GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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HOUSE BILL 648 **Committee Substitute Favorable 5/4/07** Third Edition Engrossed 5/14/07

	Short Title: Correction EnterprisesAB (Public)			
	Sponsors:			
	Referred to:			
	March 15, 2007			
1	A BILL TO BE ENTITLED			
2	AN ACT TO REVISE AND RECODIFY THE LAW AUTHORIZING THE DIVISION			
3	OF CORRECTION ENTERPRISES WITHIN THE DEPARTMENT OF			
4	CORRECTION.			
5	The General Assembly of North Carolina enacts:			
6	SECTION 1. Chapter 148 of the General Statutes is amended by adding a			
7	new Article to read:			
8	" <u>Article 14.</u>			
9	"Correction Enterprises.			
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11	The Division of Correction Enterprises is established as a division of the Department			
12	of Correction. The Division of Correction Enterprises may develop and operate			
13	industrial, agricultural, and service enterprises that employ incarcerated offenders in an			
14	effort to provide them with meaningful work experiences and rehabilitative			
15	opportunities that will increase their employability upon release from prison.			
16	" <u>§ 148-124. Purposes of Correction Enterprises.</u>			
17	Correction Enterprises shall serve the following purposes:			
18	(1) To provide incarcerated offenders a work and training environment			
19	that emulates private industry;			
20	(2) To provide incarcerated offenders with training opportunities that			
21	allow them to increase work skills and employability upon release			
22	from prison;			
23	(3) <u>To provide quality goods and services;</u>			
24	(4) To aid victims by contributing a portion of its proceeds to the Crime			
25	Victims Compensation Fund; and			
26	(5) <u>To generate sufficient funds from the sale of goods and services to be a</u>			
27	self-supporting operation.			
28	" <u>§ 148-125. Correction Enterprises Fund.</u>			

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1	(a) <u>All re</u>	evenues from the sale of articles and commodities manufactured or			
2	produced by Correction Enterprises shall be deposited with the State Treasurer to be				
3	kept and maintained as a special revolving working-capital fund designated "Correction				
4	Enterprises Fund".				
5	(b) Revenue in the Correction Enterprises Fund shall be applied first to capital				
6	and operating expenditures, including salaries and wages of personnel necessary to				
7	develop and operate Correction Enterprises and incentive wages for inmates employed				
8	by Correction Enterprises or participating in work assignments established by the				
9	Division of Prisons. Of the remaining revenue in the Fund, five percent (5%) of the net				
10	proceeds, before expansion costs, shall be credited to the Crime Victims Compensation				
11	Fund established in G.S. 15B-23 as soon as practicable after net proceeds have been				
12	determined for the previous year. At the direction of the Governor, the remainder shall				
13	be used for other purposes within the State prison system or shall be transferred to the				
14	General Fund.				
15	<u>(c)</u> <u>The</u> C	Correction Enterprises Fund shall be the source of all incentive wages			
16	and allowances	paid to inmates employed by Correction Enterprises and inmates			
17	participating in	work assignments established by the Division of Prisons.			
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19	In order to fulfill the purposes set forth in G.S. 148-124, the Division of Correction				
20	Enterprises is a	uthorized and empowered to take all actions necessary in the operation			
21	of its enterprises	s, including the following actions:			
22	<u>(1)</u>	To develop and operate industrial, agricultural, and service enterprises			
23		either within prison facilities or outside the prison facilities;			
24	<u>(2)</u>	To plan and establish new industrial, agricultural, and service			
25		enterprises so long as any new enterprise is specifically approved by			
26		the Governor as required by G.S. 66-58(f);			
27	<u>(3)</u>	To employ inmates and any other personnel that may be necessary in			
28		the operation of Correction Enterprises;			
29	<u>(4)</u>	To expand, diminish, or discontinue any enterprise operating under its			
30		authority;			
31	<u>(5)</u>	To purchase any machinery, equipment, materials, and supplies			
32		required in the operation of its enterprises;			
33	<u>(6)</u>	To market and sell the goods and services produced by Correction			
34		Enterprises;			
35	<u>(7)</u>	To determine the prices at which products and services produced by			
36		inmate labor shall be sold;			
37	<u>(8)</u>	To execute and enter into contracts;			
38	<u>(9)</u>	To establish and operate an enterprise that complies with all applicable			
39		federal laws and guidelines required by the federal Prison Industry			
40		Enhancement Certification Program (Justice Assistance Act of 1984:			
41		Public Law 98-473, Section 819);			
42	<u>(10)</u>	To establish policies and procedures regarding the operation of			
43		Correction Enterprises; and			

