GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

H DISE DILL 017*

HOUSE BILL 917* PROPOSED COMMITTEE SUBSTITUTE H917-PCS70397-LB-39

Short Title: In	mplement Exec. Order #11/Protect Employees.	(Public)
Sponsors:		
Referred to:		
	April 1, 2009	
	A BILL TO BE ENTITLED	
AN ACT TO	MAKE THE EFFECT OF EXECUTIVE ORDER NUMBER	R ELEVEN
APPLICAB	LE TO THE LEGISLATIVE AND JUDICIAL BRANCHE	S AND TO
PROTECT S	STATE EMPLOYEES UNDER THAT ORDER.	
The General Ass	sembly of North Carolina enacts:	
SEC	TION 1.(a) Findings. – The General Assembly finds that:	
(1)	North Carolina's citizens and businesses are suffering from the significant national financial crisis.	e effects of a
(2)	The financial crisis has resulted in large reductions in revenues	s projected to
\ /	be available to fund the State's budget for the 2008-2009 fiscal y	
(3)	The Department of Revenue has calculated the revenues	
	available to the State for the remainder of the 2008-2009 fiscal	year from the
	taxes paid by citizens and businesses through April 15, 20	009, and the
	Department of Revenue and the Office of State Budget and	Management
	have determined that expenditures for the 2008-2009 fiscal year	r will exceed
	revenues unless additional actions are taken.	
(4)	Under the State Constitution, it is the duty of the Governor to e	
	State's budget for the 2008-2009 fiscal year is balanced in a	
	carefully balances the rights of citizens and businesses to	_
	services and the interests of State employees who provide those	
(5)	The Governor has issued Executive Order #11 reducing	ng pay and
	compensating employees with flexible leave.	
(6)	The implementation of temporary nondisciplinary reductions	
	flexible leave was and is necessary to balance the State's by	udget for the
OF C	2008-2009 fiscal year.	
	TION 1.(b) Definitions. – The following definitions apply in this	
(1)	Compensation. – Base rate of compensation, not including	
(2)	premiums, overtime, longevity, or other types of extraordinary p	•
(2)	Flexible leave. – A temporary period of leave from employm	ient with pay
(2)	taken before December 31, 2009.	
(3)	Public employee. – Any person employed (i) by a State agency	-
	or institution, (ii) by The University of North Carolina, (iii)	-
	Carolina Community College System, or (iv) by a administrative unit. The term includes public officers.	iocai school
	administrative unit. The term illetitues public utilicets.	



- (4) Nondisciplinary reduction in pay. A temporary reduction in compensation paid to a public employee that is (i) related to an executive order issued by the Governor during the 2008-2009 fiscal year and (ii) not made in connection with a demotion or any other disciplinary action.
- (5) Public agency. Any State agency, department, or institution; The University of North Carolina; the North Carolina Community College System; and local school administrative units.

SECTION 2. Compensation and Benefits. – A public employee subject to a nondisciplinary reduction in pay shall not suffer any diminution of retirement average final compensation, which shall continue to be calculated based on the undiminished compensation. The public agency shall pay both the employee and employer contributions to the Retirement Systems Division or to the appropriate Optional Retirement Plan carrier on behalf of the public employee as to the amount that compensation was reduced.

SECTION 3. The nondisciplinary reduction in pay and flexible leave do not apply to those justices, judges, and officers whose salaries are protected from reduction by Article III, Section 9 and Article IV, Section 21 of the North Carolina Constitution. Constitutionally exempt persons are encouraged to participate in the pay reduction described in this act by donating to the State at least the amount of their compensation that would be reduced if the persons were not exempt.

SECTION 4.(a) The State Board of Education, the State Board of Community Colleges, the Board of Governors of The University of North Carolina, local school administrative units, and all State agencies within the executive branch of State government shall cooperate with the Office of State Budget and Management in the implementation of the nondisciplinary reductions in pay.

SECTION 4.(b) The Office of State Personnel shall, as soon as practicable, develop guidelines to be used by State agencies, departments, and institutions within the executive branch in designating the times subject employees will be subject to flexible leave. The State Board of Education shall adopt rules to be applied by local boards of education in designating the times public school employees will be subject to flexible leave. The State Board of Community Colleges shall adopt rules to be applied by boards of trustees of community colleges in designating the times community college employees will be subject to flexible leave. The Board of Governors of The University of North Carolina shall adopt rules to be applied in designating the times university employees will be subject to flexible leave. The rules adopted shall avoid interruptions in services to citizens and businesses.

SECTION 5.(a) Employees of the legislative branch and the judicial branch are subject to reductions in pay to the same extent as if the employees were covered by the executive order. Members and officers of the General Assembly are subject to reductions in pay to the same extent as if the members and officers were covered by the executive order. Officers of the Judicial Branch whose salaries are not protected from reduction by Article IV, Section 21 of the North Carolina Constitution are subject to reductions in pay to the same extent as if the officers were covered by the executive order.

SECTION 5.(b) The Legislative Services Commission shall implement a flexible leave program for members and employees of the General Assembly. The flexible leave program must be substantially equivalent to the program established by the State Personnel Commission.

SECTION 5.(c) Judicial Branch. – Upon a written determination by the Chief Justice that flexible leave of judicial employees is necessary to implement the executive order, the Chief Justice shall implement a flexible leave program for employees of the Judicial Department. The flexible leave program must be substantially equivalent to the program established by the State Personnel Commission.

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SECTION 6. Rule Making. – As soon as practicable, and no more than 10 calendar days from the effective date of this act, the Office of State Budget and Management, the State Personnel Commission, the State Board of Community Colleges, the State Board of Education, and The University of North Carolina shall adopt emergency rules for the implementation of the executive order and this act in accordance with G.S. 150B-21.1A, except that notwithstanding G.S. 150B-21.1A(d), those emergency rules may remain in effect until the expiration of this section. This section does not require any rule making if not otherwise required by law.

SECTION 7. A nondisciplinary reduction in pay as provided in the executive order as implemented by this act does not constitute a demotion under Part 3 of Article 22 of Chapter 115C of the General Statutes or under any other personnel law or policy.

SECTION 8. Effective Date. – This act is effective when it becomes law. This act expires January 1, 2010.