GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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H.B. 541 Mar 30, 2023 HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH40274-LRxfa-13C

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

A BILL TO BE ENTITLED

2 AN ACT ADVANCING ECONOMIC SECURITY FOR ALL IN NORTH CAROLINA BY 3 INCREASING THE STATE MINIMUM WAGE IN PHASES TO FIFTEEN DOLLARS 4 PER HOUR OVER FIVE YEARS: MANDATING EOUAL PAY FOR EOUAL WORK: 5 REQUIRING PAID SICK LEAVE AND FAMILY MEDICAL LEAVE; RESTORING UNEMPLOYMENT INSURANCE BENEFITS ADJUSTED FOR INFLATION AND 6 7 STUDYING UNEMPLOYMENT INSURANCE BENEFITS FOR APP-BASED "GIG 8 ECONOMY" WORKERS; INCREASING THE TIPPED MINIMUM WAGE; ENDING 9 WAGE THEFT; REQUIRING THE FAIR ASSESSMENT OF PERSONS WITH CRIMINAL HISTORIES BY "BANNING THE BOX"; REPEALING PUBLIC 10 11 EMPLOYEE COLLECTIVE BARGAINING RESTRICTIONS; REENACTING THE 12 EARNED INCOME TAX CREDIT AND TAX CREDITS FOR CHILD AND DEPENDENT CARE EXPENSES; CREATING A REBUTTABLE PRESUMPTION 13 14 THAT FIRST RESPONDERS, HEALTH CARE WORKERS, AND ESSENTIAL 15 SERVICE WORKERS INFECTED BY THE CORONAVIRUS CONTRACTED THE 16 DISEASE IN THE COURSE OF EMPLOYMENT; REQUIRING THAT LOCAL 17 GOVERNMENT EMPLOYERS CREDIT FIRST RESPONDERS AND HEALTH CARE 18 WORKERS FOR LEAVE TAKEN WHILE QUARANTINED DURING THE 19 CORONAVIRUS PANDEMIC; MANDATING HAZARD PAY FOR ESSENTIAL STATE 20 EMPLOYEES FIGHTING THE PANDEMIC AND APPROPRIATING FUNDS FOR 21 THAT PURPOSE; DIRECTING THE LEGISLATIVE RESEARCH COMMISSION TO 22 STUDY THE PROVISION OF HAZARD PAY TO PRIVATE AND LOCAL 23 GOVERNMENTAL EMPLOYEES; AND APPROPRIATING FUNDS TO SETTLE 24 PANDEMIC-RELATED STATE EMPLOYEE WORKERS' COMPENSATION CLAIMS. 25 The General Assembly of North Carolina enacts:

26

27 LIVING WAGE

28 **SECTION 1.1.(a)** This act shall be known and may be cited as the "Economic 29 Security Act of 2023."

30

SECTION 1.1.(b) G.S. 95-25.3(a) reads as rewritten:

31 "§ 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) 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.the following amounts:



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1	<u>(1)</u>	Effective on Labor Day, September 4, 2023, eight dollars ((\$8.00) per hour or
2		the minimum wage set forth in paragraph 1 of section 6(a)	· · · ·
3		Standards Act, 29 U.S.C. § 206(a)(1), as that wage may ch	nange from time to
4		time, whichever is higher, except as otherwise provided in	this section.
5	<u>(2)</u>	Effective on Labor Day, September 2, 2024, nine dolla	ars and fifty cents
6		(\$9.50) per hour or the minimum wage set forth in paragrap	
7		of the Fair Labor Standards Act, 29 U.S.C. § 206(a)(1),	
8		change from time to time, whichever is higher, except as o	otherwise provided
9		in this section.	
10	<u>(3)</u>	Effective on Labor Day, September 1, 2025, eleven dollars	-
11		or the minimum wage set forth in paragraph 1 of section 6(a	
12		Standards Act, 29 U.S.C. § 206(a)(1), as that wage may ch	-
13		time, whichever is higher, except as otherwise provided in	-
14	<u>(4)</u>	Effective on Labor Day, September 7, 2026, thirteen dollars	
15		or the minimum wage set forth in paragraph 1 of section 6(a	
16		Standards Act, 29 U.S.C. § 206(a)(1), as that wage may ch	
17		time, whichever is higher, except as otherwise provided in	
18	<u>(5)</u>	Effective on Labor Day, September 6, 2027, fifteen dollars	· · · ·
19		or the minimum wage set forth in paragraph 1 of section $6(a)$	
20		Standards Act, 29 U.S.C. § 206(a)(1), as that wage may ch	-
21 22	SEC	time, whichever is higher, except as otherwise provided in FION 1.1.(c) This section is effective when this act becomes	
22	SEC	ITON 1.1.(c) This section is effective when this act becomes	s law.
23 24	FOULT PAVE	OR EQUAL WORK	
24	•	FION 1.2.(a) Chapter 95 of the General Statutes is amended	d by adding a new
26	Article to read:	HOW 1.2.(a) Chapter 35 of the General Statutes is amended	a by adding a new
27	There to read.	"Article 2B.	
28		" <u>Equal Pay Act.</u>	
29	" <u>§ 95-25.26.</u> De		
30		g definitions apply in this Article:	
31	(1)	Employee. – Every person in receipt of or entitled to comp	pensation for labor
32		performed for another.	
33	<u>(2)</u>	Employer. – Includes (i) this State and any local political	subdivision of the
34		State and (ii) every person having control or direction of an	y person employed
35		at any labor, or responsible directly or indirectly for the wag	ges of another, who
36		employs more than five employees.	
37	<u>(3)</u>	Person. – As defined by G.S. 95-25.2(11).	
38	<u>(4)</u>	Wage or wages Any compensation for labor measured	by time, piece, or
39		otherwise.	
40	" <u>§ 95-25.27. Eq</u>	ual wage rates.	
41		mployer may pay any person in the employer's employ at w	-
42	•	employees of the opposite sex in the same establishment for	· ·
43		e same classification of work. Any employer who violates the	
44		affected in the amount of the wages that the employee is dep	prived by reason of
45	the violation.		
46		ithstanding the provisions of subsection (a) of this sectio	_
47	•	a variation of rates of pay for employees engaged in the san	
48	-	a seniority, a difference in length of service, ability, skill, diff	
49 50	-	ned, whether regularly or occasionally, difference in the sh f work, or restrictions or prohibitions on lifting or moving o	•

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specified weight	, or oth	er reasonable differentiation, or factor	or factors other than sex, when
exercised in good	d faith.		
<u>(c)</u> <u>An e</u>	mployei	that is in violation of this section r	nay not reduce the pay of any
employee in orde	er to bri	ng the employer into compliance with the	his Article.
(d) An er	mployer	shall not retaliate against any employe	e who seeks redress pursuant to
		cipates in the investigation of a complai	-
" <u>§ 95-25.28.</u> Co	mplain	ts; enforcement; civil actions.	
		employee may file with the Departmer	nt of Labor a complaint that the
wages paid to the	e emplo	yee are less than the wages to which the	e employee is entitled under this
Article. The Dep	partment	of Labor shall investigate the compla	int and notify the employer and
employee of the	results of	of the investigation.	
<u>(b)</u> <u>An ei</u>	mployee	receiving less than the wage to which	the employee is entitled under
this section may	recover	in a civil action the balance of such wa	ages, together with the costs and
		tanding any agreement to work for a le	
		nistrative remedies before filing the civ	
		n pursuant to this section shall be insti	
date that the alle	ged viol	ation is discovered by the affected emp	loyee."
	-	.2.(b) This section is effective when th	•
HEALTHY FAT	MILIE	S & WORKPLACES/PAID LEAVE	
SEC	TION 1	.3.(a) Chapter 95 of the General Statu	tes is amended by adding a new
Article to read:		-	
		"Article 3A.	
	'	Healthy Families and Healthy Workpla	aces Act.
" <u>§ 95-31.1. Sho</u>	rt title a	and legislative purpose.	
(a) This	Article s	shall be known and may be cited as the	e "Healthy Families and Healthy
Workplaces Act.			
<u>(b)</u> The p	oublic po	blicy of this State is declared as follows	: The health and safety needs of
employees and t	heir fan	nilies and the protection of employees	from losing their jobs and pay
while they seek	medical	care for themselves and their family n	nembers are subjects of concern
requiring legisla	ation to	promote the general welfare of the	e people of the State without
jeopardizing the	compe	titive position of North Carolina busin	ness and industry. The General
Assembly declar	es that t	he general welfare of the State requires	the enactment of this law under
the police power	of the S	State.	
" <u>§ 95-31.2. Defi</u>	initions.		
(a) The f	ollowin	g definitions apply in this Article:	
<u>(1)</u>	Child	A biological, adopted, or foster child	d, stepchild, legal ward, or child
		arent standing in loco parentis.	
<u>(2)</u>	Dome	estic violence. – As defined in G.S. 50B	-1.
$\overline{(3)}$		oy. – As defined by G.S. 95-25.2(3).	
(4)		by $e As$ defined by G.S. 95-25.2(4).	
(5)		over. – As defined by G.S. 95-25.2(5).	
(6)	-	h care provider. –	
	<u>a.</u>	A doctor of medicine or osteopathy	licensed to practice medicine
	_	under federal law, any state law, o	-
		wherein the person practices.	
	<u>b.</u>	A physician assistant licensed in this	State licensed to practice under
	_	federal law, any state law, or the laws	-
		person practices.	<u> </u>
		 	

