GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 551 PROPOSED COMMITTEE SUBSTITUTE H551-PCS30332-BE-21

Short Title: Lar	ndlord-Tenant and HOA Changes.	(Public)
Sponsors:		
Referred to:		
	April 4, 2023	
ORDINANCE LANDLORDS LAWFUL SO FEDERAL I ANIMALS A AUTHORIZE MAKE CLAR THE APPLIE AMENDMEN The General Asse SECT: "§ 42-14.1. Rent (a) No conordinance or resolution or res	A BILL TO BE ENTITLED PROHIBIT COUNTIES AND CITIES FROM A ES, RULES, AND REGULATIONS THAT ES FROM REFUSING TO RENT TO TENANTS BE BURCE OF INCOME TO PAY RENT INCLUDE HOUSING ASSISTANCE PROGRAM; TO R ND SERVICE ANIMALS IN RESIDENTIAL TEN D LITIGATION COSTS IN SUMMARY EJECTE EIFYING CHANGES TO LANDLORD-TENANT L CABILITY OF HOMEOWNERS' ASSOCIATION TTS TO HOMEOWNERS. INCOMPARED TO LANDLORD-TENANT L CONTROL TO HOMEOWNERS. INCOMPARED TO LANDLORD-TENANT L CONTROL TO HOMEOWNERS. INCOMPARED TO LORD TENANT L CONTROL TO HOMEOWNERS. INTO THE CONTROL TO THE CONTROL TO THE CONTROL TENANT L CONTROL TO THE CONTROL T	WOULD PROHIBIT ECAUSE A TENANT'S S FUNDING FROM A EGULATE SUPPORT ANCIES; TO EXPAND MENT MATTERS; TO AW; AND TO ADJUST ONS' DECLARATION maintain, or enforce any ged for privately owned, . This section shall not be
purpose, from: (1)	Regulating in any way property belonging to that cit	y, county, or authority;
(2)	Entering into agreements with private persons whic rent charged for subsidized rental properties; or	h regulate the amount of
(3)	Enacting ordinances or resolutions restricting rent fo Community Development Block Grant Funds.	or properties assisted with
ordinance or resol or other person h	unty or city as defined by G.S. 160A-1 may enact, ution which prohibits an owner, lessee, sublessee, as aving the right to lease, sublease, or rent a housing	ssignee, managing agent, ng accommodation from
	or rent the housing accommodation to a person becato pay rent includes funding from a federal housing a	-
	ection shall not be construed as prohibiting any county	-
	y or city for that purpose, from:	
(<u>1)</u> (<u>2)</u>	Regulating in any way property belonging to that cit Entering into agreements with private persons whic rent charged for subsidized rental properties.	
<u>(3)</u>	Enacting ordinances or resolutions restricting rent fo Community Development Block Grant Funds.	or properties assisted with



General Assembly Of North Carolina Session 2023 1 (4) Enacting ordinances or resolutions applicable to owners or operators that 2 receive funding or financial incentives from the county or city." 3 **SECTION 2.** Article 5 of Chapter 42 of the General Statutes is amended by adding 4 a new section to read: 5 "§ 42-47. Support and service animals – nondiscrimination. 6 For the purposes of this section, the following definitions apply: (a) 7 Health service professional. – A person with a therapeutic relationship with a (1) 8 person with a disability. The term does not include a person described in this 9 subdivision that solely provides written documentation or verification of a 10 person's disability or need for a service animal or support animal for a fee. 11 Person with a disability. – As defined in G.S. 168A-3(7a). (2) 12 (3) Service animal. – An animal trained to assist a person with a disability, as described in G.S. 168-4.2. 13 14 Support animal. – A companion animal that a health service professional has (4) determined provides a benefit for a person with a disability. The term also 15 includes an assistance animal, as defined in G.S. 14-163.1(a)(1). A support 16 17 animal shall not be required to be trained or registered under Chapter 168A of 18 the General Statutes. 19 Therapeutic relationship. – The provision of medical care or services, program (5) 20 care or services, or personal care services, in good faith, for and with personal 21 knowledge of a person's disability and that person's disability-related need for 22 a service animal or support animal by one of the following: 23 A physician or other medical professional. 24 <u>b.</u> A mental health service provider. 25 A nonmedical service agency or reliable third party who is in a c. 26 position to know about the person's disability. 27 The term does not include an entity that issues a certificate, license, or similar 28 document that purports to confirm, without conducting a meaningful 29 assessment of a person's disability or a person's disability-related need for a 30 service animal or support animal, that a person (i) has a disability or (ii) needs 31 a service animal or support animal. 32 Based, in part, upon a tenant, applicant, or household member's (i) status as a person 33 with a disability or (ii) use of a service animal or a support animal, a landlord shall not do any of 34 the following: 35 Terminate or fail to renew a tenancy. (1) 36 (2) Refuse to enter into a rental agreement. Impose different terms, conditions, or privileges in the rental of a dwelling. 37 **(3)** Otherwise make unavailable a dwelling unit or otherwise retaliate in the rental 38 (4) 39 of a dwelling. 40 A landlord may require that a person with a disability that is not observable or already 41 known who is seeking reasonable accommodation under this section provide written verification 42 from a health service professional of the following: 43 The person is a person with a disability. (1) A disability-related need exists for the person to use a service animal or 44 **(2)** 45 support animal. 46 The support animal assists the person in managing the person's disability. 47 A person with a disability that moves from another state may provide written verification

from a health service professional licensed or certified in that state, if applicable. Any person who intentionally or knowingly does any of the following shall be liable

