## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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## H.B. 339 Mar 6, 2025 HOUSE PRINCIPAL CLERK

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### HOUSE BILL DRH10132-LRfap-14E

Short Title:	Economic Security Act.	(Public)
Sponsors:	Representative Harrison.	
Referred to:		

### 1 A BILL TO BE ENTITLED 2 AN ACT ADVANCING ECONOMIC SECURITY FOR ALL IN NORTH CAROLINA BY 3 INCREASING THE STATE MINIMUM WAGE TO TWENTY-TWO DOLLARS PER 4 HOUR, ADJUSTED FOR INFLATION ANNUALLY: MANDATING EOUAL PAY FOR 5 EQUAL WORK; REQUIRING PAID SICK LEAVE, PAID FAMILY MEDICAL LEAVE, AND WORKPLACE SAFETY, EMERGENCY, AND EVACUATION PROTECTIONS; 6 7 RESTORING UNEMPLOYMENT INSURANCE BENEFITS ADJUSTED FOR 8 INFLATION AND STUDYING UNEMPLOYMENT INSURANCE BENEFITS FOR 9 APP-BASED "GIG ECONOMY" WORKERS; INCREASING THE TIPPED MINIMUM WAGE; ENDING WAGE THEFT; REQUIRING THE FAIR ASSESSMENT OF 10 11 PERSONS WITH CRIMINAL HISTORIES BY "BANNING THE BOX"; REPEALING 12 PUBLIC EMPLOYEE COLLECTIVE BARGAINING RESTRICTIONS; REENACTING THE EARNED INCOME TAX CREDIT AND TAX CREDITS FOR CHILD AND 13 14 DEPENDENT CARE EXPENSES; CREATING A REBUTTABLE PRESUMPTION 15 THAT FIRST RESPONDERS, HEALTH CARE WORKERS, AND ESSENTIAL 16 SERVICE WORKERS INFECTED BY THE CORONAVIRUS CONTRACTED THE 17 DISEASE IN THE COURSE OF EMPLOYMENT; AND PROVIDING AND 18 APPROPRIATING FUNDS FOR A COST-OF-LIVING ADJUSTMENT FOR RETIREES 19 OF THE TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM, THE 20 CONSOLIDATED JUDICIAL RETIREMENT SYSTEM, THE LEGISLATIVE 21 RETIREMENT SYSTEM, AND THE LOCAL GOVERNMENTAL EMPLOYEES' 22 **RETIREMENT SYSTEM.**

- 23 The General Assembly of North Carolina enacts:
- 24 25 **LIV**

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LIVING WAGE

26 **SECTION 1.1.(a)** This act shall be known and may be cited as the "Economic 27 Security Act of 2025."

- **SECTION 1.1.(b)** Effective January 1, 2026, G.S. 95-25.3 reads as rewritten:
- 29 "§ **95-25.3.** Minimum wage.

(a) Every employer shall pay to each employee who in any workweek performs any work,
wages of at least six dollars and fifteen cents (\$6.15) twenty-two dollars (\$22.00) per hour or the
minimum wage set forth in paragraph 1 of section 6(a) of the Fair Labor Standards Act, 29 U.S.C.
206(a)(1), as that wage may change from time to time, whichever is higher, except as otherwise
provided in this section.

35 (a1) Beginning September 30, 2026, and on each September 30 thereafter, the
 36 Commissioner of Labor shall calculate an adjusted minimum wage rate using the Consumer Price



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Index (All Urb	an Consumers, U.S. City Average for All Items), CPI-I, or its suc	ccessor index. as
	he U.S. Department of Labor for the 12-month period precedi	
	Each adjusted minimum wage rate calculated shall be published of	
	on the following January 1.	
<u>and take effect</u>	on the following fundary 1.	
	<b>CTION 1.1.(c)</b> This section is effective when this act becomes la	aw.
EOUAL PAY	FOR EQUAL WORK	
-	<b>CTION 1.2.(a)</b> Chapter 95 of the General Statutes is amended by	ov adding a new
Article to read:		, , , , , , , , , , , , , , , , , , ,
There to roud.	"Article 2B.	
	"Equal Pay Act.	
" <u>§ 95-25.26.</u> D		
	ing definitions apply in this Article:	
(1)	<u>Employee. – Every person in receipt of or entitled to compe</u>	nsation for labor
(1)	performed for another.	
<u>(2)</u>	Employer. – Includes (i) this State and any local political su	bdivision of the
<u>(2)</u>	State and (ii) every person having control or direction of any p	
	at any labor, or responsible directly or indirectly for the wages	
	employs more than five employees.	or another, who
(3)	Person. – As defined by G.S. 95-25.2(11).	
$\frac{(3)}{(4)}$	Wage or wages. – Any compensation for labor measured by	v time niece or
<u>(+)</u>	otherwise.	<u>r unic, piece, or</u>
"8 95-25 27 F	qual wage rates.	
	employer may pay any person in the employer's employ at wag	e rates less than
	o employees of the opposite sex in the same establishment for the	
-	the same classification of work. Any employer who violates this	
	e affected in the amount of the wages that the employee is depriv	
the violation.		<u>rea by reason or</u>
	withstanding the provisions of subsection (a) of this section,	nothing in this
	ts a variation of rates of pay for employees engaged in the same	
	on seniority, a difference in length of service, ability, skill, difference	
-	med, whether regularly or occasionally, difference in the shift	
-	of work, or restrictions or prohibitions on lifting or moving obje	
	nt, or other reasonable differentiation, or factor or factors other	
exercised in go		
	employer that is in violation of this section may not reduce	the pay of any
	der to bring the employer into compliance with this Article.	
	employer shall not retaliate against any employee who seeks red	lress pursuant to
	who participates in the investigation of a complaint under this Ar	*
	Complaints; enforcement; civil actions.	<u></u>
	affected employee may file with the Department of Labor a co	mplaint that the
	he employee are less than the wages to which the employee is en	*
• •	epartment of Labor shall investigate the complaint and notify the	
	e results of the investigation.	<u>te emproyer una</u>
	employee receiving less than the wage to which the employee i	is entitled under
	y recover in a civil action the balance of such wages, together w	
	notwithstanding any agreement to work for a lesser wage. The	
	aust administrative remedies before filing the civil action.	<u> </u>
	ivil action pursuant to this section shall be instituted within two	o years after the
	eged violation is discovered by the affected employee."	

