GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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SENATE BILL 391

Education/Higher Education Committee Substitute Adopted 4/10/19 PROPOSED HOUSE COMMITTEE SUBSTITUTE S391-PCS15364-TC-35

Short Title:	Expand	Youth Internship Opportunities.	(Public)
Sponsors:			
Referred to:			
		March 28, 2019	
		A BILL TO BE ENTITLED	
AN ACT TO PROVIDE A LIMITED EXCEPTION TO THE PROHIBITION ON YOUTH			
PARTICIPATING IN SUPERVISED, PRACTICE EXPERIENCES WITH EMPLOYERS			
IN OCCUPATIONS FOUND DETRIMENTAL BY THE COMMISSIONER OF LABOR			
UNDER CERTAIN CIRCUMSTANCES.			
		of North Carolina enacts:	
		1. G.S. 95-25.5 is amended by adding a new subsect	ion to read:
"(k1) Youth, who are at least 16 years of age but less than 18 years of age, who participate			
in a supervised, practice experience in an occupation with an employer are exempt from the			
prohibition from occupations found and declared to be detrimental to the health and well-being			
of youth by	the Com	missioner of Labor pursuant to subsection (b) of	this section, if the
Commissioner of Labor finds all of the following conditions are met:			
(1) The youth is enrolled in a public school or a nonpublic school that me			
		irements of Part 1 or Part 2 of Article 39 of Chapter	
		ites that is partnering with the employer to offer the	supervised, practice
		erience for the occupation.	
<u>(2</u>		The employer submits to the Commissioner of Labor the written agree	
		veen the employer and the public or nonpublic schoo	
		lled that governs the operation of the supervised, pra	
	· · · · · · · · · · · · · · · · · · ·	occupation. The written agreement shall include at lea	
	<u>a.</u>	The work is incidental to the youth's supervised,	practice experience
	L	for the occupation.	·
	<u>b.</u>	The work is intermittent and for short periods of to The work is performed under direct and clos	
	<u>c.</u>	qualified and experienced person.	e supervision of a
	d.	The employer shall give safety instructions and t	raining to the youth
	<u>u.</u>	before performing the work.	tanning to the youth
	<u>e.</u>	The employer has prepared a schedule of organiz	zed and progressive
	<u>c.</u>	work processes to be performed by the youth.	zea ana progressive
The terms	s of the w	ritten agreement required by subdivision (2) of this	subsection shall be
consistent with the guidance provided in Child Labor Bulletin 101, Child Labor Provisions for			
Nonagricultural Occupations under the Fair Labor Standards Act, published by the United			
States Department of Labor, Wage and Hour Division, effective November 2016, and any			
subsequent revisions published for that document."			



SECTION 2. This act is effective when it becomes law and applies to participation of youth in practical experience programs on or after that date.

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