## GENERAL ASSEMBLY OF NORTH CAROLINA

## **SESSION 1989**

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## HOUSE BILL 1226

Short Title: Franchise Investment Program. (Publi					
Sponsors: Representatives Hardaway; Barnhill, Blue, Burke, Cunningham, Edwards, Fitch, Gist, H. Hunter, Jeralds, Kennedy, Locks, Michaux, Mills, and S. Thompson.					
Referred to: C	Referred to: Commerce.				
	April 12, 1989				
	A BILL TO BE ENTITLED				
AN ACT TO E	STABLISH THE FRANCHISE INVESTMENT PROGRAM.				
The General A	ssembly of North Carolina enacts:				
Sect	on 1. Article 10 of Chapter 143B of the General Statutes is amended by				
adding a new F					
	" <u>PART 14.</u>				
H9 4 40D 4E0 0	"FRANCHISE INVESTMENT PROGRAM.				
" <u>§ 143B-472.3</u>					
	context requires otherwise, as used in this Part:				
<u>(1)</u>	<u>'Enterprise' means a business entity, including a sole proprietorship, a partnership, a limited partnership, a corporation, or a joint venture</u>				
	proposing to carry on a business within the State.				
<u>(2)</u>	'Equity participation financing' means any financial assistance				
<u>(2)</u>	provided under this Part including investment or guaranty of				
	investment in an enterprise.				
(3)	'Franchise' means a contract or agreement, either expressed or implied,				
<del></del>	whether oral or written, between two or more persons by which:				
	a. A franchise or distributorship grants the right to engage in the				
	business of offering, selling, or distributing goods or services				
	under a marketing plan or system prescribed in substantial part				
	by a franchisor or a distributor;				
	b. The operation of the franchisee's and distributee's business				
	pursuant to a plan or system is substantially associated with the				

1		franchisor's or distributor's trademark, service mark, trade
2		name, logotype, advertising or other commercial symbol
3		designating the franchisor or distributor or their affiliate; and
4		c. The franchisee is required to pay directly or indirectly, a
5		franchise fee in excess of one hundred dollars (\$100.00).
6	<u>(4)</u>	'Program' means the Franchise Investment Program.
7	(4) (5)	'Qualified security' means:
8		a. Any note, bond, debenture, or other evidence of indebtedness;
9		b. Any stock or other form of equity participation;
10		c. Any certificate of interest or participation in a profit sharing
11		agreement;
12		d. Any investment contract;
13		<ul> <li>d. Any investment contract;</li> <li>e. Any certificate of deposit for a security;</li> <li>f. Any certificate of interest of participation in a patent or patent</li> </ul>
14		f. Any certificate of interest of participation in a patent or patent
15		application or in royalty or other payments under a patent or
16		patent application; or
17		g. Any interest or instrument commonly known as 'security' or
18		any certificate for, receipt for, guarantee of, or option, warrant,
19		or right to subscribe to or purchase any qualified security.
20	"§ 143B-472.36	. Legislative findings.
21	The General	Assembly finds that:
22	<u>(1)</u>	Franchises have proven to be a fast growing and reliable form of
23		successful business expansion and successful new business creation;
24	<u>(2)</u>	Franchises play a major role in the economy of North Carolina and
25		have been a continuing source of increasing tax revenues and job
26		opportunities;
27	<u>(3)</u>	The growth of franchises should be encouraged in the State's economy
28		and franchising should be an integral part of the State's economic
29		development effort;
30	<u>(4)</u>	Socially or economically disadvantaged persons often lack adequate
31		capital and are unable to obtain financing from financial institutions to
32		begin and develop a franchise; and
33	<u>(5)</u>	It is in the interest of the public welfare to promote the creation and
34	` '	viability of franchises by socially or economically disadvantaged
35		persons.
36	"§ 143B-472.37	. Purpose.
37	The purpose	of the Franchise Investment Program is to encourage and aid in the
38		evelopment of franchises in the State by socially or economically
39	disadvantaged p	ersons.
40	"§ 143B-472.38	. Franchise Investment Program.
41		ise Investment Program is established within the Department of
42		ne Small Business Development Division, Department of Commerce,

