GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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SENATE BILL 607 State and Local Government Committee Substitute Adopted 4/18/23

Short Title: Temporary Solutions Program Changes.

(Public)

Sponsors:

Referred to:

	April 6, 2023
1	A BILL TO BE ENTITLED
2	AN ACT RELATING TO THE TEMPORARY SOLUTIONS PROGRAM.
3	The General Assembly of North Carolina enacts:
4	SECTION 1. G.S. 126-6.3 reads as rewritten:
5	"§ 126-6.3. Temporary employment needs of Cabinet and Council of State agencies; use of
6	the Temporary Solutions Program.
7	(a) Use of Temporary Solutions Required for Cabinet Agencies. – Notwithstanding
8	G.S. 126-5 or any other provision of law, all Cabinet agencies that utilize temporary employees
9	to perform work that is not information technology-related shall employ them through the
10	Temporary Solutions Program administered by the Office of State Human Resources. The
11	Director of the Office of State Human Resources may create exceptions to this requirement when
12	doing so would be in the best interests of the State in the sole discretion of the Director. An
13	exception shall be invalid unless it is in writing. <u>Resources (OSHR)</u> . Council of State agencies
14	may use the Temporary Solutions Program in the discretion of the agency.
15	(a1) <u>Temporary Employment Restrictions. – No temporary employee shall be employed</u>
16	more than 11 consecutive months. A temporary employee shall only be eligible for reinstatement
17	on the job assignment after working 11 consecutive months if the temporary employee is
18	separated for at least 31 consecutive calendar days. Temporary employees shall not be used to
19	permanently expand the workforce beyond authorized levels.
20	(a2) The OSHR shall prohibit from acquiring new temporary employees any agency
21 22	having an invoice owed to the OSHR that is over 90 days overdue or a total overdue invoice
22 23	amount exceeding two hundred thousand dollars (\$200,000) for any number of days. When an
23 24	agency is restricted from acquiring a new temporary employee under this subsection, the agency shall not be allowed to acquire new temporary employees through the Temporary Solutions
24 25	Program until the agency has paid all overdue invoices. The provisions of this subsection do not
23 26	apply to the North Carolina National Guard.
20 27	(a3) Exceptions. – The following exceptions apply:
28	(1) The Director of the OSHR may create exceptions to the requirements of
29	subsection (a) of this section only when the following conditions are met:
30	a. The Temporary Solutions Program cannot meet the agency's
31	employment needs for a class of temporary job assignments.
32	b. Failure to recruit for the class of temporary job assignments will cause
33	severe harm to the agency's ability to provide vital services to the
34	public.



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1	(2)	A temporary employee who is a full-time student, a re-	etired employee, an
2		inmate on a work-release program, an intern, or an extern	
3		requirements of subsection (a1) of this section.	•
4	<u>(3)</u>	The Director of the OSHR may create exceptions to t	he requirements of
5		subsection (a1) of this section only when all of the follow	wing conditions are
6		<u>met:</u>	
7		<u>a.</u> <u>The exception is in the best interests of the State be</u>	ecause removing the
8		employee from the job assignment will cause s	severe harm to the
9		agency's ability to provide vital services to the put	
10		b. The exception will not result in extending the 1	
11		length of temporary employment beyond 22	months from the
12		employee's initial hire date.	
13	*	hall be in the sole discretion of the Director of the OSHR ex	
14		al Guard is hereby granted preferred status for exceptions	
15		virector. All exceptions shall include a justification of wh	• •
16		ception is invalid unless it is submitted in writing and on fi	
17		m Office. To the extent possible, the Director of the OSH	
18	-	dvise agencies of alternative job classification options p	rior to approval of
19 20	•	osection (a1) of this section.	
20		tet and Council of State Agency Responsibilities. – Cabinet a	
21 22		onsible for sending a separation request or notification of th	
22		ore a temporary employee exceeds 11 consecutive months (a1) of this section applies. Failure to provide timely separ	
23 24		rom future access to temporary employees.	ration requests may
24 25		<u>R Responsibilities. – The OSHR shall monitor the employm</u>	ent of all temporary
23 26		abinet and Council of State agencies. Temporary employ	
20 27		secutive months shall be separated from BEACON, or	
28		CON, by the OSHR no more than two weeks past the 11-m	-
20 29		this section applies. The OSHR shall provide written not	
30	*	0, and 30 days prior to the temporary employee reaching 11	
31	of service.	•,	
32		rting. – Beginning July 1, 2023, and then quarterly thereaf	ter, the OSHR shall
33		nt Legislative Oversight Committee on General Governme	-
34	Research Division	on on agency compliance with this section and policies	and rules adopted
35	pursuant to it, ind	cluding:	
36	<u>(1)</u>	The number and type of all exceptions made by the Direc	tor of the OSHR.
37	<u>(2)</u>	Any agency invoices with due dates greater than 60 days.	
38	<u>(3)</u>	Compliance with G.S. 147-86.11(e)(3) through (e)(4).	
39	<u>(4)</u>	The number of temporary employees who exceeded 11 mo	onths of consecutive
40		employment, and the number of days each employee exce	eeded 11 months of
41		employment, separated by State agency.	
42		agency granted an exception under this section from us	
43		im and any Council of State agency that elected to not	
44		m shall record the time worked by each temporary emplo	
45	-	nber of hours worked per week, number of months worked	
46		e was not employed after 11 consecutive months of service	
47		nation monthly to the OSHR. To the extent possible for ten	
48		e BEACON, or the State payroll system that supersedes BE	
49 50		not feasible for an agency to use BEACON, or the supersedin	
50	purposes, the age	ency shall report monthly the information required by this s	ection to the OSHR

