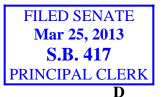
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013



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SENATE DRS95008-MGa-81A (03/10)

Short Title:	Establish State Public Health Authority.	(Public)
Sponsors:	Senator Hartsell (Primary Sponsor).	
Referred to:		

A BILL TO BE ENTITLED

2	AN ACT TO IMPROVE THE QUALITY AND ACCOUNTABILITY OF THE PUBLIC
3	HEALTH SYSTEM, TO REORGANIZE THE DIVISION OF PUBLIC HEALTH, AND
4	TO STRENGTHEN THE PUBLIC HEALTH INFRASTRUCTURE BY THE
5	DEVELOPMENT AND IMPLEMENTATION OF REGIONAL PUBLIC HEALTH
6	AUTHORITIES.
7	Whereas, North Carolina has a rich local public health heritage and wishes to
8	continue that heritage by strengthening the State's public health infrastructure; and
9	Whereas, the public health system must respond to new serious public health
10	emergencies, significant changes in population, decreasing funding, and significant variations
11	in public health protection between counties and regions; and
12	Whereas, the mission of protecting and promoting the health of the public can most
13	efficiently and effectively be addressed through the coordinated efforts of State and local public
14	health agencies and the collaboration of the public and private sectors within the public health
15	system; Now, therefore,
16	The General Assembly of North Carolina enacts:
17	SECTION 1.(a) All programs in the Division of Public Health in the Department
18	of Health and Human Services are abolished except as provided in subsection (b) of this
19	section. This act creates the North Carolina Public Health Authority which shall have
20	administrative direction over the Division of Public Health and the Institute for Public
21	Improvement.
22	SECTION 1.(b) The following programs shall remain in the Division of Public
23	Health in the Department of Health and Human Services and shall be administered by the State
24	Health Director:

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- State Lab.
 Vital Records.
- 26 27
 - (3) Medical Examiner.
 - (4) Public Health Emergency Response.

SECTION 2. All functions, powers, duties, and obligations previously vested in the Division of Environmental Health in the Department of Environment and Natural Resources is transferred to and vested in the Division of Public Health in the Department of Health and Human Services by a Type I transfer, as defined in G.S. 143A-6.

33 SECTION 3. Chapter 130A of the General Statutes is amended by adding a new
 34 Article to read:

35 36

"<u>Article 1C.</u> "<u>State Public Health Authority.</u>



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1	" <u>§ 130A-33.60. Title and purpose.</u>
2	(a) This Article shall be known and may be cited as the "State Public Health Authority
3	Act."
4	(b) It is the policy of the General Assembly that the State Public Health Authority
5	should have adequate authority to exercise the powers, rights, duties, functions, privileges, and
6	immunities as conferred upon by law.
7	"§ 130A-33.61. State Public Health Authority.
8	(a) Creation. – The State Public Health Authority is created as a body corporate and
9	politic having the powers and jurisdiction as provided under this Chapter or any other law. The
10	Authority is a State agency created to perform essential governmental and public functions. The
11	Authority shall be located within the Department of Health and Human Services, but shall
12	exercise all of its powers subject to and under the direct supervision of the Authority Board.
13	(b) Authority Board. – The State Public Health Authority shall be governed by a
14	13-member Authority Board consisting of four members appointed by the General Assembly
15	upon the recommendation of the President Pro Tempore of the Senate in accordance with
16	G.S. 120-121, four members appointed by the General Assembly upon the recommendation of
17	the Speaker of the House of Representatives in accordance with G.S. 120-121, four members
18	appointed by the Governor, and the Secretary of Health and Human Services. Each appointing
19	authority shall appoint members who reside in one of the four regional public health authorities
20	of the State. The Chair of the Authority shall be selected by the Authority Board.
21	(c) <u>Staggered Terms. – Two of the initial appointments to the Authority Board by the</u>
22	General Assembly upon the recommendation of the President Pro Tempore of the Senate, two
23	of the initial appointments to the Authority Board by the General Assembly upon the
24	recommendation of the Speaker of the House of Representatives, and three of the initial
25 26	appointments of the Governor shall be appointed to terms ending January 14, 2017. Two of the
26 27	initial appointments to the Authority Board by the General Assembly upon the recommendation of the President Pro Tempore of the Senate, two of the initial appointments to the Authority
28	Board by the General Assembly upon the recommendation of the Speaker of the House of
29	Representatives, and one of the initial appointments of the Governor shall be appointed to
30	terms ending January 14, 2013. The Secretary of Health and Human Services shall serve as an
31	ex officio nonvoting member of the Board. Thereafter, at the expiration of each stipulated term
32	of office, all appointments shall be to a term of four years from the date of the expiration of the
33	term.
34	(d) Vacancies. – All members of the Authority Board shall remain in office until their
35	successors are appointed and qualified. The original appointing authority may appoint a
36	member to serve out the unexpired term of any member.
37	(e) <u>Removal of Board Members. – Each member of the Authority Board,</u>
38	notwithstanding subsection (c) of this section, shall serve at the pleasure of the appointing
39	authority. The Chair of the Authority serves at the pleasure of the Authority Board.
40	(f) Conflicts of Interest; Ethics. – Members of the Authority Board shall be subject to
41	the provisions of G.S. 136-13, 136-13.1, and 136-14.
42	(g) Compensation. – The appointed members of the Authority Board shall receive no
43	salary for their services but shall be entitled to receive per diem and travel allowances in
44	accordance with the provisions of G.S. 138-5 and G.S. 138-6 as appropriate.
45	(h) Bylaws. – The Authority Board shall adopt, change, or amend bylaws with respect
46	to the calling of meetings, quorums, voting procedures, the keeping of records, and other
47	organizational, staffing, and administrative matters as the Authority Board may determine.
48	" <u>§ 130A-33.62. Powers and duties of Authority Board.</u>
49 50	(a) <u>The State Public Health Authority shall have all the powers necessary or convenient</u>
50	to carry out the purposes of this Article, including the following powers to:

