### GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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### HOUSE BILL DRH30220-LR-30A

 Short Title:
 Equality for All.
 (Public)

 Sponsors:
 Representative Alston.
 (Public)

 Referred to:
 A BILL TO BE ENTITLED
 A BILL TO PROTECT ALL NORTH CAROLINIANS AGAINST DISCRIMINATION IN ALL WALKS OF LIFE.

 The General Assembly of North Carolina enacts:
 PART I. HOUSING SECTION 1.1. G.S. 41A-3 reads as rewritten:
 "§ 41A-3. Definitions.

 For the purposes of this Chapter, the following definitions apply:

	1 Of un	, բաբօ	ses of this Chapter, the following definitions apply.
10			
11		<u>(5a)</u>	"Protected status" means a person's race, color, national origin, religion, age,
12			disability, sex, marital status, familial status, sexual orientation, gender
13			identity, military or veteran status, or genetic information.
14		"	
15		SECT	<b>TON 1.2.</b> G.S. 41A-4 reads as rewritten:
16	"§ 41A-4.	Unlav	vful discriminatory housing practices.
17	(a)	It is a	in unlawful discriminatory housing practice for any person in a real estate
18	transactior	n, beca	use of race, color, religion, sex, national origin, handicapping condition, or
19	familial sta	<del>atus <u>the</u></del>	e protected status of another person to:
20		(1)	Refuse to engage in a real estate transaction;
21		(2)	Discriminate against a person in the terms, conditions, or privileges of a real
22			estate transaction or in the furnishing of facilities or services in connection
23			therewith;
24		(2a), (	2c) Repealed by Session Laws 2009-388, s. 1, effective October 1, 2009.
25		(3)	Refuse to receive or fail to transmit a bona fide offer to engage in a real estate
26			transaction;
27		(4)	Refuse to negotiate for a real estate transaction;
28		(5)	Represent to a person that real property is not available for inspection, sale,
29			rental, or lease when in fact it is so available, or fail to bring a property listing
30			to his attention, or refuse to permit him to inspect real property;
31		(6)	Make, print, circulate, post, or mail or cause to be so published a statement,
32			advertisement, or sign, or use a form or application for a real estate transaction,

advertisement, or sign, or use a form or application for a real estate transaction,
 or make a record or inquiry in connection with a prospective real estate
 transaction, which indicates directly or indirectly, an intent to make a
 limitation, specification, or discrimination with respect thereto;



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1 2 3 4	(7)	Offer, solicit, accept, use, or retain a listing understanding that any person may be discrimit transaction or in the furnishing of facilities therewith; or	nated against in a real estate
5	(8)	Otherwise make unavailable or deny housing.	
6	•••		
7		n unlawful discriminatory housing practice for any	
8 9	business includes engaging in residential real estate related transactions to discriminate against any person in making available such a transaction, or in the terms and conditions of such a		
0	transaction, beca	ause of race, color, religion, sex, national origin	, handicapping condition, or
1	familial that pers	son's protected status. As used in this subsection, '	residential real estate related
2	transaction" mea	ns:	
.3 .4 .5	(1)	The making or purchasing of loans or providir purchasing, constructing, improving, repairing, (ii) where the security is residential real estate; of	or maintaining a dwelling, or
6	(2)	The selling, brokering, or appraising of resident	
17		of this subsection shall not prohibit any financial	
8		h inquires into a person's financial and dependent	
9		come or financial abilities of any person.	-
20	(c) It is a	n unlawful discriminatory housing practice for a p	person to induce or attempt to
21	induce another to	o enter into a real estate transaction from which such	
22 23 24	(1)	By representing that a change has occurred, of composition of the residents of the block, neight real property is located with respect to race,	borhood, or area in which the
25 26		origin, handicapping condition, or familial the p or occupants; or	
27 28 29 30	(2)	By representing that a change has resulted, or lowering of property values, an increase in crim a decline in the quality of schools in the block, no the real property is located.	inal or antisocial behavior, or
81 82		n unlawful discriminatory housing practice to deny te law access to or membership or participation	
33 34	organization, mu	iltiple listing service, or other service, organization ging in real estate transactions, or to discriminate	on, or facility relating to the
35	U	mbership, or participation because of race, color,	
36		ndition, or familial that person's protected status.	iongion, sex, n <del>ational ongin</del> ,
37		interpretention of running <u>multiperson's protocous</u> status.	
38	(g) It is a	n unlawful discriminatory housing practice to discr	iminate in land-use decisions
39		itting of development based on race, color, re	
40	-	ndition, familial a person's protected status, or, exc	
41		a development or proposed development contains	
42		iduals with incomes below eighty percent (80%)	
13	not a violation of	of this Chapter if land-use decisions or permitting	of development is based on
14		f limiting high concentrations of affordable housin	g."
15		<b>FION 1.3.</b> G.S. 41A-5(a) reads as rewritten:	
16	"§ 41A-5. Proo		
17 10	, ,	violation of this Chapter if:	
48 10	(1)	A person by his act or failure to act intends to c	
19 -		A person intends to discriminate if, in committin housing practice described in G.S. 41A-4 he wa	•
50			

