GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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HOUSE DRH10162-LR-86B* (03/11)

Short Title:	Nondiscrimination in Public Employment.	(Public)
Sponsors:	Representatives Luebke and Cotham (Primary Sponsors).	
Referred to:		

1		A BILL TO BE ENTITLED			
2	AN ACT AMENDING THE STATE HUMAN RESOURCES ACT TO INCLUDE SEXUAL				
3	ORIENTATIO	ON AND GENDER IDENTITY OR EXPRESSION TO THE LIST OF			
4	CLASSIFICA	TIONS COVERED BY THE STATE'S EQUAL EMPLOYMENT			
5	OPPORTUNI	TY LAW AND REQUIRING LOCAL BOARDS OF EDUCATION TO			
6	ADOPT POL	ICIES FOR NONDISCRIMINATION IN EMPLOYMENT, INCLUDING			
7	SEXUAL OR	IENTATION AND GENDER IDENTITY OR EXPRESSION AMONG THE			
8	COVERED CLASSIFICATIONS.				
9	The General Assembly of North Carolina enacts:				
10	SECT	ION 1. G.S. 126-16 reads as rewritten:			
11	"§ 126-16. Equa	l opportunity for employment and compensation by State departments			
12	and ag	gencies and local political subdivisions.			
13	3 All State agencies, departments, and institutions and all local political subdivisions of North				
14		ve equal opportunity for employment and compensation, without regard to			
15	race, religion, color, national origin, sex, age, sexual orientation, gender identity or expression,				
16	disability, or gene	tic information to all persons otherwise qualified."			
17		ION 2. G.S. 126-34.02(b) reads as rewritten:			
18		bllowing issues may be heard as contested cases after completion of the			
19	agency grievance	procedure and the Office of State Human Resources review:			
20	(1)	Discrimination or harassment An applicant for State employment, a State			
21		employee, or former State employee may allege discrimination or			
22		harassment based on race, religion, color, national origin, sex, age, sexual			
23		orientation, gender identity or expression, disability, genetic information, or			
24		political affiliation if the employee believes that he or she has been			
25		discriminated against in his or her application for employment or in the			
26		terms and conditions of the employee's employment, or in the termination of			
27		his or her employment.			
28	(2)	Retaliation An applicant for State employment, a State employee, or			
29		former State employee may allege retaliation for protesting discrimination			
30		based on race, religion, color, national origin, sex, age, sexual orientation,			
31		gender identity or expression, disability, political affiliation, or genetic			
32		information if the employee believes that he or she has been retaliated			
33		against in his or her application for employment or in the terms and			
34		conditions of the employee's employment, or in the termination of the			
35		employee's employment.			



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1	(3)	Just cause for dismissal, demotion, or suspension. – A c	
2		may allege that he or she was dismissed, demoted	-
3		disciplinary reasons without just cause. A dismissal, der	-
4		which is not imposed for disciplinary reasons shall	
5		disciplinary action within the meaning of this section. H	
6		cases conducted pursuant to this section, an employ	
7		involuntary nondisciplinary separation due to an employ	
8		the same fashion as if it were a disciplinary action, but	• • •
9		have the burden to prove that the employee was unavail	
10		disciplinary action the employee shall, before the	
11		furnished with a statement in writing setting forth	-
12		omissions that are the reasons for the disciplinary actio	
13		appeal rights. The employee shall be permitted 15 da	
14		statement is delivered to appeal under the agency	
15		However, an employee may be suspended without	• • •
16 17		giving of written reasons in order to avoid undue di	-
18	(A)	protect the safety of persons or property, or for other ser	
10	(4)	Veteran's preference. – An applicant for State emp employee may allege that he or she was denied ve	-
20		violation of the law.	teran's preference in
21	(5)	Failure to post or give priority consideration. – Ar	applicant for State
22	(5)	employment or a State employee may allege that he or s	
23		or promotion because a position was not posted in	
24		Chapter; or a career State employee may allege that he	
25		promotion as a result of a failure to give priority consid	
26		as required by G.S. 126-7.1; or a career State employee	-
27		she was denied hiring as a result of the failure to	
28		reduction-in-force priority.	C
29	(6)	Whistleblower A whistleblower grievance as p	provided for in this
30		Chapter."	
31	SEC'	FION 3. Article 22 of Chapter 115C of the General St	atutes is amended by
32	adding a new Pa		
33		"Part 10. Nondiscrimination in School Employment.	
34		School personnel nondiscrimination policy.	
35		local board of education shall adopt a policy of non	
36		es and practices on the basis of race, religion, color, nati	onal origin, age, sex,
37		n, gender identity or expression, or disability.	
38		he purposes of this section, the term "school person	
39	1 1	ocal board of education, whether full-time or part-time	
40		nployee of an independent contractor of a local board	
41 12		tractor carries out duties customarily performed by school	-
42	-	al, State, local, or other funds. The term includes subst	itute teachers, driver
13	-	, bus drivers, clerical staff, and custodians."	ining the State on any
14 15		FION 4. Nothing in this act shall be construed as requi	•
45 46		byment agency, or labor organization to give preferential sexual orientation or gender identity or expression, or	
+0 47		on policies or programs, based on sexual orientation of	
+7 48	expression.	ponetes of programs, based on sexual orientation of	i genuer identity of
49	1	FION 5. This act is effective when it becomes law.	