GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2019**



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HOUSE BILL DRH40204-LR-65

	Short Title:	Retail V	Vorkers' Bill of Rights.	(Public)
	Sponsors:	Represe	ntatives Brockman, Fisher, Harrison, and Holley (Pr	imary Sponsors).
	Referred to:			
1				
1			A BILL TO BE ENTITLED	
2 3			THE RETAIL WORKERS' BILL OF RIGHTS ' ND TREATMENT OF RETAIL EMPLOYEES.	IO ENSURE FAIR
4	The General	l Assembly	of North Carolina enacts:	
5	S	SECTION	1. Chapter 95 of the General Statutes is amended by	adding a new Article
6	to read:			
7			" <u>Article 2B.</u>	
8			"Retail Workers' Bill of Rights.	
9	" <u>§ 95-25.30</u>	<u>. Title.</u>		
0	<u>This Art</u>	ticle shall b	e known and may be cited as the "Rights of Retail W	Vorkers' Act."
1	" <u>§ 95-25.31</u>	. Findings	; purpose.	
2	<u>(a)</u> <u>I</u>	Findings. –	The General Assembly finds that:	
3	(<u>(1)</u> Erra	tic and on-call scheduling practices have become per	vasive in some retail
4			blishments, particularly in stores and restaurants and	
5	(<u>(2)</u> <u>Mar</u>	y employees working in retail establishments ex	perience significant
5		<u>fluc</u>	tuations in their work hours from week to week and i	<u>month to month.</u>
7	(<u>(3)</u> <u>Mar</u>	y retail establishments use computer software	that automatically
3			erates work schedules for their employees. The sch	
)			software are frequently erratic and unpredictable and	
)		with	minimal notice of their upcoming shifts. Many	employees of retail
			blishments are impacted by unpredictable schedulin	• •
			uent and last-minute changes to their work schedules	and use of "on-call"
			duling.	
	<u>(</u>		redictable scheduling practices and last-minute wo	
			e workers who are already struggling with low wages	
)			e of insecurity about when they will work or how mu	<u>ich they will earn on</u>
			<u>given day.</u>	
	<u>(</u>		redictable work scheduling practices are detrimentation	al to employees and
		their	families because such practices:	
		<u>a.</u>	Lead to income instability, making it hard for em	ployees to plan their
			finances and obtain economic security.	
		<u>b.</u>	Create work-family conflicts that make it difficu	-
			plan their child care, caregiving duties, and transp	
		<u>c.</u>	Prevent part-time employees from pursuing educ	
			or holding a second or third job that such worker	
			ends meet. Women are more likely than men to	work part-time and



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	experience unpredictability in their work sched	ules. Employers
	sometimes treat part-time employees less favorable	
	employees.	-
(b) Purpe	ose. – The purpose of this Article is to provide retail emplo	oyees with more
	le work schedules that are essential to their ability to earn a live	
1	nt life for themselves and their families, and to ensure that par	-
in retail establish	ments are treated fairly and equally compared to their full-tim	e counterparts.
" <u>§ 95-25.32</u> . De	• • • •	*
The followin	g definitions apply in this Article:	
(1)	Commissioner The North Carolina Commissioner of Labo	or.
$\overline{(2)}$	Department. – The North Carolina Department of Labor.	
$\overline{(3)}$	Employer. – Any person that owns or operates a retail estab	lishment with 20
	or more employees in the State, including corporate office	
	who directly or indirectly or through an agent or any other	
	through the service of a temporary services or staffing agency	· ·
	employs or exercises control over the wages, hours, or work	
	any individual. For the purpose of calculating the 20-em	
	referenced herein, employees performing work in other reta	
	in the State that are owned or operated under the same trade r	name by the same
	employer shall be counted. Notwithstanding the fores	going definition,
	"employer" does not include a nonprofit corporation or gove	ernmental entity.
<u>(4)</u>	Full-time Thirty-five or more hours of work in each work	week.
<u>(5)</u>	On-call shift. – Any shift for which an employee must, less	than 24 hours in
	advance of the start of the shift, either contact the employ	yer or wait to be
	contacted by the employer to learn whether the emplo	yer requires the
	employee to report to work for the shift.	
<u>(6)</u>	Part-time Fewer than 35 hours of work in each work week	<u>K.</u>
<u>(7)</u>	<u>Retail establishment. – An establishment engaged in an</u>	<u>y retail business</u>
	including, but not limited to, department stores, groc	cery stores, and
	restaurants. The term also includes hotels and housekeepi	ng and janitorial
	services.	
" <u>§ 95-25.33. Ad</u>	vance notice of work schedules and schedule changes.	
<u>(a)</u> Initia	l Estimate of Minimum Hours Prior to the start of employm	ent:
<u>(1)</u>	An employer shall provide a new employee with a good-	faith estimate in
	writing of the employee's expected minimum number of sch	
	month, and the days and hours of those shifts. The estimate	shall not include
	on-call shifts. The estimate shall not constitute a contract	ual offer and the
	employer shall not be bound by the estimate.	
<u>(2)</u>	The employee may request that the employer modify the	
	schedule provided under subdivision (1) of this subsectio	
	shall consider any such request, and in its sole discretion ma	
	the request, provided that the employer shall notify the	employee of its
	determination prior to the start of employment.	
	Week Notice of Work Schedules. – An employer shall provi	· · ·
	weeks' notice of their work schedules by doing one of the f	<u>following at least</u>
	n a "biweekly schedule"):	
<u>(1)</u>	Posting the work schedule in a conspicuous place at the v	workplace that is
	readily accessible and visible to all employees.	
<u>(2)</u>	Transmitting the work schedule by electronic means, so long	
	are given access to the electronic schedule at the world	-
	employees, an employer shall provide the new employee of	on his or her first