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1 (11) To take any action necessary and appropriate for the	effective
2 <u>operation of its enterprises, so long as that action comp</u>	
3 <u>applicable State and federal laws.</u>	
4 " <u>§ 148-127. Distribution of products and services.</u>	
5 Correction Enterprises is empowered and authorized to market and sell pro	ducts and
6 <u>services produced by Correction Enterprises to any of the following entities:</u>	
7 (1) <u>Any public agency or institution owned, managed, or control</u>	led by the
8 <u>State;</u>	
(2) <u>Any county, city, or town in this State;</u>	
(3) Any federal, state, or local public agency or institution in	any other
state of the union;	
(4) <u>An entity or organization that has tax-exempt status pursuant</u> 501(c)(3) of the Internal Revenue Code and also receives lo	to section
501(c)(3) of the Internal Revenue Code and also receives lo	cal, state,
or federal grant funding; or	
(5) <u>Any current employee of the State of North Carolina, verifie</u>	<u>d through</u>
State-issued identification, but a State employee's purchases exceed two thousand five hundred dollars (\$2,500) du	<u>s may not</u>
exceed two thousand five hundred dollars (\$2,500) du	iring any
calendar year. Products purchased by State employees u	nder this
section may not be resold.	
" <u>§ 148-128. Inmate wages and conditions of employment.</u>	
(a) The Secretary shall adopt rules for the administration and manage	
personnel policies for inmates who work for Correction Enterprises, including	
working hours, training requirements, and conditions of employment. The	
shall adopt rules to ensure that inmates participating in the Prison Industry Enh	
Certification Program comply with all applicable federal rules and regulations.	
(b) No inmate working for Correction Enterprises shall be paid more t	
dollars (\$3.00) per day unless applicable State or federal laws require a high	
Inmates who are employed as part of the Prison Industry Enhancement Ce	
Program shall be paid in accordance with applicable federal rules and regulation	ons.
" <u>§ 148-129. Preference for Department of Correction products.</u>	
All departments, institutions, and agencies of this State that are supported	
or in part by the State shall give preference to Correction Enterprises pr purchasing articles, products, and commodities that these departments, institu	
purchasing articles, products, and commodities that these departments, institu	
agencies require and that are manufactured or produced within the State prise	•
and offered for sale to them by Correction Enterprises. No article or co	-
available from Correction Enterprises shall be purchased by any such State de	-
institution, or agency from any other source unless the prison product does no	
standard specifications and the reasonable requirements of the department, in	
or agency as determined by the Secretary of Administration or the requisition	
complied with because of an insufficient supply of the articles or commodities	A
The provisions of Article 3 of Chapter 143 of the General Statutes 1	
contracting for the purchase of all supplies, materials, and equipment requir	-
State government or any of its departments, institutions, or agencies under co	-
bidding shall not apply to articles or commodities available from Correction Er	nterprises.

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Correction Enterprises shall be required to keep the price of such articles or 1 commodities substantially in accord with that paid by governmental agencies for similar 2 3 articles and commodities of equivalent quality." 4 SECTION 2. G.S. 148-2(b) is repealed. 5 SECTION 3. G.S. 148-18(a) reads as rewritten: 6 "(a) Prisoners employed in prison enterprises shall be compensated at hourly rates 7 fixed by the Department of Correction's rules and regulations, or on the basis of 8 production quotas established by prison enterprises, for work performed; provided, that 9 no prisoner working for prison enterprises shall be paid more than three dollars (\$3.00) 10 per day from funds made available by the Prison Enterprises Fund. 11 Prisoners employed by Correction Enterprises shall be compensated as set forth in 12 Article 14 of this Chapter. Prisoners employed other than by prison enterprises and 13 those involved in the maintenance and housekeeping of the prison system, participating 14 in work assignment established by the Division of Prisons shall be compensated at rates 15 fixed by the Department of Correction's rules and regulations; provided, that no prisoner so paid shall receive more than one dollar (\$1.00) per day.day, unless the Secretary 16 17 determines that the work assignment requires special skills or training. Upon approval 18 of the Secretary, inmates working in job assignments requiring special skills or training may be paid up to three dollars (\$3.00) per day. The source of wages and allowances 19 20 provided inmates who are not employed by prison enterprises shall be funds provided 21 by the Department of Transportation to the Department of Correction for this purpose. The provisions of this subsection shall not apply to wages paid by private prison 22 23 enterprises conducted pursuant to G.S. 148-70. The Correction Enterprises Fund shall be 24 the source of wages and allowances provided to inmates who are employed by the 25 Department of Correction in work assignments established by the Division of Prisons." 26 SECTION 4. G.S. 148-70 reads as rewritten: 27 "§ 148-70. Management and care of inmates; prison industries; disposition of products of inmate labor.inmates. 28 29 The State Department of Correction in all contracts for labor shall provide for 30 feeding and clothing the inmates and shall maintain, control and guard the quarters in 31 which the inmates live during the time of the contracts; and the Department shall 32 provide for the guarding and working of such inmates under its sole supervision and 33 control. The Department may make such contracts for the hire of the inmates confined 34 in the State prison as may in its discretion be proper. In accordance with the provisions 35 of Article 11 of Chapter 66 of the General Statutes, the Department may use the labor of 36 inmates confined in the State prison in work on farms and manufacturing, either within

or without the State prison. The Department may dispose of the products of the labor of

the inmates, either in farming or in manufacturing or in other industry at the State Prison

System to any public institution owned, managed, or controlled by the State, or to any

county, city or town in this State, or to any federal, state, or local public institution in

any other state of the union. Provided however, no manufacturing or other industry shall

be established, supervised or controlled by the Department unless specifically approved

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by the Governor pursuant to G.S. 66-58(f).

