## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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## HOUSE BILL DRH40550-LRa-131A

Short Title:	Protect St. Emp. & Contractor Rights/Funds.	(Public)
Sponsors:	Representative Logan.	
Referred to:		

1		A BILL TO BE ENTITLED
2	AN ACT APPR	OPRIATING FUNDS FOR THE 2020-2021 FISCAL YEAR TO PROTECT
3	THE RIGHT	S OF STATE GOVERNMENT EMPLOYEES AND CONTRACTORS BY
4	ESTABLISH	ING THE OMBUD'S OFFICE UNDER THE STATE HUMAN RESOURCES
5	COMMISSIC	ON FOR THE INDEPENDENT REVIEW OF WORKPLACE COMPLAINTS
6	AND PRO	HIBITING THE MISTREATMENT OF CONTRACT EMPLOYEES
7	WORKING I	N STATE GOVERNMENT.
8	The General Asso	embly of North Carolina enacts:
9	SECT	<b>TON 1.</b> G.S. 126-4 reads as rewritten:
10	"§ 126-4. Power	s and duties of State Human Resources Commission.
11	Subject to th	e approval of the Governor, the State Human Resources Commission shall
12	establish policies	and rules governing each of the following:
13		
14	<u>(20)</u>	Delegation of authority to an Ombud's Office charged with providing
15		independent review of State employee workplace complaints and assistance
16		to State employees in resolving workplace issues. In addition, the Ombud's
17		Office shall establish programs to educate State employees about their rights
18		and to train both supervisors and employees in dispute resolution techniques
19		appropriate for the State government workplace.
20	"	
21		<b>TION 2.</b> Chapter 126 of the General Statutes is amended by adding a new
22	Article to read:	
23		" <u>Article 17.</u>
24	110 107 100 D C	" <u>Contract Employee Protection.</u>
25	" <u>§ 126-100. Defi</u>	
26		g definitions apply in this Article:
27 28	<u>(1)</u>	Adverse action. – Any of the following actions taken by a private third-party
		employer or a State government employee against a contract employee:
29 30		a. <u>Reassignment to less-desired work location.</u>
30 31		<ul> <li><u>b.</u> <u>A reduction in compensation.</u></li> <li><u>c.</u> Failure to give a promised or customary increase in compensation or</li> </ul>
32		<u>c.</u> <u>Failure to give a promised or customary increase in compensation or</u> work status.
33		
33 34		
35		<u>f.</u> Withdrawal of previously allowed privileges.
36		e.More intensive or critical supervision.f.Withdrawal of previously allowed privileges.g.Assignment to more difficult duties.
50		5. Abstraction to more uniferrate duties.
		$ \begin{array}{c} \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\$

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	h. Demanding increased production for a reta	liatory purpose.
	i. Treatment that subjects the contract emplo	
<u>(2)</u>	Contract employee. – An employee of a private th	
	assigned to work in a State government workpla	1 1 1 1
	project.	
<u>(3)</u>	Private third-party employer. – A nongovernmenta	al employer that (i) employs
<u>x=</u> ,	two or more employees and (ii) has a contract	
	employees to a State agency, department, or inst	
	services in a State government workplace or on a	± ±
<u>(4)</u>	Workplace bullying. – A persistent pattern of mist	
<u> </u>	workplace that causes physical, emotional, or fin	
	not limited to, verbal, nonverbal, psychologica	
	interference with an employee's work or career ad	
"8 126-101. Mis	treatment of contract employees prohibited.	vancement.
	gainst the public policy of this State for any State employees	ployee to mistreat a contract
	State government workplace or in connection with a	-
· · ·	ch supervisor in a State government workplace to the	± •
•	nent of contract employees.	lake an reasonable steps to
*	ate employee shall take or cause a private third-pa	orty employer to initiate ar
	ainst a contract employee in retaliation for the cont	
the following:	anst a contract employee in retanation for the cont	ract employee doing any of
<u>(1)</u>	Making a complaint or providing information, i	n good faith to the North
<u>(1)</u>	Carolina Department of Labor or the United States	-
	<u>a possible labor law violation by the private third</u>	
	State agency, department, or institution.	<u>d-party employer of by the</u>
( <b>2</b> )	<u>Testifying in any investigation made or other pr</u>	occording hold under State
<u>(2)</u>		-
	local, or federal law relating to a State g State-controlled project.	overnment workplace of
(2)	Exercising any employee rights that are protected u	under State local or federal
<u>(3)</u>		inder State, local, of federal
(A)	law. Complaining about workplace bullying in a State g	overnment workplace or in
<u>(4)</u>		government workplace of m
Any State on	<u>connection with a State-controlled project.</u> ployee who violates this subsection shall be subject	to discipling we action up to
		to disciplinary action up to
-	mination from State government employment. vate third-party employer shall not take adverse	action against a contract
-		-
	iation for the contract employee doing any of the fo Making a complaint or providing information, i	-
<u>(1)</u>	Carolina Department of Labor or the United States	
	a possible labor law violation by the private third	<u>a-party employer or by the</u>
( <b>2</b> )	State agency, department, or institution.	a and in a hold up day State
<u>(2)</u>	Testifying in any investigation made or other pr	
	local, or federal law relating to a State g	overnment workplace of
	State-controlled project.	
<u>(3)</u>	Exercising any employee rights that are protected u	inder State, local, or federal
	law.	
<u>(4)</u>	Complaining about workplace bullying in the Stat	e government workplace or
	in connection with a State-controlled project.	
(1)	outh Concline Depentment of Labor shall investige	a alloged wighting of this
	lorth Carolina Department of Labor shall investigat	
section and may	assess a civil penalty against a private third-party en	mployer in an amount from
section and may one thousand do		mployer in an amount from ) for each violation of this