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		condition, or familial <u>a person's protected</u> status. A may be established by direct or circumstantial evider	nce.
	(2)	A person's act or failure to act has the effect, discriminating, as set forth in G.S. 41A-4, against a person of the set	erson of a particular race,
		color, religion, sex, national origin, handicapping constructed status. However, it is not a violation of the status of the stat	
		whose action or inaction has an unintended discrimin	
	"	his action or inaction was motivated and justified by	business necessity.
	SEC	<b>FION 1.4.</b> G.S. 41A-6(a) reads as rewritten:	
"§ 41A-6		-	
(a)	-	provisions of G.S. 41A-4, except for subdivision (a)(	(6), do not apply to the
following	g: 		
	(3)	Religious institutions or organizations or cha	ritable or educational
		organizations operated, supervised, or controlled by	
		organizations which give preference to members of the	ne same religion in a real
		estate transaction, as long as membership in such rel	igion is not restricted by
		race, color, sex, national origin, handicapping condi	tion, or familial status;a
		protected status other than religion;	
	"		
PART II		LOYMENT	
UR 1 43 44		<b>FION 2.1.</b> G.S. 143-422.2 reads as rewritten:	
		egislative declaration.	1 1 1 1 1 1
	sons to	he public policy of this State to protect and safeguard t seek, obtain and hold employment without discrimin	ation or abridgement on
		religion, color, national origin, age, sex or handicap	
		disability, marital status, familial status, military or v	-
		mployers which regularly employ <u>15 one</u> or more employers	-
(b)		recognized that the practice of denying employ	
	0	the terms of employment foments domestic strife and using the terms of its capacities for advancement and development	· 1
		the interests of employees, employers, and the public	
(c)		aled by Session Laws 2017-4, s. 1, effective March 30,	
(C)		<b>FION 2.2.</b> G.S. 126-16 reads as rewritten:	2017.
"8 126-16		al opportunity for employment and compensation by	State denartments and
312010	-	cies and local political subdivisions.	State departments and
All St		ncies, departments, and institutions and all local politic	al subdivisions of North
		ve equal opportunity for employment and compensation	
	-	ational origin, sex, sexual orientation, gender identity	-
		r veteran status, age, disability, or genetic information	
qualified.			
-	SEC	<b>FION 2.3.</b> G.S. 126-34.02(b) reads as rewritten:	
"(b)	The f	ollowing issues may be heard as contested cases after c	completion of the agency
grievance	e proced	lure and the Office of State Human Resources review:	
	(1)	Discrimination or harassment. – An applicant for St	
		employee, or former State employee may allege discr	
		based on race, religion, color, national origin, sex, se	-
		identity, marital status, familial status, military disability, genetic information, or political affiliation	_

