



#### NORTH CAROLINA GENERAL ASSEMBLY AMENDMENT Senate Bill 257

AMENDMENT NO. A24

(to be filled in by
Principal Clerk)

S257-AMR-10 [	v 11	Principal Cl	•
5257-71VIX-10 [	v.1]	i inicipai Ci	Page 1 of 5
			1 480 1 01 0
Amends Title [N	IO]	Date	,2025
Second Edition			
Senator Murdocl	<u>K</u>		
moves to amend	the bill on page 31, lines 7-8, by in	nserting the following be	tween the lines:
"NORTH CAR	OLINA HEALTHY PREGNANO	CY ACT	
	TION 5.12.(a) The General Status		ng a new Chapter to
read:		·	
	" <u>Chapter 1</u>	<u>.68B.</u>	
	" <u>North Carolina Health</u>	y Pregnancy Act.	
" <u>§ 168B-1. Sho</u>			
	r shall be known and may be cited	d as the "North Carolina	Healthy Pregnancy
Act."			
" <u>§ 168B-2. Pub</u>		1 6 14 14	1
-	lic policy of this State to protect a		
-	t, obtain, and hold employment basis of pregnancy, childbirth, or		-
" <u>§ 168B-3. Defi</u>		related medical conditio	<u>11.</u>
	g definitions apply in this Chapter:	,	
(1)	Covered governmental entity. –	="	stitution, agency, or
<del>1.2./</del>	any political subdivision of the S		
	department, institution, agency,		
	delivery of public services, in	<u> -</u>	
	recreation, and rehabilitation.		
<u>(2)</u>	Discriminatory practice Any p	practice prohibited by thi	s Chapter.
<u>(3)</u>	Employer. – Any person employ		es within the State.
<u>(4)</u>	Employment agency. – As define		
<u>(5)</u>	<u>Labor organization. – As defined</u>		
<u>(6)</u>	Person. – As defined in G.S. 168		
<u>(7)</u>	Pregnancy or pregnant. – Includ	les pregnancy, childbirth	i, or related medical
(0)	conditions, including lactation.	A11 C.1 C.11 '	
<u>(8)</u>	Reasonable accommodations. –		mbroical abances in
	a. With regard to employment the workplace including		physical changes in
	the workplace, including	an of the following:	



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1		<u>1.</u>	Making existing facilities used by employees readily
2			accessible to and usable by individuals with medical needs
3		2	arising from pregnancy.
4		<u>2.</u>	Making reasonable changes in the duties of the job in question
5			that would accommodate the known limitations of a pregnant
6			person who is seeking or performing the job in question by
7			enabling the person to satisfactorily perform the duties of that
8			job; modifying work assignments; temporarily transferring the
9			employee to a less strenuous or hazardous vacant position, if
10			qualified; or a combination of these.
11		<u>3.</u>	Providing more frequent or longer break periods.
12		<u>4.</u>	Providing a private place, other than a bathroom stall, for the
13			purpose of expressing milk.
14		<u>5.</u>	Modifying food and drink policies to enable access to food and
15		<u> </u>	drink and to permit meals and beverages at workstations.
16		<u>6.</u>	Providing seating or allowing the employee to sit more
17		_	frequently if the job requires the employee to stand.
18		7.	Providing assistance with manual labor and limits on lifting.
19		<u>7.</u> <u>8.</u>	Temporarily transferring the employee to a less strenuous or
20		<u> </u>	hazardous vacant position, if qualified.
21		<u>9.</u>	Providing job restructuring or light duty, if available.
22		<u>10.</u>	Acquiring or modifying equipment or devices necessary for
23		10.	performing essential job functions.
24		<u>11.</u>	Modifying work schedules, including the option to work from
25		11.	home.
21 22 23 24 25 26 27		<u>12.</u>	Relocating workplace materials and equipment to make them
20		12.	more accessible.
28		<u>13.</u>	Adjusting uniforms or dress codes.
28 29			Providing properly sized safety gear.
30		<u>14.</u> <u>15.</u>	
		15. 16.	Adjusting lighting and noise levels.
31			Providing access to closer parking.
32	1	<u>17.</u>	Providing access to mobile assistance devices.
33	<u>b.</u>		erm "reasonable accommodation" does not require that an
34			yer do any of the following:
35		<u>1.</u>	Hire one or more employees, other than the pregnant person,
36			for the purpose, in whole or in part, of enabling the pregnant
37			person to be employed.
38		<u>2.</u>	Reassign duties of the job in question to other employees
39			without assigning to the pregnant employee duties that would
40			compensate for those reassigned.
41		<u>3.</u>	Reassign duties of the job in question to one or more other
42			employees where the reassignment would increase the skill,

