GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2025**

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HOUSE BILL 171

	Chart Title.	Equality in State A concise/Dushibition on DEI (Dublic)					
	Short Title:	Equality in State Agencies/Prohibition on DEI. (Public)					
	Sponsors:	Representatives B. Jones, N. Jackson, Lowery, and Eddins (Primary Sponsors). For a complete list of sponsors, refer to the North Carolina General Assembly web site.					
	Referred to:	Judiciary 1, if favorable, State and Local Government, if favorable, Rules, Calendar, and Operations of the House					
	February 24, 2025						
1	A BILL TO BE ENTITLED						
2	AN ACT ELIMINATING DIVERSITY, EQUITY, AND INCLUSION (DEI) INITIATIVES IN						
3	STATE AND LOCAL GOVERNMENT AND CLARIFYING THE PENALTY						
4		PROVISIONS OF THE STATE BUDGET ACT AND LOCAL GOVERNMENT BUDGET					
5	AND FISCAL CONTROL ACT.						
6	The General Assembly of North Carolina enacts:						
7 8	PART I. NO DEI IN STATE OR LOCAL GOVERNMENT						
9	SECTION 1.1.(a) Article 5 of Chapter 126 of the General Statutes is amended by						
10		section to read:					
11	•	Equality and merit in State government workplaces; no DEL					
12	(a) No State agency shall promote, support, fund, implement, or maintain workplace DEI						
13	programs, policies, or initiatives, including, but not limited to, using DEI in State government						
14	hirings and e	mployment; maintaining dedicated DEI staff positions or offices; or offering or					
15	requiring dive	ersity, equity, and inclusion (DEI) training.					
16	<u>(b)</u> <u>Th</u>	ne following definitions apply in this section:					
17	<u>(1</u>) Differential treatment. – Any distinction, exclusion, or difference in policy,					
18		practice, or action that impairs equal access to opportunities or benefits, based					
19		on a protected characteristic. This definition does not apply to					
20		antidiscrimination measures, reasonable accommodations, legal requirements,					
21		or bona fide occupational qualifications.					
22	<u>(2</u>						
23		initiative, or activity designed or implemented to:					
24 25		a. Influence hiring or employment practices with respect to race, sex,					
25		color, ethnicity, nationality, country of origin, or sexual orientation					
26		other than through the use of merit-based hiring processes in					
27 28		accordance with any applicable State and federal antidiscrimination					
28 29		laws.					
29 30		b. Promote differential treatment of or providing special benefits to individuals on the basis of race say color athricity patientiality.					
30 31		individuals on the basis of race, sex, color, ethnicity, nationality, country of origin, or sexual orientation.					
31	<u>(3</u>						
32 33	<u>()</u>	antidiscrimination laws.					



