GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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HOUSE BILL 834 Committee Substitute Favorable 5/9/13 Committee Substitute #2 Favorable 5/14/13

Short Title: Modern State Human Resources Management/RTR. (Public)

Sponsors:

Referred to:

April 11, 2013

A BILL TO BE ENTITLED

2 AN ACT ENHANCING THE EFFECTIVENESS AND EFFICIENCY OF STATE 3 GOVERNMENT BY MODERNIZING THE STATE'S SYSTEM OF HUMAN 4 RESOURCES MANAGEMENT AND BY PROVIDING FLEXIBILITY FOR 5 EXECUTIVE BRANCH REORGANIZATION AND RESTRUCTURING.

6 The General Assembly of North Carolina enacts:

8 PART I. ORGANIZATIONAL AND ADMINISTRATIVE CHANGES 9

SECTION 1.1. G.S. 126-3(a) reads as rewritten:

10 "(a) There is hereby established the Office of State Personnel (hereinafter referred to as 'the Office') which shall be placed for organizational purposes within the Department of 11 Administration. Office of the Governor. Notwithstanding the provisions of North Carolina 12 State government reorganization as of January 1, 1975, and specifically notwithstanding the 13 provisions of Chapter 864 of the 1971 North Carolina Session Laws, Chapter 143A of the 14 General Statutes, the Office of State Personnel shall exercise all of its statutory powers in this 15 16 Chapter independent of control by the Secretary of Administration and Chapter, which shall be under the administration and supervision of a State Personnel Director (hereinafter referred to 17 18 as 'the Director') appointed by the Governor and subject to the supervision of the Commission 19 for purposes of this Chapter. The salary of the Director shall be fixed by the Governor. The Director shall serve at the pleasure of the Governor." 20 21

- SECTION 1.2. G.S. 126-3(a)(8) reads as rewritten:
- 22 Developing criteria and standards to measure the level of compliance or "(8) noncompliance with established Commission policies, rules, procedures, 23 criteria, and standards in agencies, departments, and institutions to which 24 25 authority has been delegated for classification, salary administration administration, performance management, development, evaluation, and 26 other decentralized programs, and determining through routine monitoring 27 28 and periodic review process, that agencies, departments, and institutions are in compliance or noncompliance with established Commission policies, 29 rules, procedures, criteria, and standards." 30 31

SECTION 1.3. G.S. 126-4(5) reads as rewritten: 32 "§ 126-4. Powers and duties of State Personnel Commission.

- Subject to the approval of the Governor, the State Personnel Commission shall establish 33 34 policies and rules governing each of the following:

. . .

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	(5)	Hours and days of work, holidays, vacation, sick le pertaining to the conditions of employment. The	legal public holidays
		established by the Commission as paid holidays for include Martin Luther King, Jr.'s Birthday and	
		Commission shall not provide for more than <u>1112</u>	
		except that in those years in which Christmas Da	ay falls on a Tuesday,
		Wednesday, or Thursday, the Commission shall not	t provide for more than
		12 paid holidays.year, with three paid holidays being	given for Christmas."
	SEC	TION 1.4. This Part is effective when it becomes law.	
ДАДТІ	т ста	TE PERSONNEL COMMISSION CHANGES	
IANII		TION 2.1. G.S. 126-2 reads as rewritten:	
"8 126-2		Personnel Commission.	
(a)		e is hereby established the State Personnel Commission	(hereinafter referred to
as "the C		•	
(b)		Commission shall consist of nine members, appointed as	s follows:
	(1)	Two members shall be attorneys licensed to practice	
		appointed by the General Assembly, one of whom s	
		the recommendation of the Speaker of the House of F	
		of whom shall be appointed upon the recommendati	
		Tempore of the Senate.	
		The initial two attorney members appointed under	er this subdivision shall
		serve terms expiring June 30, 2004; the terms of subs	sequent appointees shall
		be six years.	
	(2)	Two persons from private business or industry appo	ointed by the Governor,
		both of whom shall have a working knowledge of, or	practical experience in,
		human resources management. The initial member	
		subdivision shall serve terms expiring June 30	, 2003; the terms of
		subsequent appointees shall be six years.	
	(3)	Two State employees subject to the State Pers	
		nonexempt positions, appointed by the Governor, inc	0
		a veteran of the Armed Forces of the United Stat	
		nomination of the Veterans' Affairs Commission. Or	
		in a State government position having supervisory du shall serve in a nonsupervisory position. Neither emp	
		resources professional. The Governor shall consider	
		by the State Employees Association of North Carolin	
		appointed under this subdivision shall serve terms of	
		the terms of subsequent appointees shall be six years.	1 0 1
	(4)	Two local government employees subject to the	
	(.)	appointed by the Governor upon recommendation	
		Association of County Commissioners, one a nonsup	
		and one a supervisory local employee. Neither local	
		may be a human resources professional. The init	
		under this subdivision shall serve terms expiring Jun	
		subsequent appointees shall be for six years.	
	(5)	One member of the public at large appointed by th	e Governor. The initial
	. *	member appointed under this subdivision shall ser	
		June 30, 2001; the terms of subsequent appointees sha	all be for six years.
(b1)	The (Commission shall consist of nine members, appointed as	s follows:

