### **SESSION 1997**

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# HOUSE BILL 1350\* Committee Substitute Favorable 7/6/98

Short Title: Small Business Information Assistance.

(Public)

Sponsors:

Referred to:

## May 20, 1998

1	A BILL TO BE ENTITLED
2	AN ACT TO REQUIRE THE BUSINESS LICENSE INFORMATION OFFICE OF
3	THE SECRETARY OF STATE'S OFFICE TO PROVIDE INFORMATION AND
4	ASSISTANCE TO SMALL BUSINESSES, AS RECOMMENDED BY THE
5	BUSINESS DEVELOPMENT STUDY COMMITTEE OF THE LEGISLATIVE
6	RESEARCH COMMISSION AND TO APPROPRIATE FUNDS TO IMPLEMENT
7	THIS ACT.
8	The General Assembly of North Carolina enacts:
9	Section 1. G.S. 147-54.11 reads as rewritten:
10	"§ 147-54.11. Purpose.
11	It is the purpose of this Article to provide a convenient, accessible, and timely one-
12	stop system for the business community to acquire and maintain the necessary
13	information and State licenses to conduct business. Use of this one-stop system by an
14	applicant is optional. An applicant may deal directly with the appropriate State licensing
15	agency if he so the applicant prefers. To accomplish this goal, a business license
16	information office is established to provide information to the business community on all
17	State licensing and regulatory requirements-laws and regulations and, to the extent feasible,
18	to provide local and federal information on the same regulated activities. In addition to
19	providing information on State licensing-requirements, the business license information

office shall develop an operating plan for an automated master application system, shall 1 2 determine the software and hardware needs of the system, shall determine the staffing 3 levels required for the system, and shall determine the space requirements for the office 4 and automated system. 5 It is the intent of the General Assembly that the authority for determining whether a 6 requested license shall be issued shall remain with the agency legally authorized to issue 7 the license." 8 Section 2. G.S. 147-54.13 reads as rewritten: 9 "§ 147-54.13. Business License Information Office established; appointment of 10 director. There is established within the Department of the Secretary of State the 11 (a) 12 Business License Information Office. The Office shall be under the direction and supervision of a full-time salaried State employee who shall be designated as the 13 14 Director. The Director shall be appointed by the Secretary of State and shall receive a 15 salary commensurate with State government pay schedules for the duties of this office, or such salary to be set by the State Personnel Board pursuant to G.S. 126-4. Necessary 16 17 travel allowance or reimbursement for expenses shall be authorized for the Director in 18 accordance with G.S. 138-6. Sufficient staff shall be provided under the direction of the 19 Secretary. 20 (b)The Office shall make recommendations to agencies and the General Assembly 21 for eliminating, consolidating, simplifying, or expediting licenses, or otherwise improving licensing procedures affecting business undertakings. regarding proposed 22 23 policies, rules, or laws to improve the dissemination of information to small businesses 24 regarding statutory and regulatory requirements and to improve licensing procedures affecting business undertakings, including alternatives such as eliminating, consolidating, 25 simplifying, or expediting particular licenses. 26 The Office shall promulgate and adopt rules and forms necessary to carry out 27 (c)the purposes of this Article." 28 29 Section 3. Article 4B of Chapter 147 of the General Statutes is amended by 30 adding a new section to read: 31 "§ 147-54.13.1. Reporting requirements of the Secretary of State. The Secretary may report to the Joint Legislative Commission on Governmental 32 Operations on any recommended legislative or administrative revision the Secretary 33 determines is necessary to make State government communications and relations with the 34 35 public more effective and efficient." Section 4. G.S. 147-54.14 reads as rewritten: 36 "§ 147-54.14. Clearinghouse functions. 37 38 The Office shall be a clearinghouse for State business license-information and shall 39 perform the following duties: 40 Establish a license information service detailing requirements for (1)establishing and engaging in business in the State; 41 42 Provide the most recent forms and information sheets for all State (2)business licenses; and 43

