## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

H D

## HOUSE DRH10167-LB-198 (03/01)

	Short Title: L	imit Lobbyists Contributions. (Public)		
	Sponsors: R	epresentative Blust.		
	Referred to:			
1		A BILL TO BE ENTITLED		
2	AN ACT TO FURTHER LIMIT CONTRIBUTIONS BY LOBBYISTS TO			
3	POLITICAL CAMPAIGNS OF LEGISLATORS AND EXECUTIVE BRANCH			
4	OFFICIALS.			
5	The General Assembly of North Carolina enacts:			
6 7	<b>SECTION 1.</b> G.S. 163-278.6 is amended by adding a new subdivision to read:			
8	read: " <b>§ 163-278.6. Definitions.</b>			
9	When used in this Article:			
10	when used	in this tituele.		
11	(5a)	The term 'Constitutional officers of the State' means officers whose		
12	<u>(84)</u>	offices are established in Article III of the Constitution.		
13	"			
14	<b>SECTION 2.</b> Article 22A of Chapter 163 of the General Statutes is amended			
15	by adding a new section to read:			
16	"§ 163-278.13C. Limitation on contributions by registered lobbyists.			
17	(a) No lobbyist registered under Chapter 120C of the General Statutes shall do			
18	any of the following:			
19	<u>(1)</u>	Make or offer to make a contribution to a legislator, executive branch		
20		official, or candidate campaign committee.		
21	<u>(2)</u>	Make a contribution to any candidate, officeholder, or political		
22		committee, directing or requesting that the contribution be made in		
23		turn to a legislator, executive branch official, or candidate campaign		
24	(2)	committee.		
25 26	<u>(3)</u>	Transfer any amount of money or anything of value to any entity,		
∠0		directing or requesting that the entity use what was transferred to		

- contribute to a legislator, executive branch official, or candidate 1 2 campaign committee. 3 <u>(4)</u> Solicit a contribution from any individual, political committee, or other
  - entity on behalf of a legislator, executive branch official, or candidate campaign committee. This subdivision does not apply to a registered lobbyist soliciting a contribution on behalf of a political party executive committee if the solicitation is solely for a separate segregated fund kept by the political party limited to use for activities that are not candidate-specific, including generic voter registration and get-out-the-vote efforts, pollings, mailings, and other general activities and advertising that do not refer to a specific individual candidate.
  - Deliver any contribution made by another to a legislator, executive (5) branch official, or candidate campaign committee.
  - No legislator, executive branch official, or candidate campaign committee or the real or purported agent of that legislator, executive branch official, or candidate campaign committee shall do any of the following:
    - Solicit a contribution from a lobbyist registered under Chapter 120C of (1) the General Statutes.
    - Solicit a third party, requesting or directing that the third party directly (2) or indirectly solicit a contribution from a lobbyist registered under Chapter 120C of the General Statutes or relay to the lobbyist registered under Chapter 120C of the General Statutes the legislator's, executive branch official's, or candidate campaign committee's solicitation of a contribution.
    - Accept a contribution from a lobbyist registered under Chapter 120C <u>(3)</u> of the General Statutes.
  - It shall not be deemed a violation of this section for a legislator or executive (c) branch official to serve on a board or committee of an organization that makes a solicitation of a lobbyist registered under Chapter 120C of the General Statutes as long as that legislator or executive branch official does not directly participate in the solicitation and that legislator or executive branch official does not directly benefit from the solicitation.
  - This section shall not prohibit a lobbyist registered under Chapter 120C of the (d) General Statutes from advising any of the following with regard to contributions to a legislator, executive branch official, or candidate campaign committee:
    - A political committee that employs or contracts with, or whose parent (1) entity employs or contracts with, that lobbyist.
    - Individual members of a political committee described in subdivision (2) (1) of this subsection.
    - The lobbyist's principal as defined in G.S. 120C-100. (3)
  - This section shall not apply to a lobbyist filing a notice of candidacy for office as a member of the General Assembly or a Constitutional officer of the State making a contribution to that lobbyist.
    - As used in this section, the following terms mean: (f)

Page 2 H1675 [Filed]

4

5

6

7

8

9

10

11

12

13 14

15

16

17

18

19

20

21

22

23

24

25

35 36 37

32 33

34

38 39

40

41

42

43

44

	General Assem	oly of North Carolina	Session 2007
1	(1)	Candidate campaign committee	. – As defined in G.S. 163-278.38Z,
2	<del></del>	and that candidate has filed a	notice of candidacy for office as a
3		member of the General Assemb	oly or a Constitutional officer of the
4		State.	
5	<u>(2)</u>	Executive branch official. – As d	efined in G.S. 138A-3(30)a.
6	<u>(3)</u>	<u>Legislator. – As defined in G.S.</u>	120C-100.
7	<u>(g)</u> A vic	lation of this section is punishab	le by a civil fine in accordance with
8	G.S. 163-278.34	only."	
9	SECT	TION 3. This act becomes effecti	ve January 1, 2008.

H1675 [Filed] Page 3