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1			effort, or responsibility required of the other employee or
2			employees from that required prior to the change in duties.
3		<u>4.</u>	Alter, modify, change, or deviate from bona fide seniority
4			policies or practices.
5		<u>5.</u>	Provide accommodations of a personal nature, except under
6			the same terms and conditions as such accommodations are
7			provided to the employer's employees generally and as needed
8			for lactation.
9		<u>6.</u>	Make any changes that would impose on the employer an
10			undue hardship.
11	<u>(9)</u>	Undue hardsh	<u>ip. – As defined in G.S. 168A-3.</u>
12	"§ 168B-4. Reas		
13	(a) A qua	lified pregnant	person requesting a reasonable accommodation must apprise the
14	employer, employ	yment agency,	labor organization, place of public accommodation, or covered
15	governmental ent	tity of the person	on's pregnancy, submit any necessary medical documentation,
16	make suggestions	for such possib	ble accommodations as are known to such person, and cooperate
17	in any ensuing	discussion an	nd evaluation aimed at determining possible or feasible
18	accommodations.		
19			gnant person has requested an accommodation, or if a potential
20	accommodation	<u>is obvious in</u>	the circumstances, an employer, employment agency, labor
21	organization, place	ce of public acc	commodation, or covered governmental entity shall investigate
22	whether there a	re reasonable	accommodations that can be made and make reasonable
23	accommodations	as defined in G	s.S. 168A-3(8).
22 23 24 25			ectices prohibited.
25	(a) A pers	son affected by	pregnancy shall be treated the same for all employment-related
26		-	enefits under fringe benefit programs, as other persons not so
27	affected but simil	<u>ar in their abili</u>	ty or inability to work.
28	<u>(b)</u> <u>It is an</u>		riminatory practice to do any of the following:
29	<u>(1)</u>		yer to fail to hire or consider for employment or promotion, to
30		discharge, or o	otherwise to discriminate against a pregnant person with respect
31		to compensati	on or the terms, conditions, or privileges of employment on the
32			dition related to pregnancy.
33	<u>(2)</u>		syment agency to fail or refuse to refer for employment, or
34		otherwise to d	iscriminate against a pregnant person on the basis of a condition
35		related to preg	gnancy.
36	<u>(3)</u>	-	controlling an apprenticeship, on-the-job training, or other
37			raining program, to discriminate against a pregnant person with
38			mission into or employment in the apprenticeship, on-the-job
39			ther training or retraining program on the basis of a condition
40		related to preg	<del></del>
41	<u>(4)</u>		ver, labor organization, or employment agency to fail to meet the
12		duties impess	d by this Chapter.

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<u>(5)</u>	For an employer to fail or refuse to make reasonable accommodations for
	limitations arising from pregnancy, childbirth, or related medical conditions
	for an applicant for employment or an employee if the applicant or employee
	so requests, unless the employer can demonstrate that the accommodation
	would impose an undue hardship on the operation of the business of the
	employer.

#### "§ 168B-6. Retaliation prohibited.

- (a) No employer shall discharge, expel, refuse to hire, or otherwise discriminate against any person or applicant for employment, nor shall any employment agency discriminate against any person, nor shall a labor organization discriminate against any member or applicant for membership because the person has opposed any practice made a discriminatory practice by this Chapter or because the person has testified, assisted, or participated in any manner in proceedings under this Chapter. For purposes of this section, examples of retaliation may include denying employment opportunities based on the need for a reasonable accommodation, requiring an employee to take leave if another reasonable accommodation can be provided, counting an absence related to pregnancy under a no-fault attendance policy, and failing to reinstate an employee to the employee's original job or to an equivalent position with equivalent pay and accumulated seniority, retirement, fringe benefits, and other applicable service credits when the employee's need for reasonable accommodations ceases.
- (b) No entity or person covered under this Chapter shall retaliate against or coerce, intimidate, threaten, or interfere with a person who exercises rights under this Chapter or assists a person in exercising the person's rights under this Chapter.

#### "§ 168B-7. Posting of notices.

- (a) An employer shall provide notice of the right to be free from discrimination in relation to pregnancy, childbirth, and related conditions, including the right to reasonable accommodation to known limitations related to pregnancy, childbirth, and related conditions, as provided by this Chapter. This notice shall be conspicuously posted at an employer's place of business in an area accessible to employees.
- (b) In addition to the posted notice required by subsection (a) of this section, notice of the right to be free from discrimination in relation to pregnancy, childbirth, and related conditions shall be provided to employees individually as follows:
  - (1) In writing to new employees at the commencement of employment.
  - (2) Orally or in writing to existing employees within 120 days after the effective date of this Chapter.
  - Orally or in writing to any employee who notifies the employer of her pregnancy within 10 days of such notification.

#### "§ 168B-8. Civil action.

(a) A pregnant person aggrieved by a discriminatory practice prohibited by G.S. 168B-5 may bring a civil action to enforce rights granted or protected by this Chapter against any person, covered governmental entity, employer, employment agency, or labor organization that is alleged to have committed such practices or engaged in such conduct. The action shall be commenced in superior court in the county where the alleged discriminatory practice or prohibited conduct

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1	occurred or where the plaintiff or defendant resides. Such action shall be tried to the court without
2	<u>a jury.</u>
3	(b) In a civil action brought to enforce provisions of this Chapter, the court may award
4	declaratory or injunctive relief and back pay. Any such back pay liability shall not accrue from a
5	date more than three years prior to the filing of an action under this Chapter.
6	(c) In any civil action brought under this Chapter, the court, in its discretion, may award
7	reasonable attorneys' fees to the substantially prevailing party as part of costs.
8	"§ 168B-9. Statute of limitations.
9	A civil action brought pursuant to this Chapter shall be commenced within three years after
10	the date on which the aggrieved person became aware of or, with reasonable diligence, should
11	have become aware of the alleged discriminatory practice or prohibited conduct.
12	"§ 168B-10. Construction of Chapter.
13	Nothing in this Chapter shall be construed to preempt, limit, diminish, or otherwise affect
14	another provision of federal, State, or local law, or to invalidate or limit the remedies, rights, and
15	procedures of a federal, State, or local law that provides greater or equal protection for ar
16	employee affected by pregnancy, childbirth, or a related condition."
17	<b>SECTION 5.12.(b)</b> This section becomes effective October 1, 2025, and applies to
18	any act or omission occurring on or after that date.".
19	
	SIGNED
	Amendment Sponsor
	SIGNED
	Committee Chair if Senate Committee Amendment

The official copy of this document, with signatures and vote information, is available in the Senate Principal Clerk's Office

ADOPTED \_\_\_\_\_ FAILED \_\_\_\_ TABLED \_\_\_\_