1 (3) Prepare, publish, and distribute a complete directory of all State lie	censes
2 required to do business in North Carolina. Carolina;	
3 (4) Provide the public with an information resource center that dissem	inates
4 <u>information regarding State statutory and regulatory requireme</u>	<u>nts to</u>
5 <u>conduct business, including, but not limited to, authoritative source</u>	es and
6 procedures; and	
7 (5) Establish a program in which the Office works with the small bu	siness
8 <u>community to identify problems in State government relat</u>	ed to
9 <u>unnecessary delays, inconsistencies between regulatory agencies</u>	s, and
10 the inefficient and ineffective uses of State resources."	
11 Section 5. G.S. 147-54.15 reads as rewritten:	
12 "§ 147-54.15. License coordination and assistance to applicants.	
13 Upon request, the Office shall assist a person as provided below:	
14 (1) Identify the type and source of licenses that may be required an	nd the
15 potential difficulties in obtaining the licenses based on an inf	
16 review of a potential applicant's business at an early stage	
17 planning. Information provided by the Office is for guidance put	
18 only and may not be asserted by an applicant as a waiver or release	from
19 any license requirement. However, an applicant who uses the se	
20 of the Office as provided in this subdivision, and who receives a w	
21 statement identifying required State business licenses relating	
22 specific business activity, may not be assessed a penalty for fail	
23 obtain any State business license which was not identified, provide	
the applicant submits an application for each such license within	
25 (60) days after written notification by the Office or the a	
26 responsible for issuing the license;	0
27 (2) Arrange an informal conference between the person and the approx	priate
agency to clarify licensing requirements or standards, if necessary;	•
29 (3) Assist in preparing the appropriate application and supplemental for	orms;
30 (4) Monitor the license review process to determine the status	of a
31 particular license. If there is a delay in the review process, the	Office
32 may demand to know the reasons for the delay, the action requi	red to
end the delay, and shall provide this information to the applicant	. The
34 Office may assist the applicant in resolving a dispute with an a	gency
35 during the application process. If a request for a license is refuse	d, the
36 Office may explain the recourse available to the person under	er the
37 Administrative Procedure ActAct; and	
38 (5) Provide the person with any information the person needs to co	<u>omply</u>
39 with State laws, rules, and policies in conducting business in the State	tate or
40 refer the person to the particular individual in the appropriate age	ncy to
41 <u>obtain the requested information.</u> "	
42 Section 6. G.S. 147-54.16 reads as rewritten:	
43 "§ 147-54.16. Master application-automated system.	

1 <u>(a)</u> The Office shall implement and administer an automated master application 2 system. The Office shall determine the licenses appropriate for inclusion in the master 3 application system. The Office may not include environmental licenses in the master 4 application system.

5 The appropriate agency shall continue to determine whether a requested license shall 6 be issued and to issue the license if the application is approved by the agency. An 7 applicant who receives written notification by the Office that a license requested through 8 the Office is being issued by the appropriate agency may proceed with the licensed 9 business activity without having physical possession of the issued license.

10 The Office shall collect from each applicant the total amount of the fees for the licenses applied for through the Office. The Office is the repository for an original signed 11 12 application form submitted through the Office for a license that is included in the master application system. If, based on the information supplied by the applicant to the Office, 13 14 the Office fails to make application for a required license, and the applicant did not know 15 such a license was required, the applicant shall not be liable for any civil or criminal penalties or disciplinary action for failure to have the license. If the failure to obtain the 16 17 license is reported to the applicant by either the Office or the agency issuing the license, 18 the applicant must make application within 30 days or be subject to the penalties or disciplinary action. 19

(b) The Office shall implement and administer an automated system to track the
 number of contacts or inquiries received each year, the nature of each contact or inquiry,
 and the final resolution offered in response to each contact or inquiry for the purpose of
 recommending legislative and administrative revisions pursuant to G.S. 147-54.13."

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### Section 7. G.S. 147-54.17 reads as rewritten:

### 25 "§ 147-54.17. License coordinator Coordinator designated in all State agencies.

(a) Each agency shall cooperate fully with the Office in providing information on
 the licenses-forms, licenses, and regulatory requirements of the agency, in coordinating
 conferences with applicants to clarify license and regulatory requirements, and in
 developing a plan for an automated master application system.