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		c. <u>A family nurse practitioner or certified r</u>	urse midwife licensed to
r		practice under federal law, any state law	v, or the laws of another
		country wherein the person practices.	
	<u>(7)</u>	Immediate family member A child, grandchild,	sibling, spouse, domestic
		partner, civil union partner, parent, or grandpare	ent of an employee, or a
		spouse, domestic partner, or civil union partner of	a parent or grandparent of
		the employee, or a sibling of a spouse, domestic part	rtner, or civil union partner
		of the employee, or any other individual related by	v blood to the employee or
		whose close association with the employee is the	ne equivalent of a family
		<u>relationship.</u>	
	<u>(8)</u>	Paid sick time or paid sick days Time that is (i)) compensated at the same
		hourly rate and with the same benefits, including	health care benefits, as the
		employee normally earns during hours worked	and (ii) provided by an
		employer to an employee for the purposes describe	d in G.S. 95-31.4(b) of this
		Article.	
	<u>(9)</u>	Parent. – A biological, foster, step, or adoptive pa	rent of an employee or an
		employee's spouse, or other person who stood in	n loco parentis during the
		childhood of an employee or employee's spouse.	
	<u>(10)</u>	Sexual assault As defined in Chapter 14 of the C	Seneral Statutes.
	<u>(11)</u>	Small business. – An employer who employs 10 c	or fewer employees during
		20 or more calendar workweeks in the current or p	receding calendar year.
	<u>(12)</u>	Stalking As defined in Chapter 14 of the Genera	<u>l Statutes.</u>
	" <u>§ 95-31.3. Exer</u>	nptions.	
	(a) The p	provisions of this section do not apply to any bor	na fide volunteers in any
	-	re an employer-employee relationship does not exist	
		rovisions of this section do not apply to any person	
		der G.S. 95-25.14(a)(2) through (a)(8), 95-25.14(b),	
		except that domestic workers are exempted only if	they are employed in the
	*	e of their employer.	
		rual of paid sick time.	
	· · · ·	t as provided by G.S. 95-31.3, any employee who w	
		rom work for the reasons set forth in G.S. 95-31.5(a)	a) shall be entitled to paid
	<u>sick time.</u>		
		ick time as provided in this section shall begin to acc	
		Paid sick time shall accrue at the rate of one hour	
		time may be used as accrued or be loaned by the en	
		advance of accrual. Unless the employer and em	
	-	riods of paid sick time that are less than a normal v	
		urly basis or the smallest increment that the employ	er's payroll system uses to
		ices or use of leave.	
		nployees of small businesses, there shall be a limit of	
		endar year. For employees of other employers, there	
	-	ick time in a calendar year. Accrued paid sick time	for employees carries over
		but is limited to the aforementioned limits.	
		there is separation from employment and the emp	
		n by the same employer, previously accrued paid s	
		stated. The employee shall be entitled to use accrued	i paid sick time and accrue
		ne at the recommencement of employment.	
		<u>of paid sick time.</u>	employer for a ford
		sick time shall be provided to an employee by an	employer for any of the
	following reasons	<u>5.</u>	

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1	(1)	To care for the employee's immediate family member wi	ho is suffering from a
2		physical or mental illness, injury, or medical condition	on that requires care,
3		professional medical diagnosis or care, preventive medi	cal care, or a routine
4		medical appointment.	
5	<u>(2)</u>	To care for the employee's own physical or mental illne	ss, injury, or medical
6		condition that requires care, professional medical diagnos	sis or care, preventive
7		medical care, or a routine medical appointment.	
8	<u>(3)</u>	Absence necessary due to circumstances resulting from	± •
9		family member of the employee, being a victim of sta	
10		sexual violence, if the leave is to allow the employ	
11		employee or the family member (i) medical attention ne	•
12		physical or psychological injury or disability caused by	-
13		or sexual violence, (ii) services from a designated dome	
14		or other victim services organization, (iii) psychological	_
15		(iv) relocation, or (v) legal services, including obtaining	-
16		preparing for, or participating in, any civil or criminal leg	gal proceeding related
17		to the stalking or domestic or sexual violence.	1 1.1
18		mployer may require certification of the qualifying il	
19 20		ence when a paid sick time period covers more than three co	
20 21		locumentation signed by a health care provider involved in , or health condition and indicating the need for the amou	
21		acceptable certification. Acceptable certification of dome	
22		ig may include (i) law enforcement, court, or federal agence	
23		om a domestic violence or sexual assault program, or (iii)	
25		cal, or other professional from whom assistance was sough	
26		violence, sexual offense, or stalking.	<u>-</u> <u>-</u>
27	(1)	The employer shall not require certification from a	health care provider
28		employed by the employer. The employer shall not dela	y the commencement
29		of time taken for purposes of subsection (a) of this se	ection or pay for this
30		period on the basis that the employer has not yet recei	
31		Nothing in this section shall be construed to require an	
32		as certification any information from a health care prov	
33		violation of section 1177 of the Social Security Ac	-
34		promulgated pursuant to section 264(c) of the Health Insu	arance Portability and
35		Accountability Act, 42 U.S.C. § 1320d-2.	1
36	<u>(2)</u>	An employer may not require disclosure of details	
37 38		violence, sexual assault, or stalking or the details of an condition as a condition of providing paid sick time und	. .
38 39		employer possesses health information or information p	
40		violence, sexual assault, or stalking about an empl	-
40 41		immediate family member, such information shall be tr	
42		and not disclosed except to the affected employee or w	
43		the affected employee.	tur une permission or
44	(c) When	the use of paid sick time is foreseeable, the employee sha	all make a good-faith
45		notice of the need for such time to the employer in adva	
46		all make a reasonable effort to schedule the use of paid s	•
47		uly disrupt the operations of the employer.	
48		nployer may not require, as a condition of providing paid	l sick time under this
49	-	loyee search for or find a replacement worker to cover the	e hours during which
50	the employee is o	on paid sick time.	

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1	(e) An employer's absence control policy shall not count paid sick time taken under this
2	Article as an absence that may lead to or result in a retaliatory personnel action or any other
3	adverse action.
4	(f) Nothing in this section shall be construed as requiring financial or other
5	reimbursement to an employee from an employer upon the employee's termination, resignation,
6	retirement, or other separation from employment for accrued paid sick days that have not been
7	<u>used.</u>
8	(g) Nothing in this section shall be construed to discourage employers from adopting or
9	retaining paid sick time policies more generous than policies that comply with the requirements
10	of this section, and nothing in this section shall be construed to diminish the obligation of an
11	employer to comply with any contract, collective bargaining agreement, or any employment
12	benefit program or plan that provides greater paid sick time leave rights to employees than the
13	rights established under this section.
14	(h) This act provides minimum requirements pertaining to paid sick time and shall not be
15	construed to preempt, limit, or otherwise affect the applicability of any other law, regulation,
16	requirement, policy, agreement, or standard that provides for greater accrual or use by employees
17	of sick time, whether paid or unpaid, or that extends other protections to employees.
18	(i) Employers who have a paid time-off leave policy shall not be required to modify that
19	policy, if that policy offers an employee the option, at the employee's discretion, to take paid sick
20	time that is at least equivalent to the amounts and for the same purposes and under the same
21	conditions as provided under this section.
22	" <u>§ 95-31.6. Notification, posting, and records.</u>
23	Employers shall give notice (i) that employees are entitled to paid sick time, (ii) of the amount
24	of paid sick time and the terms of its use guaranteed under this section, (iii) that retaliation against
25	employees who request or use paid sick time is prohibited, and (iv) that each employee has the
26	right to file a complaint with the Commissioner of Labor or in the General Court of Justice if
27	paid sick time as required by this Article is denied by the employer or the employee is retaliated
28	against for requesting or taking paid sick time. Employers may comply with this section by
29	supplying each of their employees with a notice in English and in Spanish that contains the
30	information required by this section or by displaying a poster in a conspicuous and accessible
31 32	place in each establishment where the employees are employed that contains in English and in Spanish all information required by this section.
32 33	"§ 95-31.7. Enforcement.
33 34	(a) The Commissioner shall enforce and administer the provisions of this Article, and the
35	Commissioner or his or her authorized representative is empowered to hold hearings and to
36	institute civil proceedings hereunder.
37	(b) The Commissioner or the Commissioner's authorized representative shall have power
38	to administer oaths and examine witnesses, issue subpoenas, compel the attendance of witnesses
39	and the production of papers, books, accounts, records, payrolls, and documents, and take
40	depositions and affidavits in any proceeding hereunder.
41	(c) Any employer who violates the provisions of this Article shall be liable to the
42	employee or employees affected in the amount of their unpaid sick time, as the case may be, plus
43	interest at the legal rate set forth in G.S. 24-1 from the date each amount first came due.
44	(d) In addition to the amounts awarded pursuant to subsection (c) of this section, the court
45	shall award liquidated damages in an amount equal to the amount found to be due as provided in
46	subsection (c) of this section, provided that if the employer shows to the satisfaction of the court
47	that the act or omission constituting the violation was in good faith and that the employer had
48	reasonable grounds for believing that the act or omission was not a violation of this Article, the
49	court may, in its discretion, award no liquidated damages or may award any amount of liquidated
50	damages not exceeding the amount found due as provided in subsection (c) of this section.

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1	(e) Action to recover such liability may be maintained in the General G	Court of Justice by
2	any one or more employees.	`
3	(f) The court, in any action brought under this Article, may, in additio	n to any judgment
4	awarded to the plaintiff, order costs and fees of the action and reasonable att	torneys' fees to be
5	paid by the defendant. The court may order costs and fees of the action and rea	sonable attorneys'
6	fees to be paid by the plaintiff if the court determines that the action was frivo	lous.
7	(g) The Commissioner may determine and supervise the payment of	the amounts due
8	under this section, including interest at the legal rate set forth in G.S. 24-1 f	
9	amount first came due, and the agreement to accept such amounts by th	
10	constitute a waiver of the employee's right to bring an action under subsection	
11	(h) Actions under this Article must be brought within two years pursua	
12	(i) The rights and remedies created by this Article are supplementation	ary to all existing
13	common-law and statutory rights and remedies.	
14	" <u>§ 95-31.8. Rules.</u>	
15	The Commissioner of Labor shall adopt rules to implement this Article.	
16	" <u>§ 95-31.9. Severability.</u>	
17	The provisions of this Article shall be severable, and if any phrase, cla	
18	provision is declared to be invalid or is preempted by federal law or regulation the remainder of this Article shall not be offered thereby."	on, the validity of
19 20	the remainder of this Article shall not be affected thereby."	
20 21	"(a) SECTION 1.3.(b) G.S. 95-241(a) reads as rewritten: "(a) No person shall discriminate or take any retaliatory action aga	inst on amployage
21	because the employee in good faith does or threatens to do any of the following	1.
22	(1) File a claim or complaint, initiate any inquiry, investig	0
23 24	proceeding or other action, or testify or provide informat	· · ·
25	with respect to any of the following:	ion to uny person
26	a. Chapter 97 of the General Statutes.	
27	b. Article 2A. Article 2A, Article 3A, or Article 16 of t	his Chapter.
28	c. Article 2A of Chapter 74 of the General Statutes.	T
29	d. G.S. 95-28.1.	
30	e. Article 16 of Chapter 127A of the General Statutes.	
31	f. G.S. 95-28.1A.	
32	g. Article 52 of Chapter 143 of the General Statutes.	
33	h. Article 5F of Chapter 90 of the General Statutes.	
34	(2) Cause any of the activities listed in subdivision (1) of this	s subsection to be
35	initiated on an employee's behalf.	
36	(3) Exercise any right on behalf of the employee or any other e	1 0
37	by Article 2A Article 2A, Article 3A, or Article 16 of this C	
38	2A of Chapter 74 of the General Statutes, or by Article 52	of Chapter 143 of
39	the General Statutes.	
40	(4) Comply with the provisions of Article 27 of Chapter 7.	B of the General
41	Statutes.	.1. 1.1
42 43	(5) Exercise rights under Chapter 50B. Actions brought under $chapter 50B$.	
43 44	shall be in accordance with the provisions of G.S. 50B-5.5. SECTION 1.3.(c) This section becomes effective January 1, 2024	
44 45	to covered employment on or after that date. With respect to employees co	
46	collective bargaining agreement in effect on January 1, 2024, this section sh	•
40 47	the stated expiration date in the collective bargaining agreement; however, this	
48	upon any such agreement's renewal, extension, amendment, or modification in	
49	January 1, 2024.	
50		
51	INCREASE TIPPED MINIMUM WAGE	

