GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1991

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HOUSE BILL 1390* Senate Judiciary II Committee Substitute Adopted 7/15/92

Short Title: State Workplace Safety.	(Public)
Sponsors:	
Referred to:	

May 28, 1992

1 A BILL TO BE ENTITLED

2 AN ACT TO ESTABLISH A WORKPLACE REQUIREMENTS PROGRAM FOR THE SAFETY AND HEALTH OF ALL STATE EMPLOYEES.

4 The General Assembly of North Carolina enacts:

Section 1. Chapter 143 of the General Statutes is amended by adding a new Article to read:

"ARTICLE 63.

"STATE EMPLOYEES WORKPLACE REQUIREMENTS PROGRAM FOR SAFETY AND HEALTH.

"§ 143-580. Definition.

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As used in this Article, 'State agency' means any department, commission, division, board, or institution of the State within the executive branch of government and the Office of Administrative Hearings.

"§ 143-581. Program goals.

Each State agency shall establish a written program for State employee workplace safety and health. The program shall promote safe and healthful working conditions and shall be based on clearly stated goals and objectives for meeting the goals. The program shall provide managers, supervisors, and employees with a clear and firm understanding of the State's concern for protecting employees from job-related injuries and health impairment; preventing accidents and fires; planning for emergencies and emergency medical procedures; identifying and controlling physical, chemical, and biological hazards in the workplace; communicating potential hazards to employees;

23 and assuring adequate housekeeping and sanitation.

2			ogram requirements. program required under this Article shall describe at a minimum:
3		<u>(1)</u>	The methods to be used to identify, analyze, and control new or
4			existing hazards, conditions, and operations.
5		<u>(2)</u>	How managers, supervisors, and employees are responsible for
6		~~	implementing the program, controlling accident-related expenditures,
7			and how continued participation of management and employees will
8			be established, measured, and maintained.
9		<u>(3)</u>	How the plan will be communicated to all affected employees so that
0			they are informed of work-related physical, chemical, or biological
1			hazards, and controls necessary to prevent injury or illness.
2		<u>(4)</u>	How managers, supervisors, and employees will receive training in
3		~ /	avoidance of job-related injuries and health impairment.
1		<u>(5)</u>	How workplace accidents will be reported and investigated and how
5		<u></u>	corrective actions will be implemented.
6		<u>(6)</u>	How safe work practices and rules will be communicated and
7		-,_/	enforced.
3		<u>(7)</u>	The safety and health training program that will be made available to
)		\ 	employees.
)		<u>(8)</u>	How employees can make complaints concerning safety and health
			problems without fear of retaliation.
)		(9)	How employees will receive medical attention following a work-
3			related injury or illness.
	" <u>§ 143-58</u>	83. M	odel program; technical assistance; reports.
,	<u>(a)</u>		State Personnel Commission, through the Office of State Personnel
6	shall:		
7		<u>(1)</u>	Maintain a model program of safety and health requirements to guide
3			State agencies in the development of their individual programs and in
)			complying with the provisions of G.S. 95-148 and this Article.
)		<u>(2)</u>	Establish guidelines for the creation and operation of State agency
l			safety and health committees.
2	<u>(b)</u>	The (Office of State Personnel shall:
,	` '	<u>(1)</u>	Provide consultative and technical services to assist State agencies in
ļ		•	establishing and administering their workplace safety and health
			programs and to address specific technical problems.
		<u>(2)</u>	Monitor compliance with this Article.
	<u>(c)</u>	The S	State Personnel Commission shall report annually to the Joint Legislative
,	Commiss	sion or	n Governmental Operations on the safety and health activities of State
)	agencies.	comp	pliance with this Article, and the fines levied against State agencies
	_	_	icle 16 of Chapter 95 of the General Statutes.
1	"8 143-5	84. St	ate agency safety and health committees.

Each State agency shall create, pursuant to guidelines adopted under subsection (a)

inspections, review injury and illness records, make advisory recommendations to the

of G.S. 143-583, safety and health committees to perform workplace

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agency's managers, and perform other functions determined by the State Personnel Commission to be necessary for the effective implementation of the State Employees Workplace Requirements Program for Safety and Health."

Sec. 2. G.S. 126-4(10) reads as rewritten:

- "(10) Programs of safety, health, employee assistance, productivity incentives, equal opportunity opportunity, safety and health as required by Article 63 of Chapter 143 of the General Statutes, and such other programs and procedures as may be necessary to promote efficiency of administration and provide for a fair and modern system of personnel administration. This subdivision may not be construed to authorize the establishment of an incentive pay program."
- Sec. 3. The Legislative Services Commission and the Administrative Office of the Courts are authorized to separately establish safety and health programs for their employees. The Administrative Office of the Courts shall report annually to the Joint Legislative Commission on Governmental Operations on its safety and health activities with respect to its program.
 - Sec. 4. This act is effective upon ratification.