30 (b) Each agency shall designate a business license coordinator. The coordinator31 shall have the following responsibilities:

- To provide to the Office the most recent application and supplemental 32 (1)33 forms required for each license issued by the agency, agency and for 34 conducting business under the regulatory authority of the agency, the 35 most recent information available on existing and proposed agency rules, the most recent information on changes or proposed changes in 36 license requirements or agency rules and how those changes will affect 37 the business community, and agency publications that would be of aid 38 39 or interest to the business community;
- 40 (2) To work with the Office in scheduling conferences for applicants as 41 provided under G.S. 147-54.15;
- 42 (3) To determine, upon request of an applicant or the Office, the status of a 43 license application or renewal, the reason for any delay in the license

1		review process, and the action needed to end the delay; and to notify		
2		the applicant or Office, as appropriate, of those findings;		
3	(4)	To work with the Office or applicant, upon request, to resolve any		
4		dispute that may arise between the agency and the applicant during the		
5		review process;		
6	<u>(4a)</u>	To determine, upon request of a business or the Office, the status of a		
7		request for information or assistance regarding any requirements or		
8		actions of the agency, the reason for any delay in the agency's response,		
9		and the action needed to end the delay; and to notify the applicant or		
10	( <b>4</b> b)	Office, as appropriate, of those findings;		
11 12	<u>(4b)</u>	To work with the Office or business, upon request, to resolve any dispute that may arise between the agency and business recording the		
12		dispute that may arise between the agency and business regarding the compliance with laws, rules, or policies of the State or agency; and		
13 14	(5)	To review agency regulatory and license requirements and to provide a		
14	$(\mathbf{J})$	written report to the Office that identifies the regulatory and licensing		
16		requirements that affect the business community; indicates which, if		
17		any, requirements should be eliminated, modified, or consolidated with		
18		other requirements; and explains the need for continuing those		
19		requirements not recommended for elimination."		
20	Section 8. Article 4B of Chapter 147 of the General Statutes is amended by			
21	adding a new section to read:			
22	" <u>§ 147-54.20. Confidentiality of requests.</u>			
23		est of the person or applicant, the identity of the person or other entity		
24	requesting assistance or information pursuant to this Article shall remain confidential and			
25	shall not be disseminated to any State agency or person outside the Office, unless State or			
26	federal law requires otherwise to protect the public interest."			
27	Section 9. Effective October 1, 1999, G.S. 147-54.13.1, as enacted by this act,			
28	reads as rewritten:			
29		<b>Reporting requirements of the Secretary of State.</b>		
30	(a) <u>The At any time, the Secretary may report to the Joint Legislative Commission</u>			
31	on Governmental Operations on any recommended legislative or administrative revision			
32	the Secretary determines is necessary to make State government communications and			
33		e public more effective and efficient.		
34		Secretary shall report to the Joint Legislative Commission on		
35	Governmental Operations on or before November 1 each year on the most common			
36	complaints received from the business community and the number, type, or nature of			
37		ed by the Office. The Secretary may also report on any legislative or		
38	administrative recommendations to address the problems reported that year, including			
39 40	proposed budgetary amendments."			
40 41		on 10. There is appropriated from the General Fund to the Office of the		
41 42	Secretary of State the sum of two hundred seventy-nine thousand eight hundred thirty- nine dollars (\$279,839) for the 1998-99 fiscal year to implement this act. The funds shall			
<b>+</b> ∠	mile uonais (\$2	(7,057) for the 1770-77 fiscal year to implement this act. The funds shall		
43	be used for tw	o additional positions in the Office of the Secretary of State and for		

equipment and supplies required to educate the public and State and local entities about
 the program and to develop the automated system mandated by Section 6 of this act.

3 Section 11. Sections 1 through 5, 7, and 8 of this act become effective October

4 1, 1998. Sections 6 and 9 of this act become effective October 1, 1999. Section 10 of this
5 act becomes effective July 1, 1998. The remainder of this act is effective when it

becomes law.