§ 120-6.1. Request that reconvened session not be held.

- As provided by Section 22(7) of Article II of the Constitution of North Carolina, if within 30 days after adjournment, a bill is returned by the Governor with objections and veto message to that house in which it shall have originated, the Governor shall reconvene that session as provided by Section 5(11) of Article III of the Constitution for reconsideration of the bill, unless the Governor prior to reconvening the session receives written requests dated no earlier than 30 days after such adjournment, signed by a majority of the members of each house that a reconvened session to reconsider vetoed legislation is unnecessary. If sufficient requests are received such that the session will not be reconvened, the Governor shall immediately issue a proclamation to that effect and so notify the President Pro Tempore of the Senate and the principal clerks and presiding officers of both houses.
 - The form for the requests shall be

"To the Governor: A reconvened session to reconsider vetoed legislation is unnecessary. This, day of,,, Member of the [Senate] [House of Representatives]" Petitions as they are received are public records and shall be maintained by the Office of the Governor. (1995, c. 20, s. 15.1; 1997-1, s. 2.)	(b) The form for the requests shall be.
This day of,,, Member of the [Senate] [House of Representatives]" Petitions as they are received are public records and shall be maintained by the Office of	"To the Governor:
, Member of the [Senate] [House of Representatives]" Petitions as they are received are public records and shall be maintained by the Office of	A reconvened session to reconsider vetoed legislation is unnecessary.
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	the Governor. (1995, c. 20, s. 15.1; 1997-1, s. 2.)

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