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1 2	SEC	<b>FION 1.2.(b)</b> This section is effective when this act because	omes law.
3		MILIES & WORKPLACES/REQUIRE PAID LE	AVE/WORKPLACE
4		<b>PROTECTIONS</b>	
5		<b>FION 1.3.(a)</b> Chapter 95 of the General Statutes is ame	ended by adding a new
5	Article to read:		
7		" <u>Article 3A.</u>	
8	"9 05 21 1 Cha	" <u>Healthy Families and Healthy Workplaces Act.</u>	
9		rt title and legislative purpose.	. Familias and Haalthu
) 1	(a) <u>This</u> Workplaces Act.	Article shall be known and may be cited as the "Healthy	Families and Healthy
2	-	- bublic policy of this State is declared as follows: The hea	Ith and safety needs of
3	· · · ·	heir families and the protection of employees from los	•
		medical care for themselves and their family members a	• • • •
		tion to promote the general welfare of the people	
		competitive position of North Carolina business and	
	• • •	es that the general welfare of the State requires the enact	•
	the police power	• •	
	"§ 95-31.2. Defi		
	(a) The f	ollowing definitions apply in this Article:	
	<u>(1)</u>	Child A biological, adopted, or foster child, stepchi	ld, legal ward, or child
		of a parent standing in loco parentis.	
	<u>(2)</u>	Domestic violence. – As defined in G.S. 50B-1.	
	<u>(3)</u>	Employ. – As defined by G.S. 95-25.2(3).	
	<u>(4)</u>	Employee. – As defined by G.S. 95-25.2(4).	
	<u>(5)</u>	Employer. – As defined by G.S. 95-25.2(5).	
	<u>(6)</u>	<u>Health care provider. –</u>	
		a. <u>A doctor of medicine or osteopathy licensed</u>	-
		under federal law, any state law, or the law	vs of another country
		wherein the person practices.	need to prectice under
		b. <u>A physician assistant licensed in this State lice</u> federal law, any state law, or the laws of anoth	-
		person practices.	<u>ei country wherein the</u>
			e midwife licensed to
		<u>c.</u> <u>A family nurse practitioner or certified nurs</u> practice under federal law, any state law, o	
		country wherein the person practices.	i the laws of another
	<u>(7)</u>	Immediate family member. – A child, grandchild, sib	ling, spouse, domestic
	<u>,,,,</u>	partner, civil union partner, parent, or grandparent	•
		spouse, domestic partner, or civil union partner of a partner	
		the employee, or a sibling of a spouse, domestic partne	
		of the employee, or any other individual related by blo	ood to the employee or
		whose close association with the employee is the e	equivalent of a family
		<u>relationship.</u>	
	<u>(8)</u>	Paid sick time or paid sick days Time that is (i) co	mpensated at the same
		hourly rate and with the same benefits, including heal	
		employee normally earns during hours worked and	
		employer to an employee for the purposes described in	G.S. 95-31.4(b) of this
		Article.	
	<u>(9)</u>	Parent. – A biological, foster, step, or adoptive parent	± •
)		employee's spouse, or other person who stood in lo	co parentis during the
L		childhood of an employee or employee's spouse.	

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(10)	Sexual assault. – As defined in Chapter 14 of the Ge	eneral Statutes.
(11)	Small business. – An employer who employs 10 or	
- <u></u>	20 or more calendar workweeks in the current or pre-	± • •
(12)	Stalking. – As defined in Chapter 14 of the General	
" <u>§ 95-31.3. Ex</u> er		
(a) The p	rovisions of this section do not apply to any bona	a fide volunteers in any
· · · · ·	re an employer-employee relationship does not exist.	•
(b) The p	rovisions of this section do not apply to any person e	exempted from the Wage
	der G.S. 95-25.14(a)(2) through (a)(8), 95-25.14(b), 95	± •
and 95-25.14(e),	except that domestic workers are exempted only if t	they are employed in the
place of residenc	e of their employer.	
" <u>§ 95-31.4. Acci</u>	ual of paid sick time.	
(a) Except	t as provided by G.S. 95-31.3, any employee who we	orks in this State and who
must be absent f	com work for the reasons set forth in G.S. 95-31.5(a)	) shall be entitled to paid
sick time.		
<u>(b)</u> Paid s	ick time as provided in this section shall begin to accu	rue at the commencemen
of employment.	Paid sick time shall accrue at the rate of one hour o	f pay for every 30 hours
worked. Paid sicl	time may be used as accrued or be loaned by the em	ployer at its discretion to
the employee in	advance of accrual. Unless the employer and employer	loyee agree to designate
otherwise, for pe	riods of paid sick time that are less than a normal w	orkday, the time shall be
counted on an ho	urly basis or the smallest increment that the employe	r's payroll system uses to
account for abser	ces or use of leave.	
	nployees of small businesses, there shall be a limit of	-
	endar year. For employees of other employers, there sl	
	ick time in a calendar year. Accrued paid sick time for	or employees carries ove
	but is limited to the aforementioned limits.	
	there is separation from employment and the employ	•
· ·	n by the same employer, previously accrued paid sic	
	stated. The employee shall be entitled to use accrued	paid sick time and accrue
	ne at the recommencement of employment.	
	<u>of paid sick time.</u>	1 0 0 1
	sick time shall be provided to an employee by an	employer for any of the
following reason	—	1
<u>(1)</u>	To care for the employee's immediate family member	-
	physical or mental illness, injury, or medical cond	
	professional medical diagnosis or care, preventive r	nedical care, or a routing
( <b>2</b> )	<u>medical appointment.</u>	
<u>(2)</u>	To care for the employee's own physical or mental i	
	condition that requires care, professional medical dia	gnosis or care, preventiv
(2)	medical care, or a routine medical appointment.	from the original original
<u>(3)</u>	Absence necessary due to circumstances resulting	
	family member of the employee, being a victim of	-
	sexual violence, if the leave is to allow the employee or the family member (i) medical attention	
	employee or the family member (i) medical attentio	
	physical or psychological injury or disability caused or sexual violence. (ii) services from a designated of	
	or sexual violence, (ii) services from a designated of	
	or other victim services organization, (iii) psycholog	
	(iv) relocation, or (v) legal services, including obtain preparing for or participating in any civil or crimina	
	preparing for, or participating in, any civil or crimina to the stalking or domestic or sexual violence.	n regar proceeding related
	to the starking of domestic of sexual violence.	

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(b) An employer may require certification of the qualifying illness, injury, healt	th
condition, or violence when a paid sick time period covers more than three consecutive workday	
Any reasonable documentation signed by a health care provider involved in following or treating	
the illness, injury, or health condition and indicating the need for the amount of sick days take	-
shall be deemed acceptable certification. Acceptable certification of domestic violence, sexual	
assault, or stalking may include (i) law enforcement, court, or federal agency records or files, (i	
documentation from a domestic violence or sexual assault program, or (iii) documentation from	
a religious, medical, or other professional from whom assistance was sought in dealing with the	
alleged domestic violence, sexual offense, or stalking.	
(1) The employer shall not require certification from a health care provide	er
employed by the employer. The employer shall not delay the commencement	
of time taken for purposes of subsection (a) of this section or pay for the	
period on the basis that the employer has not yet received the certification	
Nothing in this section shall be construed to require an employee to provide	
as certification any information from a health care provider that would be i	
violation of section 1177 of the Social Security Act or the regulation	
promulgated pursuant to section 264(c) of the Health Insurance Portability an	
Accountability Act, 42 U.S.C. § 1320d-2.	_
(2) An employer may not require disclosure of details relating to domest	ic
violence, sexual assault, or stalking or the details of an employee's medic	_
condition as a condition of providing paid sick time under this Article. If a	
employer possesses health information or information pertaining to domest	ic
violence, sexual assault, or stalking about an employee or employee	:'s
immediate family member, such information shall be treated as confidentia	al
and not disclosed except to the affected employee or with the permission of	of
the affected employee.	
(c) When the use of paid sick time is foreseeable, the employee shall make a good-fait	th
effort to provide notice of the need for such time to the employer in advance of the use of the	
sick time and shall make a reasonable effort to schedule the use of paid sick time in a manne	<u>er</u>
that does not unduly disrupt the operations of the employer.	
(d) <u>An employer may not require, as a condition of providing paid sick time under the</u>	_
act, that the employee search for or find a replacement worker to cover the hours during whic	<u>:h</u>
the employee is on paid sick time.	
(e) <u>An employer's absence control policy shall not count paid sick time taken under th</u>	
Article as an absence that may lead to or result in a retaliatory personnel action or any other	er
adverse action.	
(f) Nothing in this section shall be construed as requiring financial or other	
reimbursement to an employee from an employer upon the employee's termination, resignation	
retirement, or other separation from employment for accrued paid sick days that have not bee	<u>n:</u>
$\frac{\text{used.}}{(2)}$	
(g) Nothing in this section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section shall be construed to discourage employers from adopting of the section sh	
retaining paid sick time policies more generous than policies that comply with the requirement	
of this section, and nothing in this section shall be construed to diminish the obligation of a	
employer to comply with any contract, collective bargaining agreement, or any employment benefit program or plan that provides greater paid sick time leave rights to employees than the	
benefit program or plan that provides greater paid sick time leave rights to employees than the	10
rights established under this section. (h) This act provides minimum requirements pertaining to paid sick time and shall not b	20
construed to preempt, limit, or otherwise affect the applicability of any other law, regulation	
requirement, policy, agreement, or standard that provides for greater accrual or use by employed	
of sick time, whether paid or unpaid, or that extends other protections to employees.	-0
memor part of anyway, of that entends other protocolons to employees.	