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1		that he or she has been discriminated against in his or	r her application for
2		employment or in the terms and conditions of the employ	
3		in the termination of his or her employment.	
4	(2)	Retaliation. – An applicant for State employment, a State	employee, or former
5		State employee may allege retaliation for protesting disc	
6		race, religion, color, national origin, sex, sexual orientation	
7		marital status, familial status, military or veteran sta	
8		political affiliation, or genetic information if the employ	
9		she has been retaliated against in his or her application f	1 0
10		the terms and conditions of the employee's employment,	or in the termination
11		of the employee's employment.	
12	(3)	Just cause for dismissal, demotion, or suspension. – A c	
13		may allege that he or she was dismissed, demoted	· •
14		disciplinary reasons without just cause. A dismissal, den	
15 16		which is not imposed for disciplinary reasons shall a	
10 17		disciplinary action within the meaning of this section. H cases conducted pursuant to this section, an employ	
17		involuntary nondisciplinary separation due to an employ	
18		the same fashion as if it were a disciplinary action, but t	•
20		have the burden to prove that the employee was unavaila	
20		disciplinary action the employee shall, before the action i	
22		with a statement in writing setting forth the specific acts	
23		the reasons for the disciplinary action and the employee	
24		employee shall be permitted 15 days from the date the s	11 0
25		to appeal under the agency grievance procedure. Howev	
26		be suspended without warning pending the giving of write	1 1 1
27		to avoid undue disruption of work, to protect the safety of	
28		or for other serious reasons.	
29	(4)	Veteran's preference An applicant for State emp	loyment or a State
30		employee may allege that he or she was denied vet	eran's preference in
31		violation of the law.	
32	(5)	Failure to post or give priority consideration An	
33		employment or a State employee may allege that he or s	0
34		or promotion because a position was not posted in a	
35		Chapter; or a career State employee may allege that he	
36		promotion as a result of a failure to give priority conside	1
37		as required by G.S. 126-7.1; or a career State employee	
38		she was denied hiring as a result of the failure to	give nim or her a
39 40	(6)	reduction-in-force priority. Whistleblower. – A whistleblower grievance as provided	for in this Chanter "
40 41	(6)	winstieblower. – A winstieblower grievance as provided	f for in this Chapter.
42	PART III PURI	LIC ACCOMMODATIONS	
43		<b>TION 3.1.</b> Chapter 143 of the General Statutes is amend	led by adding a new
43 44	Article to read:	and the second statutes is allow	ice by adding a new
45	There to read.	"Article 49B.	
46		"Equal Access to Public Accommodations.	
47	" <u>§ 143-422.10.</u> S		
48		shall be known and may be cited as the "Equal	Access to Public
49	Accommodations	• •	
50	" <u>§ 143-422.11. I</u>	Legislative declaration.	