-	<u>(1)</u>	Protect and promote the public health. The board shall have the adopt rules necessary for that purpose.	authority to
-			•
		<u>udopt rules necessary for that purpose.</u>	
	<u>(2)</u>	Construct, equip, operate, and maintain public health facilities.	
	(3)	Use property owned or controlled by the Authority.	
	$\overline{(4)}$	Acquire real or personal property, including existing public heal	Ith facilities,
		by purchase, grant, gift, devise, lease or, with the permission o	
		commissioners, condemnation.	
	(5)	Establish a fee schedule for services received from public hea	alth facilities
		and make services available regardless of ability to pay.	
	<u>(6)</u>	Appoint an executive director of the Institute of Public Health In	mprovement
	<u> </u>	to serve at the pleasure of the Authority Board.	_ -
	(7)	Establish a salary plan which shall set the salaries for employ	ovees of the
	<u></u>	authority.	
	<u>(8)</u>	To adopt and enforce a professional reimbursement policy	which may
		include the following provisions: (i) require that fees for the	
		services received directly under the supervision of the Author	
		paid to the Authority, (ii) prohibit employees of the Aut	-
		providing services on a private basis which require the use of the	-
		and facilities of the Authority, and (iii) provide that employe	
		accept dual compensation and dual employment unless they have	
		permission of the executive director.	
	(9)	Delegate to its agents or employees any powers or duties as i	t mav deem
	<u></u>	appropriate.	<u></u>
	(10)	Employ its own counsel and legal staff.	
	$\frac{(10)}{(11)}$	Adopt, amend, and repeal bylaws for the conduct of its business.	
	<u>(12)</u>	Enter into contracts for necessary supplies, equipment, or serv	
	<u>,/</u>	operation of its business.	
	(13)	Act as an agent for the federal, State, or local government in con	nection with
	<u> </u>	the acquisition, construction, operation, or management of a p	
		facility, or any part thereof.	
	(14)	Insure the property or the operations of the Authority against	risks as the
	<u> </u>	Authority may deem advisable.	
	(15)	Sue and be sued.	
	(16)	Accept donations or money, personal property, or real estate for	r the benefit
	<u></u>	of the Authority and to take title to the same from any p	
		corporation, or society.	
	(17)	Appoint advisory boards, committees, and councils composed	of qualified
	<u></u>	and interested residents of the authority service area to study, in	-
		advise the public health authority board.	<u>ı</u>
	(b) The S	State Public Health Authority shall have the power to establish	and operate
		orks and may contract with or enter into any arrangement with	
		s or local health departments of this or other states, federal, or	
		any person, private organization, or nonprofit corporation or ass	÷
		public health services, including managed health care activitie	
		r the purposes of this subsection only, the Authority shall be pern	
		the requirements of Article 67 of Chapter 58 of the General St	
		requirements apply to the activities undertaken by the Authority	
	extent that such	requirements apply to the activities undertaken by the Authority	pursuant to
			-
	this subsection.	The Authority may pay for or contribute its share of the cost gement from revenues available for these purposes, including reve	of any such