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1 2 2	(i) Employers who have a paid time-off leave policy shall not be require policy, if that policy offers an employee the option, at the employee's discretion time that is at least activation to the amounts and for the same numbers	, to take paid sick
3	time that is at least equivalent to the amounts and for the same purposes and	<u>i under the same</u>
4	conditions as provided under this section.	
5	" <u>§ 95-31.6. Notification, posting, and records.</u>	
6 7	Employers shall give notice (i) that employees are entitled to paid sick time, of paid sick time and the terms of its use guaranteed under this section, (iii) that	
8 9	employees who request or use paid sick time is prohibited, and (iv) that each right to file a complaint with the Commissioner of Labor or in the General C	
10	paid sick time as required by this Article is denied by the employer or the emp	loyee is retaliated
11	against for requesting or taking paid sick time. Employers may comply wit	h this section by
12	supplying each of their employees with a notice in English and in Spanish	•
13	information required by this section or by displaying a poster in a conspicuo	
14	place in each establishment where the employees are employed that contains	· · · · · · · · · · · · · · · · · · ·
15	Spanish all information required by this section.	<u>c</u> /
16	"§ 95-31.7. Enforcement.	
17	(a) The Commissioner shall enforce and administer the provisions of th	is Article, and the
18	Commissioner or his or her authorized representative is empowered to hold	
19	institute civil proceedings hereunder.	8
20	(b) The Commissioner or the Commissioner's authorized representative	shall have power
21	to administer oaths and examine witnesses, issue subpoenas, compel the attend	
22	and the production of papers, books, accounts, records, payrolls, and docu	· · · · · · · · · · · · · · · · · · ·
23	depositions and affidavits in any proceeding hereunder.	
24	(c) Any employer who violates the provisions of this Article shall	be liable to the
25	employee or employees affected in the amount of their unpaid sick time, as the	· · · · · · · · · · · · · · · · · · ·
26	interest at the legal rate set forth in G.S. 24-1 from the date each amount first c	
27	(d) In addition to the amounts awarded pursuant to subsection (c) of this	
28	shall award liquidated damages in an amount equal to the amount found to be d	
29	subsection (c) of this section, provided that if the employer shows to the satisfa	*
30	that the act or omission constituting the violation was in good faith and that	· · · · · · · · · · · · · · · · · · ·
31	reasonable grounds for believing that the act or omission was not a violation of	
32	court may, in its discretion, award no liquidated damages or may award any am	ount of liquidated
33	damages not exceeding the amount found due as provided in subsection (c) of	this section.
34	(e) Action to recover such liability may be maintained in the General C	ourt of Justice by
35	any one or more employees.	
36	(f) The court, in any action brought under this Article, may, in addition	<u>ı to any judgment</u>
37	awarded to the plaintiff, order costs and fees of the action and reasonable atte	orneys' fees to be
38	paid by the defendant. The court may order costs and fees of the action and reas	sonable attorneys'
39	fees to be paid by the plaintiff if the court determines that the action was frivol	ous.
40	(g) The Commissioner may determine and supervise the payment of	the amounts due
41	under this section, including interest at the legal rate set forth in G.S. 24-1 fr	om the date each
42	amount first came due, and the agreement to accept such amounts by the	<u>employee shall</u>
43	constitute a waiver of the employee's right to bring an action under subsection (	(e) of this section.
44	(h) Actions under this Article must be brought within two years pursua	nt to G.S. 1-53.
45	(i) The rights and remedies created by this Article are supplementa	ry to all existing
46	common-law and statutory rights and remedies.	
47	" <u>§ 95-31.8. Rules.</u>	
48	The Commissioner of Labor shall adopt rules to implement this Article.	
49	"§ 95-31.9. Severability.	

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1	The provisions of this Article shall be severable, and if any phrase, clause, sentence, or
2	provision is declared to be invalid or is preempted by federal law or regulation, the validity of
3	the remainder of this Article shall not be affected thereby."
4	<b>SECTION 1.3.(b)</b> G.S. 95-241(a) reads as rewritten:
5	"(a) No person shall discriminate or take any retaliatory action against an employee
6	because the employee in good faith does or threatens to do any of the following:
7	(1) File a claim or complaint, initiate any inquiry, investigation, inspection,
}	proceeding or other action, or testify or provide information to any person with respect to any of the following:
	a. Chapter 97 of the General Statutes.
	b. Article 2A. Article 2A, Article 3A, or Article 16 of this Chapter.
	c. Article 2A of Chapter 74 of the General Statutes.
	d. G.S. 95-28.1.
	e. Article 16 of Chapter 127A of the General Statutes.
	f. G.S. 95-28.1A.
	g. Article 52 of Chapter 143 of the General Statutes.
	h. Article 5F of Chapter 90 of the General Statutes.
	(2) Cause any of the activities listed in subdivision (1) of this subsection to be
	initiated on an employee's behalf.
	(3) Exercise any right on behalf of the employee or any other employee afforded
	by Article 2A. Article 2A, Article 3A, or Article 16 of this Chapter, by Article
	2A of Chapter 74 of the General Statutes, or by Article 52 of Chapter 143 of
	(4) Comply with the provisions of Article 27 of Chapter 7P of the General
	(4) Comply with the provisions of Article 27 of Chapter 7B of the General Statutes.
	(5) Exercise rights under Chapter 50B. Actions brought under this subdivision
	shall be in accordance with the provisions of G.S. 50B-5.5."
	<b>SECTION 1.3.(c)</b> This section becomes effective January 1, 2026, and applies only
	to covered employment on or after that date. With respect to employees covered by a valid
	collective bargaining agreement in effect on January 1, 2026, this section shall not apply until
	the stated expiration date in the collective bargaining agreement; however, this section shall apply
	upon any such agreement's renewal, extension, amendment, or modification in any respect after
	January 1, 2026. SECTION 1.4. Article 16 of Chapter 95 of the General Statutes is amended by
	adding two new sections to read:
	" <u>§ 95-158. Workplace safety requirements.</u>
	(a) Heat Exposure Safety. – Each employer shall adopt a heat safety plan for employees
	that, at a minimum, does all of the following:
	(1) Provide workers with readily accessible drinking water.
	(2) Establish and maintain shaded or climate-controlled rest areas.
	(3) Implement mandatory rest periods during high-heat conditions.
	<ul> <li>(4) Develop and implement written heat illness prevention procedures.</li> </ul>
	(5) Provide heat safety training to workers and supervisors.
	(6) Maintain records of heat-related incidents and prevention measures.
	(7) Implement an acclimatization schedule for new workers and workers
	returning after 30 or more consecutive days away.
	When temperatures exceed 90 degrees Fahrenheit for more than 15 minutes during a
	60-minute period, or where employees are performing a heavy workload or are required to wear
	double-layer woven clothing, employers shall modify work schedules to minimize heat exposure,
	increase rest frequency, establish a mandatory buddy system, and maintain communication
	systems for heat-related emergency response.

