GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2013**

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HOUSE DRH70228-LR-24B* (12/18)

	Short Title:	State IT/I	P Assets.	(Public)	
Sponsors: Repr		Represen	presentatives Cleveland and Avila (Primary Sponsors).		
	Referred to:				
1			A BILL TO BE ENT	ITLED	
2 3	AN ACT RELATING TO STATE INFORMATION TECHNOLOGY AND INTELLECTUAL PROPERTY ASSETS.				
4	The General Assembly of North Carolina enacts:				
5	SECTION 1. Chapter 66 of the General Statutes is amended by adding a new				
6	Article to read		• Chapter 66 of the General	Statutes is amended by adding a new	
7	Article to read	u.	"Article 11C.		
8	"State Intellectual Property and Information Technology Assets.				
9	"§ 66-58.21. Definitions.				
10	<u>The following definitions apply in this Article:</u>				
11	<u>1110 10110</u>			cal research. – Includes research and	
12	<u>(1</u>			chnology, medicine, medical technology,	
12			cs, bioengineering, and biotech		
13	(2)			ctions, statements, or related data that in	
14	<u>12</u>	-		e of causing a computer or computer	
16			n to perform specified function	• • •	
10	(3			any of the following literary or artistic	
18	<u>()</u>	works	-	any of the following metaly of attistic	
19		<u>a.</u>		glossaries, bibliographies, study guides,	
20		<u>u.</u>	laboratory manuals, syllabi, t	• • • • • • •	
21		<u>b.</u>		c compositions, and unpublished scripts.	
22			Video and audio tapes or case		
23		<u>c.</u> d		sparencies, and other visual aids.	
24		<u>c.</u> <u>d.</u> <u>e.</u> <u>f.</u> g	Live video and audio broadca	-	
25		<u>c.</u> f	Podcasts over the Internet.	<u> 1919.</u>	
26		<u>ι.</u> σ	Programmed instructional ma	aterials	
27		<u>h.</u>		t qualify for protection under the patent	
28		<u>11.</u>		other protective statutes, whether or not	
29			registered under those laws o		
30	(4) Indus		inventions and patents, (ii) trademarks,	
31	<u></u>		dustrial designs, and (iv) geog	· · · · · · · · · · · · · · · · · · ·	
32	(5)			the mind, including, but not limited to,	
33	<u>(5</u>		X X V	rks, and symbols, names, images, and	
34			-	m includes (i) patentable materials and	
35				not formal protection is sought; (ii) a	



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1		patentable plant and a novel plant variety; (iii) indu	ustrial property; and (iv)		
2		advanced medical and technological research.			
3	<u>(6)</u>	Inventor Any person who conceives a new conc	ept that may result in a		
4		proprietary product.			
5	<u>(7)</u>	Novel plant variety A novel variety of sexually rep	produced plant.		
6	<u>(8)</u>	Patentable materials Items other than software wh	ich reasonably appear to		
7		qualify for patent protection under the patent laws of	the United States.		
8	<u>(9)</u>	Patentable plant An asexually reproduced distin	nct and new variety of		
9		<u>plant.</u>			
10	<u>(10)</u>	Royalties All things of value received by an inve	entor in connection with		
11		the licensing, assignment, or sale of intellectual prop	<u>erty.</u>		
12	<u>(11)</u>	Software One or more computer programs ex	<u>xisting in any form or</u>		
13		associated operational procedures, manuals, or other	documentation, whether		
14		or not protectable or protected by copyright or pa	tent laws of the United		
15		States.			
16		te technology and intellectual property assets.			
17		ectual property developed by a State employee during	-		
18	scope of the emp	loyee's employment, or when using State-controlled fa	cilities is the property of		
19	the State.				
20		ectual property developed by a local government emp			
21	school personnel, during work hours, within the scope of the employee's employment or when				
22	using facilities that are either State-owned or owned or controlled by the local employing				
23	entity, is the joint property of the State and the local employing entity.				
24	(c) The State shall hold a security interest in royalties from any intellectual property or				
25		nology capabilities developed by any person, orga	•		
26		express terms of a contract conveying the security int	-		
27	-	vendor uses State or local funds, facilities, or other r	-		
28		erty or information technology capability. Specific te			
29		ncluded in all State contracts and amendments where	•		
30	vendor to subsequently use all or part of the intellectual property, information technology				
31	project, or software in projects for other customers. State contracts and amendments shall				
32	specify the State's compensation for any use of intellectual property or information technology capabilities developed using State or local funds, facilities, or other resources. Compensation				
33	· ·	÷ •	-		
34 25	-	State contracts shall be based on current market survey	ys and analysis, and this		
35 36		documented fully.	account to implement the		
30 37	(d) <u>The C</u> provisions of this	Governor shall set policies that he or she deems nece	essary to implement the		
38	*		titutions and the North		
38 39		<u>Jniversity of North Carolina and its constituent ins</u> unity Colleges System shall adopt and from time to			
40		or, and information technology development guideli	•		
40 41		nstitutions of higher education. The provisions of subs			
42		versity of North Carolina and its constituent institution			
42 43		eges System, and to employees of these respective in			
43 44		mployees are subject to the intellectual property and	±		
44 45	institutions emple		inventor policies of the		
43 46		Department of Public Instruction shall adopt and from the state of the	om time to time revise		
40 47		erty, inventor, and information technology developme	•		
48		lministrative units.	n Suldennes applicable		
49		governing board of each unit of local government a	ind each local board of		
50		adopt and from time to time revise intellectual			
	Shull		<u>rp-ttj</u> , intentor, und		

1 <u>information technology development guidelines applicable to their respective employees and</u>

2 <u>contractors.</u>

3 "<u>§ 66-58.23. Confidentiality.</u>

4 All data, information, and records in any form created by or on behalf of the State to protect

5 its intellectual property and information technology assets shall be held as confidential and is

- 6 <u>not subject to public disclosure under Chapter 132 of the General Statutes unless the Governor</u> 7 in his or her discussion are discussed in formation to some the public
- 7 in his or her discretion specifically directs the release of such information to serve the public
 8 interest."
- 9 **SECTION 2.** This act is effective when it becomes law and applies to contracts 10 executed on or after that date.