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l 2		day of employment with an initial work schedule that run	
		that the next biweekly schedule for existing employees	is scheduled to be
		posed or distributed; thereafter, the employer shall include	
		in an existing biweekly schedule with other employees. Fo	· ·
		work schedule shall include any on-call shifts, where	* *
		employer changes the work schedule after it is posted	
		changes shall be subject to the notice and compensation rec	quirements set forth
		in subsection (c) of this Section.	
		e and Compensation for Schedule Changes. – An employ	-
	- <u>-</u>	of any change to the employee's schedule that has been po	
	-	ection (b) of this section. The employer shall provide such	
		ephone call, or e-mail, text message, or other electronic co	
	-	nt shall not apply to any schedule changes that the employe ted sick leave, time off, shift trades, or additional shifts.	e requests, such as
		ctability Pay for Schedule Changes. – Subject to the exception	ng in subspation (f)
		employer shall provide an employee with the following con	
		sly scheduled shift that the employee with the following con	
		y unscheduled shift that the employer requires the employee	
	<u>(1)</u>	With less than seven days' notice but 24 hours or more noti	
	<u> </u>	one hour of pay at the employee's regular hourly rate;	<u> </u>
	<u>(2)</u>	With less than 24 hours' notice to the employee, two h	ours of pay at the
		employee's regular hourly rate for each shift of four hours	
	<u>(3)</u>	With less than 24 hours' notice to the employee, four h	nours of pay at the
		employee's regular hourly rate for each shift of more than	four hours.
		mployee is required to come into work, the compensation	
		be in addition to the employee's regular pay for worki	<u>ng that shift. This</u>
		not apply to on-call shifts.	
		or On-Call Shifts. – Subject to the exceptions in subsection (f	
	· · · ·	rovide an employee with the following compensation for ea	ach on-call shift for
	· · · ·	yee is required to be available but is not called in to work:	
	<u>(1)</u>	<u>Two hours of pay at the employee's regular hourly rate for</u> of four hours or less; and	or each on-call shift
	(2)	Four hours of pay at the employee's regular hourly rate for	r anch on call shift
	<u>(2)</u>	of more than four hours.	<u>n each on-can shint</u>
	This subsecti	on shall not apply when the employee is in fact called in for	the on-call shift or
		vides the employee with 24 hours' or more notice that the or	
	· · · ·	red to another date or time.	
		otions. – The requirements in subsections (e) and (f) of this s	ection do not apply
		following circumstances:	
	(1)	Operations cannot begin or continue due to threats to emp	oloyees or property,
		or when civil authorities recommend that work not begin of	
	<u>(2)</u>	Operations cannot begin or continue because public util	ities fail to supply
		electricity, water, or gas, or there is a failure in the public	ic utilities or sewer
		systems.	
	<u>(3)</u>	Operations cannot begin or continue due to an Act of Goo	
		within the employer's control, for example, an earthque	<u>uake or a state of</u>
		emergency declared by the Governor.	
	<u>(4)</u>	Another employee previously scheduled to work that shift	
)		due to illness, vacation, or employer-provided paid or ung	
)		the employer did not receive at least seven days' notice of	the absence.