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1	<u>(b)</u>	<u>Natur</u>	<u>al Disaster and Evacuation Safety. – Each employer shall a</u>	<u>dopt a safety plan in</u>
2	the event	of natu	al disaster or evacuation to provide for employee readines	s, health, and safety.
3	<u>(c)</u>	Rules	The Commissioner of Labor shall adopt rules to implem	nent this section.
4	" <u>§ 95-159</u>	. Emp	loyee rights in an emergency.	
5	<u>(a)</u>	The fo	blowing definitions apply in this section:	
6		(1)	Emergency condition The existence of either of the fol	<u>lowing:</u>
7			a. <u>Conditions of disaster or extreme peril to the s</u>	afety of persons or
8			property at the workplace or worksite caused by	<u>v natural forces or a</u>
9			<u>criminal act.</u>	
10			b. An order to evacuate a workplace, a worksite, a w	
11			school of a worker's child due to natural disaster of	or a criminal act.
12			The term does not include a health pandemic.	
13		<u>(2)</u>	A reasonable belief that the workplace or worksite is	
14			reasonable person, under the circumstances known to t	
15			time, would conclude there is a real danger of death or s	
16			person enters or remains on the premises. The existence	
17			safety regulations specific to the emergency condition	
18			compliance or noncompliance with those regulations shal	
19 20			if this information is known to the employee at the tim	
20 21			condition or the employee received training on the	
21 22	<b>(b</b> )	In the	regulations mandated by law specific to the emergency of	ondition.
22	<u>(b)</u>	(1)	event of an emergency condition, an employer shall not: Take or threaten adverse action against any employee for	refusing to report to
23 24		<u>(1)</u>	or leaving, a workplace or worksite within the affected	
25			employee has a reasonable belief that the workplace or w	
26		(2)	Prevent any employee from accessing the employee's mo	
20 27		<u>(</u> <u></u>	communications device for seeking emergency assist	
28			safety of the situation, or communicating with a person to	
29	<u>(c)</u>	The p	rovisions of subsection (b) of this section do not apply to a	
30	<u>, - 7</u>	(1)	A first responder, disaster service worker, or any employe	
31		<u></u>	render aid or remain on the premises in case of an emerge	
32		(2)	An employee or contractor of a health care facility who pr	-
33			care, provides services supporting patient care ope	erations during an
34			emergency, or is required by law or policy to partic	ipate in emergency
35			response or evacuation.	
36		<u>(3)</u>	An employee of a private entity that contracts with the Sta	
37			subdivision of the State for purposes of providing or a	iding in emergency
38			services.	
39		<u>(4)</u>	An employee working on a military base or in the def	ense industrial base
40			sector.	
41		<u>(5)</u>	An employee performing essential work on nuclear	reactors or nuclear
42			materials or waste.	
43		<u>(6)</u>	An employee of a company providing utility, commun	
44			roadside assistance while the employee is actively eng	
45			called upon to aid in emergency response, including maint	
46 47		( <b>7</b> )	to services such as energy and water during the emergence	<u>.</u>
47 48		$\frac{(7)}{(8)}$	An employee of a licensed residential care facility.	w within any of the
48 49		<u>(8)</u>	An employee of a depository institution or any company definitions of "insured depository institution" set forth in	• • •
49 50		<u>(9)</u>	<u>A transportation employee participating directly in eme</u>	
50 51		(2)	during an active evacuation.	rzency evacuations
51			uning an active evacuation.	

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1	(10) An employee of a privately contracted private fire preventio	n resource.
2	(11) An employee whose primary duties include assisting memb	
3	to evacuate in case of an emergency.	*
4	(12) An employee of any correctional facility.	
5	(d) When feasible, an employee shall notify the employer of the eme	rgency condition
6	requiring the employee to leave or refuse to report to the workplace or worksit	
7	or refusing to report. When prior notice is not feasible, the employee shall not	
8	of the emergency condition that required the employee to leave or refuse	• • •
9	workplace or worksite after leaving or refusing to report as soon as possible.	
10	(e) This section does not to apply when emergency conditions that pose	an imminent and
11	ongoing risk of harm to the workplace, the worksite, the worker, or the wor	
12	ceased.	
13	(f) The Commissioner of Labor may bring an enforcement action under	this section upon
14	a complaint by a current or former employee.	<u> </u>
15	(g) The employee has a private right of action against an employer v	who violates this
16	section when the violation results in actual harm to the employee. The employ	
17	right to cure alleged violations before any action by a current or former employe	
18	under this section."	
19		
20	INCREASE TIPPED MINIMUM WAGE	
21	SECTION 1.5.(a) Effective until December 31, 2025, G.S. 95	-25.3(f) reads as
22	rewritten:	
23	"(f) Tips earned by a tipped employee may be counted as wages only	up to the amount
24	permitted in section 3(m) of the Fair Labor Standards Act, 29 U.S.C. 203(	
25	employee is notified in advance, is permitted to retain all tips and the em	
26	accurate and complete records of tips received by each employee as such tips ar	L ·
27	employee monthly or for each pay period. Even if the employee refuses to certif	•
28	tips may still be counted as wages when the employer complies with the other	
29	this section and can demonstrate by monitoring tips that the employee regular	-
30	the amount for which the credit is taken. of five dollars (\$5.00) per hour. Tip p	• •
31	be-is permissible among employees who customarily and regularly receive t	
32	employee's tips may be reduced by more than fifteen percent (15%) und	-
33	arrangement."	
34	<b>SECTION 1.5.(b)</b> Effective January 1, 2026, G.S. 95-25.3(f),	as amended by
35	subsection (a) of this section, reads as rewritten:	5
36	"(f) Tips earned by a tipped employee may be counted as wages only up	to the amount of
37	five dollars (\$5.00) per hour. shall not be counted as wages. Tip pooling is per	
38	employees who customarily and regularly receive tips; however, no employ	
39	reduced by more than fifteen percent (15%) under a tip pooling arrangement."	1 5
40	<b>SECTION 1.5.(c)</b> Except as otherwise provided, this section is ef	fective when this
41	act becomes law.	
42		
43	WAGE THEFT	
44	SECTION 1.6.(a) G.S. 95-25.2 reads as rewritten:	
45	"§ 95-25.2. Definitions.	
46	In this Article, unless the context otherwise requires: The following definition	ions apply in this
47	Article:	<u>.</u>
48	(1) "Agriculture" includes farming Agriculture. – Farming in	all its branches
49	performed by a farmer or on a farm as an incident to or in	
50	farming operations.	5
51	(2) <u>"Commissioner" means the Commissioner. – The Commissioner (2)</u>	oner of Labor.

