GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2019**

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H.B. 796 Apr 16, 2019 HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH10459-MQ-106

(Public)

	Short Title:	Emotional Support Animals - Rental Units.	(Public)			
	Sponsors:	Representatives Grange, Szoka, Hardister, and B. Turner (Primary Spo	onsors).			
	Referred to:					
1		A BILL TO BE ENTITLED				
2		REQUIRE LANDLORDS TO MAKE REASONABLE ACCOMMO				
3	FOR PERSONS WITH DISABILITIES TO HAVE MEDICALLY APPROVED					
4		NAL SUPPORT ANIMALS IN A DWELLING UNIT.				
5		The General Assembly of North Carolina enacts:				
6 7	SECTION 1. Article 5 of Chapter 42 of the General Statutes is amended by adding					
7 8	the following new section to read: "§ 42-47. Emotional support animals – nondiscrimination.					
8 9		or the purposes of this section, the following definitions apply:				
10	$(a) = \frac{1}{(1)}$		lth service			
10	<u>(1</u>	provider has determined provides a benefit for a person with a disa				
12		term also includes an assistance animal, as defined in G.S. 14-163.				
13		emotional support animal shall not be required to be trained or				
14		under Chapter 168A of the General Statutes.				
15	<u>(2</u>					
16		a. <u>A physician or psychiatrist licensed under Article 1 of Characterist</u>	apter 90 of			
17		the General Statutes.	-			
18		b. <u>A psychologist licensed under Article 18A of Chapter</u>	90 of the			
19		General Statutes.				
20		c. <u>A clinical social worker licensed under Chapter 90B of the</u>	he General			
21		Statutes.				
22		The term does not include a person described in this subdivision				
23		provides written documentation or verification to a person with a	<u>a disability</u>			
24		for a fee.				
25	<u>(3</u>					
26		landlord shall not terminate a tenancy, fail to renew a tenancy, refuse to				
27	a rental agreement, or otherwise retaliate in the rental of a dwelling based substantially on the					
28 29	tenant, applicant, or a household member's (i) status as a person with a disability or (ii) use of an emotional support animal.					
29 30		landlord may require that a person with a disability that is not readily ap	norant who			
31		easonable accommodation under this section provide written verificati				
32	health service provider of the following:					
33	<u>nearm service</u> (1	• • • • • • • • • • • • • • • • • • •				
34	(2		al support			
35	<u> </u>					





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	<u>(3)</u>	The emotional support animal assists the person disability.	n in managing the person's	
A land	llord n	ay evaluate any additional documents submitted wit	th the request for reasonable	
		to verify the need for an emotional support animal	-	
		another state may provide written verification from	÷ •	
licensed ir	n that s	tate.	-	
<u>(d)</u>	Any	person who does any of the following shall be guilty	of a Class 2 misdemeanor	
	<u>(1)</u>	Misrepresents to a landlord that the person is a per	<u>rson with a disability or tha</u>	
		the person has a disability-related need for the u	se of an emotional suppor	
		<u>animal.</u>		
	(2)	Makes a materially false statement to a health serv	rice provider for the purpose	
		of obtaining documentation or verification	that the person has a	
		disability-related need for the use of an emotional	support animal.	
	<u>(3)</u>	Provides a document or verification to a landlor	d that misrepresents that an	
		animal is an emotional support animal.		
	<u>(4)</u>	Fits an animal that is not an emotional support ani		
		cause a reasonable person to believe that the anir	nal is an emotional suppor	
		<u>animal.</u>		
	<u>(5)</u>	As a health service provider, does any of the follo	-	
		a. <u>Verifies a person's disability status and ne</u>		
		animal without professional knowledge		
		adequate to provide a reliable verification.		
		b. Charges a fee for providing a written	_	
		disability status and need for an emot	* *	
	NT /1	provides no additional service to the perso		
$\frac{(e)}{1}$		thing in this section shall prohibit a landlord from requiring that a person with		
disability who uses an emotional support animal do the following:				
	<u>(1)</u>	Comply with the terms of the rental agreement an		
	(\mathbf{n})	applicable to the dwelling unit on the same terms		
	<u>(2)</u>	Pay for the cost of repairs that result from any date that are caused by an emotional support animal in		
		• • • • • •		
		who possesses an animal that is not an emotional sunit.	support annual in a dwennig	
	(3)	Sign an addendum or other agreement that sets for	th the responsibilities of th	
	<u>(3)</u>	owner of the emotional support animal.	ui uie responsionnues or un	
(f)	Subie		d who permits a person wit	
(f) <u>Subject to any other federal, State, or local law, a landlord who permits a person wit</u> a disability to use an emotional support animal in a dwelling unit pursuant to this section sha				
	t be liable for an injury to another person caused by a person's emotional support animal."			
SECTION 2. G.S. 42-53 reads as rewritten:				
"§ 42-53.				
"§ 42-53. Pet deposits. Notwithstanding the provisions of this section, the With the exception of an emotional				
	support animal in accordance with G.S. 42-47, a landlord may charge a reasonable			
		e for pets kept by the tenant on the premises."	, , , , , , , , , , , , , , , , , , , ,	
		FION 3. This act is effective January 1, 2020, and a	applies to rental agreement	
			applies to remain agreement	