## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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## SENATE BILL 810 PROPOSED COMMITTEE SUBSTITUTE S810-PCS35312-RO-33

| Short Tit   | le: A                           | ffordable Housing/No Discrimination.   | (Public)  |
|---|---------------------------------|--|---|
| Sponsors  | :                               |  |   |
| Referred  | to:                             |  |   |
|   |                                 | March 25, 2009   |   |
| ACT DEVI AFFO The Gene follows: "(f) decisions origin, ha | TO DE ELOPM DRDAB eral Ass SECT | A BILL TO BE ENTITLED  /IDING THAT IT IS A VIOLATION OF THE S ISCRIMINATE IN LAND-USE DECISIONS OR IENT BASED ON THE FACT THAT A DEV. BLE HOUSING UNITS.  sembly of North Carolina enacts:  FION 1. G.S. 41A-4 is amended by adding a r  an unlawful discriminatory housing practice to the permitting of development based on race, co ping condition, familial status, or, except as otherwise ent or proposed development contains affordable ho  | R THE PERMITTING OF ELOPMENT CONTAINS new subsection to read as discriminate in land-use olor, religion, sex, national se provided by law, the fact   |
|   | _                               | incomes below eighty percent (80%) of area median  |   |
| W. C. N   |                                 | <b>FION 2.</b> G.S. 41A-5(a) reads as rewritten:   |   |
| "(a)  | (2)                             | A person by his person's act or failure to a discriminate against a another person. A person is committing an unlawful discriminatory housi G.S. 41A-4 he the person was motivated in full, or color, religion, sex, national origin, handicapp status familial status or, in the case of land-use de of development, the person was motivated in full, fact that a development or proposed development housing units for families or individuals with ince (80%) of area median income. An intent to discribe discriminating, as set forth in G.S. 41A-4, again race, color, religion, sex, national origin, handical status familial status or, in the case of land-use destatus familial status or in the case of land-use destatus familial status or in the case of land-use destatus familial status or in the case of land-use destatus familial status or in the case of land-use destatus familial stat | ntends to discriminate if, in ing practice described in or in any part at all, by race, sing condition, or familial ecisions or in the permitting or in any part at all, by the ment contains affordable comes below eighty percent iminate may be established at, regardless of intent, of ast a person of a particular pping condition, or familial ecisions or in the permitting |
|   |                                 | of development, the person was motivated in full, fact that a development or proposed develophousing units for families or individuals with inc (80%) of area median income. However, it is not  | oment contains affordable comes below eighty percent  |



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| if a person whose action or inaction has an unintended proves that his the action or inaction was motivated ar necessity." |              |  |
| <b>SECTION 3.</b> This act is effective when it becomes law.   |              |  |

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