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1	to have violated this section shall be ineligible to enter into contracts with any State agency,
2	department, or institution for a period of five years.
3	(e) The contract employee may bring a civil action against a private third-party employer
4	for a violation of this subsection in the superior court of the county where the violation occurred
5	or where the contract employee lives within two years of the date of the alleged adverse action.
6	If the contract employee is the prevailing party in an action under this subsection, the court may
7	order reinstatement, back pay, and other appropriate relief and shall order payment of the
8	prevailing party's attorney fees and litigation costs by the losing party.
9	(f) The Department of Labor and the State Human Resources Commission shall jointly
10	develop, publish, and distribute educational and training materials about contract employee rights
11	under this section, including physical posters to be placed conspicuously in the workplace and
12	online materials made available over the Internet.
13	" <u>§ 126-102. Applicability; notices; rules.</u>
14	(a) This Article applies to all State employees, including those subject to, and those
15	exempt from, provisions of this Chapter.
16	(b) This Article does not apply to a contract in which the federal government is a party.
17	(c) It is the duty of both the private third-party employer and the State employer to post
18	notice in accordance with G.S. 95-9 or use other appropriate means to keep all employees
19	informed of their protections and obligations under this Article.
20	(d) This section provides rights, obligations, procedures, and relief in addition to, and not
21	in lieu of, what is provided under Article 14 of this Chapter and Article 21 of Chapter 95 of the
22	General Statutes.
23	(e) The North Carolina Department of Labor and the State Human Resources
24	Commission shall collaborate, and each shall adopt the appropriate rules, to carry out the
25	provisions of this Article."
26	<b>SECTION 3.(a)</b> There is appropriated from the General Fund to the Department of
27	Administration, State Human Resources Commission, the sum of one hundred eighty thousand
28	dollars (\$180,000) in recurring funds for the 2020-2021 fiscal year for two new personnel
29	positions to support establishment of the Ombud's Office created by this act.
30	<b>SECTION 3.(b)</b> There is appropriated from the General Fund to the Department of
31	Administration, State Human Resources Commission, the sum of one hundred thousand dollars
32	(\$100,000) in nonrecurring funds for the 2020-2021 fiscal year to fund enforcement, training,
33	and educational efforts concerning G.S. 126-101, as enacted by this act, and to combat workplace
34	bullying in State government.
35	<b>SECTION 4.</b> There is appropriated from the General Fund to the Department of
36	Labor the sum of seventy-seven thousand dollars (\$77,000) in recurring funds for the 2020-2021
37	fiscal year for one new personnel position to conduct investigations related to the enforcement
38	of G.S. 126-101, as enacted by this act.
39	SECTION 5. This act becomes effective July 1, 2020.
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