GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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SENATE DRS15064-LM-42A (02/18)

Short Title:	Amend State Fair Housing Act.	(Public)
Sponsors:	Senator McKissick.	
Referred to:		

1	A BILL TO BE ENTITLED				
2	AN ACT AMENDING THE STATE FAIR HOUSING ACT.				
3	The Gener	ral Asse	mbly o	f North Carolina enacts:	
4		SECT	ION 1.	G.S. 41A-4 reads as rewritten:	
5	"§ 41A-4.	Unlaw	ful dis	criminatory housing practices.	
6	(a) It is an unlawful discriminatory housing practice for any person in a real estate				
7	transaction	n, becau	use of a	race, color, religion, sex, national origin, handicapping condition, or	
8	familial st	atus to:			
9		(1)	Refus	e to engage in a real estate transaction;	
10		(2)	Discriminate against a person in the terms, conditions, or privileges of a real		
11			estate	transaction or in the furnishing of facilities or services in connection	
12			therev	vith;	
13		(2a)	Refuse	e to permit, at the expense of a handicapped person, reasonable	
14		modifications of existing premises occupied or to be occupied by the person			
15				modifications are necessary to the handicapped person's full enjoyment	
16				premises; except that, in the case of a rental unit, the landlord may,	
17				it is reasonable to do so, condition permission for modifications on	
18				nent by the renter to restore the interior of the premises to the	
19			condition that existed before the modifications, reasonable wear and tear		
20			except	t ed;	
21		(2b)		e to make reasonable accommodations in rules, policies, practices, or	
22				es, when these accommodations may be necessary to a handicapped	
23			person's equal use and enjoyment of a dwelling;		
24		(2c)	Fail to design and construct covered multifamily dwellings available for first		
25		occupancy after March 13, 1991, so that:			
26			a.	The dwellings have at least one building entrance on an accessible	
27				route, unless it is impractical to do so because of terrain or unusual	
28				site characteristics; or	
29			b.	With respect to dwellings with a building entrance on an accessible	
30				route:	
31				1. The public and common use portions are readily accessible to	
32				and usable by handicapped persons;	
33				2. There is an accessible route into and through all dwellings	
34				and units;	



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1 2 3	3.		ssage into, within, and through al units are wide enough for
4 5 6	4 .	0	switches, electrical outlets, vironmental controls are in
7 8	5.	Bathroom walls are reinforced grab bars; and	to allow later installation of
9 10	6.	C	space for an individual in a
1	(3) Refuse to rec estate transact	eive or fail to transmit a bona	fide offer to engage in a real
3		otiate for a real estate transaction	n.
4 5	(5) Represent to	a person that real property is no se when in fact it is so availab	t available for inspection, sale,
l6 7	(6) Make, print, o	attention, or refuse to permit him circulate, post, or mail or cause	to be so published a statement,
18 19 20	transaction, or	t, or sign, or use a form or r make a record or inquiry in cor tion, which indicates directly or	nnection with a prospective real
21 22 23	limitation, spe (7) Offer, solicit	ecification, or discrimination wit , accept, use, or retain a listi g that any person may be discrin	h respect thereto; ng of real property with the
24 25	transaction o therewith; or	r in the furnishing of faciliti	•
26 27		ke unavailable or deny housing. Laws 1989, c. 507, s. 2.	
28		scriminatory housing practice f	• •
29	whose business includes engaging	-	
30 21	against any person in making a		
81 82	such a transaction, because of ra or familial status. As used in this		
,2 33 34	(1) The making of	or purchasing of loans or provid onstructing, improving, repairing	ling financial assistance (i) for
35 36		security is residential real estate rokering, or appraising of reside	
37 38	The provisions of this subsection application which inquires into		
39 10	its actions on the income or finan (c) It is an unlawful disc	ncial abilities of any person. riminatory housing practice for a	a person to induce or attempt to
41	induce another to enter into a rea	al estate transaction from which s	such person may profit:
12 13	composition of	ing that a change has occurred of the residents of the block, neig	ghborhood, or area in which the
14 15 16		is located with respect to race capping condition, or familial sta	-
10 17 18 19	(2) By representit lowering of p	ing that a change has resulted, property values, an increase in c n the quality of schools in the b	riminal or antisocial behavior,
50		l property is located.	noex, neighborhood, or area in

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1	(d)	It is	an unla	awful d	discriminatory housing practic	e to deny any person who is
2						
3		otherwise qualified by State law access to or membership or participation in any real estate brokers' organization, multiple listing service, or other service, organization, or facility relating				
4		-		-		to discriminate in the terms or
5						use of race, color, religion, sex,
6					ondition, or familial status.	use of face, color, rengion, sen,
7	(e)	0	-	1 0		o coerce, intimidate, threaten, or
8	× /				• • • •	account of having exercised or
9						other person in the exercise or
10	5 5				or protected by this Chapter.	other person in the excitence of
11	(f)	•	0 0		criminatory housing practice to:	
12	<u>\1</u> /	$\frac{113 \text{ m}}{(1)}$				nandicapped person, reasonable
13		<u>(1)</u>				or to be occupied by the person
14						dicapped person's full enjoyment
15					•	a rental unit, the landlord may,
16						permission for modifications on
17						nterior of the premises to the
18					-	tions, reasonable wear and tear
19			excep			ions, reusonable wear and tear
20		(2)	-		ake reasonable accommodation	s in rules, policies, practices, or
		<u>(2)</u>				be necessary to a handicapped
$\frac{21}{22}$					al use and enjoyment of a dwelli	• • •
23		(3)		_		mily dwellings available for first
23 24		<u>(5)</u>			ter March 13, 1991, so that:	mily awomings available for mise
21 22 23 24 25			<u>a.</u>		•	ilding entrance on an accessible
26			<u>u.</u>		-	so because of terrain or unusual
27					haracteristics; or	
28			<u>b.</u>	-	· · · · · · · · · · · · · · · · · · ·	ilding entrance on an accessible
29			_	route:		
30				1.		portions are readily accessible to
31					and usable by handicapped pe	ersons;
32				<u>2.</u>	There is an accessible route	into and through all dwellings
33					and units;	
34				<u>3.</u>	All doors designed to allow p	bassage into, within, and through
35					these dwellings and individ	ual units are wide enough for
36					wheelchairs;	
37				<u>4.</u>	Light switches, electrical	switches, electrical outlets,
38					thermostats, and other er	nvironmental controls are in
39					accessible locations;	
40				<u>5.</u>	Bathroom walls are reinforce	ed to allow later installation of
41					grab bars; and	
42				<u>6.</u>	Kitchens and bathrooms have	ve space for an individual in a
43					wheelchair to maneuver."	
44		SECT	TION 2	G.S .	41A-5(a) is amended by addin	ng a new subdivision to read as
45	follows:					
46	"§ 41A-5.					
47	(a)	It is a	violatic	on of the	is Chapter if:	
48		•••				
49		(3) <u>A person's act or failure to act violates G.S. $41A-4(f)$."</u>				
50		SECT	TON 3	. This a	act becomes effective October 1	, 2009.