emergency order in either a	pending or newly filed
	<u></u>	proceeding to protect the health, safety, welfare, o	
		otherwise preserve the status quo.	
(d)	If sub	division (c)(2) of this section applies, a collaborative la	awyer, or lawyer in a law
		the collaborative lawyer is associated, may continue to	
	(1)	Until the party is represented by a successor lawyer	
	<u></u>	days after the date any action is taken under subdivis	
		whichever occurs first; or	
	(2)	If the parties consent to continue the collaborative la	aw process subject to any
	<u>~~</u>	emergency order which may have been entered	
		proceeding as referenced in subdivision (c)(2) of the	
		as provided in G.S. 1-646.	<i>_</i>
§ 1-650.	Low-i	ncome parties.	
(a)		disqualification under G.S. 1-649(a) applies to	a collaborative lawyer
epresenti		rty with or without fee.	· · · ·
(b)	After	a collaborative law process concludes, another lawyer	in a law firm with which
collabo	rative	awyer disqualified under G.S. 1-649(a) is associated	d may represent a party
		e collaborative matter or a matter related to the collaboration	
ollowing	apply:		
	(1)	The party has an annual income that qualifies t	the party for free legal
		representation under the criteria established by the	e law firm for free legal
		representation.	
	<u>(2)</u>	The collaborative law participation agreement so pro	ovides.
	<u>(3)</u>	The collaborative lawyer is isolated from any particip	pation in the collaborative
		matter or a matter related to the collaborative ma	atter through procedures
		within the law firm which are reasonably calculated to	o isolate the collaborative
		lawyer from such participation.	
<u>§ 1-651.</u>	Gove	rnmental entity as party.	
<u>(a)</u>	The	disqualification under G.S. 1-649(a) applies to	a collaborative lawyer
epresenti	ing a	party that is a government or governmental s	ubdivision, agency, or
nstrumer			
<u>(b)</u>	-	a collaborative law process concludes, another lawyer	
		lawyer is associated may represent a government or ge	
		imentality in the collaborative matter or a matter relation	ated to the collaborative
natter if a		e following apply:	
	<u>(1)</u>	The collaborative law participation agreement so pro	
	<u>(2)</u>	The collaborative lawyer is isolated from any particip	
		matter or a matter related to the collaborative ma	
		within the law firm which are reasonably calculated to	o isolate the collaborative
		lawyer from such participation.	
		sure of information.	
<u>(a)</u>		ot as provided by subsection (b) of this section or by la	
-		orative law process, on the request of another party, a	· ·
full, cand	id, and	informal disclosure of all relevant information related to	o the collaborative matter

	General Assembly Of North CarolinaSession 2019
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	" <u>§ 1-654. Informed consent.</u>
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	<u>party's matter.</u>
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,
21	mediation, arbitration, or expert evaluation. The information provided shall
22	include the respective rules regarding privilege and confidentiality that apply
23	to each of the alternative means of resolving disputes.
24	(3) Advise the prospective party that:
25	a. <u>After signing a collaborative law participation agreement, if a party</u>
26	initiates a proceeding or seeks tribunal intervention in a pending
27	proceeding related to the collaborative matter, the collaborative law
28	process terminates, except as provided in G.S. 1-647.
29 20	b. Participation in a collaborative law process is voluntary and any party
30	has the right to terminate unilaterally a collaborative law process with
31 32	or without cause. The collaborative lawyer and any lawyer in a law firm with which the
32 33	c. <u>The collaborative lawyer and any lawyer in a law firm with which the</u> collaborative lawyer is associated shall not appear before a tribunal to
33 34	represent a party in a proceeding related to the collaborative matter,
34 35	except as authorized by G.S. 1-647, 1-649(c), 1-650(b), or 1-651(b).
35 36	" <u>§ 1-655. No liability for decision to participate.</u>
30 37	No person incurs liability, either individually or in any fiduciary, official, or other capacity,
38	with regard to the person's decision to participate or not to participate in a collaborative law
39	process.
40	"§ 1-656. Confidentiality of collaborative law communication.
41	A collaborative law communication shall not be disclosed to anyone other than a party, a
42	party's collaborative lawyer, or a nonparty participant except to the extent agreed by the parties
43	in a signed record or as provided by law of this State other than this Article.
44	"§ 1-657. Privilege against disclosure for collaborative law communication; admissibility;
45	discovery.
46	(a) Subject to G.S. 1-658 and G.S. 1-659, a collaborative law communication is
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>
51	disclosing, a collaborative law communication.