1	in accordance	with guidelines and requirements established by the Director of Temporary			
2	Solutions.				
3	(b) Com	pliance Monitoring. The Office of State Human Resources shall monitor the			
4	employment of	temporary employees by Cabinet and Council of State agencies and shall report			
5	biannually to th	ne Joint Legislative Oversight Committee on General Government and to the			
6	Fiscal Research Division on agency compliance with this section and policies and rules adopted				
7	pursuant to it. Each State agency granted an exception under this section from using the				
8	Temporary Solutions Program and any Council of State agency that elected to not use the				
9	Temporary Solu	tions Program shall record the time worked by each temporary employee in the			
10	agency, includi	ng the number of hours worked per week, number of months worked, and the			
11	amount of time the employee was not employed after 11 consecutive months of service with the				
12	agency. To the extent possible for temporary employees, agencies shall use BEACON, or the				
13	State payroll system that supersedes BEACON, for payroll purposes. If it is not feasible for an				
14	agency to use BEACON, or the superseding system for payroll purposes, the agency shall report				
15	the information required by this section to the Office of State Human Resources in accordance				
16	with guidelines	and requirements established by the Director of Temporary Solutions.			
17	(c) Defi	nitions. – For purposes of this section, the following definitions shall apply:			
18	(1)	Cabinet agency. – A unit of the executive branch of State government, such			
19		as a department, an institution, a division, a commission, a board, or a council			
20		that is under the control of the Governor. The term does not include an agency			
21		that is under the control of an official who is a member of the Council of State.			
22	(2)	Council of State agency. – An agency that is under the control of an official			
23		who is a member of the Council of State.			
24	<u>(3)</u>	Extern A student who, regardless of the number of credit hours enrolled, is			
25		employed as part of a written agreement between the State and an academic			
26		institution through which the student is paid and earns course credit.			
27	<u>(4)</u>	Full-time student. – An undergraduate student taking at least 12 credit hours			
28		or a graduate student taking at least nine credit hours.			
29	<u>(5)</u>	Intern A student who, regardless of the number of credit hours enrolled,			
30		works to gain occupational experience for a period of time not to exceed three			
31		months.			
32	<u>(6)</u>	Retired employee. – An individual drawing a retirement income or Social			
33		Security benefits and who has signed a statement that the individual is not			
34		available for, nor seeking, permanent employment.			
35	<u>(7)</u>	<u>Temporary employee. – A State employee who is employed in a temporary</u>			
36		appointment for a limited term, including a State employee hired from the			
37		OSHR Temporary Solutions Program, directly hired by an agency, hired by			
38		an agency from a private staffing firm, or hired by any other method used to			
39		fill a workforce need for a limited period of time. The term does not include a			
40	~	career State employee as defined by G.S. 126-1.1."			
41		TION 2. This act is effective when it becomes law and applies to temporary			
42	employees hired	l on or after that date.			