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1	(1)	One member appointed by the General Assem	bly upon the recommendation
		of the Speaker of the House of Representati	ves who shall be an attorney
		licensed to practice law in North Carolina.	
	<u>(2)</u>	One member appointed by the General Assem	bly upon the recommendation
		of the President Pro Tempore of the Senate wh	o shall be an attorney licensed
		to practice law in North Carolina.	
	<u>(3)</u>	One member appointed by the General Assem	bly upon the recommendation
		of the Speaker of the House of Representativ	ves who shall be from private
		business or industry and who shall have a	a working knowledge of, or
		practical experience in, human resources mana	gement.
	<u>(4)</u>	One member appointed by the General Assem	bly upon the recommendation
		of the President Pro Tempore of the Senate	e who shall be from private
		business or industry and who shall have a	a working knowledge of, or
		practical experience in, human resources mana	gement.
	<u>(5)</u>	One member who is a veteran of the Armed	l Forces of the United States
		appointed by the Governor upon the nomination	ation of the Veterans Affairs
		Commission and who is a State employee subj	ect to this Chapter serving in a
		nonexempt supervisory position. The member	may not be a human resources
		professional. The Governor shall consider n	ominations submitted by the
		State Employees Association of North Carolina	<u>a.</u>
	<u>(6)</u>	One member appointed by the Governor who	is a State employee subject to
		this Chapter serving in a nonexempt nonsupe	rvisory position. The member
		may not be a human resources professional.	The Governor shall consider
		nominations submitted by the State Empl	oyees Association of North
		<u>Carolina.</u>	
	<u>(7)</u>	One member appointed by the Governor upo	
		North Carolina Association of County Con	•
		government employee subject to this Chap	• • •
		position. The member may not be a human res	±
	<u>(8)</u>	One member appointed by the Governor upo	
		North Carolina Association of County Con	
		government employee subject to this Chapter	
		position. The member may not be a human res	-
	(9)	One member of the public at large appointed b	
		member of the Commission shall be appoint	
		Commission may serve no more than two consec	
		embly shall be made in accordance with G.S. 12	
		all be filled in accordance with G.S. 120-122. Va	
	•	occurring prior to the expiration of a term shall	I be filled by appointment for
	the unexpired ter		
		ember of the Commission may serve on a case w	
		appointing authority may at any time remove	any Commission member for
	cause.		
		bers of the Commission who are State or local g	· · · ·
		onnel Act <u>this Chapter</u> shall be entitled to admin	
		Is of time required to conduct the business of the	
		embers of the Commission shall constitute a que	
	-	Sovernor shall designate one member of the Com	
		Commission shall meet quarterly, and at other tim	
		FION 2.2. The terms of the two attorney	
	0.3.120-2(0)(1)	, serving on the Commission on January 1, 20	515, shall explie on Julie 30,