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1	It is the public policy of this State to protect and safeguard the right and opportunity of all
2	individuals within the State to enjoy fully and equally the goods, services, facilities, privileges,
3	advantages, and accommodations of places of public accommodation free of discrimination
4	because of race, religion, color, national origin, sex, sexual orientation, gender identity,
5	disability, marital status, familial status, military or veteran status, or genetic information. It shall
6	not be deemed to constitute discrimination on the basis of sexual orientation or gender identity
7	for a public accommodation to provide separate bathrooms or changing facilities based on
8	gender, but a place of public accommodation shall provide access to such facilities based on a
9	person's gender identity.
10	"§ 143-422.12. Place of public accommodations defined.
11	For purposes of this Article, place of public accommodations has the same meaning as
12	defined in G.S. 168A-3(8) but shall exclude any private club or other establishment not, in fact,
13	open to the public.
14	"§ 143-422.13. Investigations; conciliations.
15	(a) The Human Relations Commission in the Department of Administration shall have
16	the authority to receive, investigate, and conciliate complaints of discrimination in public
17	accommodations. Throughout this process, the Human Relations Commission shall use its good
18	offices to effect an amicable resolution of the complaints of discrimination.
19	(b) If the Commission is unable to effect an amicable resolution of the charges of
20	discrimination, the complainant and the Commission may proceed with an enforcement action
21	using the procedures provided in G.S. 41A-7."
22	<u>and are provided by the cost of the cost </u>
23	PART IV. CREDIT
24	<b>SECTION 4.1.</b> Article 1 of Chapter 75 of the General Statutes is amended by adding
25	a new section to read:
26	"§ 75-44. Discrimination by lenders prohibited.
27	(a) Discrimination Prohibited. – No person engaged in any form of lending money in this
28	State, or to residents of this State, shall discriminate in the extension of credit on the basis of
29	race, color, national origin, religion, age, disability, sex, marital status, familial status, sexual
30	orientation, gender identity, military or veteran status, or genetic information.
31	(b) Filing of Complaint With Human Relations Commission. – Any person who claims
32	to have been injured by a violation of subsection (a) of this section or who reasonably believes
33	that he or she will be irrevocably injured by a violation of that subsection may file a complaint
34	with the North Carolina Human Relations Commission established under G.S. 7A-761. Upon
35	receipt of a complaint, the Commission shall work with the relevant parties to develop an
36	amicable resolution to the charge of discrimination. If the Commission is unable to effect an
37	amicable resolution of the charges of discrimination, the complainant and the Commission may
38	proceed with an enforcement action using the procedures provided in G.S. 41A-7. Filing of a
39	complaint pursuant to this subsection shall not preclude the filing of an action pursuant to
40	subsection (c) of this section.
41	(c) <u>Violation an Unfair and Deceptive Trade Practice. – A violation of subsection (a) of</u>
42	this section shall constitute an unfair trade practice in violation of G.S. 75-1.1."
43	
44	PART V. INSURANCE
45	SECTION 5.1. G.S. 58-3-25 reads as rewritten:
46	"§ 58-3-25. Discriminatory practices prohibited.
47	
48	(c) No insurer shall refuse to insure or refuse to continue to insure an individual; limit the
49	amount, extent, or kind of coverage available to an individual; or charge an individual a different
50	rate for the same coverage, because of the race, color, or national or ethnic origin origin, religion,
51	sex, marital status, familial status, sexual orientation, gender identity, disability, military or

