GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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HOUSE DRH50418-LBf-310 (4/4)

Short Title:	Small Business	Contractor Act.

(Public)

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Sponsors:	Representative Hall.
Referred to:	

1	A BILL TO BE ENTITLED
2	AN ACT TO REENACT THE SMALL BUSINESS CONTRACTOR ACT, TO
3	PROVIDE FOR CONTRACT FINANCING AND SURETY BONDS FOR SMALL
4	BUSINESSES THAT CONTRACT WITH GOVERNMENTAL AGENCIES.
5	The General Assembly of North Carolina enacts:
6	SECTION 1. Article 10 of Chapter 143B of the General Statutes is amended
7	by adding a new Part to read:
8	"Part 20. Small Business Contractor Act.
9	" <u>§ 143B-472.105. Purpose and intent.</u>
10	The purpose and intent of this Part is to foster economic development and the
11	creation of jobs by providing financial assistance to financially responsible small
12	businesses that are unable to obtain adequate financing and bonding assistance in
13	connection with contracts.
14	" <u>§ 143B-472.106. Definitions.</u>
15	The following definitions apply in this Part:
16	(1) <u>Authority. – The North Carolina Small Business Contractor Authority</u>
17	created in this Part.
18	(2) Internal Revenue Code. – The Code as defined in G.S. 105-228.90.
19	(3) <u>Contract term. – The term of a contract, including the maintenance or</u>
20	warranty period required by the contract and the period during which
21	the surety may be liable for latent defects.
22	(4) <u>Government agency. – The federal government, the State, an agency,</u>
23	or a political subdivision of the federal government or the State, or a
24	utility regulated by the North Carolina Utilities Commission.
25	(5) Related party. – A party related to the applicant in a manner that would
26	require an attribution of stock to or from the party under section 318 of
27	the Internal Revenue Code.

1		<u>(6)</u>	Secretary. – The Secretary of Commerce.
2	" <u>§ 143B</u> -		7. Authority creation; powers.
3	<u>(a)</u>	Creat	ion. – The North Carolina Small Business Contractor Authority is
4	created w	vithin t	he Department of Commerce.
5	<u>(b)</u>	Mem	bership. – The Authority consists of 11 members appointed as follows:
6		(1)	Four members appointed by the General Assembly upon the
7			recommendation of the Speaker of the House of Representatives, one
8			of whom has experience in underwriting surety bonds.
9		<u>(2)</u>	Four members appointed by the General Assembly upon the
10			recommendation of the President Pro Tempore of the Senate, one of
11			whom is a present or former governmental employee with experience
12			in administering public contracts.
13		(3)	Three members appointed by the Governor, one of whom is a licensed
14		<u> </u>	general contractor and one of whom is experienced in working for
15			private, nonprofit, small, or underutilized businesses.
16	(c)	Term	s. – Members serve four-year terms, except initial appointments. There
17			n against reappointment for subsequent terms. Initial appointments shall
18			ry 1, 2008. Each appointing authority shall designate two of its initial
19			o serve four-year terms and the remainder of its initial appointments to
20	serve three		
21	(d)	-	. – The chair shall be elected annually by the members of the Authority
22			ership of the Authority and shall be a voting member.
23	(e)		bensation. – The Authority members shall receive no salary as a result of
24	<u> </u>	-	Authority but are entitled to per diem and allowances in accordance with
25	G.S. 138		runonty but are entitled to per drein and anowances in accordance with
26	(f)		ings. – The Secretary shall convene the first meeting of the Authority
20 27			after January 1, 2008. Meetings shall be held as necessary as determined
28	by the A	-	
29	<u>(g)</u>	-	um. – A majority of the members of the Authority constitutes a quorum
30			on of business. A vacancy in the membership of the Authority does not
31			t of the quorum to exercise all rights and to perform all duties of the
32	Authority	-	tor the quorum to energiese an rights and to perform an addes of the
33	(h)	_	ncies. – A vacancy on the Authority resulting from the resignation of a
34			rwise is filled in the same manner in which the original appointment was
35			alance of the unexpired term. Vacancies in appointments made by the
36			bly shall be filled in accordance with G.S. 120-122.
30 37	(i)		oval. – Members may be removed in accordance with G.S. 143B-13. A
38	<u> </u>		hisses three consecutive meetings of the Authority may be removed for
39	nonfeasa		isses thee consecutive meetings of the Authority may be removed for
40	<u>(j)</u>		rs and Duties. – The Authority has the following powers and duties:
40 41	Ψ	(1)	<u>To accept grants, loans, contributions, and services.</u>
41		$\frac{(1)}{(2)}$	<u>To employ staff, procure supplies, services, and property, and enter</u>
42 43		<u>\</u>	into contracts, leases, or other legal agreements, including the
43 44			procurement of reinsurance, to carry out the purposes of the Authority.
-+-+			production of remsurance, to carry out the purposes of the Authority.