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1	2013. The terms of the persons from private business or industry appointed under				
2	G.S. 126-2(b)(2), serving on the Commission on January 1, 2013, shall expire on June 30,				
3	2014. The terms of the two State employees appointed under G.S. 126-2(b)(3), serving on the				
4	Commission on January 1, 2013, shall expire on June 30, 2013. The terms of the two local				
5	government employees appointed under G.S. 126-2(b)(4), serving on the Commission on				
6	January 1, 2013, shall expire on June 30, 2014. The term of the public at-large member				
7	appointed under G.S. 126-2(b)(5), serving on the Commission on January 1, 2013, shall expire				
8	June 30, 2013. If the terms of office eliminated in this act have not been set out, then the				
o 9	,				
	appointing authorities shall determine by July 1, 2013, which terms to eliminate to achieve the				
10	membership totals pursuant to this act. After determining which terms to eliminate, the				
11	appointing authority shall notify in writing all the persons and entities required to receive				
12	notification pursuant to G.S. 143-47.7.				
13	SECTION 2.3. This Part is effective when it becomes law.				
14					
15	PART III. PROBATIONARY AND CAREER STATE EMPLOYEES				
16	SECTION 3.1. G.S. 126-1.1 reads as rewritten:				
17	"§ 126-1.1. Career State employee defined.				
18	(a) For the purposes of this Chapter, unless the context clearly indicates otherwise,				
19	"career State employee" means a State employee or an employee of a local entity who is				
20	covered by this Chapter pursuant to G.S. $126-5(a)(2)$ who:				
21	(1) Is in a permanent position <u>and permanent appointment</u> ; and				
22	 (2) Has been continuously employed by the State of North Carolina or a local 				
23	entity as provided in G.S. 126-5(a)(2) in a position subject to the State				
23	Personnel Act for the immediate $\frac{2412}{24}$ preceding months.				
24 25	(b) As used in this Chapter, "probationary State employee" means a State employee				
23 26					
	who is in a probationary appointment and is exempt from the provisions of the State Personnel				
27	Act only because the employee has not been continuously employed by the State for the time				
28	period required by subsection (a) of this section."				
29	SECTION 3.2. G.S. 126-15.1 is repealed.				
30	SECTION 3.3. This Part is effective when it becomes law.				
31					
32	PART IV. EXEMPT POSITION MODIFICATIONS				
33	SECTION 4.1. G.S. $126-5(d)(1)$ reads as rewritten:				
34	"(d) (1) Exempt Positions in Cabinet Department. – Subject to the provisions of this				
35	Chapter, which is known as the State Personnel Act, the Governor may				
36	designate a total of 1,0001,500 exempt positions throughout the following				
37	departments: departments and offices:				
38	a. Department of Administration.				
39	b. Department of Commerce.				
40	c. Repealed by Session Laws 2012-83, s. 7, effective June 26, 2012,				
41	and by Session Laws 2012-142, s. 25.2E(a), effective January 1,				
42	2013.				
43	d. Department of Public Safety.				
44	e. Department of Cultural Resources.				
45	f. Department of Health and Human Services.				
46	g. Department of Environment and Natural Resources.				
47	h. Department of Revenue.				
48	i. Department of Transportation.				
40 49					
49 50					
	and by Session Laws 2012-142, s. 25.2E(a), effective January 1, 2013				
51	2013.				