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1 2	<u>veteran status</u> , or <u>genetic information</u> of that individual. This subsection supplements the provisions of G.S. 58-3-120, 58-33-80, 58-58-35, and 58-63-15(7)."
3	
4	PART VI. EDUCATION
5	<b>SECTION 6.1.</b> G.S. 115C-47 is amended by adding a new subdivision to read:
6	"(65) To Adopt a Policy on Nondiscrimination in Schools. – Each local board of
7	education shall adopt a policy to establish that the local board of education
8	and school personnel employed by the local board shall not discriminate on
9	the basis of race, color, national origin, religion, age, disability, sex, marital
10 11	status, familial status, sexual orientation, gender identity, military or veteran
11	status, or genetic information. The policy shall include that any person who claims to have been injured by an unlawful discriminatory practice or who
12	reasonably believes that he or she will be irrevocably injured by an unlawful
13	discriminatory practice may file a complaint with the North Carolina Human
15	Relations Commission established under G.S. 7A-761. Upon receipt of a
16	complaint, the Commission shall work with the relevant parties to develop an
17	amicable resolution to the charge of discrimination. If the Commission is
18	unable to effect an amicable resolution of the charges of discrimination, the
19	complainant and the Commission may proceed with an enforcement action
20	using the procedures provided in G.S. 41A-7."
21	SECTION 6.2. Part 1I of Article 9 of Chapter 115C of the General Statutes is
22	amended by adding a new section to read:
23	" <u>§ 115C-112.10. Nondiscrimination requirement.</u>
24	A nonpublic school that accepts eligible students receiving scholarship grants shall not
25	discriminate on the basis of race, color, national origin, religion, age, disability, sex, marital
26	status, familial status, sexual orientation, gender identity, military or veteran status, or genetic
27 28	information. Any person who claims to have been injured by an unlawful discriminatory practice
28 29	or who reasonably believes that he or she will be irrevocably injured by an unlawful discriminatory practice may file a complaint with the North Carolina Human Relations
30	Commission (Commission) established under G.S. 7A-761. Upon receipt of a complaint, the
31	Commission shall work with the relevant parties to develop an amicable resolution to the charge
32	of discrimination. If the Commission is unable to effect an amicable resolution of the charge of
33	discrimination, the complainant and the Commission may proceed with an enforcement action
34	using the procedures provided by G.S. 41A-7."
35	<b>SECTION 6.3.(a)</b> G.S. 115C-218.45(e) reads as rewritten:
36	"(e) Except as otherwise provided by law or the mission of the school as set out in the
37	charter, the school shall not limit admission to students on the basis of intellectual ability,
38	measures of achievement or aptitude, athletic ability, or disability. A charter school shall not limit
39	admission to students on the basis of race, ereed, color, national origin, religion, or ancestry. age,
40	sex, marital status, familial status, sexual orientation, gender identity, military or veteran status,
41	or genetic information. A charter school whose mission is single-sex education may limit
42	admission on the basis of sex. <u>A charter school that serves only certain grade levels may limit</u>
43 44	<u>admission based on age.</u> Within one year after the charter school begins operation, the charter school shall make efforts for the population of the school to reasonably reflect the racial and
44 45	ethnic composition of the general population residing within the local school administrative unit
46	in which the school is located or the racial and ethnic composition of the special population that
47	the school seeks to serve residing within the local school administrative unit in which the school
48	is located. The school shall be subject to any court-ordered desegregation plan in effect for the
49	local school administrative unit."
50	SECTION 6.3.(b) G.S. 115C-218.55 reads as rewritten:
51	"§ 115C-218.55. Nondiscrimination in charter schools.

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A charter school shall not discriminate against any student on the basis of ethnicity, national 1 2 origin, gender, race, color, religion, age, sex, marital status, familial status, sexual orientation, gender identity, military or veteran status, genetic information, or disability. Any person who 3 4 claims to have been injured by an unlawful discriminatory practice or who reasonably believes 5 that he or she will be irrevocably injured by an unlawful discriminatory practice may file a complaint with the North Carolina Human Relations Commission established under 6 7 G.S. 7A-761. Upon receipt of a complaint, the Commission shall work with the relevant parties 8 to develop an amicable resolution to the charge of discrimination. If the Commission is unable 9 to effect an amicable resolution of the charges of discrimination, the complainant and the 10 Commission may proceed with an enforcement action using the procedures provided in G.S. 41A-7." 11 12 **SECTION 6.4.** G.S. 115C-521.2 is repealed. SECTION 6.5. G.S. 115C-562.5(c1) reads as rewritten: 13 14 "(c1) A nonpublic school shall not discriminate with respect to the categories listed in 42 15 U.S.C. § 2000d, as that statute read on January 1, 2014. on the basis of race, color, national origin, religion, age, disability, sex, marital status, familial status, sexual orientation, gender identity, 16 17 military or veteran status, or genetic information. Any person who claims to have been injured 18 by an unlawful discriminatory practice or who reasonably believes that he or she will be 19 irrevocably injured by an unlawful discriminatory practice may file a complaint with the North 20 Carolina Human Relations Commission established under G.S. 7A-761. Upon receipt of a 21 complaint, the Commission shall work with the relevant parties to develop an amicable resolution to the charge of discrimination. If the Commission is unable to effect an amicable resolution of 22 the charges of discrimination, the complainant and the Commission may proceed with an 23 24 enforcement action using the procedures provided in G.S. 41A-7." 25 SECTION 6.6. G.S. 115D-77 reads as rewritten: 26 "§ 115D-77. Nondiscrimination policy. 27 It is the policy of the State Board of Community Colleges and of local boards of trustees of 28 the State of North Carolina not to discriminate among students on the basis of race, gender, color, 29 national origin, religion, age, sex, marital status, familial status, sexual orientation, gender 30 identity, military or veteran status, genetic information, or disability. The State Board and each board of trustees shall give equal opportunity for employment and 31 32 compensation of personnel at community colleges, without regard to race, religion, color, creed, 33 national origin, sex, age, marital status, familial status, sexual orientation, gender identity, 34 military or veteran status, genetic information, or disability, except where specific age, sex or 35 physical or mental requirements constitute bona fide occupational qualifications. 36 Any person who claims to have been injured by an unlawful discriminatory practice or who reasonably believes that he or she will be irrevocably injured by an unlawful discriminatory 37 practice may file a complaint with the North Carolina Human Relations Commission established 38 39 under G.S. 7A-761. Upon receipt of a complaint, the Commission shall work with the relevant 40 parties to develop an amicable resolution to the charge of discrimination. If the Commission is unable to effect an amicable resolution of the charges of discrimination, the complainant and the 41 42 Commission may proceed with an enforcement action using the procedures provided in 43 G.S. 41A-7." 44 **SECTION 6.7.** G.S. 116-11 is amended by adding a new subdivision to read: 45 "(2b) The Board of Governors shall adopt a policy to provide that The University 46 of North Carolina and its affiliates and personnel employed by The University of North Carolina and its affiliates shall not discriminate on the basis of race, 47 color, national origin, religion, age, disability, sex, marital status, familial 48 status, sexual orientation, gender identity, military or veteran status, or genetic 49 50 information. The policy shall include that any person who claims to have been injured by an unlawful discriminatory practice or who reasonably believes that 51