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1	(5)	Another employee previously scheduled to work that	t shift has not reported to
2		work on time or is fired or sent home or told to sta	-
3		action.	
4	<u>(6)</u>	The employer requires the employee to work ow	vertime (i.e., mandatory
5		<u>overtime).</u>	
6	<u>(7)</u>	The employee trades shifts with another employee	ee or requests from the
7		employer a change in shift, shifts, hours, or work sch	
8		er Notice Permitted. – Nothing in this section shall be	-
9	· · · ·	roviding greater advance notice of employees' work	schedules or changes in
10		at required by this section.	
11		ual treatment for part-time employees.	
12		y Wage Employers shall provide part-time employe	-
13		hat provided to starting full-time employees who hole	• • •
14		responsibility, and that are performed under simi	-
15	2	rrly pay differentials between part-time and full-time en	± • ±
16		als are based on reasons other than the part-time status	
17		n, merit system, or system which measures earnings	
18 19	* *	rmance, or responsibilities. This subsection does not af	
	· · · · ·	receipts of benefits including, but not limited to, healt is to Time Off. – Employers shall provide part-time e	
20 21		er-provided paid and unpaid time off as that afforded to	1 1
22		ssification. A part-time employee's eligibility for em	
23		hay be prorated based on the number of hours that the pa	
23	· ·	ility for Promotions. – Employers shall provide part-	± •
25		for promotions as that afforded to full-time employed	. .
26		ovided that an employer may condition eligibility	
27		ability for full-time employment and on reasons other	-
28		such as nature and amount of work experience.	<u> <u>-</u></u>
29		tice of employee rights.	
30		es The Commissioner shall no later than the effec	tive date of this Article,
31	publish and make	e available to employers, in English, Spanish, and all la	nguages spoken by more
32	than five percent	(5%) of the State's workforce, a notice suitable for pos	sting by employers in the
33	workplace infor	ming applicants and employees of their rights u	under this Article. The
34		all update this notice on December 1 of any year in w	
35		oken by more than five percent (5%) of the State's wor	
36		ng. – Employers shall post the notice described in subs	
37		s place at every workplace, jobsite, or other location	
38		ol that is frequently visited by its employees who perfor	
39		ent. The notice shall be posted in English, Spanish, and	
40	-	ent (5%) of the employees at the workplace, jobsite, o	r other location at which
41	it is posted.		
42		cords; retention requirements.	
43 44		ds. – Employers shall retain work schedules and pay	
+4 45	- ·	ree years and shall allow the Department of Labor acc e and during business hours, to monitor compliance	
+5 46	this Article.	e and during business nours, to monitor compliance	with the requirements of
+0 47		ss. – The Commissioner and the Commissioner's desig	nees shall have access to
48		or subject to this Article during business hours to ins	•
49	·	vees, and investigate such matters necessary or appropri	•
50		violated any provisions of this Article.	
	an emproyer nus	reading providend of this radiate.	

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1	(c) Pres	umption. – Where an employer does not maintain o	or retain adequate records
2		ompliance with this Article or does not allow the Depa	-
3		it shall be presumed that the employer did not compl	
4		ncing evidence otherwise.	•
5	"§ 95-25.37. E	xercise of rights protected; retaliation prohibited.	
6	(a) Righ	ts Protected. – The rights of retail employees employe	ed in this State include, but
7	-	o, the following:	
8	<u>(1)</u>	The right to request a modification to the initial pro	posed work schedule.
9 10	<u>(2)</u>	The right to inform any person about an employer Article.	's alleged violation of this
11	<u>(3)</u>	The right to file a complaint with the Department a	alleging a violation of this
12		Article.	<u> </u>
13	<u>(4)</u>	The right to cooperate with the Department	or other persons in the
14	<u>, , , , , , , , , , , , , , , , , , , </u>	investigation or prosecution of any alleged violation	-
15	<u>(5)</u>	The right to oppose any policy, practice, or act th	
16		Article.	
17	<u>(6)</u>	The right to inform any person of his or her rights u	under this Article.
18	(b) Inter	ference Unlawful. – It is unlawful for an employer or ar	ny other person to interfere
19	with, restrain, o	r deny the exercise of, or the attempt to exercise, any	right protected under this
20	Article.		
21		Adverse Action. – It is unlawful for an employer	
22	discharge, demo	ote, suspend, or otherwise take adverse employment ac	tion against any employee
23		r exercising rights protected under this Article.	
24		vestigation; enforcement.	
25		nority. – The Commissioner shall take appropriate steps	· · · · · · · · · · · · · · · · · · ·
26		this Article, including the investigation of any possible	e violations of this Article.
27		ermination of Violation and Penalties.	
28	<u>(1)</u>	Where the Commissioner has reason to believe that	· · · · · · · · · · · · · · · · · · ·
29		it may order any appropriate temporary or inter	-
30		violation or maintain the status quo pending comple	-
31	<u>(2)</u>	After investigating a possible violation of this A	
32		employer the opportunity to respond to the allegat	· · · · · · · · · · · · · · · · · · ·
33		determines that a violation has occurred, it may	· · · · · · · · · · · · · · · · · · ·
34 35		violation. The determination of violation shall iden	•
33 36		factual basis for the determination. The Comm	
30 37		determination of violation on the employer by U service shall be the date of mailing. In the determination	· · · · · · · · · · · · · · · · · · ·
38		Commissioner may order any appropriate relief, inc	
38 39		requiring the employer to offer payment of lost v	
40		person whose rights under this Article were violate	
40 41		additional sum as an administrative penalty in th	
42		(\$50.00) to each employee or person whose right	•
43		violated for each day that the violation occurred or	· · · · · · · · · · · · · · · · · · ·
44		the State for the costs of investigating and rem	
45		Commissioner may also order the violating emplo	
46		amount that does not exceed its enforcement costs.	
47	(c) App	eal Procedure. – An employer may appeal from a det	
48		the following procedures:	
49	<u>(1)</u>	Any appeal shall be filed in writing by the party f	iling the appeal within 15
50	<u>, 1</u>	days of the date of service of the determination of	• • • • • • • • • • • • • • • • • • • •
51		shall file the appeal with the North Carolina Office of	**