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	TION 1.4.(a) Effective until December 31, 2023,	G.S. 95-25.3(f) reads as
rewritten:		1 (1)
	arned by a tipped employee may be counted as wage	
	ion 3(m) of the Fair Labor Standards Act, 29 U.S.C	
	fied in advance, is permitted to retain all tips and	1 0
	plete records of tips received by each employee as such	
	y or for each pay period. Even if the employee refuses	
1 V	counted as wages when the employer complies with the	-
	an demonstrate by monitoring tips that the employee	č i 1
	hich the credit is taken. of five dollars (\$5.00) per hou	
-	among employees who customarily and regularly re	-
	may be reduced by more than fifteen percent (159	%) under a tip pooling
arrangement."		
	TON 1.4.(b) Effective January 1, 2024, G.S. 95-2	25.3(f), as amended by
· · ·	this section, reads as rewritten:	
· / I	arned by a tipped employee may be counted as wages	
	0) per hour. shall not be counted as wages. Tip pooling	
	customarily and regularly receive tips; however, no	
	than fifteen percent (15%) under a tip pooling arrange	
	TION 1.4.(c) Except as otherwise provided, this section	on is effective when this
act becomes law.		
WAGE THEFT		
	TION 1.5.(a) G.S. 95-25.2 reads as rewritten:	
'§ 95-25.2. Defi		
0	e, unless the context otherwise requires: The following	definitions apply in this
Article:	, unless the context other while requires. The following	definitions apply in this
(1)	"Agriculture" includes farming Agriculture. – Farr	ning in all its branches
	performed by a farmer or on a farm as an incident t	
	farming operations.	5
(2)	"Commissioner" means the Commissioner. – The Co	ommissioner of Labor.
(3)	"Employ" means to Employ To suffer or permit to	
(4)	"Employee" includes any Employee. – Any indiv	
	employer.	
(5)	"Employer" includes any Employer. – Any person act	ting directly or indirectly
	in the interest of an employer in relation to an emplo	
<u>(5a)</u>	Employment status. – The status of an indivi	
<u>x==-</u> ,	common-law rules applicable in determining t	
	relationship, as an employee or as an independent	
	individual who is not an employee).	· · · · · · · · · · · · · · · · · · ·
<u>(5b)</u>	Enterprise. – The related activities performed	either through unified
<u> </u>	operations or common control by any person or	
	business purpose and includes all such activities whe	
	more establishments or by one or more corporate un	-
	the related activities performed for such enterpr	
	contractor or franchisee.	
(6)	"Establishment" means a Establishment. – A physical	l location where business
(*)	is conducted.	
(7)	"The Fair Labor Standards Act" means the Fair Lab	or Standards Act – The
(')	Fair Labor Standards Act of 1938, as amended an	
	amended from time to time by the United States Con	•

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1 2	(8)	"Hours worked" includes all <u>Hours</u> worked. – All t im employed.	e an employee is
2 3 4	<u>(8a</u>)		which violated the
5 6	(9)	"Payday" means that Payday. – That day designated for pay by virtue of the employment relationship.	ment of wages due
7 8	(10) "Pay periods" may <u>Pay periods.</u> – May be daily, w	weekly, biweekly,
9	(11		
10 11		corporation, business trust, legal representative, or any o persons. For the purposes of G.S. 95-25.2, G.S. 95-25.3, G.S. 95-25.	
12		G.S. 95-25.20, it also means the State of North Carolin	a, any city, town,
13 14		county, or municipality, or any State or local agency or government. The Government of the United States and a	any agency of the
15 16		United States (including the United States Postal Servic Commission) are not included as persons for any purpose u	
17	(12) "Seasonal food service establishment" means a Seaso	onal food service
18 19		<u>establishment. – A</u> restaurant, food and drink stand or o generally recognized as a commercial food service establi	
20		and serving food to the public but operating 180 days or lea	
21	(13) "Seasonal religious or nonprofit educational conference co	enter or a seasonal
22		amusement or recreational establishment" means an Sea	
23 24		nonprofit educational conference center or a seasona	
24 25		<u>recreational establishment. – An</u> establishment which do more than seven months in any calendar year, or during the	
26		year had average receipts for any six months of such year	
27		thirty-three and one-third percent (33 1/3%) of its average	ge receipts for the
28		other six months of that year.	
29 30	(14) <u>"Tipped employee" means any Tipped employee. – An</u> customarily receives more than twenty dollars (\$20.00) a n	
30 31	(15		
32	(13)	actual amount due a business for goods, food, drink, service	
33		which is paid in cash or by credit card, or is given to or le	
34		by a patron or patrons of the business where the employee	1 1
35	(16		
36 37		services rendered by an employee whether determined on a sight day, commission or other basis of calculation, and the	_
38		job, day, commission, or other basis of calculation, and the determined by the Commissioner of furnishing emplo	
39		lodging, or other facilities. For the purposes of G.S	
40		G.S. 95-25.13 "wage" includes sick pay, vacation pay	
41		commissions, bonuses, and other amounts promised when	
42		policy or a practice of making such payments.	
43	<u>(16</u>		urd for the issue of
44	·	whether the employer's conduct was prohibited.	
45	(17)	· · · · · · · · · · · · · · · · · · ·	
46 47	(18	 "Enterprise" means the related activities performed either operations or common control by any person or person 	6
47 48		business purpose and includes all such activities whether p	
49		more establishments or by one or more corporate units bu	
50		the related activities performed for such enterprise by	
51		contractor or franchisee."	· •

General Assembly	y Of No	orth Carolina	Session 2023
SECTIO	ON 1.5	(b) G.S. 95-25.13 reads as rewr	itten:
"§ 95-25.13. Notifi	fication	, posting, and records.	
		do all of the following:	
• • •		e	ime of hiring, and upon any material
		, of the following information:	6, <u></u>
			wages and the day and place for
<u>u</u>		-	omised wages will be calculated (for
		example, per hour or per piece).	onnoed wages while careanated (101
h		The method, day, and place for p	avment of wages
			nd telephone number of the employer
-			ntification number of each employer
		who is not a natural person.	<u> </u>
d	<u>d.</u>	-	e employee. Such notification or
<u>-</u>			not determinative of the employee's
		actual employment status.	<u> </u>
(2) N			writing or through a posted notice
			mployees, employment practices and
		s with regard to promised wages.	r Jin, r J r r
1	+	0 1 0	he pay period prior to any changes in
• •	•		actively increased without the prior
-	-	required by this subsection.	, I
(4) F	Furnish	each employee with an itemized	l statement of deductions made from
			.8 and with the information required
			C 12 .0801(8) through (13) for each
p	pay per	iod such deductions are made.pei	riod."
SECTIO	ON 1.5	G.(c) G.S. 95-25.22 reads as rewri	itten:
"§ 95-25.22. Recov	overy of	f unpaid wages.	
(a) Any em	nploye	who violates the provisions of	of G.S. 95-25.3 (Minimum Wage),
G.S. 95-25.4 (Over	rtime),	or G.S. 95-25.6 through 95-25.1	2 (Wage Payment) shall be liable to
			unpaid minimum wages, their unpaid
_		-	G.S. 95-25.6 through G.S. 95-25.12,
•	, plus in	terest at the legal rate set forth in	G.S. 24-1, from the date each amount
first came due.			
		1	ubsection (a) of this section, the court
-		• • • •	vice the amount found to be due as
-		-	ne employer shows to the satisfaction
			ation was in good faith and that the
			et or omission was not a violation of
			uidated damages or may award any
-		<u> </u>	amount found due as provided in
subsection (a) of thi			
		-	S. 95-25.13 or any rule adopted under
		1 1 1	ffected in the amount of their actual
		ot limited to, lost wages and bene	
			subsections (a), (a1), and (a2) of this
			violated any provision of this Article
	-		hall award statutory damages of up to
			Factors to be considered in setting the
			tence of the violations and the extent
of the employer's cu	uipabil	<u>ity.</u>	