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All departments, institutions and agencies of this State which are supported in whole 1 2 or in part by the State shall give preference to Department of Correction products in 3 purchasing articles, products, and commodities which these departments, institutions, 4 and agencies require and which are manufactured or produced within the State prison 5 system and offered for sale to them by the Department of Correction, and no article or 6 commodity available from the Department of Correction shall be purchased by any such 7 State department, institution, or agency from any other source unless the prison product 8 does not meet the standard specifications and the reasonable requirements of the 9 department, institution, or agency as determined by the Secretary of Administration, or 10 the requisition cannot be complied with because of an insufficient supply of the articles 11 or commodities required. The provisions of Article 3 of Chapter 143 of the General 12 Statutes respecting contracting for the purchase of all supplies, materials and equipment 13 required by the State government or any of its departments, institutions or agencies 14 under competitive bidding shall not apply to articles or commodities available from the 15 Department of Correction, but the Department of Correction shall be required to keep 16 the price of such articles or commodities substantially in accord with that paid by 17 governmental agencies for similar articles and commodities of equivalent quality as 18 determined by the Secretary by reference to competitive bidding as required by law. 19 In addition, the Secretary of Correction may lease one or more buildings or portions 20 of buildings on the grounds of any State correctional institution or location under 21 Department of Correction control, together with the real estate needed for reasonable 22 access to such buildings, for a term not to exceed 20 years, to a private corporation for 23 the purpose of establishing and operating a factory for the manufacture and processing 24 of products or any other commercial enterprise deemed by the Secretary to provide 25 employment opportunities for inmates in meaningful jobs for wages. A lease entered 26 into pursuant to this section may include provisions for the remodeling or construction 27 of buildings. Each lease shall be approved by the Governor and Council of State and 28 may be entered into only after consultation with the Joint Legislative Commission on 29 Governmental Operations. Each lease negotiated and concluded pursuant to this section 30 shall include and shall be valid only so long as the lessee adheres to the following 31 provisions: 32 (1)All persons employed in the factory or other commercial enterprise 33 operated in or on the leased property, except the lessee's supervisory 34 employee and necessary training personnel, shall be inmates who are 35 approved for such employment by the Secretary or his designee. 36 (2)The factory or other commercial enterprise operated in or on the leased 37 property shall observe at all times such practices and procedures 38 regarding security as the lease may specify or as the Secretary may

39stipulate.40(3)The factory or other commercial enterprise operated on the leased41property shall be deemed a private enterprise and subject to all the42laws and lawfully adopted rules of this State governing the operation43of similar business enterprises elsewhere, except that the provisions of

General Assembly of North Carolina 1 G.S. 66-58 shall not apply to the industries or products of such private 2 enterprise. 3 The Secretary shall adopt rules for the administration and management of personnel 4 policies for prisoner workers including wages, working hours, and conditions of 5 employment. 6 Except as prohibited by applicable provisions of the United States Code, inmates of 7 correctional institutions of this State may be employed in the manufacture and 8 processing of products and services for introduction into interstate commerce, so long as 9 they are paid no less than the prevailing minimum wage." 10 SECTION 4.1. G.S. 66-58(b)(16) reads as rewritten: 11 The provisions of subsection (a) of this section shall not apply to: "(b) 12

- 13 "(16) Laundry services performed by the Department of Correction may be 14 provided only for agencies and instrumentalities of the State which are 15 supported by State funds and for county or municipally controlled and 16 supported hospitals presently being served by the Department of 17 Correction, or for which services have been contracted or applied for 18 in writing, as of May 22, 1973. In addition to the prior sentence, 19 laundry services performed by the Department of Correction may be 20 provided for VA Medical Centers of the United States Department of 21 Veterans Affairs, the Governor Morehead School-School, and the 22 North Carolina School for the Deaf. 23
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SECTION 5. G.S. 66-58(f) reads as rewritten:

Notwithstanding the provisions of G.S. 66-58(a), the operation by the 25 "(f) 26 Department of Corrections of facilities for the manufacture of any product or the 27 providing of any service pursuant to G.S. 148-70Article 14 of Chapter 148 not regulated 28 by the provisions of subsection (c) hereof, shall be subject to the prior approval of the 29 Governor, with biennial review by the General Assembly, at the beginning of each 30 fiscal year commencing after October 1, 1975, The Department of Correction shall file 31 with the Director of the Budget quarterly reports detailing prison enterprise operations 32 in such a format as shall be required by the Director of the Budget."

33 **SECTION 6.** This act becomes effective July 1, 2007.