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	(3)	"Employ" means to Employ. – To suffer or permit to work.
	(4)	"Employee" includes any Employee Any individual employed by an
		employer.
	(5)	"Employer" includes any Employer. – Any person acting directly or indirectly
		in the interest of an employer in relation to an employee.
	<u>(5a)</u>	Employment status The status of an individual, under the usual
		common-law rules applicable in determining the employee-employer
		relationship, as an employee or as an independent contractor (or another
		individual who is not an employee).
	<u>(5b)</u>	Enterprise. – The related activities performed either through unified
		operations or common control by any person or persons for a common
		business purpose and includes all such activities whether performed in one or
		more establishments or by one or more corporate units but shall not include
		the related activities performed for such enterprise by an independent
		contractor or franchisee.
	(6)	"Establishment" means a Establishment. – A physical location where business
		is conducted.
	(7)	"The Fair Labor Standards Act" means the Fair Labor Standards Act The
		Fair Labor Standards Act of 1938, as amended and as the same may be
		amended from time to time by the United States Congress.
	(8)	"Hours worked" includes all Hours worked All time an employee is
		employed.
	<u>(8a)</u>	Intentional The employer consciously committed the act which violated the
		statute.
	(9)	"Payday" means that Payday. – That day designated for payment of wages due
	(10)	by virtue of the employment relationship.
	(10)	"Pay periods" may Pay periods May be daily, weekly, biweekly,
	(11)	semimonthly, or monthly.
	(11)	<u>"Person" means an Person. – An individual, partnership, association,</u>
		corporation, business trust, legal representative, or any organized group of
		persons. For the purposes of G.S. 95-25.2, G.S. 95-25.3, G.S. 95-25.14, and C.S. 05-25.20, it also means the State of North Corpling, any give town
		G.S. 95-25.20, it also means the State of North Carolina, any city, town, county, or municipality, or any State or local agency or instrumentality of
		government. The Government of the United States and any agency of the
		United States (including the United States Postal Service and Postal Rate
		Commission) are not included as persons for any purpose under this Article.
	(12)	"Seasonal food service establishment" means a Seasonal food service
	(12)	establishment. – A restaurant, food and drink stand or other establishment
		generally recognized as a commercial food service establishment, preparing
		and serving food to the public but operating 180 days or less per year.
	(13)	"Seasonal religious or nonprofit educational conference center or a seasonal
	(15)	amusement or recreational establishment" means an Seasonal religious or
		nonprofit educational conference center or a seasonal amusement or
		recreational establishment. – An establishment which does not operate for
		more than seven months in any calendar year, or during the preceding calendar
		year had average receipts for any six months of such year of not more than
		thirty-three and one-third percent $(33 \ 1/3\%)$ of its average receipts for the
		other six months of that year.
		•
	(14)	"Tipped employee" means any Tipped employee Any employee who

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actual amount due a business for goods, food, drink,	services or articles sole
by a patron or patrons of the business where the emp	
"Wage" Wage. – Wage paid to an employee means co	ompensation for labor o
• • •	-
	1 0
commissions, bonuses, and other amounts promised	when the employer has
policy or a practice of making such payments.	
) <u>Willful. – The employer knew or showed reckless d</u>	isregard for the issue o
whether the employer's conduct was prohibited.	
"Workweek" means any Workweek. – Any period of	168 consecutive hours
"Enterprise" means the related activities performed	l either through unifie
operations or common control by any person or	
• 1	
the related activities performed for such enterpr	ise by an independer
contractor or franchisee."	
<b>CTION 1.6.(b)</b> G.S. 95-25.13 reads as rewritten:	
•	
	g, and upon any materia
• •	
	•
	es will be calculated (fo
	-
• •	
	umber of each employe
•	~
	native of the employee
- ·	
	<b>• •</b>
1 1 1	nployment practices an
	eased without the price
1 7	
	-
	8) through (13) for eac
ecovery of unpaid wages.	
employer who violates the provisions of G.S. 95-2 Dvertime), or G.S. 95-25.6 through 95-25.12 (Wage Pay	· · ·
	<ul> <li>actual amount due a business for goods, food, drink, which is paid in cash or by credit card, or is given to by a patron or patrons of the business where the emp</li> <li>"Wage" Wage. – Wage paid to an employee means conservices rendered by an employee whether determined job, day, commission, or other basis of calculation, and determined by the Commissioner of furnishing lodging, or other facilities. For the purposes of G.S. 95-25.13 "wage" includes sick pay, vacation commissions, bonuses, and other amounts promised variables policy or a practice of making such payments.</li> <li>a) Willful. – The employer knew or showed reckless de whether the employer's conduct was prohibited.</li> <li>"Workweek" means any Workweek. – Any period of "Enterprise" means the related activities performed operations or common control by any person or business purpose and includes all such activities whe more establishments or by one or more corporate unthe related activities performed for such enterprise.</li> <li>CTION 1.6.(b) G.S. 95-25.13 reads as rewritten:</li> <li>Notify its employees, in writing at the time of hiring change, of the following information:</li> </ul>

overtime compensation, or their unpaid amounts due under G.S. 95-25.6 through G.S. 95-25.12, 1 2 as the case may be, plus interest at the legal rate set forth in G.S. 24-1, from the date each amount 3 first came due. 4 In addition to the amounts awarded pursuant to subsection (a) of this section, the court (a1) 5 shall award liquidated damages in an amount equal to twice the amount found to be due as 6 provided in subsection (a) of this section, provided that if the employer shows to the satisfaction 7 of the court that the act or omission constituting the violation was in good faith and that the 8 employer had reasonable grounds for believing that the act or omission was not a violation of 9 this Article, the court may, in its discretion, award no liquidated damages or may award any 10 amount of liquidated damages not exceeding twice the amount found due as provided in subsection (a) of this section. 11 12 (a2) Any employer who violates the provisions of G.S. 95-25.13 or any rule adopted under 13 that section shall be liable to the employee or employees affected in the amount of their actual 14 damages, including, but not limited to, lost wages and benefits plus interest. In addition to the amounts awarded pursuant to subsections (a), (a1), and (a2) of this 15 (a3) section, if the court finds that the employer has intentionally violated any provision of this Article 16 or any regulation issued pursuant to this Article, the court shall award statutory damages of up to 17 five hundred dollars (\$500.00) per employee per violation. Factors to be considered in setting the 18 19 number of statutory damages include the nature and persistence of the violations and the extent 20 of the employer's culpability. Action to recover such liability may be maintained in the General Court of Justice by 21 (b) 22 any one or more employees. 23 Action to recover such liability may also be maintained in the General Court of Justice (c)24 by the Commissioner at the request of the employees affected. Any sums thus recovered by the 25 Commissioner on behalf of an employee shall be held in a special deposit account and shall be 26 paid directly to the employee or employees affected. 27 The court, in any action brought under this Article may, shall, in addition to any (d) 28 judgment awarded plaintiff, order costs and fees of the action and reasonable attorneys' fees to 29 be paid by the defendant. In an action brought by the Commissioner in which a default judgment 30 is entered, the clerk shall order attorneys' fees of three hundred dollars (\$300.00) to be paid by 31 the defendant. 32 The court may order costs and fees of the action and reasonable attorneys' fees to be paid by 33 the plaintiff if the court determines that the action was frivolous. 34 The Commissioner is authorized to determine and supervise the payment of the (e) 35 amounts due under this section, including interest at the legal rate set forth in G.S. 24-1, from the date each amount first came due, and the agreement to accept such amounts by the employee 36 37 shall constitute a waiver of the employee's right to bring an action under subsection (b) of this 38 section. 39 Actions under this section must be brought within two years pursuant to (f) 40 G.S. 1-53.G.S. 1-53, except that an action arising out of a willful violation may be brought within three years. Actions may also be brought within one year after notification to the employee of 41 42 final disposition by the State of a complaint for the same violation. 43 Prior to initiating any action under this section, the Commissioner shall exhaust all (g) 44 administrative remedies, including giving the employer the opportunity to be heard on the matters 45 at issue and giving the employer notice of the pending action." 46 SECTION 1.6.(d) G.S. 95-25.23 reads as rewritten: 47 Violation of provisions on minimum wage, overtime, wage payment, "§ 95-25.23. withholding of wages, notification, and youth employment; civil penalty. 48 49 Any employer who violates the provisions of G.S. 95-25.5-G.S. 95-25.3 (Minimum (a) 50 Wage), 95-25.4 (Overtime), 95-25.5 (Youth Employment)–Employment), 95-25.6 (Wage Payment), or 95-25.13 (Notification), or any regulation issued thereunder, shall be subject to a 51