1	(b) Action to recover such liability may be maintained in the General Court of Justice by
2	any one or more employees.
3	(c) Action to recover such liability may also be maintained in the General Court of Justice
4	by the Commissioner at the request of the employees affected. Any sums thus recovered by the
5	Commissioner on behalf of an employee shall be held in a special deposit account and shall be
6	paid directly to the employee or employees affected.
7	(d) The court, in any action brought under this Article may, shall, in addition to any
8	judgment awarded plaintiff, order costs and fees of the action and reasonable attorneys' fees to
9	be paid by the defendant. In an action brought by the Commissioner in which a default judgment
10	is entered, the clerk shall order attorneys' fees of three hundred dollars (\$300.00) to be paid by
11	the defendant.
12	The court may order costs and fees of the action and reasonable attorneys' fees to be paid by
13	the plaintiff if the court determines that the action was frivolous.
13	(e) The Commissioner is authorized to determine and supervise the payment of the
15	amounts due under this section, including interest at the legal rate set forth in G.S. 24-1, from the
16	date each amount first came due, and the agreement to accept such amounts by the employee
10	shall constitute a waiver of the employee's right to bring an action under subsection (b) of this
17	
18 19	section.
	(f) Actions under this section must be brought within two years pursuant to $C = 1.52$ C $S = 1.52$ expect that an action arising out of a willful violation must be brought within
20	<u>G.S. 1-53.</u> <u>G.S. 1-53, except that an action arising out of a willful violation may be brought within</u>
21	three years. Actions may also be brought within one year after notification to the employee of
22	final disposition by the State of a complaint for the same violation.
23	(g) Prior to initiating any action under this section, the Commissioner shall exhaust all
24 25	administrative remedies, including giving the employer the opportunity to be heard on the matters
25	at issue and giving the employer notice of the pending action."
26	SECTION 1.5.(d) G.S. 95-25.23 reads as rewritten:
~ -	
27	"§ 95-25.23. Violation of provisions on minimum wage, overtime, wage payment,
28	"§ 95-25.23. Violation of <u>provisions on minimum wage, overtime, wage payment,</u> <u>withholding of wages, notification, and youth employment; civil penalty.</u>
28 29	 (a) Any employer who violates the provisions of <u>G.S. 95-25.3</u> (Minimum Wage),
28 29 30	 "§ 95-25.23. Violation of provisions on minimum wage, overtime, wage payment, withholding of wages, notification, and youth employment; civil penalty. (a) Any employer who violates the provisions of <u>G.S. 95-25.3 (Minimum Wage)</u>, <u>G.S. 95-25.4 (Overtime)</u>, G.S. 95-25.5 (Youth Employment) Employment), G.S. 95-25.6 (Wage
28 29 30 31	 "§ 95-25.23. Violation of provisions on minimum wage, overtime, wage payment, withholding of wages, notification, and youth employment; civil penalty. (a) Any employer who violates the provisions of <u>G.S. 95-25.3 (Minimum Wage)</u>, <u>G.S. 95-25.4 (Overtime)</u>, G.S. 95-25.5 (Youth Employment) Employment), G.S. 95-25.6 (Wage Payment), or G.S. 95-25.13 (Notification), or any regulation issued thereunder, shall be subject
28 29 30 31 32	 "§ 95-25.23. Violation of provisions on minimum wage, overtime, wage payment, withholding of wages, notification, and youth employment; civil penalty. (a) Any employer who violates the provisions of <u>G.S. 95-25.3</u> (Minimum Wage), <u>G.S. 95-25.4</u> (Overtime), G.S. 95-25.5 (Youth Employment) Employment), G.S. 95-25.6 (Wage Payment), or G.S. 95-25.13 (Notification), or any regulation issued thereunder, shall be subject to a civil penalty not to exceed five hundred dollars (\$500.00) for the first violation and not to
28 29 30 31 32 33	 "§ 95-25.23. Violation of provisions on minimum wage, overtime, wage payment, withholding of wages, notification, and youth employment; civil penalty. (a) Any employer who violates the provisions of <u>G.S. 95-25.3 (Minimum Wage)</u>, <u>G.S. 95-25.4 (Overtime)</u>, G.S. 95-25.5 (Youth Employment) Employment), G.S. 95-25.6 (Wage Payment), or G.S. 95-25.13 (Notification), or any regulation issued thereunder, shall be subject to a civil penalty not to exceed five hundred dollars (\$500.00) for the first violation and not to exceed one thousand dollars (\$1,000) for each subsequent violation. In determining the amount
28 29 30 31 32 33 34	 "§ 95-25.23. Violation of provisions on minimum wage, overtime, wage payment, withholding of wages, notification, and youth employment; civil penalty. (a) Any employer who violates the provisions of <u>G.S. 95-25.3 (Minimum Wage)</u>, <u>G.S. 95-25.4 (Overtime)</u>, G.S. 95-25.5 (Youth Employment) Employment), G.S. 95-25.6 (Wage Payment), or G.S. 95-25.13 (Notification), or any regulation issued thereunder, shall be subject to a civil penalty not to exceed five hundred dollars (\$500.00) for the first violation and not to exceed one thousand dollars (\$1,000) for each subsequent violation. In determining the amount of such penalty, the appropriateness of such penalty to the size of the business of the person
28 29 30 31 32 33 34 35	 "§ 95-25.23. Violation of provisions on minimum wage, overtime, wage payment, withholding of wages, notification, and youth employment; civil penalty. (a) Any employer who violates the provisions of <u>G.S. 95-25.3 (Minimum Wage)</u>, <u>G.S. 95-25.4 (Overtime)</u>, G.S. 95-25.5 (Youth Employment) Employment), G.S. 95-25.6 (Wage Payment), or G.S. 95-25.13 (Notification), or any regulation issued thereunder, shall be subject to a civil penalty not to exceed five hundred dollars (\$500.00) for the first violation and not to exceed one thousand dollars (\$1,000) for each subsequent violation. In determining the amount of such penalty, the appropriateness of such penalty to the size of the business of the person charged and the gravity of the violation shall be considered. The determination by the
28 29 30 31 32 33 34 35 36	 "§ 95-25.23. Violation of provisions on minimum wage, overtime, wage payment, withholding of wages, notification, and youth employment; civil penalty. (a) Any employer who violates the provisions of <u>G.S. 95-25.3 (Minimum Wage)</u>, <u>G.S. 95-25.4 (Overtime)</u>, G.S. 95-25.5 (Youth Employment) Employment), G.S. 95-25.6 (Wage Payment), or G.S. 95-25.13 (Notification), or any regulation issued thereunder, shall be subject to a civil penalty not to exceed five hundred dollars (\$500.00) for the first violation and not to exceed one thousand dollars (\$1,000) for each subsequent violation. In determining the amount of such penalty, the appropriateness of such penalty to the size of the business of the person charged and the gravity of the violation shall be considered. The determination by the Commissioner shall be final, unless within 15 days after receipt of notice thereof by certified
28 29 30 31 32 33 34 35 36 37	 "§ 95-25.23. Violation of provisions on minimum wage, overtime, wage payment, withholding of wages, notification, and youth employment; civil penalty. (a) Any employer who violates the provisions of <u>G.S. 95-25.3</u> (Minimum Wage), <u>G.S. 95-25.4</u> (Overtime), G.S. 95-25.5 (Youth Employment) Employment), G.S. 95-25.6 (Wage Payment), or <u>G.S. 95-25.13</u> (Notification), or any regulation issued thereunder, shall be subject to a civil penalty not to exceed five hundred dollars (\$500.00) for the first violation and not to exceed one thousand dollars (\$1,000) for each subsequent violation. In determining the amount of such penalty, the appropriateness of such penalty to the size of the business of the person charged and the gravity of the violation shall be considered. The determination by the Commissioner shall be final, unless within 15 days after receipt of notice thereof by certified mail with return receipt, by signature confirmation as provided by the U.S. Postal Service, by a
28 29 30 31 32 33 34 35 36 37 38	 "§ 95-25.23. Violation of provisions on minimum wage, overtime, wage payment, withholding of wages, notification, and youth employment; civil penalty. (a) Any employer who violates the provisions of <u>G.S. 95-25.3</u> (Minimum Wage), <u>G.S. 95-25.4</u> (Overtime), G.S. 95-25.5 (Youth Employment) Employment), G.S. 95-25.6 (Wage Payment), or G.S. 95-25.13 (Notification), or any regulation issued thereunder, shall be subject to a civil penalty not to exceed five hundred dollars (\$500.00) for the first violation and not to exceed one thousand dollars (\$1,000) for each subsequent violation. In determining the amount of such penalty, the appropriateness of such penalty to the size of the business of the person charged and the gravity of the violation shall be considered. The determination by the Commissioner shall be final, unless within 15 days after receipt of notice thereof by certified mail with return receipt, by signature confirmation as provided by the U.S. Postal Service, by a designated delivery service authorized pursuant to 26 U.S.C. § 7502(f)(2) with delivery receipt,
28 29 30 31 32 33 34 35 36 37	 "§ 95-25.23. Violation of provisions on minimum wage, overtime, wage payment, withholding of wages, notification, and youth employment; civil penalty. (a) Any employer who violates the provisions of <u>G.S. 95-25.3 (Minimum Wage)</u>, <u>G.S. 95-25.4 (Overtime)</u>, G.S. 95-25.5 (Youth Employment) Employment), G.S. 95-25.6 (Wage Payment), or G.S. 95-25.13 (Notification), or any regulation issued thereunder, shall be subject to a civil penalty not to exceed five hundred dollars (\$500.00) for the first violation and not to exceed one thousand dollars (\$1,000) for each subsequent violation. In determining the amount of such penalty, the appropriateness of such penalty to the size of the business of the person charged and the gravity of the violation shall be considered. The determination by the Commissioner shall be final, unless within 15 days after receipt of notice thereof by certified mail with return receipt, by signature confirmation as provided by the U.S. Postal Service, by a designated delivery service authorized pursuant to 26 U.S.C. § 7502(f)(2) with delivery receipt, or via hand delivery, the person charged with the violation takes exception to the determination,
28 29 30 31 32 33 34 35 36 37 38	 "§ 95-25.23. Violation of provisions on minimum wage, overtime, wage payment, withholding of wages, notification, and youth employment; civil penalty. (a) Any employer who violates the provisions of <u>G.S. 95-25.3 (Minimum Wage)</u>, <u>G.S. 95-25.4 (Overtime)</u>, G.S. 95-25.5 (Youth Employment) Employment), G.S. 95-25.6 (Wage Payment), or G.S. 95-25.13 (Notification), or any regulation issued thereunder, shall be subject to a civil penalty not to exceed five hundred dollars (\$500.00) for the first violation and not to exceed one thousand dollars (\$1,000) for each subsequent violation. In determining the amount of such penalty, the appropriateness of such penalty to the size of the business of the person charged and the gravity of the violation shall be considered. The determination by the Commissioner shall be final, unless within 15 days after receipt of notice thereof by certified mail with return receipt, by signature confirmation as provided by the U.S. Postal Service, by a designated delivery service authorized pursuant to 26 U.S.C. § 7502(f)(2) with delivery receipt, or via hand delivery, the person charged with the violation takes exception to the determination, in which event final determination of the penalty shall be made in an administrative proceeding
28 29 30 31 32 33 34 35 36 37 38 39	 "§ 95-25.23. Violation of provisions on minimum wage, overtime, wage payment, withholding of wages, notification, and youth employment; civil penalty. (a) Any employer who violates the provisions of <u>G.S. 95-25.3 (Minimum Wage)</u>, <u>G.S. 95-25.4 (Overtime)</u>, G.S. 95-25.5 (Youth Employment) Employment), G.S. 95-25.6 (Wage Payment), or G.S. 95-25.13 (Notification), or any regulation issued thereunder, shall be subject to a civil penalty not to exceed five hundred dollars (\$500.00) for the first violation and not to exceed one thousand dollars (\$1,000) for each subsequent violation. In determining the amount of such penalty, the appropriateness of such penalty to the size of the business of the person charged and the gravity of the violation shall be considered. The determination by the Commissioner shall be final, unless within 15 days after receipt of notice thereof by certified mail with return receipt, by signature confirmation as provided by the U.S. Postal Service, by a designated delivery service authorized pursuant to 26 U.S.C. § 7502(f)(2) with delivery receipt, or via hand delivery, the person charged with the violation takes exception to the determination,
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28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	 *§ 95-25.23. Violation of provisions on minimum wage, overtime, wage payment, withholding of wages, notification, and youth employment; civil penalty. (a) Any employer who violates the provisions of <u>G.S. 95-25.3</u> (Minimum Wage), <u>G.S. 95-25.4</u> (Overtime), G.S. 95-25.5 (Youth Employment) Employment), G.S. 95-25.6 (Wage Payment), or <u>G.S. 95-25.13</u> (Notification), or any regulation issued thereunder, shall be subject to a civil penalty not to exceed five hundred dollars (\$500.00) for the first violation and not to exceed one thousand dollars (\$1,000) for each subsequent violation. In determining the amount of such penalty, the appropriateness of such penalty to the size of the business of the person charged and the gravity of the violation shall be considered. The determination by the Commissioner shall be final, unless within 15 days after receipt of notice thereof by certified mail with return receipt, by signature confirmation as provided by the U.S. Postal Service, by a designated delivery service authorized pursuant to 26 U.S.C. § 7502(f)(2) with delivery receipt, or via hand delivery, the person charged with the violation takes exception to the determination, in which event final determination of the penalty shall be made in an administrative proceeding pursuant to Article 3 of Chapter 150B and in a judicial proceeding pursuant to Article 4 of Chapter 150B.
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	 "§ 95-25.23. Violation of provisions on minimum wage, overtime, wage payment, withholding of wages, notification, and youth employment; civil penalty. (a) Any employer who violates the provisions of G.S. 95-25.3 (Minimum Wage), G.S. 95-25.4 (Overtime), G.S. 95-25.5 (Youth Employment) Employment), G.S. 95-25.6 (Wage Payment), or G.S. 95-25.13 (Notification), or any regulation issued thereunder, shall be subject to a civil penalty not to exceed five hundred dollars (\$500.00) for the first violation and not to exceed one thousand dollars (\$1,000) for each subsequent violation. In determining the amount of such penalty, the appropriateness of such penalty to the size of the business of the person charged and the gravity of the violation shall be considered. The determination by the Commissioner shall be final, unless within 15 days after receipt of notice thereof by certified mail with return receipt, by signature confirmation as provided by the U.S. Postal Service, by a designated delivery service authorized pursuant to 26 U.S.C. § 7502(f)(2) with delivery receipt, or via hand delivery, the person charged with the violation takes exception to the determination, in which event final determination of the penalty shall be made in an administrative proceeding pursuant to Article 3 of Chapter 150B and in a judicial proceeding pursuant to Article 4 of Chapter 150B. (b) The amount of such penalty when finally determined may be recovered in the manner
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	 "§ 95-25.23. Violation of provisions on minimum wage, overtime, wage payment, withholding of wages, notification, and youth employment; civil penalty. (a) Any employer who violates the provisions of <u>G.S. 95-25.3</u> (Minimum Wage), <u>G.S. 95-25.4</u> (Overtime), G.S. 95-25.5 (Youth Employment) Employment), G.S. 95-25.6 (Wage Payment), or G.S. 95-25.13 (Notification), or any regulation issued thereunder, shall be subject to a civil penalty not to exceed five hundred dollars (\$500.00) for the first violation and not to exceed one thousand dollars (\$1,000) for each subsequent violation. In determining the amount of such penalty, the appropriateness of such penalty to the size of the business of the person charged and the gravity of the violation shall be considered. The determination by the Commissioner shall be final, unless within 15 days after receipt of notice thereof by certified mail with return receipt, by signature confirmation as provided by the U.S. Postal Service, by a designated delivery service authorized pursuant to 26 U.S.C. § 7502(f)(2) with delivery receipt, or via hand delivery, the person charged with the violation takes exception to the determination, in which event final determination of the penalty shall be made in an administrative proceeding pursuant to Article 3 of Chapter 150B and in a judicial proceeding pursuant to Article 4 of Chapter 150B. (b) The amount of such penalty when finally determined may be recovered in the manner set forth in G.S. 95-25.23B.
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	 "§ 95-25.23. Violation of provisions on minimum wage, overtime, wage payment, withholding of wages, notification, and youth employment; civil penalty. (a) Any employer who violates the provisions of G.S. 95-25.3 (Minimum Wage), G.S. 95-25.4 (Overtime), G.S. 95-25.5 (Youth Employment) Employment), G.S. 95-25.6 (Wage Payment), or G.S. 95-25.13 (Notification), or any regulation issued thereunder, shall be subject to a civil penalty not to exceed five hundred dollars (\$500.00) for the first violation and not to exceed one thousand dollars (\$1,000) for each subsequent violation. In determining the amount of such penalty, the appropriateness of such penalty to the size of the business of the person charged and the gravity of the violation shall be considered. The determination by the Commissioner shall be final, unless within 15 days after receipt of notice thereof by certified mail with return receipt, by signature confirmation as provided by the U.S. Postal Service, by a designated delivery service authorized pursuant to 26 U.S.C. § 7502(f)(2) with delivery receipt, or via hand delivery, the person charged with the violation takes exception to the determination, in which event final determination of the penalty shall be made in an administrative proceeding pursuant to Article 3 of Chapter 150B and in a judicial proceeding pursuant to Article 4 of Chapter 150B. (b) The amount of such penalty when finally determined may be recovered in the manner set forth in G.S. 95-25.23B. (c) The clear proceeds of civil penalties provided for in this section shall be remitted to the Civil Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2.
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	 *§ 95-25.23. Violation of provisions on minimum wage, overtime, wage payment, withholding of wages, notification, and youth employment; civil penalty. (a) Any employer who violates the provisions of <u>G.S. 95-25.3</u> (Minimum Wage), <u>G.S. 95-25.4</u> (Overtime), G.S. 95-25.5 (Youth Employment) Employment), G.S. 95-25.6 (Wage Payment), or G.S. 95-25.13 (Notification), or any regulation issued thereunder, shall be subject to a civil penalty not to exceed five hundred dollars (\$500.00) for the first violation and not to exceed one thousand dollars (\$1,000) for each subsequent violation. In determining the amount of such penalty, the appropriateness of such penalty to the size of the business of the person charged and the gravity of the violation shall be considered. The determination by the Commissioner shall be final, unless within 15 days after receipt of notice thereof by certified mail with return receipt, by signature confirmation as provided by the U.S. Postal Service, by a designated delivery service authorized pursuant to 26 U.S.C. § 7502(f)(2) with delivery receipt, or via hand delivery, the person charged with the violation takes exception to the determination, in which event final determination of the penalty shall be made in an administrative proceeding pursuant to Article 3 of Chapter 150B and in a judicial proceeding pursuant to Article 4 of Chapter 150B. (b) The amount of such penalty when finally determined may be recovered in the manner set forth in G.S. 95-25.23B. (c) The clear proceeds of civil penalties provided for in this section shall be remitted to the Civil Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2. (d) Assessment of penalties under this section shall be subject to a two-year-three-year
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	 *§ 95-25.23. Violation of provisions on minimum wage, overtime, wage payment, withholding of wages, notification, and youth employment; civil penalty. (a) Any employer who violates the provisions of <u>G.S. 95-25.3</u> (Minimum Wage), <u>G.S. 95-25.4</u> (Overtime), G.S. 95-25.5 (Youth Employment). Employment), G.S. 95-25.6 (Wage Payment), or G.S. 95-25.13 (Notification), or any regulation issued thereunder, shall be subject to a civil penalty not to exceed five hundred dollars (\$500.00) for the first violation and not to exceed one thousand dollars (\$1,000) for each subsequent violation. In determining the amount of such penalty, the appropriateness of such penalty to the size of the business of the person charged and the gravity of the violation shall be considered. The determination by the Commissioner shall be final, unless within 15 days after receipt of notice thereof by certified mail with return receipt, by signature confirmation as provided by the U.S. Postal Service, by a designated delivery service authorized pursuant to 26 U.S.C. § 7502(f)(2) with delivery receipt, or via hand delivery, the person charged with the violation takes exception to the determination, in which event final determination of the penalty shall be made in an administrative proceeding pursuant to Article 3 of Chapter 150B and in a judicial proceeding pursuant to Article 4 of Chapter 150B. (b) The amount of such penalty when finally determined may be recovered in the manner set forth in G.S. 95-25.23B. (c) The clear proceeds of civil penalties provided for in this section shall be remitted to the Civil Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2. (d) Assessment of penalties under this section shall be subject to a two-year-three-year statute of limitations commencing at the time of the occurrence of the violation."
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	 "§ 95-25.23. Violation of provisions on minimum wage, overtime, wage payment, withholding of wages, notification, and youth employment; civil penalty. (a) Any employer who violates the provisions of <u>G.S. 95-25.3</u> (Minimum Wage), <u>G.S. 95-25.4</u> (Overtime), G.S. 95-25.5 (Youth Employment)-Employment), G.S. 95-25.6 (Wage Payment), or G.S. 95-25.13 (Notification), or any regulation issued thereunder, shall be subject to a civil penalty not to exceed five hundred dollars (\$500.00) for the first violation and not to exceed one thousand dollars (\$1,000) for each subsequent violation. In determining the amount of such penalty, the appropriateness of such penalty to the size of the business of the person charged and the gravity of the violation shall be considered. The determination by the Commissioner shall be final, unless within 15 days after receipt of notice thereof by certified mail with return receipt, by signature confirmation as provided by the U.S. Postal Service, by a designated delivery service authorized pursuant to 26 U.S.C. § 7502(f)(2) with delivery receipt, or via hand delivery, the person charged with the violation takes exception to the determination, in which event final determination of the penalty shall be made in an administrative proceeding pursuant to Article 3 of Chapter 150B and in a judicial proceeding pursuant to Article 4 of Chapter 150B. (b) The amount of such penalty when finally determined may be recovered in the manner set forth in G.S. 95-25.23B. (c) The clear proceeds of civil penalties provided for in this section shall be remitted to the Civil Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2. (d) Assessment of penalties under this section shall be subject to a two year-three-year statute of limitations commencing at the time of the occurrence of the violation." SECTION 1.5.(e) Article 2A of Chapter 95 of the General Statutes is amended by
$\begin{array}{c} 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\\ 48\\ 49\\ 50\\ \end{array}$	 "§ 95-25.23. Violation of provisions on minimum wage, overtime, wage payment, withholding of wages, notification, and youth employment; civil penalty. (a) Any employer who violates the provisions of <u>G.S. 95-25.3</u> (Minimum Wage), <u>G.S. 95-25.4</u> (Overtime), G.S. 95-25.5 (Youth Employment) Employment), <u>G.S. 95-25.6 (Wage Payment)</u>, or <u>G.S. 95-25.13</u> (Notification), or any regulation issued thereunder, shall be subject to a civil penalty not to exceed five hundred dollars (\$500.00) for the first violation and not to exceed one thousand dollars (\$1,000) for each subsequent violation. In determining the amount of such penalty, the appropriateness of such penalty to the size of the business of the person charged and the gravity of the violation shall be considered. The determination by the Commissioner shall be final, unless within 15 days after receipt of notice thereof by certified mail with return receipt, by signature confirmation as provided by the U.S. Postal Service, by a designated delivery service authorized pursuant to 26 U.S.C. § 7502(f)(2) with delivery receipt, or via hand delivery, the person charged with the violation takes exception to the determination, in which event final determination of the penalty shall be made in an administrative proceeding pursuant to Article 3 of Chapter 150B and in a judicial proceeding pursuant to Article 4 of Chapter 150B. (c) The clear proceeds of civil penalties provided for in this section shall be remitted to the Civil Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2. (d) Assessment of penalties under this section shall be subject to a two year-three-year statute of limitations commencing at the time of the occurrence of the violation." SECTION 1.5.(e) Article 2A of Chapter 95 of the General Statutes is amended by adding a new section to read:
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49	 "§ 95-25.23. Violation of provisions on minimum wage, overtime, wage payment, withholding of wages, notification, and youth employment; civil penalty. (a) Any employer who violates the provisions of <u>G.S. 95-25.3</u> (Minimum Wage), <u>G.S. 95-25.4</u> (Overtime), G.S. 95-25.5 (Youth Employment)-Employment), G.S. 95-25.6 (Wage Payment), or G.S. 95-25.13 (Notification), or any regulation issued thereunder, shall be subject to a civil penalty not to exceed five hundred dollars (\$500.00) for the first violation and not to exceed one thousand dollars (\$1,000) for each subsequent violation. In determining the amount of such penalty, the appropriateness of such penalty to the size of the business of the person charged and the gravity of the violation shall be considered. The determination by the Commissioner shall be final, unless within 15 days after receipt of notice thereof by certified mail with return receipt, by signature confirmation as provided by the U.S. Postal Service, by a designated delivery service authorized pursuant to 26 U.S.C. § 7502(f)(2) with delivery receipt, or via hand delivery, the person charged with the violation takes exception to the determination, in which event final determination of the penalty shall be made in an administrative proceeding pursuant to Article 3 of Chapter 150B and in a judicial proceeding pursuant to Article 4 of Chapter 150B. (b) The amount of such penalty when finally determined may be recovered in the manner set forth in G.S. 95-25.23B. (c) The clear proceeds of civil penalties provided for in this section shall be remitted to the Civil Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2. (d) Assessment of penalties under this section shall be subject to a two year-three-year statute of limitations commencing at the time of the occurrence of the violation." SECTION 1.5.(e) Article 2A of Chapter 95 of the General Statutes is amended by