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1	(c) Nothing in this section shall be construed to conflict with, restrict, limit, or infringe	e
2	upon speech protected by the First Amendment of the U.S. Constitution.	-
3	(d) Nothing in this section shall be construed to conflict with or prohibit compliance with	h
4	Title IX of the Education Amendments of 1972, as amended; the Americans with Disabilities	_
5	Act, as amended; the Age Discrimination in Employment Act, as amended; Title VI of the Civi	
6	Rights Act of 1964; or other applicable State or federal law.	-
7	(e) The State Auditor shall conduct periodic compliance audits to determine whethe	r
8	there has been a violation of this section. If the State Auditor determines that a violation of this	
9	section has occurred, the determination shall be reported to the General Assembly and the Join	_
10	Legislative Commission on Governmental Operations.	<u>.</u>
11	(f) A State officer or employee who violates this section is subject to removal from officer	۹
12	or employment.	<u> </u>
12	(g) It is a Class 1 misdemeanor for a person to knowingly and willfully violate this	c
14	section.	3
15	(h) An employee of a State agency may bring a civil action for damages to the employee	<u>a</u>
16	resulting from violation of this section. The civil action may be brought in the county where the	_
17	employee resides or in which all or a substantial part of the acts or omissions giving rise to the	_
18	action occurred.	2
19	(i) Any person may bring a civil action for a violation of this section seeking injunctive	•
20	or declaratory relief and the recovery of reasonable attorneys' fees and costs. The action may be	_
20	brought in the county in which all or a substantial part of the acts or omissions giving rise to the	_
22	action occurred.	<u> </u>
23	(j) The provisions of this section are severable. If any provision of this section or its	c
23 24	application is held invalid, that invalidity shall not affect other provisions or applications that car	
25	be given effect without the invalid provision or application."	1
26	SECTION 1.1.(b) G.S. 126-5 is amended by adding a new subsection to read:	
27	"(c22) Notwithstanding any provision of law to the contrary, G.S. 126-14.7 shall apply to al	1
28	(i) nonexempt State employees in the executive branch, including nonexempt employees of The	_
29	University of North Carolina and nonexempt employees of the Community Colleges System	_
30	Office, and (ii) community college employees."	1
31	SECTION 1.2. Article 10 of Chapter 143 of the General Statutes is amended by	17
32	adding a new section to read:	y
33	" <u>§ 143-162.8. No public funds for DEI.</u>	
33 34	(a) No State agency, unit of local government, or non-State entity may use any State	<u> </u>
35	funds or public monies to promote, support, fund, implement, or maintain diversity, equity, and	
36	inclusion (DEI) initiatives or programs.	1
37	(b) No State agency, unit of local government, or non-State entity shall apply for, accept	-
38	or utilize federal funds, grants, or other financial assistance that require compliance with DE	
39	policies, initiatives, or mandates. Any existing programs funded through such means shall be	_
40	discontinued unless continued participation is expressly required by federal law.	2
40	(c) The following definitions apply in this section:	
42	(1) Diversity, equity, and inclusion or DEI. – A program, policy, initiative, o	r
43	activity designed or implemented to:	<u>I</u>
43 44		
45	<u>a.</u> <u>Influence State government practices with respect to race, sex, color</u> ethnicity, nationality, country of origin, or sexual orientation othe	
45 46		_
40 47	than for compliance with applicable State and federa antidiscrimination laws.	1
47		2
48 49	b. <u>Promote (i) differential treatment of or providing special benefits to</u> individuals on the basis of race, sex, color, ethnicity, nationality	
49 50	country of origin, or sexual orientation; or (ii) a difference in policy	_
50	practice, or action that impairs equal access to opportunities o	_
~ 1		

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1			benefits, based on a protected characterist	ic. This definition does not	
2		apply to antidiscrimination measures, reasonable accommodations,			
3			legal requirements, bona fide occupational	<u>l qualifications, or any trait</u>	
4			protected by State or federal antidiscrimina	ation laws.	
5		<u>(2)</u>	Non-State entity As defined in G.S. 143C-1-1.		
6		(3)	Public monies Funds from any source budget	ted or expended by a local	
7			political subdivision of the State, including, bu		
8			authorized by G.S. 153A-149 or G.S. 160A-209.		
9		<u>(4)</u>	State agency. – A unit of the executive, legislative	e, or judicial branch of State	
10			government, such as a department, institution, di	vision, commission, board,	
11			council, community college, or The University of	North Carolina system.	
12		(5)	State funds As defined in G.S. 143C-1-1. The	-	
13			received or held by a constituent institution of	The University of North	
14			Carolina, including endowment funds as def		
15			institutional trust funds as defined in G.S. 116-36.		
16		(6)	Unit of local government. – As defined in G.S. 14		
17	(d)	The p	prohibitions contained in subsections (a) and (b) of t		
18	not limite	d to, us	sing State funds or public monies to do any of the fol	llowing:	
19		(1)	Utilize DEI in hirings, employment, admissions, o	or the awarding of contracts.	
20		(2)	Offer or require DEI training.	-	
21		(3)	Maintain DEI offices or dedicated staff posit	tions, whether permanent,	
22			time-limited, full-time, part-time, or temporary.		
23	<u>(e)</u>	Noth	ing in this section shall be construed to conflict with	h, restrict, limit, or infringe	
24	upon spee	ech pro	tected by the First Amendment of the U.S. Constitut	ion.	
25	<u>(f)</u>				
26	Title IX o	of the H	Education Amendments of 1972, as amended; the A	Americans with Disabilities	
27	Act, as an	nended	; the Age Discrimination in Employment Act, as am	ended; Title VI of the Civil	
28	Rights Ac	ct of 19	<u>64; or other applicable State or federal law.</u>		
29	<u>(g)</u>	This	section shall not be construed to apply to any of the	<u>following:</u>	
30		(1)	Academic course instruction.		
31		<u>(2)</u>	Scholarly research or a creative work by an instit	tution of higher education's	
32			students, faculty, or other research personnel or	r the dissemination of that	
33			research or work.		
34		<u>(3)</u>	An activity of a student organization registered	with or recognized by an	
35			institution of higher education.		
36		<u>(4)</u>	Guest speakers or performers on short-term engag	gements.	
37		(5)	A policy, practice, procedure, program, or ac	ctivity to enhance student	
38			academic achievement or postgraduate outcon	nes that is designed and	
39			implemented without regard to race, sex, color, or	<u>ethnicity.</u>	
40		<u>(6)</u>	Data collection.		
41		(7)	Bona fide qualifications based on sex which are r	reasonably necessary to the	
42			normal operation of public higher education, inclu	uding, but not limited to:	
43			<u>a.</u> <u>Sports teams organized by sex.</u>		
44			b. <u>Single-sex bathrooms and locker rooms.</u>		
45			c. <u>Requiring a maintenance employee assig</u>	ned to a single-sex locker	
46			room to be a member of that respective sex	-	
47			d. Fraternities and sororities restricted to mer	mbers of one sex.	
48			e. Having single-sex housing options for stud	<u>dents.</u>	
49	<u>(h)</u>	It is	a Class 1 misdemeanor for a person to knowingly	y and willfully violate this	
50	section.				