General Assem	bly Of North Carolina	Session 2019
(2)	A nonparty participant may refuse to disclose, and ma	av prevent any other
<u> </u>	person from disclosing, a collaborative law communication	
	participant.	
(c) Evid	ence or information that is otherwise admissible or subject	to discovery does not
	ssible or protected from discovery solely because of its d	•
collaborative lay		
" <u>§ 1-658. Waiv</u>	er and preclusion of privilege.	
(a) A pri	vilege under G.S. 1-657 may be waived in a record or orall	y during a proceeding
if it is expressly	waived by all parties and, in the case of the privilege of a	nonparty participant,
-	sly waived by the nonparty participant.	
	erson that makes a disclosure or representation about	
	which prejudices another person in a proceeding shall not as	
	this preclusion applies only to the extent necessary for the	person prejudiced to
÷	isclosure or representation.	
" <u>§ 1-659. Limit</u>		
	e is no privilege under G.S. 1-657 for a collaborative law c	ommunication that is
any of the follow		1.0
<u>(1)</u>	Available to the public under Chapter 132 of the Gene	
	during a session of a collaborative law process that is op	pen, or is required by
$\langle 0 \rangle$	law to be open, to the public.	
<u>(2)</u>	A threat or statement of a plan to inflict bodily injury of	or commit a crime of
(2)	violence.	a acminit a anima an
<u>(3)</u>	<u>Intentionally used to plan a crime, commit or attempt to</u> conceal an ongoing crime or ongoing criminal activity.	o commit a crime, or
(4)	In an agreement resulting from the collaborative law pro-	press avidenced by a
<u>(+)</u>	record signed by all parties to the agreement.	beess, evidenced by a
(b) The	privileges under G.S. 1-657 for a collaborative law commu	nication do not apply
	t a collaborative law communication is sought or offered t	
	aint of professional misconduct or malpractice arising	
collaborative lay		
	e is no privilege under G.S. 1-657 if a tribunal finds, after	a hearing in camera,
	eking discovery or the proponent of the evidence has show	-
otherwise availa	ble, the need for the evidence substantially outweighs the	interest in protecting
confidentiality,	and the collaborative law communication is sought or c	offered in any of the
following:	-	-
<u>(1)</u>	A criminal action involving the prosecution of a felony.	
<u>(2)</u>	A proceeding seeking rescission or reformation of a cont	-
	collaborative law process or in which a defense to a	void liability on the
	contract is asserted.	
	collaborative law communication is subject to an exception	
	ction, only the part of the collaborative law communication	ion necessary for the
	e exception may be disclosed or admitted.	
	losure or admission of evidence excepted from the privilege	
	tion does not make the evidence or any other collaborative	e law communication
discoverable or	admissible for any other purpose.	
<u>(f)</u> <u>The</u>	privileges under G.S. 1-657 do not apply if the parties a	
(f) The signed record or	; if a record of a proceeding reflects agreement by the part	ies, that all or part of
(f) <u>The</u> signed record or a collaborative l	, if a record of a proceeding reflects agreement by the part aw process is not privileged. This subsection does not ap	ies, that all or part of ply to a collaborative
(f) The signed record or a collaborative l law communica	; if a record of a proceeding reflects agreement by the part	ies, that all or part of ply to a collaborative

	General A	Assembly Of North Carolina	Session 2019
1	(a)	If an agreement fails to meet the requirements of G.S.	. 1-644 or a lawyer fails to
2		vith G.S. 1-654, a tribunal may nonetheless find that the pa	
3		tive law participation agreement if they did both of the foll	
4		(1) Signed a record indicating an intention to enter	•
5		participation agreement.	
6		(2) Reasonably believed they were participating in a	collaborative law process.
7	(b)	If a tribunal makes the findings specified in subsection	
8	interests c	of justice require, the tribunal may do all of the following:	
9		(1) Enforce an agreement evidenced by a record resu	lting from the collaborative
10		law process in which the parties participated.	
11		(2) Apply the disqualification provisions in G.S. 1	-645, 1-646, 1-647, 1-649,
12		1-650, and 1-651.	
13		(3) <u>Apply a privilege under G.S. 1-657.</u>	
14	" <u>§ 1-661.</u>	Alternative dispute resolution permitted.	
15	Nothin	ng in this Article prohibits the parties from using, by mutua	al agreement, other forms of
16	nonadvers	sarial alternate dispute resolution, including mediation, to	reach a settlement on any of
17	the issues	s included in the collaborative law participation agreemen	t. The parties' collaborative
18	lawyers n	nay also serve as counsel for any form of nonadversarial	alternate dispute resolution
19	-	is part of the collaborative law participation agreement so l	ong as it is not a proceeding
20		rm is defined in G.S. 1-642(10).	
21		Uniformity of application and construction.	
22		plying and construing this uniform act, consideration mu	
23	-	uniformity of the law with respect to its subject matter amo	-
24		<b>Relation to Electronic Signatures in Global and Nation</b>	
25	-	Article modifies, limits, or supersedes the federal Electron	-
26		Commerce Act, 15 U.S.C. § 7001, et seq., but does not	
27		01(c) of that Act, 15 U.S.C. § 7001(c), or authorize electric	
28	notices de	escribed in Section 103(b) of that Act, 15 U.S.C. § 7003(b)	
29		<b>SECTION 2.</b> If any provision of this act or its ap	
30		nce is held invalid, the invalidity does not affect other prov	
31	act which	a can be given effect without the invalid provision or appli	ication, and, to this end, the
32	provisions	s of this act are severable.	
33		<b>SECTION 3.</b> The Revisor of Statutes shall cause to be p	
34		I General Statutes, all relevant portions of the Official	
35		ative Law Act and all explanatory comments of the drafter	rs of this act as the Revisor
36	may deem	n appropriate.	
37		<b>SECTION 4.</b> This act becomes effective October 1, 202	20.