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1	(a) For the purposes of wage claims and collections under this Ar	ticle, an employee is
2	entitled to a lien upon:	<u>,</u>
3	(1) All property of the employer, real or personal, located in	this State and
4	(2) All property upon which the employee has performed w	
5	of the owner or of any person acting by the employer's a	· · · · · · · · · · · · · · · · · · ·
6 7	owner as contractor or otherwise, for the full amount o	<u>n the wages and any</u>
	statutory penalties owed.	
8	(b) Both a wage claim and an action to enforce a lien under this see	
9	by the employee individually or by the Commissioner, or any representativ	e of the employee on
10	behalf of the employee, including collective bargaining representatives.	1
11	(c) If no lien has been recorded at the time the employee files the	•
12	Commissioner, the Commissioner shall record and provide notice of the	lien on behalf of the
13	employee.	
14	(d) Any number of wage claims or wage deficiencies against the sa	
15	joined in a single proceeding, but the court may order separate trials or hear	
16	of the sale of the property subject to a lien are insufficient to pay all the c	
17	not such claims have been joined together, the court shall order the claims	imants to be paid in
18	proportion to the amount due each claimant.	
19	(e) <u>An employee's lien upon personal property shall be limited to su</u>	ch property as can be
20	made subject to a security interest under the Commercial Code by the	filing of a financing
21	statement.	
22	(f) In order to enforce a lien under this section upon real property,	a claim of lien must
23	be recorded with the county recorder in the county where the property is lo	cated, as follows:
24	(1) The claim shall include all of the applicable informa	tion set forth under
25	G.S. 44A-12.	
26	(2) The notice of lien shall be served on the property o	wner in the manner
27	prescribed by G.S. 44A-11.	
28	A lien under this section is perfected as soon as notice is provided	as required by this
29	subsection.	
30	(g) In order to enforce a lien under this section upon per	sonal property, the
31	Commissioner, employee representative, or employee shall file the notice of	f the lien in the office
32	of the Secretary of State and serve a copy of the notice by personal service t	o the employer in the
33	same manner as a summons or by mail. The office of the Secretary of State	shall place the notice
34	of the lien in the same file as the financing statements pursuant to G.S. 25-9-	310. The notice shall
35	specify the nature and amount of the claim, describe the property on which	
36	state that the person filing the notice claims a lien on that property.	
37	(h) The lien may be filed at any time prior to the expiration of the	statute of limitations
38	for a wage claim on the same wages pursuant to G.S. 95-25.22(f).	
39	(i) Mistakes or errors in the claimed amount owed shall not inval	lidate the lien unless
40	made with the intent to defraud.	
41	(j) If a lien is recorded pursuant to subsection (f) of this section and	an action to recover
42	unpaid wages has been filed, then that action shall also be deemed an acti	on to foreclose upon
43	any property subject to the recorded lien. In the judgment resulting from suc	ch an action, the court
44	may order the sale at sheriff's auction or the transfer to the plaintiff of title	or possession of any
45	property subject to the lien. Whether or not the court makes such an order as	part of the judgment,
46	a writ of sale may be issued for any property subject to the lien at any point	
47	unpaid wages is issued.	
48	(k) If judgment is entered in favor of the employer in an action for u	npaid wages or if the
49	case is dismissed with prejudice, the lien shall be extinguished upon expirat	tion of the applicable
50	appeals period if no appeal is filed. If an appeal is filed, the lien shall conti	± ±
51	issues on appeal have been decided.	

