## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2003

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## SENATE BILL 293 Judiciary II Committee Substitute Adopted 4/2/03 House Committee Substitute Favorable 6/2/03 House Committee Substitute #2 Favorable 6/10/03

Short Title: Sales Representative Commissions Revisions.

	Short The. Sules Representative commissions Revisions. (Public)			
	Sponsors:			
	Referred to:			
	March 5, 2003			
1	A BILL TO BE ENTITLED			
2	AN ACT TO AMEND THE LAW GOVERNING SALES REPRESENTATIVE			
3	COMMISSIONS.			
4	The General Assembly of North Carolina enacts:			
5	<b>SECTION 1.</b> Article 27 of Chapter 66 of the General Statutes reads as			
6	rewritten:			
7	"Article 27.			
8	"Sales Representative Commissions.			
9	"§ 66-190. Definitions.			
10	The following definitions apply in this Article:			
11	(1) "Commission" means compensation accruing to a sales representative			
12	for payment by a principal, the rate of which is expressed as a			
13	percentage of the amount of orders or sales orders, sales, or profits or			
14	as a specified amount per order or per sale.			
15	(2) "Person" means an individual, corporation, limited liability company,			
16	partnership, <u>unincorporated</u> association, estate, or trust. trust, or other			
17	entity.			
18	(3) "Principal" means a person who does not have a permanent or fixed			
19	place of business in this State and who:			
20	a. Manufactures, produces, imports, or distributes a tangible			
21	product for sale at wholesale; or service;			
22	b. Contracts with a sales representative to solicit orders for the			
23	product; product or service; and			
24	c. Compensates the sales representative, in whole or in part, by			
25	commission.			
26	(4) "Sales representative" means a person who:			

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1		a.	Contracts with a principal to solicit wholesale orders; orders for
2			products or services;
3		b.	Is compensated, in whole or in part, by commission;
4		с.	Does not place orders or purchase for his own account or for
5		0.	resale; Is not a seller who complies with:
6			
7			<ol> <li><u>G.S. 25A-39 and G.S. 25A-40; or</u></li> <li>Part 429 of 16 Code of Federal Regulations (January 1,</li> </ol>
8			2003);
9		<del>d.</del>	Does not sell or take orders for the sale of products at retail; and
10		e.	Is not an employee of the principal. principal;
11		<u>f.</u>	Does not sell or take orders for the sale of advertising services;
12		<u></u>	and
13		<u>g.</u>	Is not a person requiring a real estate broker's or sales agent's
14		<u>ð:</u>	license under Chapter 93A of the General Statutes.
15	<u>(5)</u>	"Tern	ninate" and "termination" mean the end of the business
16			onship between the sales representative and the principal, whether
17			greement, by expiration of time, or by exercise of a right of
18			nation of either party.
19	" <u>§ 66-190.1.</u> W		
20			ontract between a sales representative and a principal shall be in
21			f a written agreement or contract shall not bar a cause of action
22			lable to, a sales representative pursuant to this Article.
23		-	f <del>commissions. <u>commissions</u>; termination.</del>
24	-		tween a sales representative and a principal is terminated for any
25			easance on the part of the sales representative, the principal shall
26			tative all commissions accrued under the contract to the sales
27			5 days after the effective date of the termination. due under the
28	-		s after the effective date of the termination and all commissions
29		-	he effective date of termination within 15 days after they become
30			loes not make payment as required by this section, the sales
31	_	-	ake a written demand upon the principal, sent by certified mail,
32	-		hen due. The principal shall respond in writing to the demand
33			e principal receives the written demand.
34	"§ 66-192. Civi		
35	*		who fails to comply with the provisions of G.S. 66-191 G.S.
36		_	have wrongfully revoked an offer of commission under G.S.
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<ol> <li>36</li> <li>37</li> <li>38</li> <li>39</li> <li>40</li> <li>41</li> <li>42</li> <li>43</li> <li>44</li> </ol>	<u>66-192.1</u> is liab sales representa amount of com reasonably incur (b) When against a princip	le to th tive plu mission rred by e the c bal und urt cost	e sales representative in a civil action for (i) all amounts due the is exemplary damages in an amount not to exceed <u>two times</u> the is due the sales representative, (ii) attorney's fees actually and the sales representative in the action, and (iii) court costs. ourt determines that an action brought by a sales representative er this Article is frivolous, the sales representative is liable to the is and for attorney's fees actually and reasonably incurred by the

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1	(c) A principal who is not a resident of this State who contracts with a sales			
2	representative to solicit orders in this State shall be subject to personal jurisdiction as			
3	provided in G.S. 1-75.4.			
4	(d) Nothing in this Article shall invalidate or restrict any other or additional right			
5	or remedy available to a sales representative or preclude a sales representative from			
6	seeking to recover in one action on all claims against a principal.			
7	"§ 66-192.1. Revocable offers of commission; entitlement.			
8	If a principal makes a revocable offer of a commission to a sales representative, the			
9	sales representative is entitled to the commission agreed upon if:			
10	(1) The principal revokes the offer of commission;			
11	(2) The sales representative establishes that the revocation was for the			
12	purpose of avoiding payment of the commission;			
13	(3) The revocation occurs after the principal has obtained a written order			
14	for the principal's product or service because of the efforts of the sales			
15	representative; and			
16	(4) The principal's product or service that is the subject of the order is			
17	provided to and paid for by a customer.			
18	"§ 66-193. Contracts void.			
19	A provision in any contract between a sales representative and a principal purporting			
20	to waive any provision of this Article, whether by expressed waiver or by a contract			
21	subject to the laws of another state, is void."			
22	<b>SECTION 2.</b> This act becomes effective October 1, 2003, and applies to			
22	accuses of action accoming on or often that data			

23 causes of action accruing on or after that date.