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1	(i) A violation of this section is subject to the applicable penalty provision	ons of Article 10
2	of Chapter 143C of the General Statutes, Article 11 of Chapter 159 of the C	
3	G.S. 143C-6-22, or G.S. 159-183.	
4	(i) Beginning February 1, 2026, and annually thereafter, each State age	ncy, unit of local
5	government, and non-State entity shall prepare and publicly post on its website,	as well as submit
6	to the Office of the State Auditor, a report detailing the actions taken to comply	with this section.
7	The report must include each instance where a program or policy was revised of	or prohibited due
8	to a conflict with this section. The State Auditor shall compile this information	on and submit a
9	consolidated report to the Joint Legislative Commission on Governmental Op	verations and the
10	General Assembly by April 1, 2026, and then annually thereafter.	
11	(k) The State Auditor shall conduct periodic compliance audits to de	termine whether
12	there has been a violation of this section. If the State Auditor determines that a	violation of this
13	section has occurred, the determination shall be referred for prosecution by the	district attorney
14	of the county where all or a substantial part of the alleged violation occurred an	d reported to the
15	Joint Legislative Commission on Governmental Operations or the Loc	cal Government
16	Commission, as appropriate.	
17	(<i>l</i>) Any person may bring a civil action for a violation of this section se	eking injunctive
18	or declaratory relief and the recovery of reasonable attorneys' fees and costs.	The civil action
19	shall be brought in the county in which all or a substantial part of the acts or o	omissions giving
20	rise to the action occurred.	
21	(m) An employee of a State agency, unit of local government, or non-	
22	bring a civil action for damages to the employee resulting from a violation of	
23	civil action may be brought in the county where the employee resides or in	<u>1 which all or a</u>
24	substantial part of the acts or omissions giving rise to the action occurred.	
25	(n) The liability and penalty provisions contained in this section the section	
26	provisions are in addition to, and not in lieu of, liability under any other application	able provision of
27	law or cause of action in consequence of the violation.	
28	(o) <u>The provisions of this section are severable. If any provision of the interview of the section are severable. If any provision of the section are severable with the section are severable. If any provision of the section are severable with the section are severable. If any provision of the section are severable with the section are severable. If any provision of the section are severable with the section are severable. If any provision of the section are severable with the section are severable. The section are severable with the section are severable with the section are severable. The section are severable with the section are severable. The section are severable with the section are severable. The section are severable with the severable with the section are</u>	
29	application is held invalid, that invalidity shall not affect other provisions or app	lications that can
30	be given effect without the invalid provision or application."	1 1
31	SECTION 1.3.(a) Article 10 of Chapter 143 of the General S	statutes reads as
32	rewritten: "Article 10.	
33 24	"Penalties.	
34 35	"§ 143C-10-1. Offenses for violation of Chapter.	
35 36	-	havingly and
30 37	(a) Class 1 misdemeanor. – It is a Class 1 misdemeanor for a person to willfully do any one or more of the following:	J Knowingly and
38	willing do any one of more of the following.	
39	(5) Violate G.S. 143-162.8 regarding use of State funds.	
40	(b) Class A1 misdemeanor. – It is a Class A1 misdemeanor for a persor	n to make a false
41	statement in violation of G.S. 143C-6-23(c).	i to make a faise
42	(c) Forfeiture of Office or Employment. – An appointed officer or employment.	ovee of the State
43	or an officer or employee of a political subdivision of the State, whether elect	
44	forfeits his <u>or her</u> office or employment upon conviction of an offense under	
45	elected officer of the State is subject to impeachment for committing any of the o	
46	in this section.	
47	"§ 143C-10-2. Civil liability for violation of Chapter.	
48	(a) A person convicted of an offense under who violates G.S. 143C-10	0-1 is liable in a
49	civil action for any damages suffered by the State in consequence of the offense	
50	or non-State entity receiving public funds shall have a duty to pursue the recoupt	