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1	(<i>l</i>) If an	action to recover the wages is not brought within one year of the filing of the
2		ted by this section shall be extinguished.
3		<u>recorded pursuant to subsection (f) of this section takes precedence over all</u>
4		gments, decrees, liens, or mortgages against the employer, regardless as to
5		bts, judgments, decrees, liens, or mortgages originate before or after the wage
6		less of whether these debts, judgments, decrees, liens, or mortgages were
7	-	the wage lien. An employee's lien is effective against the employer, the estate
8		or a subsequent bona fide purchaser of the property subject to the employee's
9	lien.	
10		mployee, the Commissioner, or the employee's representative, as assignee of the
11		tled to court costs and reasonable attorneys' fees for filing a successful action to
12		ursuant to this section."
13		TION 1.5.(f) This section is effective when this act becomes law and applies to
14		nployees on or after that date.
15		
16	"BAN THE BO	X''
17	SEC	FION 1.6.(a) Chapter 126 of the General Statutes is amended by adding a new
18	Article to read:	
19		" <u>Article 17.</u>
20		"Fair Assessment of Persons with Criminal Histories.
21	" <u>§ 126-100. Def</u>	initions.
22	The followin	g definitions apply in this Article:
23	<u>(1)</u>	Criminal history. – A State or federal history of conviction of a crime, whether
24		a misdemeanor or felony, that bears upon an applicant's fitness for public
25		employment. The term does not include a record of arrest not resulting in
26		conviction.
27	<u>(2)</u>	<u>Hiring authority. – The agent responsible by law for the hiring of persons for</u>
28		public employment.
29	<u>(3)</u>	Public employment. – Any job, work for pay, or employment, including
30		temporary or seasonal work, where the employer is the State of North Carolina
31		or any local political subdivision of the State.
32		nsideration of applicant criminal history.
33		nority may not inquire into or consider the criminal history of an applicant for
34		ent, or include any such inquiry on any initial employment application form,
35		authority has made a conditional offer of employment to the applicant. This
36		licable to positions for which a hiring authority is otherwise required by law to
37		inal record; however, nothing in this Article shall be construed to preclude any
38		n its discretion from adopting the provisions of this Article.
39 40		teria for disqualification. to as otherwise required by law, no person shall be disqualified from public
40		ly or in part because of a prior conviction, unless the conviction is determined
42		lly related to the qualifications, functions, or duties of the position after
43		all of the following factors:
44 44	<u>(1)</u>	The level and seriousness of the crime.
45	$\frac{(1)}{(2)}$	The date of the crime.
46	$\frac{(2)}{(3)}$	The age of the person at the time of the conviction.
47	$\frac{(5)}{(4)}$	The circumstances surrounding the commission of the crime, if known.
48	$\frac{(+)}{(5)}$	The nexus between the criminal conduct and the duties of the position.
49	$\frac{(5)}{(6)}$	The prison, jail, probation, parole, rehabilitation, and employment records of
50	10/	the person since the date the crime was committed.
51	<u>(7)</u>	The subsequent commission of a crime by the person.
	<u></u>	