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1		and serve a copy on the Commissioner. Failure by the	e appellant to file a
2		timely, written appeal shall constitute concession to the	
3		violation shall be deemed final upon expiration of the 15-	
4	<u>(2)</u>	Following the filing of the appeal and service of a copy or	• •
5		the Department of Labor shall promptly afford the	appellant with an
6		opportunity to meet and confer in good faith regarding po	* *
7		the determination of violation in advance of further pro	ceedings under this
8		subsection, with the intention that such meeting occur w	vithin 30 days of the
9		date the appeal is filed if feasible.	•
10	<u>(3)</u>	After the expiration of 30 days following the date the appe	eal is filed, any party
11		may request in writing, with concurrent notice to all ot	ther parties, that the
12		Chief Administrative Law Judge appoint a hearing office	er to hear and decide
13		the appeal. If no party requests appointment of a hearing	officer, the notice of
14		violation shall be deemed final on the sixtieth day after the	he date the appeal is
15		<u>filed.</u>	
16	<u>(4)</u>	Within 15 days of receiving a written request for appoint	ntment of a hearing
17		officer, the Chief Administrative Law Judge shall appoint	an impartial hearing
18		officer who is not part of the agency and immediately no	
19		the appellant, and their respective counsel or authorized r	epresentative if any,
20		of the appointment. The appointed hearing officer shall be	
21		law judge with not fewer than two years' experience in la	
22		law or wage and hour matters, or an attorney with not fe	
23		experience in labor or employment law or wage hour mat	
24	<u>(5)</u>	The hearing officer shall promptly set a date for a hearin	
25		commence within 45 days of the date of the Chief Admini	
26		notice of appointment of the hearing officer and conclud	
27		such notice. The hearing officer shall conduct a fair and i	
28		hearing in conformance with the time limitations set forth	
29		and in any applicable rules and regulations so as to avoid	
30		resolution of any appeal. The hearing officer shall have	
31		extend the times under this subdivision, and any time requ	-
32 33	$(\boldsymbol{\epsilon})$	applicable rules and regulations, only upon a determination	
33 34	<u>(6)</u>	<u>The appellant shall have the burden of proving by a previdence that the basis for the determination of violation, a statement of violation.</u>	
34 35		wages, interest, or penalty payments at issue in the appea	
35 36	(7)	Within 30 days of the conclusion of the hearing, the hearing	
30 37	<u>(7)</u>	a written decision affirming, modifying, or dismissing t	
38		violation. The decision of the hearing officer shall consi	
39		determination. The hearing officer's findings and determ	-
40		final administrative determination.	initiation shan be the
41	<u>(8)</u>	The appellant may appeal a final administrative determined	ination to the Wake
42	<u>(0)</u>	County Superior Court.	mation to the wake
43	<u>(9)</u>	Failure to appeal a determination of violation shall co	nstitute a failure to
44		exhaust administrative remedies, which shall serve as a	
45		any petition or claim brought by the employer against the	-
46		determination of violation.	
47	"§ 95-25.39. No	limitation of other rights and remedies; severability.	
48		mitation. – This Article does not in any way limit the righ	ts and remedies that
49		e provides to employees, including, but not limited to, the r	
50	wrongful termina	tion and unlawful discrimination.	

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1	(b) Severability. – If any portion of this Article, or any application thereof to any persor	<u>1</u>
2	or circumstance, is held to be invalid or unconstitutional by a decision of a court of competent	Ĺ
3	jurisdiction, that decision shall not affect the validity of the remaining portions or applications or	E
4	the Article.	
5	(c) <u>No Conflict of Law. – Nothing in this Article shall be interpreted or applied so as to</u>)
6	create any right, requirement, power, or duty in conflict with any federal or State law."	
7	SECTION 2. This act becomes effective January 1, 2020.	