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1	<u>k.</u> <u>Office of Information Technology Services.</u>			
2	1. Office of State Budget and Management.			
3	m. Office of State Personnel.			
4	Notwithstanding the provisions of this subdivision or the other re-	quirements of this		
5	subsection, the Governor may at any time designate up to one percent (1%)	-		
6	of full-time positions in the Department of Public Safety, not to exceed			
7	exempt managerial positions. Notwithstanding the provisions of this subdi	1 '		
8	requirements of this subsection, the Governor may at any time increase by			
9	exempt policy-making positions at the Department of Public Safety, but a			
10	total number of exempt policy-making positions exceed 105."			
11	SECTION 4.2. G.S. 147-33.77(a) reads as rewritten:			
12	"(a) The State Chief Information Officer may appoint a Chief I	Deputy Information		
13	Officer. The salary of the Chief Deputy Information Officer shall be set	1 0		
14	Information Officer. The State Chief Information Officer may appoint all en	•		
15	legal counsel, necessary to carry out the powers and duties of the office. The			
16	be subject to the State Personnel Act. Act, except that employees in posi-			
17	exempt under G.S. 126-5(d)(1) are not subject to the Act, in accordance with	-		
18	that section."	r		
19	SECTION 4.3. G.S. 126-5(e) is repealed.			
20	SECTION 4.4. G.S. 126-5(f) is repealed.			
21	SECTION 4.5. G.S. 126-5(d)(5) reads as rewritten:			
22	"(d)			
23	(5) Creation, Transfer, or Reorganization. – The Governor,	elected department		
24	head, or State Board of Education may designate as exem	pt a position that is		
25	created or transferred to a different department, or is loca	ted in a department		
26	in which reorganization has occurred, after July 1-Octob	<u>per 1 of the year in</u>		
27	which the oath of office is administered to the Governo	or. The designation		
28	must be made in a letter to the State Personnel Director,	the Speaker of the		
29	North Carolina House of Representatives, and the Pres	ident of the North		
30	Carolina Senate within 180 days after such position is created, transferred, or			
31	in which reorganization has occurred."			
32	SECTION 4.6. This Part becomes effective June 30, 2013, wi	th the repeal of the		
33	provisions in G.S. 126-5(e) and G.S. 126-5(f) applying as to State employe	es hired on or after		
34	that date.			
35				
36	PART V. REDUCTIONS IN FORCE			
37	SECTION 5.1. G.S. 126-7.1 reads as rewritten;			
38	"§ 126-7.1. Posting requirement; State employees receive prior	ity consideration;		
39	reduction-in-force; Work First hiring.			
40				
41	(e) If a State employee subject to this section:			
42	(1) Applies for another position of State employment that	would constitute a		
43	promotion; and			
44	(2) Has substantially equal qualifications as an applicant	who is not a State		
45	employee.employee;			
46	then the State employee shall receive priority consideration over the appl			
47	State employee. This priority consideration shall not apply when the only ap	plicants considered		
48	for the vacancy are current State employees.	C 1 1		
49 50	(f) If a State employee who has been separated due to reduction in	a force or who has		
50	been given notice of imminent separation due to reduction in force:			

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1 2 3	(1) Applies for another position of State employment equal grade than the position held by the employee at the tir separation; and	-
4	(2) Has substantially equal qualifications as any other applic	cant:
5	then within all State agencies, the State employee who has been notified o	
6	a reduction in force shall receive priority consideration over all other app	1
7	shall remain in effect for a period of 12 months from the date the	1 1
8	notification of separation by reduction in force. State employees separated	
9	force shall receive higher priority than other applicants with employme	
10	priorities, except that the reemployment priority created by G.S. 1	
11	considered as equal.	
12	(f1) If a State employee who has been separated due to reduction-	in-force or who has
13	been given notice of imminent separation due to reduction-in-force accep	ts or rejects an offer
14	for a position of State employment that is equal to or higher than the posi	tion held or equal to
15	or higher than the salary earned by the employee at the time of separation	or notification, then
16	the employee's acceptance or rejection of that offer shall satisfy and terr	minate the one-time,
17	<u>12-month priority granted by subsection (f) of this section.</u>	
18	" 	
19	SECTION 5.2. This Part is effective when it becomes	law and applies to
20	reductions-in-force implemented on or after that date.	
21		
22	PART VI. EMPLOYEE GRIEVANCES	1
23	SECTION 6.1. Article 8 of Chapter 126 of the General Statutes	s reads as rewritten:
24	"Article 8.	
25 26	"Employee Appeals of Grievances and Disciplinary Actio" § 126-34.01 Grievance appeal; resolution.)11.
20 27	Any State employee having a grievance arising out of or due to the emp	lovee's employment
28	shall first discuss the problem or grievance with the employee's supervisor	
29	or grievance is with the supervisor. Then the employee shall follow the	-
30	established by the employee's agency and approved by the State Personnel	
31	" <u>§ 126-34.02</u> Grievance process; grounds.	<u></u>
32	(a) An applicant for State employment, a State employee, or for	mer State employee
33	may file a grievance with the State Personnel Commission provided the g	
34	the agency grievance procedure.	
35	The Office of State Personnel shall administer the grievance hearing	g process. Grievance
36	hearings shall be conducted before hearing officers designated by the Dire	ector of the Office of
37	State Personnel. It is the duty of the hearing officer to prepare a record of	of the hearing and to
38	submit, within 60 days of the date the hearing officer receives the grievan	
39	decision to the State Personnel Commission for its consideration unless the	e Commission grants
40	an extension of time for good cause shown.	
41	The State Personnel Commission may modify, accept, or reject the rec	
42	hearing officer. If the hearing officer's recommended decision is rejected	
43	the Commission shall issue its own findings, conclusions, and decision with	
44	The decision of the State Personnel Commission is subject to revie	
45	Administrative Hearings under Chapter 150B of the General Statut	
46 47	Administrative Hearings may reverse or affirm the decision of the State Pe	
47 48	within 60 days. If no such order is entered, the decision of the State Perbecomes final and is subject to judicial review.	COMPET COMMISSION
40 49	The decision of the State Personnel Commission is subject to revie	w by the Office of
49 50	Administrative Hearings. If the reviewing administrative law judge finds t	
50	Administrative meanings. If the reviewing administrative law judge milds t	nat the decision was