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<u>(b)</u> <u>A r</u>	ecord of arrest not resulting in conviction may not be the b	basis for disqualification
from public en	nployment.	
" <u>§ 126-103.</u> C	pportunity to provide evidence of inaccuracy.	
The hiring	authority must inform the individual of the potential adver	se employment decision
	ackground check report prior to a final decision and must	
	that the individual was not correctly identified in the bac	kground check report or
	is otherwise inaccurate.	
	ata collection.	
	Human Resources Commission shall do the following:	
<u>(1)</u>	Record and log the positions that are statutoril	
	background checks prior to a conditional offer of emp	
<u>(2)</u>	Conduct quarterly reviews to determine compliance	
	make a report on all such reviews to the General Asse	embly annually.
<u>(3)</u>	Collect, and make available to the public, data on:	
	a. <u>The number of applicants for public emp</u>	-
	histories given conditional offers of employm	
	b. The number of applicants for public emp	loyment with criminal
	histories who are subsequently employed.	minuto in a la bistorias
" <u>§ 126-105.</u> A	c. <u>The retention rate of public employees with c</u>	minial instories.
	ions of this Article apply to all applicants for public empl	ovment "
	CTION 1.6.(b) G.S. 126-5 is amended by adding a new s	
	twithstanding any other provision of law, the provision	
	as to applicants for employment with the State or any lo	
of the State."	us to apprearts for employment with the state of any to	ear pointiear subarvision
	CTION 1.6.(c) This section is effective when this act bec	omes law and applies to
	r employment made on or after that date.	·····
11	1 5	
REPEAL OF	PUBLIC EMPLOYEE COLLECTIVE BARGAININ	G RESTRICTION
SE	CTION 1.7.(a) G.S. 95-98 reads as rewritten:	
' § 95-98. Cor	ntracts between units of government and labor unions	, trade unions or labor
-	anizations concerning public employees declared to be	-
	ment, or contract, between the governing authority of an	
	ality, or between any agency, unit, or instrumentality t	
•	mentality, or institution of the State of North Carolina, an	
	r organization, as bargaining agent for any public employ	
	r municipality, or agency or instrumentality of governme	
	public policy of the State, illegal, unlawful, void and of no	
SE	CTION 1.7.(b) This section is effective when this act be	comes law.
	COME TAX CREDIT	d immodiately hefered it
	CTION 1.8.(a) G.S. 105-151.31 is reenacted as it existed	a immediately before its
-	reads as rewritten:	
0	Earned income tax credit.	ornad incoma tax aradit
	cdit. – An individual who claims for the taxable year an e 32 of the Code is allowed a credit against the tax impose	
	<u>e percent (5%)</u> of the amount of credit the individual qua	•
· · · —	. A nonresident or part-year resident who claims the credi	
	the amount of the credit by multiplying it by the fra	•
	5(b) or (c), as appropriate. The percentage is as follows:	
(1)		%).
(1)		,
D 14		DD1140274 I Deefa 12C

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1 2 3 4 5 6 7 8 9 10 11	 (b) Credit Refundable imposed by this Part for the tax must refund the excess to the governing a refund of an ove 3507 of the Code, Advance allowed by this section. In c allowed, nonrefundable credities (c) Sunset. This sector January 1, 2014." SECTION 1.8.(b) 	kable year reduced by the taxpayer. The refundation repayment by the taxpay Payment of Earned Incomputing the amount as are subtracted before a strengther the strengther t	by this section exceeds the amount of tax e sum of all credits allowable, the Secretary able excess is governed by the provisions er of the tax imposed in this Part. Section come Credit, does not apply to the credit of tax against which multiple credits are
12 13 14	January 1, 2023. TAX CREDIT FOR CHILD SECTION 1.0 (a)		
15 16 17 18 19 20 21 22 23 24 25 26 27	adding a new section to read: " <u>§ 105-151.34. Credit for qu</u> (a) Credit. – A person of employment-related expense the tax imposed by this Part a the credit provided for in sect Internal Revenue Code. To cl with the tax return the inform (b) Phaseout. – The cre	nalified child and dependent who is allowed a credit ses under section 21 of the an amount equal to one tion 21 of the Code white aim the credit allowed ation required by the Sec edit allowed by this sec	against federal income tax for a percentage he Code shall be allowed as a credit against hundred percent (100%) of the amount of ich is claimed and allowed pursuant to the by this section, the taxpayer must provide
28 29 30 31	<u>Filing Status</u> Married, filing jointly <u>Head of Household</u>	For AGI Exceeding <u>\$75,000</u> <u>\$56,250</u>	<u>Percentage Reduction</u> <u>The lesser of 100% or</u> [(Taxpayer's AGI – \$75,000)/\$125,000] The lesser of 100% or
32 33 34 35	Single	\$37,500	[(Taxpayer's AGI – \$56,250)/\$93,750] The lesser of 100% or [(Taxpayer's AGI – \$37,500)/\$62,500]
33 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51	this section shall reduce the and G.S. 105-153.4(b) or (c), as a amount of tax imposed by t allowable, except for paymen SECTION 1.9.(b beginning on or after January UNEMPLOYMENT INSUE SECTION 2.1.(a) "(a) Weekly Benefit An unemployed is an amount eq quarters-highest paid quarter next lower whole dollar. If the	nount of the credit by muppropriate. The credit a his Part for the taxable ts of tax made by or on) Subsection (a) of th 1, 2023. RANCE BENEFITS IN G.S. 96-14.2(a) reads nount. – The weekly ber ual to the wages paid to of the individual's base is amount is less than fir ekly benefit amount m	his section is effective for taxable years

1	SECTION 2.1.(b) This section is effective for benefit weeks beginning on or after
2	April 1, 2023.
3	SECTION 2.2. G.S. 96-14.3 reads as rewritten:
4	"§ 96-14.3. Duration of benefits.
5	(a) Duration. The number of weeks an individual is allowed to receive unemployment
6	benefits depends on the seasonal adjusted statewide unemployment rate that applies to the
7	six-month base period in which the claim is filed. One six-month base period begins on January
8 9	1 and one six-month base period begins on July 1. For the base period that begins January 1, the average of the seasonal adjusted unemployment rates for the State for the preceding months of
10	July, August, and September applies. For the base period that begins July 1, the average of the
10	seasonal adjusted unemployment rates for the State for the preceding months of January,
12	February, and March applies. The Division must use the most recent seasonal adjusted
13	unemployment rate determined by the U.S. Department of Labor, Bureau of Labor Statistics, and
14	not the rate as revised in the annual benchmark.
15	Seasonal Adjusted Number
16	Unemployment Rate of Weeks
17	Less than or equal to 5.5% 12
18	Greater than 5.5% up to 6% 13
19	Greater than 6% up to 6.5% 14
20	Greater than 6.5% up to 7% 15
21	Greater than 7% up to 7.5% 16
22	Greater than 7.5% up to 8% 17
23	Greater than 8% up to 8.5% 18
24	Greater than 8.5% up to 9% 19
25	Greater than 9% 20
26	(a1) Maximum Duration. – An eligible individual is entitled to receive unemployment
27	benefits for a maximum period of 26 weeks, unless the benefit period is extended expressly by
28	State or federal law.
29	(b) Total Benefits. – The total benefits paid to an individual equals the individual's
30 31	weekly benefit amount allowed under G.S. 96-14.2 multiplied by the number of weeks allowed under subsection (a) of this section.26."
31	SECTION 2.3. The Legislative Research Commission (LRC) shall study expanding
32 33	the State's employment security system to cover self-employed workers who are laid off or have
33 34	hours reduced due to an economic downturn. For the purposes of this review, the term
35	"self-employed worker" means an individual who has a contract or arrangement to perform work
36	or services. The term includes, but is not limited to, app-based ride-share and food delivery
37	drivers, freelancers, and other similar "gig economy" workers.
38	The LRC shall report its findings and any legislative proposals to the 2024 Session of
39	the 2023 General Assembly.
40	
41	PANDEMIC/OCCUPATIONAL DISEASE PRESUMPTION
42	SECTION 3.1.(a) G.S. 97-53 reads as rewritten:
43	"§ 97-53. Occupational diseases enumerated; when due to exposure to chemicals.and
44	conditions enumerated.
45	The following diseases and conditions only shall be deemed to be occupational diseases
46	within the meaning of this Article:
47	
48	(30) Pandemic infection contracted by a covered person. – A pandemic infection
49 50	contracted by a covered person shall be presumed to be due to exposure in the
50	course of the covered person's employment. The presumption may only be
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		rebutted by clear and convincing evidence.	. The following definitions apply in
		determining eligibility for compensation u	• • • • •
			enforcement officer, jailer, prison
		-	y medical technician or paramedic
			vernmental employer, including a
		volunteer firefighter meeting the	requirements of G.S. 58-84-5(3a),
			employee required to work during
			essential by executive order of the
			ernmental authority, including food
		service, retail, and other essential p	
			emerging disease prevalent in the
,,		United States or the whole world.	
"	SEC	FION 3.1.(b) This section is effective when	n this act bacomas law and applies
alaima		kers' compensation benefits filed on or after	11
Clamis	S IOI WOI	kers compensation benefits med on or after	that date.
ANDE	MIC/L	DCAL GOVERNMENT EMPLOYEE QU	JARANTINE PAY
	SEC	FION 3.2.(a) Notwithstanding any provi	sion of law to the contrary, the
ollowing	g local g	overnmental employees shall be credited by	their respective employers for any
		leave taken by the employee to comply with	a quarantine related to exposure to
he coror			
	(1)	Health care workers.	
	(2)	Law enforcement officers, jailers, prison	
		medical technicians, paramedics, and v	olunteer firefighters meeting the
	SEC	requirements of G.S. 58-84-5(3a). FION 3.2.(b) This section is effective when	n this act bacomas law and applies
AVATU		v enforcement agency, county, city, and loca	11
cvery		v enforcement agency; county; eity; and loca	a pointeal subdivision of the State.
ANDE	MIC/M	ANDATORY STATE EMPLOYEES/HA	ZARD PAY/STUDY
	SEC	FION 4.1.(a) Article 2 of Chapter 126 of the	he General Statutes is amended by
		tion to read:	
' <u>§ 126-8</u>		datory State operations; mandatory empl	
<u>(a)</u>	-	itions. – The following definitions apply in t	
	<u>(1)</u>	Epidemic. – A disease occurring suddenly	• • •
		in numbers clearly in excess of normal. Thi	
	$\langle \mathbf{O} \rangle$	cases of a disease associated with a comme	
	<u>(2)</u>	<u>High-risk employees. – Employees in a cer</u>	
		underlying medical conditions and might	
		from a communicable disease as ident Communicable Diseases or the Division	•
		Carolina Department of Health and Human	
	<u>(3)</u>	Isolation. – A control measure issued by	
	<u>(5)</u>	Health Director under G.S. 130A-145 lin	
		persons or animals infected or reasonable	-
		communicable disease or condition for	· ·
		prevent the spread of the communicable d	
		<u>G.S. 130A-2(3a).</u>	· · · · · · · · · · · · · · · · · · ·
	<u>(4)</u>	Mandatory employee. – An employee w	vith a permanent, probationary, or
		time-limited appointment who is required	to report to a designated work site
		(particularly when all other employees an	
		workplace), other than their personal resi	dence, and only for those specific

