GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2019**

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HOUSE BILL DRH10762-NDa-145A

	Short Title:	Ban the Box for COVID-19 State of Emergency. (Public)
	Sponsors:	Representative Alston.
	Referred to:	
1		A BILL TO BE ENTITLED
2	AN ACT T	O BAN THE BOX FOR EMPLOYMENT AND PROHIBIT HOUSING
3	DISCRIM	IINATION BASED UPON A PERSON'S CRIMINAL HISTORY DURING THE
4	COVID-1	9 EMERGENCY AND TO APPROPRIATE FUNDS.
5	The General A	Assembly of North Carolina enacts:
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7	PART I. BA	N THE BOX FOR PUBLIC AND PRIVATE EMPLOYMENT DURING THE
8	COVID-19 E	CMERGENCY
9	SI	ECTION 1.(a) Definitions For the purposes of this section, the following
10	definitions ap	ply:
11	(1)) Criminal history. – A State or federal history of conviction of a crime, whether
12		a misdemeanor or felony, that bears upon an applicant's fitness for
13		employment. The term does not include a record of arrest not resulting in
14		conviction.
15	(2) Employer. – The State, its agencies or political subdivisions, and any person
16		in the State employing four or more individuals, any person acting in the
17		interest of an employer directly or indirectly, or any person undertaking for
18		compensation to procure employees or opportunities for employment.
19	(3) Hiring authority. – The person, board, commission, or department of the State
20		responsible by law for the hiring of persons for public employment.
21	(4) Public employment. – Any job, work for pay, or employment, including
22		temporary or seasonal work, where the employer is the State of North Carolina
23		or any political subdivision of the State.
24	SI	ECTION 1.(b) Consideration of Applicant Criminal History. –
25	(1) An employer or hiring authority may not inquire into or consider or require
26		the disclosure of the criminal history of an applicant for employment, or
27		include any such inquiry on any initial employment application form, until the
28		employer or hiring authority has made a conditional offer of employment to
29		the applicant.
30	(2	
31		authority is otherwise required by law to consider an applicant's criminal
32		history; however, nothing in this section shall be construed to preclude any
33		employer or hiring authority in its discretion from adopting the provisions of
34		this section.
35	SI	ECTION 1.(c) Criteria for Disqualification. – Except as otherwise required by law,
36		Il be disqualified from employment solely or in part because of a prior conviction,



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unless the conviction is determined to be substantially related to the qualifications, functions, or			
duties of the position after consideration of each of the following:			
(1) The level and seriousness of the crime.			
(2) The date of the crime.			
(3) The age of the person at the time of the crime.			
(4) The circumstances surrounding the commission of the crime, if known.			
(5) The nexus between the criminal conduct and the duties of the position.			
(6) The prison, jail, probation, parole, rehabilitation, and employment records of			
the person since the date the crime was committed.			
(7) The subsequent commission of a crime by the person.			
SECTION 1.(d) Certain Criminal Records Shall Not Be Used. – The following			
criminal records shall not be the basis for disqualification from employment:			
(1) Arrests not followed by conviction.			
(2) Convictions that have been sealed, dismissed, or expunged.			
(3) Infractions or misdemeanors for which no jail sentence can be imposed.			
SECTION 1.(e) Opportunity to Provide Evidence of Inaccuracy or Mitigation and			
Rehabilitation. – If an employer or hiring authority intends to deny an applicant a position of			
employment solely or in part because of the applicant's prior conviction of a crime, the employer			
or hiring authority shall provide the applicant an opportunity to demonstrate any of the following:			
(1) That the applicant was not correctly identified by the criminal history report.			
(2) That the criminal history report is otherwise inaccurate.			
(3) Evidence of mitigation or rehabilitation related to the prior conviction or			
convictions.			
SECTION 1.(f) Employer or Hiring Authority to Provide Certain Materials to			
Applicant in Writing. – Pursuant to subsection (e) of this section, the employer or hiring authority			
shall provide the applicant with each of the following in writing prior to a final hiring decision:			
(1) The conviction or convictions that are the basis for the potential denial.			
(2) A copy of the applicant's criminal history, if any.			
(3) Examples of mitigation or rehabilitation evidence that the applicant may			
voluntarily provide.			
SECTION 1.(g) Applicant Opportunity to Respond. – Upon receipt of the			
information required by subsection (f) of this section, the applicant shall have five business days			
to respond. The employer or hiring authority shall not make a final hiring decision until after the			
applicant has either failed to timely respond or the employer or hiring authority has reviewed all			
information provided by the applicant pursuant to this section.			
SECTION 1.(h) Notification of Denial of Employment. – If an employer or hiring			
authority denies an applicant a position of employment solely or in part because of the applicant's			
prior conviction of a crime, the employer or hiring authority shall notify the applicant in writing			
of the following:			
(1) The fact of the denial.			
(2) The grounds for the denial.			
(3) Any complaint or grievance procedure available based upon the denial.			
SECTION 1.(i) Violations and Remedies. – Complaints of alleged violations of the			
provisions of this section shall be received, investigated, and responded to by the Attorney			
General's Office. The Attorney General's Office may apply to the superior court for an injunction			
to prevent any violation or threatened violation of this section, and the superior courts have			
jurisdiction to grant the requested relief, irrespective of whether criminal prosecution has been			
instituted or administrative sanctions imposed because of the violation. The venue for an action			
brought under this subsection shall be in any county selected by the Attorney General. The			
Attorney General may delegate, in writing, all or part of the authority provided under this			
subsection.			