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1	(c) The State Public Health Authority may lease any pul	plic health facility or part to a
2	nonprofit association on terms and conditions consistent with th	• •
3	Authority will determine the length of the lease. No lease execution	± ±
4	be deemed to convey a freehold interest.	ted under uns subsection shun
5	(d) The State Public Health Authority shall neither s	ell nor convey any rights of
6	ownership the county has in any public health facility, inclu	
7	equipment associated with the facility, to any corporation or oth	
8	profit, except that nothing herein shall prohibit the sale of sur	
9	surplus equipment by the Authority to any corporation or othe	· ·
10	profit. For purposes of this subsection, "surplus" means any build	
11	is not required for use in the delivery of public health care servic	
12	the time of the sale or conveyance of ownership rights.	<u> </u>
13	(e) The State Public Health Authority may lease any pu	ublic health facility, or part, to
14	any corporation, foreign or domestic, authorized to do business	
15	conditions consistent with the purposes of this Article and with C	
16	(f) The State Public Health Authority may exercise any	
17	upon it by this Article, either generally or with respect to any s	pecific public health facility or
18	facilities, through or by designated agents, including any corporation	ation or corporations which are
19	or shall be formed under the laws of this State.	
20	(g) The Authority may contract to insure itself and any o	
21	employees against liability for wrongful death or negligent or in	ntentional damage to person or
22	property or against absolute liability for damage to person or	
23	omission of the Authority or of any of its board members, age	· · ·
24	within the scope of their authority and the course of their	± •
25	determine what liabilities and what members, agents, and empl	oyees shall be covered by any
26	insurance purchased pursuant to this subsection.	
27	Purchase of insurance pursuant to this subsection waives	
28	immunity, to the extent of insurance coverage, for any act or om	
29	of a governmental function. Participation in a local government in a figure of the Constant Statutes shall be deemed to be the	
30 21	of Chapter 58 of the General Statutes shall be deemed to be the	-
31 32	purposes of this section. By entering into an insurance contract waives any defense based upon the governmental immunity of th	
32 33	(h) If the Authority has waived its governmental immuni	•
33 34	this section, any person or, in the event of death, their person	
35	damages as a result of an act or omission of the Authority or any	
36	or employees, occurring in the exercise of a governmental func	
37	recovery of damages. To the extent of the coverage of inst	
38	subsection (g) of this section, governmental immunity may no	* * *
39	Otherwise, however, the Authority has all defenses available to	
40	brought pursuant to this section without restriction, limitation	
41	defense arises from common law or by virtue of a statute.	
42	Despite the purchase of insurance as authorized by subse	ection (g) of this section, the
43	liability of the Authority for acts or omissions occurring in	the exercise of governmental
44	functions does not attach unless the plaintiff waives the right to	b have all issues of law or fact
45	relating to insurance in the action determined by a jury. The j	udge shall hear and determine
46	these issues without resort to a jury, and the jury shall be absent	t during any motion, argument,
47	testimony, or announcement of findings of fact or conclusions	of law relating to these issues
48	unless the defendant requests a jury trial on them.	
49	"§ 130A-33.63. Powers and duties – Institute for Public He	ealth Improvement executive
50	<u>director.</u>	