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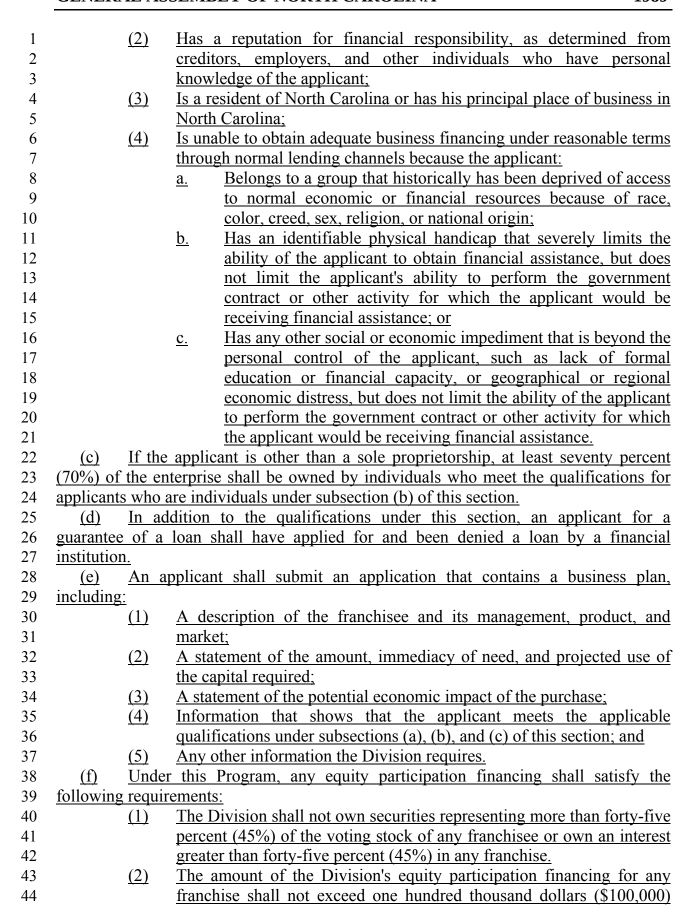
shall administer this Program.

**"§ 143B-472.39. Duties of the Division.** 

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1	<u>(a)</u> Fo:	the purposes of administering this Part, the Small Business Development
2	Division may	<u>.</u>
3	<u>(1)</u>	Provide equity participation financing for the establishment and
4		development of franchises by socially or economically disadvantaged
5		persons in the State;
6	(2)	Buy, hold, and sell qualified securities;
7	<u>(3)</u>	Prepare, publish, and distribute, with or without charge as the Division
8		may determine, technical studies, reports, and other materials it
9		considers appropriate; and
10	<u>(4)</u>	
11		necessary or desirable to carry out the purposes of this Part.
12	` /	e title of any securities shall be held in the name of the State, and the State
13		all be the custodian of the securities. Any transactions of purchase or sale
14		led through the Department of State Treasurer.
15		40. Franchise Investment Revolving Loan Fund.
16		e Franchise Investment Revolving Loan Fund is created. Moneys
17	- I I	by the State and other moneys made available to the Fund through federal
18		private contributions shall be deposited with the State Treasurer. Any
19		arnings and interest shall be paid to the Fund. The Fund shall be
20		by the Office of State Budget and Management. This Fund shall be a
21		revolving loan fund.
22	* *	e Fund shall be self-sustaining and shall achieve investment returns on its
23	portfolio in th	
24	(1)	<del></del>
25	(2)	Business Development Division; and
26	(2)	* * · · · · · · · · · · · · · · · · · ·
27	* *	e Division shall use the Fund and income from the Fund to:
28	<u>(1)</u>	
29	(2)	providing equity participation financing;
30	<u>(2)</u>	
31	(2)	qualified franchises;
32	<u>(3)</u>	
33	(4)	Program;
34	<u>(4)</u>	
35	(5)	of the State; and
36	<u>(5)</u>	
37		41. Application and requirements for financing.
38	* *	e enterprise shall apply for equity participation financing, including the
39		ualified securities issued by a franchise.
40	` '	he applicant is an individual, the applicant shall satisfy the Small Business
41	•	Division that the applicant:
42	<u>(1)</u>	<u>Is of good moral character;</u>



198	39		GENERAL ASSEMBLY OF NORTH CAROLINA
			and shall not exceed forty-five percent (45%) of the total initial
2			investment in the franchise.
3		<u>(3)</u>	The total amount of investment financing disbursed shall not exceed
1			one million dollars (\$1,000,000) for any 12-month period.
5		<u>(4)</u>	The Division shall find that there is a reasonable probability that the
6			State will recover its initial investment and an adequate return on
7			investment, and the State's investment shall be recoverable within five
3			years of the equity participation financing.
)		<u>(5)</u>	The State's recovery shall be the greater of the current value of the
)			percentage of the investment in the enterprise or the amount of the
1			<u>initial investment in the enterprise.</u>
2		<u>(6)</u>	The value of the enterprise at the time of recovery shall be the average
3			of three independent appraisals of the value.
1	(g)	The li	ability of the State in providing equity participation financing shall be
	limited to its investments under the Program."		
<u> </u>		Sec. 2	. This act shall become effective July 1, 1989.