GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2013**

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HOUSE DRH10177-MM-14A* (01/31)

	Short Title:	Nondiscri	mination in State Employment.	(Public)			
	Sponsors:						
	Referred to:	Referred to:					
1			A BILL TO BE ENTITLED				
2 3	AN ACT AMENDING THE NONDISCRIMINATION AND EQUAL OPPORTUNITY						
	PROVISIONS OF THE STATE PERSONNEL ACT.						
4 5	The General Assembly of North Carolina enacts: SECTION 1. G.S. 126-16 reads as rewritten:						
5 6	"§ 126-16. Equal opportunity for employment and compensation by State departments						
7	and agencies and local political subdivisions.						
8		0	s and agencies and all local political subdiv	visions of North Carolina			
9			unity for employment and compensation,				
10	-		national origin, sex, age, <u>sexual orientat</u>				
11	handicapping condition as defined in G.S. 168A-3 to all persons otherwise qualified, except						
12	where specific age, sex or physical requirements constitute bona fide occupational						
13	qualifications necessary to proper and efficient administration. This section with respect to						
14	equal opportu	inity as to a	ge shall be limited to individuals who are at le	east 40 years of age."			
15	SECTION 2. G.S. 126-34.1 reads as rewritten:						
16	"§ 126-34.1. Grounds for contested case under the State Personnel Act defined.						
17	(a) A State employee or former State employee may file in the Office of Administrative						
18	Hearings a contested case under Article 3 of Chapter 150B of the General Statutes only as to						
19	the following personnel actions or issues:						
20	(1) Dismissal, demotion, or suspension without pay based upon an alleged						
21			on of G.S. 126-35, if the employee is a caree	1 0			
22	(2)		eged unlawful State employment practice co	onstituting discrimination,			
23			scribed by G.S. 126-36, including:				
24		a.	Denial of promotion, transfer, or training	0			
25			employee's age, sex, race, color, nationa				
26			political affiliation, <u>sexual orientation</u>				
27			handicapping condition as defined by Cha	pter 168A of the General			
28		h	Statutes.	ation of an amplayas in			
29 30		b.	Demotion, reduction in force, or termina				
31			retaliation for the employee's opposition to account of the employee's age, sex, race				
32			religion, creed, political affiliation, sex				
33			<u>identity</u> , or handicapping condition as defi				
33 34			the General Statutes.	ince by chapter 100/1 01			
35	(3)) Retalia	ation against an employee, as proscribed by (G.S 126-17. for protesting			
36			ged violation of G.S. 126-16.				
			0				



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l 2	(4)	Denial of the veteran's preference granted in accordance with Article this Chapter in initial State employment or in connection with a reduc	
3	<i>i</i> – 1	force, for an eligible veteran as defined by G.S. 126-81.	
1	(5)	Denial of promotion for failure to post or failure to give p	•
; ;		consideration for promotion or reemployment, to a career State employment	yee as
		required by G.S. 126-7.1 and G.S. 126-36.2.	
	(6)	Denial of an employee's request for removal of allegedly inaccur	
		misleading information from the employee's personnel file as provid G.S. 126-25.	led by
	(7)	Any retaliatory personnel action that violates G.S. 126-85.	
	(8)	Denial of promotion in violation of G.S. 126-14.2, where an	initial
		determination found probable cause to believe there has been a viola	tion of
		G.S. 126-14.2.	
	(9)	Denial of employment in violation of G.S. 126-14.2, where an	initial
		determination found probable cause to believe that there has been a vie	olation
		of G.S. 126-14.2.	
	(10)	Harassment in the workplace based upon age, sex, race, color, n	ational
		origin, religion, creed, sexual orientation, gender identity, or handic	
		condition, whether the harassment is based upon the creation of a	hostile
		work environment or upon a quid pro quo.	
	(11)	Violation of any of the following federal statutes as applied to the emp	loyee:
		a. The Fair Labor Standards Act, 29 U.S.C. § 201, et seq.	
		b. The Age Discrimination in Employment Act, 29 U.S.C. § 621,	et seq.
		c. The Family Medical Leave Act, 29 U.S.C. § 2601, et seq.	
		d. The Americans with Disabilities Act, 42 U.S.C. § 12101, et sec	-
		pplicant for initial State employment may file in the Office of Adminis	
	-	sted case under Article 3 of Chapter 150B of the General Statutes based	upon:
	(1)	Alleged denial of employment in violation of G.S. 126-16.	
	(2)	Denial of the applicant's request for removal of allegedly inaccur	
		misleading information from the personnel file as provided by G.S. 12	
	(3)	Denial of equal opportunity for employment and compensation on a	
		of the employee's age, sex, race, color, national origin, religion,	
		political affiliation, or handicapping condition as defined by Chapter	
		of the General Statutes. This subsection with respect to equal opportu	•
		to age shall be limited to persons who are at least 40 years of ag	-
		applicant may not, however, file a contested case where political affi	
		was the reason for the person's nonselection for (i) an exempt policyn	-
		position as defined in G.S. 126-5(b)(3), (ii) a chief deputy or	
		1	(iii) a
		confidential assistant or confidential secretary position $C = 12(5(x)/2)$	under
	(4)	G.S. $126-5(c)(2)$.	dad br
	(4)	Denial of the veteran's preference in initial State employment provide Article 12 of this Charter for an aligible veteran as defined by C.S. 12	•
	(5)	Article 13 of this Chapter, for an eligible veteran as defined by G.S. 12 Denial of amployment in violation of G.S. 126 14.2 where an	
	(5)	Denial of employment in violation of G.S. 126-14.2, where an determination found probable cause to believe that there has been a vio	
		determination found probable cause to believe that there has been a vie of G.S. 126-14.2.	Jation
	(c) In the		onorly
		e case of a dispute as to whether a State employee's position is puther between the state Personnel Act under G.S. 126-5, the employee may file in the	
	-	re Hearings a contested case under Article 3 of Chapter 150B of the C	
	Statutas	c meanings a concesion case under Arnele 5 of Chapter 150B of the C	iciici al

