GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1993

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SENATE BILL 121*

State Personnel and State Government Committee Substitute Adopted 5/3/93

Short Title: State Salary Inequities Corrected.

(Public)

Sponsors:

Referred to: Appropriations.

February 11, 1993

1	A BILL TO BE ENTITLED	
2	AN ACT TO	CORRECT INEQUITIES IN THE SALARIES OF EQUALLY
3	QUALIFIED MINORITIES, FEMALES, AND WHITE MALES SUBJECT TO	
4	THE STATE PERSONNEL ACT WITHIN OCCUPATIONAL CATEGORIES IN	
5	STATE EMPLOYMENT.	
6	The General Assembly of North Carolina enacts:	
7	Section 1. (a) The head of each State agency, State department, and The	
8	University of North Carolina and its constituent institutions shall:	
9	(1)	Identify within occupational categories salary inequities among
10		equally qualified State employees subject to the State Personnel Act
11		within subgroups, specifically including minorities, females, and white
12		males. For the purposes of this section, a salary inequity means a
13		difference of at least fifteen percent (15%) between the salaries of
14		employees in the same job classifications whose employment statuses
15		are relatively equal with regard to the following factors:
16		a. Education,
17		b. Related work experience,
18		c. Level within the organization,
19		d. Length of service, and
20		e. Performance level.
21	(2)	Submit a request to the Office of State Personnel to correct salary
22		inequities in accordance with regulations and procedures to be issued
23		by the State Personnel Commission.

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(b) The State Personnel Commission shall adopt rules and procedures for the
implementation of this act, including but not limited to, rules to address exceptional
local market conditions in determining the existence of salary inequities among
employees.
(c) Beginning October 1, 1993, the Office of State Personnel, through its Equal
Opportunity Services Division, shall submit to the Joint Legislative Committee on

Governmental Operations a quarterly report of salary adjustments made under this
section. The report shall reflect by department the following data:

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(1) By occupational category, the total number of requests made;

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(2) The total number of adjustments made;

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(3) Demographics of those persons whose salaries were adjusted; and

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(4) An analysis of any salary adjustment granted by departments.

13 Sec. 2. Salary reserves of the affected State agencies, departments, and 14 institutions may be used to implement this act unless future appropriations are made by 15 the General Assembly for this purpose.

16 Sec. 3. The Office of State Personnel, through its Equal Opportunity Services 17 Division, shall determine the extent of salary inequities among employees subject to the 18 State Personnel Act by April 1, 1994, and shall report the amount of funds necessary to

18 State Personnel Act by April 1, 1994, and shall report the amount of funds necessary to 19 correct salary inequities in State government employment to the President Pro Tempore

of the Senate, the Speaker of the House of Representatives, the Chairs of the House and

21 Senate Appropriations Committees, and the Chairs of the standing State Personnel

22 Committees of the General Assembly.

23 Sec. 4. This act is effective upon ratification.