1	(2)	To acquire manage operate dispose of or otherwise deal with
2	<u>(3)</u>	To acquire, manage, operate, dispose of, or otherwise deal with
2 3		property, take assignments of rentals and leases, and enter into
4		contracts, leases, agreements, and arrangements that are necessary or incidental to the performance of the duties of the Authority, upon
4 5		
5 6	(A)	terms and conditions that it considers appropriate.
7	<u>(4)</u>	To specify the form and content of applications, guaranty agreements,
8	(5)	or agreements necessary to fulfill the purposes of this Part. To acquire or take assignments of documents executed, obtained, or
9	<u>(5)</u>	delivered in connection with assistance provided by the Authority
10		under this Part.
10	<u>(6)</u>	To fix, determine, charge, and collect any premiums, fees, charges,
12	<u>(0)</u>	costs, and expenses in connection with any assistance provided by the
12		Authority under this Part.
13 14	(7)	To adopt rules, in accordance with Chapter 150B of the General
14	<u>(7)</u>	Statutes, to implement this Part.
15 16	(8)	<u>To take any other action necessary to carry out its purposes.</u>
17	$\frac{(8)}{(9)}$	<u>To report quarterly to the Joint Legislative Commission on</u>
17	(9)	<u>Governmental Operations on the activities of the Authority, including</u>
18 19		the amount of rates, sureties, and bonds.
20	(k) Limi	tations. – Notwithstanding any other provision of this Part, the Authority
20 21		
21 22	· · ·	e financial assistance that constitutes raising money on the credit of the
		ing the faith and credit or the taxing power of the State directly or
23 24		he payment of any debt. Before providing financial assistance to an r this Part, the Authority must obtain the written certification of the
24 25		ral that the proposed financial assistance does not constitute raising
23 26	•	redit of the State or pledging the faith of the State directly or indirectly
20 27	•	at of any debt as provided in Section 3(2) of Article V of the North
28	Carolina Consti	•
28 29	" <u>§ 143B-472.1</u> (
30		or assistance under this Part, an applicant must meet all of the following
31	requirements:	<u>in assistance under uns rart, an appreant must meet an or the following</u>
32	(1)	The applicant must be a small business concern that meets the
33	<u>(1)</u>	applicable size standards established by the United States Small
34		Business Administration for business loans based on the industry in
35		which the concern, including its affiliates, is primarily engaged and
36		based on the industry in which the concern, not including its affiliates,
37		is primarily engaged. In addition, in the case of an application for
38		bonding assistance, the applicant, including its affiliates, may not have
39		receipts for construction and service contracts in excess of the
40		maximum amount established by the United States Small Business
41		Administration for surety bond guarantee assistance.
42	<u>(2)</u>	The applicant must be an individual, or be controlled by one or more
43	<u>1</u>	individuals, with a reputation for financial responsibility, as
44		determined from creditors, employers, and other individuals with

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1		personal knowledge. If the applicant is other than a	sole proprietorship
2		at least seventy percent (70%) of the business	· · ·
3		individuals with a reputation for financial responsi	
4	<u>(3)</u>	The applicant must be a resident of this State or be	•
5	<u>1</u>	State and must have its principal place of business	A
6	(4)	The applicant must demonstrate to the satisfaction	
7		that it has been unable to obtain adequate finan	•
8		reasonable terms through an authorized company	
9		applying for a guarantee of a loan, the applicant m	
10		and been denied a loan by a financial institution.	
1	" <u>§ 143B-472.1</u> (9. Small Business Contract Financing Fund.	
12	(a) Creat	tion and Use The Small Business Contract Finance	cing Fund is created
13	as a special rev	venue fund. Revenue in the Fund does not revert a	t the end of a fiscal
14	year, and intere	est and other investment income earned by the Fund	accrues to the Fund.
15	The Authority	shall use the Fund to make direct loans and guarant	y payments required
16	by defaults and	d to pay the portion of the administrative expens	es of the Authority
17	related to making	ng these loans and payments.	
18	<u>(b)</u> <u>Cont</u>	ent. – The Small Business Contract Financing Fund	consists of all of the
19	following rever		
20	<u>(1)</u>	Funds appropriated to the Fund by the State.	
21	<u>(2)</u>	Repayments of principal of and interest on direct lo	
22	<u>(3)</u>	Premiums, fees, and any other amounts received b	
23		respect to financial assistance provided by the Auth	•
24	<u>(4)</u>	Proceeds designated by the Authority from the	
25		disposition of property or contracts held or acquire	d by the Authority.
26	<u>(5)</u>	Investment income of the Fund.	
27	<u>(6)</u>	Any other moneys made available to the Fund.	
28		10. Contract performance assistance authorized.	C 11
29		The Authority is authorized to provide the	following contract
30	performance as		
31	$\frac{(1)}{(2)}$	A guarantee of a loan made to the applicant.	41
32	<u>(2)</u>	If the applicant demonstrates to the satisfaction of	•
33 34		is unable to obtain money from any other sou	arce, a loan to the
	(b) Qual	applicant.	to an applicant or
35 36		ification. – The Authority shall not lend money n unless all of the following requirements are met:	to an applicant of
30 37	-	The applicant meets the requirements of G.S. 143B	. 172 108
38	$\frac{(1)}{(2)}$	The loan is to be used to perform an identified co	
39	<u>(2)</u>	majority of funding is provided by a govern	
,,, 10		<u>combination of government agencies.</u>	inche agency of a
+0 41	<u>(3)</u>	The loan is to be used for working capital or e	auinment needed to
42	<u>(5)</u>	perform the contract, the cost of which can be r	
43		proceeds, if the Authority has entered into an	-
44		applicant necessary to secure the loan or guaranty.	agreement with the
•••		approant necessary to becare the foun of guaranty.	