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to the landlord in a private action:

- 1 (1) Misrepresents to a landlord that the person is a person with a disability or that
 2 the person has a disability-related need for the use of a service animal or a
 3 support animal.
 4 (2) Makes a materially false statement to a health service professional for the
 - Makes a materially false statement to a health service professional for the purpose of obtaining documentation or verification that the person has a disability-related need for the use of a service animal or a support animal.
 - (3) Provides a document or verification to a landlord that misrepresents that an animal is a service animal or a support animal.
 - (4) Fits an animal that is not a service animal or a support animal with an item that would cause a reasonable person to believe that the animal is a service animal or a support animal.
 - (5) Does any of the following as a health service professional:
 - a. Verifies a person's disability status and need for a service animal or a support animal without personal knowledge of the person's condition adequate to provide a reliable verification.
 - b. Charges a fee for providing a written verification for a person's disability status and need for a service animal or a support animal and provides no additional service to the person, unless the health service professional (i) has an ongoing relationship with a person with a disability or (ii) conducts a good-faith consultation with a person with a disability for the purpose of providing a diagnosis and treatment recommendation.

A landlord prevailing in a private action under this subsection shall be entitled to damages in an amount equal to the sum of any actual damages sustained by the landlord as a result of the acts or conduct. The court may also impose civil penalties in an amount not greater than one thousand dollars (\$1,000) but not less than five hundred dollars (\$500.00) for each violation described in this subsection.

- (e) Nothing in this section shall prohibit a landlord from requiring that a person with a disability who uses a service animal or a support animal do the following:
 - (1) Comply with the terms of the rental agreement and other rules or regulations applicable to the dwelling unit on the same terms as other tenants.
 - (2) Pay for the cost of repairs that result from any damages to the dwelling unit that are caused by a service animal or a support animal in the same manner as a tenant who possesses an animal that is not a service animal or a support animal in a dwelling unit.
 - (3) Subject to applicable laws, sign an addendum or other agreement that sets forth the responsibilities of the owner of the service animal or support animal.
- (f) Subject to any other federal, State, or local law, a landlord who permits a person with a disability to use a service animal or a support animal in a dwelling unit pursuant to this section shall not be liable for an injury to another person caused by a person's service animal or support animal."

SECTION 3. G.S. 42-53 reads as rewritten:

"§ 42-53. Pet deposits.

Notwithstanding the provisions of this section, the With the exception of a service animal or support animal in accordance with G.S. 42-47, a landlord may charge a reasonable, nonrefundable fee for pets kept by the tenant on the premises."

SECTION 4. G.S. 42-46 reads as rewritten:

"§ 42-46. Authorized fees, costs, and expenses.

(a) Late Fee. – In all residential rental agreements in which a definite time for the payment of the rent is fixed, the parties may agree to a late fee not inconsistent with the provisions

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of this subsection, to be chargeable only if any rental payment is five <u>calendar</u> days or more <u>late.</u>

late, with the first day being the day after the rent was due. If the rent:

(1) Is due in monthly installments, a landlord may charge a late fee not to exceed fifteen dollars (\$15.00) or five percent (5%) of the monthly rent, whichever is

(2) Is due in weekly installments, a landlord may charge a late fee not to exceed four dollars (\$4.00) or five percent (5%) of the weekly rent, whichever is greater.

(3) Repealed by Session Laws 2009-279, s. 4, effective October 1, 2009, and applicable to leases entered into on or after that date.

(i) Out-of-Pocket Expenses and Litigation Costs. – In addition to the late fees referenced in subsections (a) and (b) of this section and the administrative fees of a landlord referenced in subsections (e) through (g) of this section, a landlord also is permitted to charge and recover from a tenant the following actual out-of-pocket expenses:

(1) Filing fees charged by the court.

 (2) Costs for service of process pursuant to G.S. 1A-1, Rule 4 of the North Carolina Rules of Civil Procedure and G.S. 42-29.

 (3) Reasonable attorneys' fees actually paid or owed, pursuant to a written lease, not to exceed fifteen percent (15%) of the amount owed by the tenant, or fifteen percent (15%) of the monthly rent stated in the lease if the eviction is based on a default other than the nonpayment of rent.

Reasonable attorneys' fees actually paid or owed, pursuant to a written lease, not to exceed, for small claims hearings, fifteen percent (15%) of the amount owed by the tenant, or fifteen percent (15%) of the monthly rent stated in the lease if the eviction is based on a default other than the nonpayment of rent, and all actual reasonable attorneys' fees paid or owed for any appeals of summary ejectment matters.

SECTION 5. G.S. 47C-2-117 is amended by adding a new subsection to read:

"(c1) An amendment to the declaration that prohibits or otherwise restricts the rental of a unit shall only be enforceable against an owner who acquires title to a unit after the date the amendment takes effect."

SECTION 6. G.S. 47F-2-117 is amended by adding a new subsection to read:

 "(d1) An amendment to the declaration that prohibits or otherwise restricts the rental of a lot shall only be enforceable against an owner who acquires title to a lot after the date the amendment takes effect."

SECTION 7. Sections 3 and 4 of this act become effective January 1, 2024, and apply to rental agreements or leases entered into on or after that date. The amendments contained in Section 4 of this act are intended to be clarifying of the General Assembly's intent under previous amendments to this statute. The remainder of this act is effective when it becomes law.

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