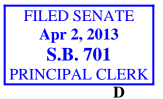
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013



SENATE DRS35255-LR-24A* (12/18)

| | Short Title: State IT/IP Assets. | | | | |
|--------|---|--|--|--|--|
| | Sponsors: Senators Brock, Hise, and Tarte (Primary Sponsors). | | | | |
| | Referred to: | | | | |
| 1 | | A BILL TO BE ENTITLED | | | |
| 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: | | | | |
| 7 | | "Article 11C. | | | |
| 8 | "State Intellectual Property and Information Technology Assets. | | | | |
| 9 | " <u>§ 66-58.21. Definitions.</u> | | | | |
| 10 | The following definitions apply in this Article: | | | | |
| 11 | (1) | | | | |
| 12 | <u>(1</u>) | development in the fields of nanotechnology, medicine, medical technology, | | | |
| 13 | | genetics, bioengineering, and biotechnology. | | | |
| 14 | (2) | | | | |
| 15 | <u>(</u> _) | actual or modified form is capable of causing a computer or computer | | | |
| 16 | | system to perform specified functions. | | | |
| 17 | <u>(3)</u> | | | | |
| 18 | <u>(0)</u> | works: | | | |
| 19 | | <u>a.</u> <u>Books, journal articles, texts, glossaries, bibliographies, study guides,</u> | | | |
| 20 | | laboratory manuals, syllabi, tests, and proposals. | | | |
| 21 | | <u>b.</u> <u>Lectures, musical or dramatic compositions, and unpublished scripts.</u> | | | |
| 22 | | | | | |
| 23 | | <u>d.</u> Films, film strips, charts, transparencies, and other visual aids. | | | |
| 24 | | e. Live video and audio broadcasts. | | | |
| 25 | | c.Video and audio tapes or cassettes.d.Films, film strips, charts, transparencies, and other visual aids.e.Live video and audio broadcasts.f.Podcasts over the Internet. | | | |
| 26 | | g Programmed instructional materials. | | | |
| 27 | | h. Other materials or works that qualify for protection under the patent | | | |
| 28 | | laws of the United States or other protective statutes, whether or not | | | |
| 29 | | registered under those laws or statutes. | | | |
| 30 | <u>(4)</u> | | | | |
| 31 | <u> </u> | (iii) industrial designs, and (iv) geographic indications of source. | | | |
| 32 | <u>(5)</u> | | | | |
| 33 | <u></u> | inventions, literary and artistic works, and symbols, names, images, and | | | |
| 34 | | designs used in commerce. The term includes (i) patentable materials and | | | |
| 35 | | copyrighted materials, whether or not formal protection is sought; (ii) a | | | |



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| | General Assembly of North Carolina | | Session 2013 | | |
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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 | information technology capabilities developed by any person, organization, or vendor, as | | | | |
| 26 | provided by the express terms of a contract conveying the security interest, where the person, | | | | |
| 27 | - | organization, or vendor uses State or local funds, facilities, or other resources to develop the | | | |
| 28 | intellectual property or information technology capability. Specific terms defining the State's | | | | |
| 29 | interest shall be included in all State contracts and amendments where the potential exists for a | | | | |
| 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 | | | | |
| 33 | · · | loped using State or local funds, facilities, or other r | - | | |
| 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 <u>All data, information, and records in any form created by or on behalf of the State to protect</u>

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 the subject of such information to some the sublic
- 7 in his or her discretion specifically directs the release of such information to serve the public
 8 interest."
- 8 <u>interest.</u>
- 9 **SECTION 2.** This act is effective when it becomes law and applies to contracts
- 10 executed on or after that date.