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1	civil penalty not to exceed five hundred dollars (\$500.00) for the first violation and not to exceed
2	one thousand dollars (\$1,000) for each subsequent violation. In determining the amount of such
3	penalty, the appropriateness of such penalty to the size of the business of the person charged and
4	the gravity of the violation shall be considered. The determination by the Commissioner shall be
5	final, unless within 15 days after receipt of notice thereof by certified mail with return receipt,
6	by signature confirmation as provided by the U.S. Postal Service, by a designated delivery service
7	authorized pursuant to 26 U.S.C. § 7502(f)(2) with delivery receipt, or via hand delivery, the
8	person charged with the violation takes exception to the determination, in which event final
9	determination of the penalty shall be made in an administrative proceeding pursuant to Article 3
10	of Chapter 150B and in a judicial proceeding pursuant to Article 4 of Chapter 150B.
11	(b) The amount of such penalty when finally determined may be recovered in the manner $f_{1}$ (b) $f_{2}$ (c) $f_$
12	set forth in G.S. 95-25.23B.
13	(c) The clear proceeds of civil penalties provided for in this section shall be remitted to
14	the Civil Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2.
15	(d) Assessment of penalties under this section shall be subject to a two year three-year
16	statute of limitations commencing at the time of the occurrence of the violation."
17	<b>SECTION 1.6.(e)</b> Article 2A of Chapter 95 of the General Statutes is amended by
18	adding a new section to read:
19 20	" <u>§ 95-25.23D. Wage claims; liens; collections.</u> (a) For the purposes of wage claims and collections under this Article, an employee is
20	(a) For the purposes of wage claims and collections under this Article, an employee is entitled to a lien upon:
21	(1) All property of the employer, real or personal, located in this State; and
22	(2) All property upon which the employee has performed work at the insistence
23 24	of the owner or of any person acting by the employer's authority or under the
25	owner as contractor or otherwise, for the full amount of the wages and any
26	statutory penalties owed.
27	(b) Both a wage claim and an action to enforce a lien under this section may be brought
28	by the employee individually or by the Commissioner, or any representative of the employee on
29	behalf of the employee, including collective bargaining representatives.
30	(c) If no lien has been recorded at the time the employee files the complaint with the
31	<u>Commissioner, the Commissioner shall record and provide notice of the lien on behalf of the</u>
32	employee.
33	(d) Any number of wage claims or wage deficiencies against the same employer may be
34	joined in a single proceeding, but the court may order separate trials or hearings. If the proceeds
35	of the sale of the property subject to a lien are insufficient to pay all the claimants, whether or
36	not such claims have been joined together, the court shall order the claimants to be paid in
37	proportion to the amount due each claimant.
38	(e) An employee's lien upon personal property shall be limited to such property as can be
39	made subject to a security interest under the Commercial Code by the filing of a financing
40	statement.
41	(f) In order to enforce a lien under this section upon real property, a claim of lien must
42	be recorded with the county recorder in the county where the property is located, as follows:
43	(1) The claim shall include all of the applicable information set forth under
44	<u>G.S. 44A-12.</u>
45	(2) The notice of lien shall be served on the property owner in the manner
46	prescribed by G.S. 44A-11.
47	A lien under this section is perfected as soon as notice is provided as required by this
48	subsection.
49	(g) In order to enforce a lien under this section upon personal property, the
50	Commissioner, employee representative, or employee shall file the notice of the lien in the office
51	of the Secretary of State and serve a copy of the notice by personal service to the employer in the

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1	same manner as a summons or by mail. The office of the Secretary of State shall place the notice			
2	of the lien in the same file as the financing statements pursuant to G.S. 25-9-310. The notice shall			
3	specify the nature and amount of the claim, describe the property on which the lien is made, and			
4	state that the person filing the notice claims a lien on that property.			
5	(h) The lien may be filed at any time prior to the expiration of the statute of limitations			
6	for a wage claim on the same wages pursuant to G.S. 95-25.22(f).			
7	(i) <u>Mistakes or errors in the claimed amount owed shall not invalidate the lien unless</u>			
8	made with the intent to defraud.			
9	(j) If a lien is recorded pursuant to subsection (f) of this section and an action to recover			
10	unpaid wages has been filed, then that action shall also be deemed an action to foreclose upon			
11	any property subject to the recorded lien. In the judgment resulting from such an action, the court			
12	may order the sale at sheriff's auction or the transfer to the plaintiff of title or possession of any			
13	property subject to the lien. Whether or not the court makes such an order as part of the judgment,			
14	a writ of sale may be issued for any property subject to the lien at any point after a judgment for			
15	unpaid wages is issued.			
16	(k) If judgment is entered in favor of the employer in an action for unpaid wages or if the			
17	case is dismissed with prejudice, the lien shall be extinguished upon expiration of the applicable			
18	appeals period if no appeal is filed. If an appeal is filed, the lien shall continue in force until all			
19	issues on appeal have been decided.			
20	( <i>l</i> ) If an action to recover the wages is not brought within one year of the filing of the			
21	lien, the lien created by this section shall be extinguished.			
22	(m) <u>A lien recorded pursuant to subsection (f) of this section takes precedence over all</u>			
23	other debts, judgments, decrees, liens, or mortgages against the employer, regardless as to			
24	whether these debts, judgments, decrees, liens, or mortgages originate before or after the wage			
25	lien, and regardless of whether these debts, judgments, decrees, liens, or mortgages were			
26	perfected prior to the wage lien. An employee's lien is effective against the employer, the estate			
27	of the employer, or a subsequent bona fide purchaser of the property subject to the employee's			
28	lien.			
29	(n) <u>The employee, the Commissioner, or the employee's representative, as assignee of the</u>			
30	employee, is entitled to court costs and reasonable attorneys' fees for filing a successful action to			
31	foreclose a lien pursuant to this section."			
32	<b>SECTION 1.6.(f)</b> This section is effective when this act becomes law and applies to			
33 34	employers and employees on or after that date.			
34 35	"BAN THE BOX"			
36	<b>SECTION 1.7.(a)</b> Chapter 126 of the General Statutes is amended by adding a new			
37	Article to read:			
38	"Article 17.			
39	"Fair Assessment of Persons with Criminal Histories.			
40	"§ 126-100. Definitions.			
41	The following definitions apply in this Article:			
42	(1) Criminal history. – A State or federal history of conviction of a crime, whether			
43	a misdemeanor or felony, that bears upon an applicant's fitness for public			
44	employment. The term does not include a record of arrest not resulting in			
45	conviction.			
46	(2) Hiring authority. – The agent responsible by law for the hiring of persons for			
47	public employment.			
48	(3) Public employment. – Any job, work for pay, or employment, including			
49	temporary or seasonal work, where the employer is the State of North Carolina			
50	or any local political subdivision of the State.			
51	" <u>§ 126-101. Consideration of applicant criminal history.</u>			

