GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

H HOUSE DRH10011-LB-49 (02/25)

Short Title: State Contracts/Slavery Profits. (Public) Sponsors: Representative Womble. Referred to: A BILL TO BE ENTITLED AN ACT REQUIRING COMPANIES ENTERING INTO CONTRACTS WITH STATE DEPARTMENTS TO EXAMINE THEIR RECORDS FOR EVIDENCE OF PARTICIPATION IN OR PROFITING FROM SLAVERY. The General Assembly of North Carolina enacts: SECTION 1. Article 3 of Chapter 143 of the General Statutes is amended by adding the following new section to read: "§ 143-59.5. Vendors search records for information on slavery participation or profit. (a) The following definitions apply in this section: (1) Enslaved person. — Any person who was wholly subject to the will of another and whose person and services were wholly under the control of another and who was in a state of enforced compulsory service to another during the slavery era. (2) Investment. — To make use of an enslaved person for future benefits or advantages. (3) Participation. — Having been a slaveholder during the slavery era. (4) Predecessor vendor. — An entity whose ownership, title, and interest, including all rights, benefits, duties, and liabilities were acquired in an uninterrupted chain of succession by the vendor. (5) Profits. — Any economic advantage or financial benefit derived from the use of enslaved persons. (6) Slavery. — The practice of owning enslaved persons. (7) Slavery era. — That period of time in the United States of America prior to 1865			
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prior to 1005.	,	<u> </u>	prior to 1865.
(8) Slaveholder. – Holders of enslaved persons, owners of business)	<u>(8</u>)	·

enterprises using enslaved persons, owners of vessels carrying

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1		enslaved persons or other means of transporting enslaved persons, and	
2		merchants or financiers dealing in the purchase, sale, or financing of	
3		the business of enslaved persons.	
4	<u>(9)</u>	Slaveholder insurance policies. – Policies issued to or for the benefit of	
5		slaveholders to insure them against the death of or injury to enslaved	
6		persons.	
7	<u>(b)</u> <u>A v</u>	endor entering into a contract for goods or services with a department of	
8	the State shall	complete an affidavit, prior to or contemporaneous with entering into the	
9	contract, certi	fying the following:	
10	<u>(1)</u>	The vendor has searched any and all records of the vendor, or any	
11		predecessor vendor, for records of participation or investment in or	
12		profits derived from slavery, including slaveholder insurance policies	
13		issued during the slavery era.	
14	<u>(2)</u>	The vendor has disclosed any and all records of participation in or	
15		profits derived from slavery by the vendor, or any predecessor vendor,	
16		including issuance of slaveholder insurance policies during the slavery	
17		era, and the vendor has identified the names of any enslaved persons or	
18		slaveholders described in the records.	
19		tate department may terminate a contract entered into with a vendor if the	
20		o fully and accurately complete the affidavit required in subsection (b) of	
21	this section.		
22		Secretary of Administration shall: (i) develop an affidavit to be used by	
23	_	ents and vendors; and (ii) monitor compliance with the provisions of this	
24		ling investigation of alleged violations.	
25		provisions of this section shall not apply to the following:	
26	<u>(1)</u>	Contracts entered into by State departments with other governmental	
27		entities, including the United States of America, a county, city, or	
28		public agency of one of these entities.	
29	<u>(2)</u>	Contracts for the purchase of articles in certain emergencies as	
30		provided in G.S. 143-57."	
31		CTION 2. This act is effective when it becomes law and applies to	
32	contracts entered into on or after October 1, 2007.		

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