## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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## HOUSE DRH60580-RR-63 (02/22)

Short Title:	No Blank Contribution Checks. (Public)
Sponsors:	Representatives Hackney, Howard, Eddins, Ross (Primary Sponsors); Barnhart, Bell, Brubaker, Coates, Earle, Fisher, Gibson, Harrison, Justice, Lucas, Luebke, Martin, McLawhorn, Nye, Sauls, Setzer, Sherrill, Steen, and West.
Referred to	

1	A BILL TO BE ENTITLED
2	AN ACT TO PROHIBIT THE USE OF BLANK CHECKS AS CAMPAIGN
3	CONTRIBUTIONS AND TO DELINEATE WHAT IS LAWFUL AND
4	UNLAWFUL PARTICIPATION BY AN INTERMEDIARY IN POLITICAL
5	FUND-RAISING, AS RECOMMENDED BY THE HOUSE SELECT
6	COMMITTEE ON ETHICS AND GOVERNMENTAL REFORM.
7	The General Assembly of North Carolina enacts:
8	SECTION 1. Article 22A of Chapter 163 of the General Statutes is amended
9	by adding a new section to read:
10	" <u>§ 163-278.20A. Making a contribution through an intermediary.</u>
11	(a) Lawful Contributions Through Intermediaries. – It is lawful for any entity
12	that is not otherwise prohibited from making the contribution to make one through an
13	intermediary as long as all the following conditions are satisfied:
14	(1) The original contributor, on the instrument with which the contribution
15	is made, makes a complete designation of the amount of the
16	contribution, the date the contribution is made, and the political
17	committee, candidate, or other lawful entity that the contributor
18	intends to be the recipient of the contribution. If the contribution is by
19	check, the contributor must sign and date the check and must complete
20	the amount and payee spaces on the check. If an individual contributor,
21	because of disability, lack of knowledge of the precise name of the
22	contributee, or another justifiable reason, is unable to complete the
23	check or other instrument, that contributor may receive assistance in

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	ompleting it, but the substance of the completion shall be entirely
	ne direction of the contributor.
<u>(2)</u>	The contribution is within the limits provided in G.S. 163-278.13.
$\overline{(3)}$	The transaction is reported by the contributee and the contributor
	eporting is required by this Article.
<u>(4)</u>	The intermediary is not prohibited from soliciting contributions
	G.S. 163-278.13B.
<u>(5)</u>	The contribution is delivered to the contributee within 20 days after t
	ntermediary takes possession of the instrument by which t
	ontribution is made.
	<u>al Contributions Through Intermediaries. – It is unlawful for a</u>
	ontribution through an intermediary if the conditions of subsection
	not satisfied. No one but the contributor shall complete any portion
	eck or other contribution instrument. If an individual contribut
	lity, lack of knowledge of the precise name of the contributee,
	reason, is unable to complete the check or other instrument, the
•	ceive assistance in completing it, but the substance of the completi
	the direction of the contributor.
	orting Required of Intermediary. – If a contribution involving
-	ies the conditions of subsection (a) of this section, the participation
	a contribution is not required to be reported.
•	Intermediary to Deliver or Return Contribution. – If an intermedia
—	of a contribution and agrees to forward that contribution to anothe ediary shall forward the contribution to the donee entity or return t
	donor within 20 days of taking possession.
	on of "Intermediary". – As used in this Article, the te
	ans an entity that receives money or anything of value from an ent
	ding that it will be forwarded as a contribution by the donor entity
	cal committee, or other entity intended to accept a contribution.
	s. – A violation of this section is a Class 2 misdemeanor. A violati
	nstitutes "mak[ing] or accept[ing] a contribution in violation of the
	ses of the imposition of civil penalties under G.S. 163-278.34.
-	- The State Board of Elections shall adopt rules for t
implementation	this section."
SEC	<b>ON 2.</b> G.S. 163-278.27(a) reads as rewritten:
"(a) Any	dividual, candidate, political committee, referendum committee
treasurer, perso	or media who intentionally violates the applicable provisions
	163-278.8, 163-278.9, 163-278.10, 163-278.11, 163-278.1
	2-278.13B, 163-278.14, 163-278.16, 163-278.17, 163-278.1
	-278.20, <u>163-278.20A</u> , 163-278.39, 163-278.40A, 163-278.40
	-278.40D or 163-278.40E is guilty of a Class 2 misdemeanor. T
	ons shall run from the day the last report is due to be filed with t
~~ ~	of elections for the election cycle for which the violation occurred."
	<b>ON 3.</b> G.S. 163-278.20 reads as rewritten:

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1	"§ 163-278.20.	Disclosure before soliciting contributions.			
2	(a) It sha	all be unlawful for one or more individuals acting in concert, or for any			
3	group, commit	tee, club or organization, of any type or nature, of two or more			
4	individuals, to	solicit, attempt to solicit, or receive contributions for the purpose of			
5	supporting a candidate, political committee, referendum committee, or political party				
6	without first cle	early advising those solicited as follows:			
7	(1)	The name of the candidate(s) for whom the contribution will be used;			
8		or			
9	(2)	The name of the political committee or party for which the funds will			
10		be used; or			
11	<del>(3)</del>	That a decision will be reached later as to the candidate(s), political			
12		committee(s), or political party(ies) to be supported and that the			
13		contributions solicited will be expended in a manner and for a purpose			
14		to be determined at a future date but no later than 20 days prior to the			
15		pending primary or general election; or			
16	(4)	The name of the referendum committee for which the funds will be			
17		used.			
18	(b) A vie	plation of this section is a Class 2 misdemeanor."			
19	<b>SEC</b>	<b>TION 4.</b> This act becomes effective January 1, 2007, and applies to any			
20	contribution ma	ade or accepted on or after that date and to any contribution received or			
21	forwarded on or	r after that date.			