#### **General Assembly Of North Carolina** Session 2025 A hiring authority may not inquire into or consider the criminal history of an applicant for 1 2 public employment, or include any such inquiry on any initial employment application form, until the hiring authority has made a conditional offer of employment to the applicant. This 3 4 Article is not applicable to positions for which a hiring authority is otherwise required by law to 5 consider the criminal record; however, nothing in this Article shall be construed to preclude any 6 hiring authority in its discretion from adopting the provisions of this Article. 7 "§ 126-102. Criteria for disgualification. 8 Except as otherwise required by law, no person shall be disqualified from public (a) 9 employment solely or in part because of a prior conviction, unless the conviction is determined 10 to be substantially related to the qualifications, functions, or duties of the position after 11 consideration of all of the following factors: The level and seriousness of the crime. 12 (1)(2) 13 The date of the crime. 14 The age of the person at the time of the conviction. (3) The circumstances surrounding the commission of the crime, if known. 15 (4) The nexus between the criminal conduct and the duties of the position. 16 (5) The prison, jail, probation, parole, rehabilitation, and employment records of 17 (6) the person since the date the crime was committed. 18 19 The subsequent commission of a crime by the person. (7)20 (b) A record of arrest not resulting in conviction may not be the basis for disqualification 21 from public employment. 22 "§ 126-103. Opportunity to provide evidence of inaccuracy. The hiring authority must inform the individual of the potential adverse employment decision 23 24 based on the background check report prior to a final decision and must provide an opportunity 25 to demonstrate that the individual was not correctly identified in the background check report or 26 that the report is otherwise inaccurate. 27 "§ 126-104. Data collection. 28 The State Human Resources Commission shall do the following: 29 Record and log the positions that are statutorily required to conduct (1)30 background checks prior to a conditional offer of employment. Conduct quarterly reviews to determine compliance with this Article and 31 (2)32 make a report on all such reviews to the General Assembly annually. 33 Collect, and make available to the public, data on: (3) 34 The number of applicants for public employment with criminal <u>a.</u> 35 histories given conditional offers of employment. 36 The number of applicants for public employment with criminal b. 37 histories who are subsequently employed. The retention rate of public employees with criminal histories. 38 c. 39 "§ 126-105. Applicability. 40 The provisions of this Article apply to all applicants for public employment." **SECTION 1.7.(b)** G.S. 126-5 is amended by adding a new subsection to read: 41 42 "(c19) Notwithstanding any other provision of law, the provisions of Article 17 of this 43 Chapter apply as to applicants for employment with the State or any local political subdivision 44 of the State." 45 **SECTION 1.7.(c)** This section is effective when this act becomes law and applies to 46 applications for employment made on or after that date. 47 48 **REPEAL OF PUBLIC EMPLOYEE COLLECTIVE BARGAINING RESTRICTION** 49 SECTION 1.8.(a) G.S. 95-98 reads as rewritten: 50 "§ 95-98. Contracts between units of government and labor unions, trade unions or labor organizations concerning public employees declared to be illegal. 51

#### **General Assembly Of North Carolina** 1 Any agreement, or contract, between the governing authority of any city, town, county, or 2 other municipality, or between any agency, unit, or instrumentality thereof, or between any agency, instrumentality, or institution of the State of North Carolina, and any labor union, trade 3 4 union, or labor organization, as bargaining agent for any public employees of such city, town, 5 county or other municipality, or agency or instrumentality of government, is hereby declared to 6 be against the public policy of the State, illegal, unlawful, void and of no effect." 7 **SECTION 1.8.(b)** This section is effective when this act becomes law. 8 9 EARNED INCOME TAX CREDIT 10 SECTION 1.9.(a) G.S. 105-151.31 is reenacted as it existed immediately before its expiration and reads as rewritten: 11 "§ 105-151.31. Earned income tax credit. 12 13 Credit. – An individual who claims for the taxable year an earned income tax credit (a) 14 under section 32 of the Code is allowed a credit against the tax imposed by this Part equal to $\frac{1}{2}$ percentage five percent (5%) of the amount of credit the individual qualified for under section 15 32 of the Code. A nonresident or part-year resident who claims the credit allowed by this section 16 17 must reduce the amount of the credit by multiplying it by the fraction calculated under 18 G.S. 105-134.5(b) or (c), as appropriate. The percentage is as follows: 19 For taxable year 2013, four and one-half percent (4.5%). (1)20 (2)For all other taxable years, five percent (5%). 21 (b) Credit Refundable. – If the credit allowed by this section exceeds the amount of tax imposed by this Part for the taxable year reduced by the sum of all credits allowable, the Secretary 22 23 must refund the excess to the taxpayer. The refundable excess is governed by the provisions 24 governing a refund of an overpayment by the taxpayer of the tax imposed in this Part. Section 25 3507 of the Code, Advance Payment of Earned Income Credit, does not apply to the credit 26 allowed by this section. In computing the amount of tax against which multiple credits are 27 allowed, nonrefundable credits are subtracted before refundable credits. 28 Sunset. This section is repealed effective for taxable years beginning on or after <del>(c)</del> 29 January 1, 2014." 30 **SECTION 1.9.(b)** This section is effective for taxable years beginning on or after 31 January 1, 2025. 32 33 TAX CREDIT FOR CHILD AND DEPENDENT CARE EXPENSES 34 SECTION 1.10.(a) Article 4 of Chapter 105 of the General Statutes is amended by 35 adding a new section to read: 36 "§ 105-151.34. Credit for qualified child and dependent care expenses. Credit. – A person who is allowed a credit against federal income tax for a percentage 37 (a) of employment-related expenses under section 21 of the Code shall be allowed as a credit against 38 39 the tax imposed by this Part an amount equal to one hundred percent (100%) of the amount of 40 the credit provided for in section 21 of the Code which is claimed and allowed pursuant to the Internal Revenue Code. To claim the credit allowed by this section, the taxpayer must provide 41 42 with the tax return the information required by the Secretary of Revenue. 43 (b)Phaseout. – The credit allowed by this section shall be reduced by a percentage listed below, rounded to the nearest percentage point, based on the taxpayer's adjusted gross income as 44 45 calculated under the Code: 46 For AGI Exceeding 47 **Percentage Reduction Filing Status** Married, filing jointly The lesser of 100% or 48 \$75,000 [(Taxpayer's AGI - \$75, 000)/\$125,000]49 The lesser of 100% or 50 Head of Household \$56,250 [(Taxpayer's AGI – \$56,250)/\$93,750] 51

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1 2	Single	<u>\$37,500</u>	<u>The lesser of 100% or</u> [(Taxpayer's AGI – \$37,500)/\$62,500]	
$\frac{2}{3}$			<u>[[[axpayer57101 457,500]] 402,500]</u>	
4	(c) Limitations. – A	nonresident or part-ye	ear resident who claims the credit allowed by	
5	this section shall reduce the amount of the credit by multiplying it by the fraction calculated under			
6	G.S. 105-153.4(b) or (c), as appropriate. The credit allowed by this section may not exceed the			
7	amount of tax imposed by this Part for the taxable year reduced by the sum of all credits			
8	allowable, except for payments of tax made by or on behalf of the taxpayer."			
9	<b>SECTION 1.10.(b)</b> Subsection (a) of this section is effective for taxable years			
10	beginning on or after January 1, 2025.			
11				
12	UNEMPLOYMENT INSU	JRANCE BENEFITS	INCREASES	
13	SECTION 2.1.(a) G.S. 96-14.2(a) reads as rewritten:			
14	"(a) Weekly Benefit Amount. – The weekly benefit amount for an individual who is totally			
15	unemployed is an amount equal to the wages paid to the individual in the last two completed			
16	quarters highest paid quarter of the individual's base period divided by 52 and rounded to the			
17	next lower whole dollar. If this amount is less than fifteen dollars (\$15.00), the individual is not			
18	eligible for benefits. The weekly benefit amount may not exceed three hundred fifty dollars			
19	(\$350.00).six hundred eighty dollars (\$680.00)."			
20	<b>SECTION 2.1.(b)</b> This section is effective for benefit weeks beginning on or after			
21	April 1, 2025.			
22	SECTION 2.2. G.S. 96-14.3 reads as rewritten:			
23	"§ 96-14.3. Duration of benefits.			
24	(a) Duration. The number of weeks an individual is allowed to receive unemployment			
25	benefits depends on the seasonal adjusted statewide unemployment rate that applies to the			
26	six month base period in which the claim is filed. One six month base period begins on January			
27	1 and one six-month base period begins on July 1. For the base period that begins January 1, the			
28	average of the seasonal adjusted unemployment rates for the State for the preceding months of			
29	July, August, and September applies. For the base period that begins July 1, the average of the			
30	seasonal adjusted unemployment rates for the State for the preceding months of January,			
31	February, and March applies. The Division must use the most recent seasonal adjusted			
32	1 0	• •	nent of Labor, Bureau of Labor Statistics, and	
33	not the rate as revised in the			
34 25	Seasonal Adjusted	Num		
35 36	Unemployment Rate	<del>of We</del> 5% <u>12</u>	<del>æks</del>	
30 37	Less than or equal to 5.5			
38	Greater than 5.5% up to Greater than 6% up to 6			
38 39	1			
39 40	Greater than 6.5% up to Greater than 7% up to 7			
40 41	Greater than 7.5% up to			
42	Greater than 8% up to 8			
43	Greater than 8.5% up to 0			
44	Greater than 9%	20		
45			lividual is entitled to receive unemployment	
46			s the benefit period is extended expressly by	
47	State or federal law.			
48		– The total benefits p	aid to an individual equals the individual's	