General Assembly Of North Carolina Session 2025 funds by all lawful means available, including the filing of a civil action in the General Court of 1 2 Justice. 3 Any person may bring a civil action for a violation of this section seeking injunctive (b) or declaratory relief and the recovery of reasonable attorneys' fees and costs. The civil action 4 5 shall be brought in the county in which all or a substantial part of the acts or omissions giving rise to the action occurred. 6 "§ 143C-10-3. Suspension from office or impeachment for refusal to comply with Chapter. 7 8 State Officers or Employees of the Executive Branch. - The Governor may suspend (a) 9 from the performance of his or her duties any State officer or employee of the executive branch 10 except an officer elected by the people, who persists, after notice and warning, in failing or 11 refusing to comply with the provisions of this Chapter or any lawful administrative directive issued pursuant to this Chapter. Before acting to suspend, the Governor shall give the accused 12 13 notice and an opportunity to be heard in his or her own defense. The Governor shall report the 14 facts leading to suspension to the district attorney for the county in which all or a substantial part 15 of the violation occurred and to the Attorney General who may initiate appropriate criminal or 16 civil proceedings. The Governor may apply to the General Court of Justice for a restraining order 17 and injunction if a suspended officer or employee persists in performing official acts. 18 Elected Officers. – A State officer elected by the people who knowingly and willfully (b) 19 fails or refuses to comply with any provision of this Chapter or any lawful administrative directive issued under this Chapter is subject to impeachment." 20 21 SECTION 1.3.(b) G.S. 159-182 reads as rewritten: 22 "§ 159-182. Offending officers and employees removed from office. 23 If an officer or employee of a local government or public authority persists, after (a) 24 notice and warning from the Commission, in failing or refusing to comply with any provision of 25 this Chapter, he the officer or employee forfeits his the office or employment. The Commission 26 may enter an order suspending the offender from further performance of his or her office or employment after first giving him or her notice and an opportunity to be heard in his or her own 27 28 defense, pending the outcome of quo warranto proceedings. Upon suspending a local officer or 29 employee under this section, the Commission shall report the circumstances to the Attorney 30 General who shall initiate quo warranto proceedings against the officer or employee in the General Court of Justice. Justice and to the district attorney for the county in which all or a 31

- 32 substantial part of the noncompliance occurred. If an officer or employee persists in performing 33 any official act in violation of an order of the Commission suspending him or her from 34 performance of his or her duties, the Commission may apply to the General Court of Justice for 35 a restraining order and injunction.
- 36 Any person may bring a civil action for a violation of this section seeking injunctive (b) 37 or declaratory relief and the recovery of reasonable attorneys' fees and costs. The civil action 38 shall be brought in the county in which all or a substantial part of the acts or omissions giving 39 rise to the action occurred."
- 40 SECTION 1.3.(c) Article 11 of Chapter 159 of the General Statutes is amended by 41 adding a new section to read:

42 "§ 159-183. Violation of G.S. 143-162.8.

- It is a Class 1 misdemeanor for a person to knowingly and willfully violate 43 (a) 44 G.S. 143-162.8 regarding the use of public monies. An offending officer or employee is subject to removal from office or employment as provided by G.S. 159-182. 45
- A person who violates G.S. 143-162.8 is liable for any damages suffered by a unit of 46 (b) 47 local government in consequence of the offense. A unit of local government or entity receiving 48 public funds shall have a duty to pursue the recoupment of misspent funds by all lawful means available, including the filing of a civil action in the General Court of Justice." 49
- 50

PART II. EFFECTIVE DATE 51

General Assembly Of North Carolina

SECTION 2.1. This act is effective when it becomes law, and the penalty provisions
enacted in Part I of this act apply to acts or omissions occurring on or after that date.