SECTION 1.(j) Contractors. – The State and its political subdivisions shall only do 1 2 business with contractors that follow hiring practices which comply with this section, although 3 nothing in this subsection shall be construed to require the State or its political subdivisions to 4 breach any existing contract. 5 **SECTION 1.(k)** Exceptions. – This section shall not apply to hiring practices for the 6 following positions: 7 (1)Law enforcement officer. 8 Any position the primary function of which is to provide security services. (2)9 Any position within the courts of the State. (3) 10 Any position within a prison, jail, or detention center within the State. (4) Any position within a hospital, medical, or mental health facility within the 11 (5) 12 State. 13 Any position the primary function of which is to maintain or distribute (6)14 controlled substances. 15 (7)Any position the primary function of which is to provide direct supervision to 16 minors, including but not limited to, positions within a preschool, an 17 elementary school, a secondary school, and any child care facility. 18 (8) Any position that provides direct support to the other positions referenced in 19 this subsection. 20 **SECTION 1.(***l***)** Clarification of Exceptions. – Nothing in subsection (k) of this 21 section shall be construed to prohibit an employer or hiring authority from voluntarily adopting 22 hiring policies in accordance with this section. 23 **SECTION 1.(m)** Data Collection; Confidentiality. – The employer or hiring 24 authority shall retain all records required by this section for at least two years. These records shall 25 be made available to the Attorney General's Office, or its designee, upon written request. Records 26 retained under this section are confidential and are not public records under G.S. 132-1. 27 **SECTION 1.(n)** Superseding Clause. – The provisions of this section shall prevail 28 over any other laws and rules which purport to govern the initiation, suspension, or termination 29 of public employment on the grounds of conviction of a crime or crimes. Nothing in this section 30 shall be construed to otherwise effect valid proceedings involving the initiation, suspension, or 31 termination of public employment. 32 SECTION 1.(0) Effective Date. - This section is effective when it becomes law and 33 expires on the earlier of the date the Governor signs an executive order rescinding Executive 34 Order No. 116, Declaration of a State of Emergency to Coordinate Response and Protective 35 Actions to Prevent the Spread of COVID-19, or March 1, 2021. 36 37 PART II. EXPANSION OF NORTH CAROLINA HOUSING DISCRIMINATION 38 **PROTECTIONS DURING THE COVID-19 EMERGENCY** 39 **SECTION 2.(a)** Subsections (a) through (g) of G.S. 41A-4 shall also include the 40 prohibition of discrimination against an individual based upon the individual's criminal history. **SECTION 2.(b)** For the purposes of this section, "criminal history" is defined as 41 42 information transmitted orally or in writing or by any other means, and obtained from any source, 43 including, but not limited to, the person to whom the information pertains, a government agency, 44 or a background check report regarding one or more convictions or arrests, a conviction that has 45 been sealed, dismissed, vacated, expunged, voided, invalidated, or otherwise rendered 46 inoperative by judicial action or by statute; a determination or adjudication in the juvenile justice 47 system; a matter considered in or processed through the juvenile justice system; or participation 48 in or completion of a diversion or a deferral of judgment program. 49 **SECTION 2.(c)** This section shall not apply when State or federal law otherwise 50 requires a person to consider an individual's criminal history in the context of the circumstances 51 referenced under subsections (a) through (g) of G.S. 41A-4.

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1 2	SECTION 2.(d) This section is effective when it becomes law and expires on the earlier of the date the Governor signs an executive order rescinding Executive Order No. 116,
$\frac{2}{3}$	Declaration of a State of Emergency to Coordinate Response and Protective Actions to Prevent
4	the Spread of COVID-19, or March 1, 2021.
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6	PART III. FUNDS TO DEPARTMENT OF JUSTICE FOR ATTORNEY POSITION
7	SECTION 3.(a) There is appropriated from the General Fund to the Department of
8	Justice, Fund Code 1200 (Legal Services), the sum of one hundred thirty thousand nine hundred
9	fifty-two dollars (\$130,952) in recurring funds for the 2020-2021 fiscal year to be used for one
10	attorney position to receive, investigate, and respond to complaints pursuant to subsection (i) of
11	Section 1 of this act.
12	SECTION 3.(b) This section becomes effective July 1, 2020.
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14	PART IV. EFFECTIVE DATE
15	SECTION 4. Except as otherwise provided, this act is effective when it becomes
16	law

16 law.