50 Statutes.

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1	(d) A State employee or applicant for State employment may file in the Office of				
2	Administrative Hearings a contested case under Article 3 of Chapter 150B of the General				
3	Statutes based upon a false accusation regarding, or disciplinary action relating to, the				
4	employee's alleged violation of G.S. 126-14 or G.S. 126-14.1.				
5 6	(e) Any issue for which appeal to the Office of Administrative Hearings through the filing of a contested case under Article 3 of Chapter 150B of the General Statutes has not been				
7	specifically authorized by this section shall not be grounds for a contested case under Chapter				
8	126."				
9	SECTION 3. G.S. 126-36 reads as rewritten:				
10	"§ 126-36. Appeal of unlawful State employment practice.				
11	(a) Any State employee or former State employee who has reason to believe that				
12	employment, promotion, training, or transfer was denied the employee or that demotion, layoff,				
13	transfer, or termination of employment was forced upon the employee in retaliation for				
14	opposition to alleged discrimination or because of the employee's age, sex, race, color, national				
15	origin, religion, creed, political affiliation, sexual orientation, gender identity, or handicapping				
16	condition as defined by G.S. 168A-3 except where specific age, sex or physical requirements				
17	constitute a bona fide occupational qualification necessary to proper and efficient				
18	administration, shall have the right to appeal directly to the Office of Administrative Hearings.				
19	(b) Subject to the requirements of G.S. 126-34, any State employee or former State				
20	employee who has reason to believe that the employee has been subjected to any of the				
21	following shall have the right to appeal directly to the Office of Administrative Hearings:				
22	(1) Harassment in the workplace based upon age, sex, race, color, national				
23	origin, religion, creed, <u>sexual orientation, gender identity</u> , or handicapping				
24 25	condition, whether the harassment is based upon the creation of a hostile				
23 26	work environment or upon a quid pro quo.(2) Retaliation for opposition to harassment in the workplace based upon age,				
20 27	sex, race, color, national origin, religion, creed, <u>sexual orientation, gender</u>				
28	<u>identity</u> , or handicapping condition, whether the harassment is based upon				
20 29	the creation of a hostile work environment or upon a quid pro quo."				
30	SECTION 4. Nothing in this act shall be construed as requiring the State or any				
31	employer, employment agency, or labor organization to give preferential treatment or special				
32	rights based on sexual orientation or gender identity or to implement special affirmative action				
33	policies or programs based on sexual orientation or gender identity.				
34	SECTION 5. This act becomes effective October 1, 2013, and applies to actions				
35	occurring on or after that date.				