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1		dates and times that such on-site reporting is requi	ired during a public health
2		emergency. Mandatory employees include, but are	not limited to, employees
3		in positions that directly impact the (i) public he	ealth and patient care, (ii)
4		public safety, (iii) operation of critical infrastru	ucture and facilities, (iv)
5		operation and safety of sensitive research labs and	ongoing care for research
5		animals, and (v) custody or care of persons or prope	erty for whom the State has
7		a duty to continue to serve. Mandatory employees	may also be referred to as
8		"essential employees."	
9	<u>(5)</u>	Pandemic The worldwide spread of an infection	ous/communicable disease
0		affecting a large number of people.	
1	<u>(6)</u>	Quarantine. – A control measure issued by a local	health director or the State
2		Health Director under G.S. 130A-145 limiting th	e movement or action of
3		persons or animals who have been exposed to or a	re reasonably suspected of
4		having been exposed to a communicable disease or	condition for the period of
5		time necessary to prevent the spread of the o	communicable disease or
6		condition, as described in G.S. 130A-2(7a).	
7	<u>(7)</u>	Social distancing. – Actions taken to reduce the opp	ortunities for close contact
8		between people in order to limit the spread of a con	<u>mmunicable disease.</u>
9	<u>(8)</u>	State agency or agency The legislative, executiv	e, and judicial branches of
20		State government and the respective departments,	divisions, and other units
1		thereof. The term includes The University of North	<u>n Carolina.</u>
2	(b) Findi	ngs and Policy Notwithstanding the existence of	f a communicable disease
3	epidemic or par	demic in this State, the mandatory essential funct	ions of government must
24	continue, even if	isolation, quarantine, and social distancing are publ	ic health control measures
25	that may be requ	ired to protect the public health. Certain State employ	yees are essential such that
6		resence in the workplace may be required in a situat	
27	State to provide	mandatory State employees with (i) the most effectiv	e equipment and measures
8	-	ealth in the workplace and (ii) hazard pay to compensa	te them for their continued
9		epidemic or pandemic.	
0		cy Responsibilities. – It is the responsibility of the he	
1		l, State, and federal public health officials to assess th	•
2		determine what actions shall be taken (including the	e closure of the agency or
33		cility or location). Each State agency shall:	
4	<u>(1)</u>	Comply with and adhere to any control measures, o	
5		from federal, State, and local public health agenci	es to prevent transmission
6		of a communicable disease.	
57	<u>(2)</u>	Require that agency management and employe	ees follow public health
8		guidelines.	
9	<u>(3)</u>	Immediately inform agency management and othe	· ·
0		health department, of any evidence in the work	
1		disease that could seriously endanger the health of	
2		latory Operations. – In order to continue essential St	-
.3		h State agency shall predetermine and designate 1	• •
4		ndatory employees to staff the operations even when	-
-5	-	are public health control measures that may be req	uired to protect the public
6	_	ommunicable disease pandemic or epidemic.	······································
17 10		latory Employees. – A mandatory employee may be	
48	* *	demic in order to maintain mandatory operations. A	mandatory employee may
19 50		work if the employee is:	
50	<u>(1)</u>	<u>A high-risk employee;</u>	

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1 2	(2) Isolated, quarantined, ill, or subject to other public health co	ontrol measures;
2 3 4	(3) Required to care for a member of the employee's immediat isolated, quarantined, or ill or who requires the employee's	
5	closure of a public or private school, a day care center, or an e	
6	Based on an agency's operational needs, a supervisor may excuse a mandat	
7 8	the employee is a parent (or guardian) who is required to stay home with un because of the closure of a day care facility, public or private school, or elder ca	
9	If operational needs change, a mandatory employee may be required to ret	
10	only for documented compelling reasons that will not jeopardize the health a	
11	mandatory employee. Management's discretion or convenience is not a compell	
12	the employee has been advised by a health care provider to quarantine due t	-
12	communicable disease. The advice to quarantine must be documented and based	•
13 14	care provider's belief that the employee has the communicable disease, may ha	*
14	to the communicable disease, or is particularly vulnerable to the communicable	
16	Each State agency shall maintain a list of mandatory employees by position, i	
10	employee name and contact information. The agency head shall develop an alte	
18	personnel in case the designated personnel are unable to work. Alternative work	*
19	current employees who are not designated as mandatory but who possess the sl	
20	mandatory employees, retirees, contract workers, or other temporary employ	
20	designated as mandatory personnel shall be notified of such designation and th	
21	report for, or remain at, work in emergency situations.	<u>e requirement to</u>
22	If mandatory personnel are required to remain at the work site for an extende	d period of time
23	the agency or university must provide adequate housing and food. If an employe	-
25	employer's premises for 24 hours a day, the employee shall be eligible for extra	
26	as appropriate and may be entitled to receive pay for all those hours depending	
27	Employees shall have a normal night's sleep and ample eating time, and	
28	considered as hours worked. At a minimum, the sleep allowance is for eight ho	
29	the meal period is for three hours.	<u>uis or sicep, uita</u>
30	(f) Hazard Pay/Compensatory Time. – When an agency is closed or wh	nen management
31	determines that only mandatory employees are required to report to a spo	
32	(particularly when all other employees are restricted from coming into the	
33	mandatory employees shall be granted hazard pay of at least 1.5 or an equi	
34	compensatory time for hours worked on-site up to 40 hours in a workweek. It is t	
35	discretion to determine any other appropriate compensation options based on the	
36	funds, operational needs of the agency, and in consideration of the duties b	
37	Compensatory time must be used within 24 months of it being awarded, o	
38	Agencies shall make every effort to give employees the opportunity to tak	-
39	Compensatory time earned during a public health emergency is not paid out at ex	
40	separation and does not transfer to another State agency. This provision applies	· · ·
41	mandatory employees, both exempt and nonexempt, under the Fair Labor Standa	
42	(g) Discipline and Appeals. – Individuals designated as mandatory em	
43	subject to disciplinary action, up to and including termination of employment, f	
44	to report for or remain at work. Each situation will be reviewed on a case-	by-case basis to
45	determine appropriate action. A mandatory employee may appeal the denial of	of an exemption,
46	any disciplinary action under this section, or both, pursuant to G.S. 126-34.02.	
47	(h) Applicability. – This section applies to all State employees, whethe	r or not they are
48	exempt or nonexempt from the provisions of this Chapter."	-
49	SECTION 4.1.(b) G.S. 126-34.02(b) reads as rewritten:	
50	"(b) The following issues may be heard as contested cases after completi	on of the agency
51	grievance procedure and the Office of State Human Resources review:	

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	7) Treatment of mandatory employees. – A mandatory employee may appeal the
	denial of an exemption, the adequacy of the amount of hazard pay, and an
	disciplinary action under G.S. 126-8.6."
	ECTION 4.1.(c) G.S. 126-8 reads as rewritten:
"§ 126-8.	inimum leave granted State employees.
	ept as otherwise authorized by G.S. 126-8.6(f), the amount of vacation leave granted
	ime State employee subject to the provisions of this Chapter shall be determined in
	with a graduated scale established by the State Human Resources Commission which
	he equivalent rate of not less than two weeks' vacation per calendar year, prorated
	nulative to at least 30 days. On December 31 of each year, any State employee who
	leave in excess of the allowed accumulation shall have that leave converted to sich
	eave allowed as needed to such State employees shall be at a rate not less than 10
	a calendar year, cumulative from year to year. Notwithstanding any other provision
•	n, no full-time State employee subject to the provisions of Chapter 126, as the same
	e Cumulative Supplement to Volume 3B of the General Statutes, on May 23, 1973
	wed less than the equivalent of three weeks' vacation per calendar year, cumulative
to at least 3	
LEGISLA	IVE RESEARCH COMMISSION/STUDY HAZARD PAY
	ECTION 5.1. The Legislative Research Commission shall study the practices o
local gover	mental and private employers in this State regarding hazard pay for their employee
and report	s findings and any legislative proposals to the 2024 Regular Session of the 2023
	embly upon its convening.
APPROP	ATIONS
	ECTION 6.1.(a) There is appropriated from the General Fund to the Office of State
Budget and	Management the sum of five million dollars (\$5,000,000) for the 2023-2024 fisca
0	mandatory employee hazard pay and otherwise implement the provisions of this act
-	ECTION 6.1.(b) There is appropriated from the General Fund to the Office of Stat
Human Re	ources (OSHR), Department of Administration, the sum of five million dollar
	in nonrecurring funds for the 2023-2024 fiscal year to settle claims filed by Stat
	who contract the coronavirus in the course of State employment as provided by
1 .	0), as enacted by this act. These funds shall remain available to pay these Stat
	ims until December 31, 2023. After that date, OSHR may use these funds to assis
1.	es with the settlement of prior outstanding workers' compensation claims.
č	ECTION 6.1.(c) This section becomes effective July 1, 2023.
EFFECTI	Ε DATE
	ECTION 7.1. Except as otherwise provided, this act is effective when it become
law.	