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	he or she will be irrevocably injured by an unlawful discriminatory p	oractice
	may file a complaint with the North Carolina Human Relations Comm	nission
	established under G.S. 7A-761. Upon receipt of a complaint, the Comm	<u>nission</u>
	shall work with the relevant parties to develop an amicable resolution	to the
	charge of discrimination. If the Commission is unable to effect an an	nicable
	resolution of the charges of discrimination, the complainant and	nd the
	Commission may proceed with an enforcement action using the proc	cedures
	provided in G.S. 41A-7."	
PART VII. JUR	<b>XY SERVICE</b>	
	<b>FION 7.1.</b> G.S. 15A-1214 is amended by adding a new subsection to rea	
" <u>(k)</u> <u>A citiz</u>	zen may not be excluded from jury service in this State on account of race	, color,
national origin, r	religion, age, disability, sex, marital status, familial status, sexual orier	<u>itation,</u>
gender identity, r	military or veteran status, or genetic information."	
PART VIII. AL	IGN STATE ANTIDISCRIMINATION LAWS	
SECT	<b>FION 8.1.(a)</b> The General Assembly finds that:	
(1)	North Carolina does not have a comprehensive antidiscrimination	statute
	similar in scope to some of the ordinances that cities in this State have ac	lopted.
(2)	Instead, the State has a patchwork of protections against ur	ılawful
	discrimination with a range of requirements and remedies that a	are not
	necessarily consistent.	
(3)	Therefore, this legislation amends various protection statutes that now of	
	order to broaden and refine existing State antidiscrimination law to a	ichieve
	equality for all.	
(4)	Aligning all State antidiscrimination laws into a single and consistent a	rray of
	rights, obligations, and protections will best serve the people of this St	ate.
	<b>FION 8.1.(b)</b> The Legislative Research Commission shall conduct a rev	
State antidiscrimination laws to develop legislative proposals that will further equality for all		or all in
North Carolina th	hrough comprehensive legislation.	
PART IX. EFFE	ECTIVE DATE FION 9.1. This act becomes effective July 1, 2021.	