1	(c) Terms and Conditions. – The Authority shall set the terms and conditions for
2	loans and for the guarantee of loans. When the Authority lends money from the Small
3	Business Contract Financing Fund, it shall prepare loan documents that include all of
4	the following:
5	(1) The rate of interest on the loan, which shall not exceed any applicable
6	statutory limit for a loan of the same type.
7	(2) <u>A payment schedule that provides money to the applicant in the</u>
8	amounts and at the times that the applicant needs the money to
9	perform the contract for which the loan is made.
10	(3) A requirement that, before each advance of money is released to the
11	applicant, the applicant and the Authority must cosign the request for
12	the money.
13	(4) Provisions for repayment of the loan.
14	(5) Any other provision the Authority considers necessary to secure the
15	loan, including an assignment of, or a lien on, payment under the
16	contract, if allowable.
17	(d) Maturity. – A loan made by the Authority shall mature not later than the date
18	the applicant is to receive full payment under the identified contract, unless the
19	Authority determines that a later maturity date is required to fulfill the purposes of this
20	Part.
21	(e) Diversity. – In selecting applicants for assistance, the Authority must consider
22	the need to serve all geographic and political areas and subdivisions of the State.
23	(f) Limitation. – The total amount of loan guarantees and loans issued to each
24	recipient during a fiscal year shall not exceed fifteen percent (15%) of the amount of
25	money in the Fund as of the beginning of that fiscal year.
26	"§ 143B-472.111. Small Business Surety Bond Fund.
27	(a) Creation and Use. – The Small Business Surety Bond Fund is created as a
28	special revenue fund. Revenue in the Fund does not revert at the end of a fiscal year,
29	and interest and other investment income earned by the Fund accrues to the Fund. The
30	Authority shall use the Fund for the purposes of and to pay the expenses of the
31	Authority related to providing bonding assistance.
32	(b) Content The Small Business Surety Bond Fund consists of all of the
33	following revenue:
34	(1) Funds appropriated to the Fund by the State.
35	(2) Premiums, fees, and any other amounts received by the Authority with
36	respect to bonding assistance provided by the Authority.
37	(3) Proceeds designated by the Authority from the sale, lease, or other
38	disposition of property or contracts held or acquired by the Authority.
39	(4) Investment income of the Fund.
40	(5) Any other moneys made available to the Fund.
41	"§ 143B-472.112. Bonding assistance authorized.
42	(a) Guaranty Subject to the restrictions of this Part, the Authority, on
43	application, may guarantee a surety for losses incurred under a bid bond, payment bond,
44	or performance bond on an applicant's contract, of which the majority of the funding is