(b) Total Benefits. – The total benefits paid to an individual equals the individual's
weekly benefit amount allowed under G.S. 96-14.2 multiplied by the number of weeks allowed
under subsection (a) of this section.26."

### **General Assembly Of North Carolina** Session 2025 **SECTION 2.3.** The Legislative Research Commission (LRC) shall study expanding 1 2 the State's employment security system to cover self-employed workers who are laid off or have hours reduced due to an economic downturn. For the purposes of this review, the term 3 4 "self-employed worker" means an individual who has a contract or arrangement to perform work 5 or services. The term includes, but is not limited to, app-based ride-share and food delivery 6 drivers, freelancers, and other similar "gig economy" workers. 7 The LRC shall report its findings and any legislative proposals to the 2026 Session of 8 the 2025 General Assembly. 9 10 PANDEMIC/OCCUPATIONAL DISEASE PRESUMPTION 11 SECTION 3.1.(a) G.S. 97-53 reads as rewritten: "§ 97-53. Occupational diseases enumerated; when due to exposure to chemicals.and 12 13 conditions enumerated. 14 The following diseases and conditions only shall be deemed to be occupational diseases 15 within the meaning of this Article: 16 17 (30)Pandemic infection contracted by a covered person. – A pandemic infection contracted by a covered person shall be presumed to be due to exposure in the 18 19 course of the covered person's employment. The presumption may only be 20 rebutted by clear and convincing evidence. The following definitions apply in 21 determining eligibility for compensation under this subdivision: Covered person. – Means (i) a law enforcement officer, jailer, prison 22 <u>a.</u> guard, firefighter, or an emergency medical technician or paramedic 23 24 employed by a State or local governmental employer, including a 25 volunteer firefighter meeting the requirements of G.S. 58-84-5(3a), 26 (ii) a health care worker, or (iii) an employee required to work during 27 a pandemic for a business declared essential by executive order of the 28 Governor or by order of a local governmental authority, including food 29 service, retail, and other essential personnel. 30 Pandemic. – An outbreak of an emerging disease prevalent in the b. United States or the whole world. 31 ....." 32 33 **SECTION 3.1.(b)** This section is effective when this act becomes law and applies 34 to claims for workers' compensation benefits filed on or after that date. 35 36 COST-OF-LIVING ADJUSTMENT FOR RETIREES OF THE TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM, THE CONSOLIDATED JUDICIAL 37 **RETIREMENT SYSTEM, THE LEGISLATIVE RETIREMENT SYSTEM, AND THE** 38 39 LOCAL GOVERNMENTAL EMPLOYEES' RETIREMENT SYSTEM 40 **SECTION 4.1.(a)** G.S. 135-5 is amended by adding a new subsection to read: 41 "(aaaa) Effective July 1, 2025, the retirement allowance payable to, or on account of, 42 beneficiaries whose retirement commenced on or before July 1, 2024, is increased by three 43 percent (3%) of the allowance payable on June 1, 2024, in accordance with subsection (o) of this section. Effective July 1, 2025, the retirement allowance payable to, or on account of, 44 beneficiaries whose retirement commenced after July 1, 2024, but before June 30, 2025, is 45 increased by a prorated amount of three percent (3%), as determined by the Board of Trustees 46 based upon the number of months that a retirement allowance was paid between July 1, 2024, 47 48 and June 30, 2025." 49 **SECTION 4.1.(b)** G.S. 135-65 is amended by adding a new subsection to read: 50 Effective July 1, 2025, the retirement allowance payable to, or on account of, "(ll)beneficiaries whose retirement commenced on or before July 1, 2024, is increased by three 51

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percent (3%) of the allowance payable on June 1, 2024. Effective July 1, 2025, the retirement 1 2 allowance payable to, or on account of, beneficiaries whose retirement commenced after July 1, 3 2024, but before June 30, 2025, is increased by a prorated amount of three percent (3%), as 4 determined by the Board of Trustees based upon the number of months that a retirement 5 allowance was paid between July 1, 2024, and June 30, 2025." 6 **SECTION 4.1.(c)** G.S. 120-4.22A is amended by adding a new subsection to read: 7 In accordance with subsection (a) of this section, effective July 1, 2025, the retirement "(ff) 8 allowance payable to, or on account of, beneficiaries whose retirement commenced on or before 9 January 1, 2025, is increased by three percent (3%) of the allowance payable on June 1, 2025. Effective July 1, 2025, the retirement allowance payable to, or on account of, beneficiaries whose 10 11 retirement commenced after January 1, 2025, but before June 30, 2025, is increased by a prorated amount of three percent (3%), as determined by the Board of Trustees based upon the number of 12 13 months that a retirement allowance was paid between January 1, 2025, and June 30, 2025." 14 SECTION 4.1.(d) G.S. 128-27 is amended by adding a new subsection to read: 15 "(hhh) Effective July 1, 2025, the retirement allowance payable to, or on account of, beneficiaries whose retirement commenced on or before July 1, 2024, is increased by three 16 17 percent (3%) of the allowance payable on June 1, 2025, in accordance with subsection (k) of this section. Effective July 1, 2025, the retirement allowance payable to, or on account of, 18 19 beneficiaries whose retirement commenced after July 1, 2024, but before June 30, 2025, is 20 increased by a prorated amount of three percent (3%), as determined by the Board of Trustees based upon the number of months that a retirement allowance was paid between July 1, 2024, 21 22 and June 30, 2025." 23 **SECTION 4.1.(e)** This section becomes effective July 1, 2025. 24 **APPROPRIATION** 25 26 **SECTION 5.1.(a)** There is appropriated from the General Fund to the Reserve for 27 Retiree Cost-of-Living Adjustments the sum of two hundred fifty million dollars (\$250,000,000) 28 in recurring funds for the 2025-2026 fiscal year to fund the cost-of-living adjustment provided 29 by this act. 30 **SECTION 5.1.(b)** This section becomes effective July 1, 2025. 31 32 **EFFECTIVE DATE** 33 **SECTION 6.1.** Except as otherwise provided, this act is effective when it becomes 34 law.