 (a) The Institute for Public Health Improvement executive director is a the Authority Board and shall serve at the pleasure of the Authority Board. (b) An executive director shall perform public health duties prescribed by supervision of the State Authority Board and shall be employed full time in the health. 	in employee of
the Authority Board and shall serve at the pleasure of the Authority Board.(b)An executive director shall perform public health duties prescribed by supervision of the State Authority Board and shall be employed full time in the	
(b) An executive director shall perform public health duties prescribed by supervision of the State Authority Board and shall be employed full time in the	<u>i</u>
supervision of the State Authority Board and shall be employed full time in the	v and under the
(c) An executive director shall have the following powers and duties:	
(1) To administer programs as directed by the Authority Board;	
(2) To enforce the rules of the public health Authority Board;	
(3) To disseminate public health information and to promote	the benefits of
good health;	
(6) To advise local officials concerning public health matters;	
(7) To employ, discipline, and dismiss employees of the health au	thority."
SECTION 4. Article 2 of Chapter 130A of the General Statutes	
adding a new section to read:	is amended by
"§ 130A-46. Institute for Public Health Improvement and Regional	Public Health
Authorities – established.	<u>I ublic lituitii</u>
(a) There is established under the State Public Health Authority the Inst	itute for Public
Health Improvement to administer all State and federal public health appropriat	
and provide public health administration through four regional public health auth	
(b) The Board of Directors of the State Public Health Authority sha	
Executive Director of the Institute for Public Health Improvement.	
(c) There is established four regional public health authorities to	administer the
provision of public health services to the citizens of North Carolina. The auth	
located in Asheville, Kannapolis, Greenville, and Wilmington and shall provide	
State's counties as follows:	<u> </u>
(1) The regional public health authority in Asheville shall provid	le public health
administration and/or public health services to the follow	-
Alleghany, Ashe, Avery, Buncombe, Burke, Caldwell, C	•
Graham, Haywood, Henderson, Jackson, Macon, Madisc	
Mitchell, Polk, Rutherford, Swain, Transylvania, Watauga	
Yancey.	
(2) The regional public health authority in Kannapolis shall	provide public
health administration and/or public health services to the follo	· ·
Alamance, Alexander, Anson, Cabarrus, Caswell, Catav	
Cleveland, Davidson, Davie, Durham, Forsyth, Gaston, Gu	
Lee, Lincoln, Mecklenburg, Moore, Orange, Person, Randol	
Rockingham, Rowan, Stanly, Stokes, Surry, and Yadkin.	<u> </u>
(3) The regional public health authority in Greenville shall provid	le public health
administration and/or public health services to the follow	*
Beaufort, Bertie, Camden, Chowan, Currituck, Dare, Edgeco	
Gates, Granville, Greene, Halifax, Hertford, Hyde, Johnston,	
Northampton, Pasquotank, Perquimans, Pitt, Tyrrell, Vance,	
and Washington.	mourido mublio
	provide public
(4) The regional public health authority in Wilmington shall	
(4) The regional public health authority in Wilmington shall health administration and/or public health services to the following the followin	owing counties:
(4) The regional public health authority in Wilmington shall health administration and/or public health services to the follo Bladen, Brunswick, Carteret, Columbus, Craven, Cumbe	wing counties: erland, Duplin,
(4) The regional public health authority in Wilmington shall health administration and/or public health services to the following the followin	wing counties: erland, Duplin,
(4) The regional public health authority in Wilmington shall health administration and/or public health services to the follo Bladen, Brunswick, Carteret, Columbus, Craven, Cumbe Harnett, Hoke, Jones, Lenoir, New Hanover, Onslow, Pa	wing counties: erland, Duplin, mlico, Pender,

General Assembly of North Carolina	
as the pu	blic health department for the county."
-	SECTION 5. The Office of State Budget and
State Pul	blic Health Authority any funds appropriated to th
C	for the 2012 2014 for all men of for the 2014 2015

ional public health authority to serve

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2 3 d Management shall transfer to the 4 e Department of Health and Human 5 Services for the 2013-2014 fiscal year or for the 2014-2015 fiscal year for the support of public 6 health programs abolished by the act. The State Public Health Authority shall allocate those 7 funds to the Institute for Public Health Improvement for administrative costs of the Institute 8 and for the support of the four regional public health authorities established under 9 G.S. 166-37.3.

10 **SECTION 6.** Notwithstanding any other provision of law, only health departments 11 accredited by the Local Health Department Accreditation Board established under 12 G.S. 130A-34.1 or operating as a regional public health authority are eligible to receive State 13 funds or federal funds as pass-through grants administered by State and local agencies unless 14 provided otherwise by federal law.

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SECTION 7. This act becomes effective July 1, 2013.

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