1	provided by a government agency or a combination of government agencies, up to
2	ninety percent (90%) of the surety's losses, or nine hundred thousand dollars
3	(\$900,000), whichever is less. The term of a guaranty under this section shall not exceed
4	the contract term. The Authority may vary the terms and conditions of the guaranty
5	from surety to surety, based on the Authority's history of experience with the surety and
6	other factors that the Authority considers relevant.
7	(b) Notice. – When the Authority provides a guaranty under this section with
8	respect to a contract, it must give the government agencies that are parties to the
9	contract written notice of the guaranty.
10	(c) Bonds. – The Authority may execute and perform bid bonds, performance
11	bonds, and payment bonds as a surety for the benefit of an applicant in connection with
12	a contract, of which the majority of the funding is provided by a government agency or
13	a combination of government agencies.
14	(d) Obligation of State. – The total amount of guarantees issued and bonds
15	executed shall not exceed ninety percent (90%) of the amount of money in the Small
16	Business Surety Bond Fund. The Authority shall not pledge any money other than
17	money in the Fund for payment of a loss or bond. No action by the Authority constitutes
18	the creation of a debt secured by a pledge of the taxing power or the faith and credit of
19	the State or any of its political subdivisions. The face of each guarantee issued or bond
20	executed shall contain a statement that the Authority is obligated to pay the guarantee or
21	bond only from the revenue in the Small Business Surety Bond Fund and that neither
22	the taxing power nor the faith and credit of the State or any of its political subdivisions
23	is pledged in payment of the guarantee or bond. Nothing in this subsection limits the
24	ability of the Authority to obtain reinsurance.
25	(e) Limitation. – The total amount of bonding assistance provided to each
26	recipient during a fiscal year shall not exceed fifteen percent (15%) of the amount of
27	money in the Fund as of the beginning of that fiscal year.
28	(f) Payment. – If the Authority considers it prudent, it may require that payment
29	be made either to the contractor and lending institution or to the bonding authority.
30	"§ 143B-472.113. Bonding assistance conditions.
31	(a) <u>Requirements. – To obtain bonding assistance under this Part, an applicant</u>
32	must meet the eligibility requirements of G.S. 143B-472.108 and must demonstrate to
33	the satisfaction of the Authority that all of the following apply:
34	(1) <u>A bond is required in order to bid on a contract or to serve as a prime</u>
35	contractor or subcontractor.
36	(2) <u>A bond is not obtainable on reasonable terms and conditions without</u>
37	assistance under this Part.
38	(3) The applicant will not subcontract more than seventy-five percent
39	(75%) of the face value of the contract.
40	(b) Default. – If an applicant or a person that is a related party with respect to the
41	applicant has ever defaulted on a bond or guaranty provided by the Authority, the
42	Authority may approve a guaranty or bond under this Part only if one of the following
43	applies:
44	(1) Two years have elapsed since the time of the default.

1	(2) Every default by the applicant or related party in any program
2	administered by the Authority has been cured.
3	(c) Economic Effect. – Before issuing a guaranty or bond, the Authority must
4	determine that the contract for which a bond is sought to be guaranteed or issued has a
5	substantial economic effect. To determine the economic effect of a contract, the
6	Authority must consider all of the following:
7	(1) The amount of the guaranty obligation.
8	(2) The terms of the bond to be guaranteed.
9	(3) The number of new jobs that will be created by the contract to be
10	bonded.
11	(4) Any other factor that the Authority considers relevant.
12	" <u>§ 143B-472.114. Surety bonding line.</u>
13	The Authority may, on application, establish a surety bonding line in order to issue
14	or guarantee multiple bonds to an applicant within preapproved terms, conditions, and
15	limitations.
16	"§ 143B-472.115. Application.
17	To apply for assistance from the Authority under this Part, an applicant and, where
18	applicable, a surety must submit to the Authority an application on a form prescribed by
19	the Authority. The application must include any information and documentation the
20	Authority considers necessary to enable the Authority to evaluate the application in
21	accordance with this Part. The Authority may require an applicant to provide an audited
22	balance sheet unless the Authority determines that such a requirement is not necessary
23	or appropriate to fulfill the purposes of this Part.
24	"§ 143B-472.116. Premiums and fees.
25	(a) <u>Amount. – The Authority shall by rule set the premiums and fees to be paid</u>
26	for providing assistance under this Part. The premiums and fees set by the Authority
27	shall be payable in the amounts, at the time, and in the manner that the Authority
28	requires. The premiums and fees may vary in amount among transactions and at
29	different stages during the terms of transactions.
30	(b) Rate Standards. – The rate standards in G.S. 58-40-20 apply to premiums set
31	by the Authority under this section. The Authority may also use the forms and rates of
32	statistical organizations licensed under G.S. 58-40-50. The Authority may vary from
33	these rates in order to broaden participation by small businesses that are unable to obtain
34	adequate financing and bonding assistance in connection with contracts. The premiums
35	set and forms developed by the Authority under this section must be approved by the
36	Commissioner of Insurance before they may be used.
37	(c) Forms. – The Authority shall develop forms to be used for financing and
38	bonding assistance.
39	"§ 143B-472.117. False statements; penalty.
40	(a) Documents. – It is unlawful to knowingly make or cause any false statement
41	or report to be made in any application or in any document submitted to the Authority.
42	(b) Statements. – It is unlawful to make or cause any false statement or report to
10	

43 <u>be made to the Authority for the purpose of influencing the action of the Authority on</u>

- 1 an application for assistance or affecting assistance, whether or not assistance has been
- 2 previously extended.
- 3 (c) <u>Penalty. A violation of this section is a Class 2 misdemeanor.</u>"
- 4 **SECTION 2.** This act becomes effective January 1, 2008, and applies to 5 offeners committed or courses of action origing on or ofter that data
- 5 offenses committed or causes of action arising on or after that date.