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1	unsupported by	any competent evidence or was an abuse of disc	cretion, then the judge may	
2	affirm, reverse, or modify the decision; or remand the case for further proceedings.			
3	The decision of the Office of Administrative Hearings is subject to judicial review pursuant			
4	to Article 4 of	Chapter 150B of the General Statutes, except	that if the State Personnel	
5	Commission's de	cision is supported by any competent evidence th	e decision shall be affirmed	
6	by the superior c	ourt.		
7	<u>(b)</u> <u>The f</u>	ollowing issues may be grieved to the State Perso	onnel Commission after the	
8	completion of the	e agency grievance procedure:		
9	<u>(1)</u>	Discrimination or harassment An applicant fo	r State employment, a State	
10		employee, or former State employee may	allege discrimination or	
11		harassment based on race, religion, color,	national origin, sex, age,	
12		disability, genetic information, or political a	ffiliation if the employee	
13		believes that he or she has been discrimina	ted against in his or her	
14		application for employment or in the terms and c	conditions of the employee's	
15		employment, or in the termination of his or her en	<u>mployment.</u>	
16	<u>(2)</u>	Retaliation. – An applicant for State employn	nent, a State employee, or	
17		former State employee may allege retaliation fe	or protesting discrimination	
18		based on race, religion, color, national origin, s	ex, age, disability, political	
19		affiliation, or genetic information if the employe	e believes that he or she has	
20		been retaliated against in his or her application	n for employment or in the	
21		terms and conditions of the employee's employment	nent, or in the termination of	
22		the employee's employment.		
23	<u>(3)</u>	Just cause for dismissal, demotion, or suspension		
24		may allege that he or she was dismissed, d		
25		disciplinary reasons without just cause. A dismis		
26		which is not imposed for disciplinary reasons		
27		disciplinary action within the meaning of this	-	
28		disciplinary action the employee shall, befor	· · · · · · · · · · · · · · · · · · ·	
29		furnished with a statement in writing setting		
30		omissions that are the reasons for the disciplinar		
31		appeal rights. The employee shall be permitted		
32		statement is delivered to appeal under the ag		
33		However, an employee may be suspended wi	• • •	
34		giving of written reasons in order to avoid un	-	
35	(A)	protect the safety of persons or property, or for of		
36	<u>(4)</u>	Veteran's preference. – An applicant for S		
37 38		employee may allege that he or she was den	led veteran's preference in	
30 39	(5)	violation of the law.	An applicant for State	
39 40	<u>(5)</u>	Failure to post or give priority consideration. employment or a State employee may allege that	* *	
40 41		or promotion because a position was not post		
42		<u>Chapter or because he or she was denied hiring of the she was denied hiri</u>		
43		failure to give priority consideration for prom	-	
43 44		required by G.S. 126-7.1.	ionon or reemployment as	
44	(6)	Whistleblower. – A whistleblower grievance as p	rovided for in this Chapter	
46		issue for which appeal to the State Personnel		
47				
48	specifically authorized by this Chapter shall not be grounds for a grievance to the Commission or any other State forum.			
49	(d) In grievance appeals conducted pursuant to this Chapter, the burden of showing that			
50	a career State employee was discharged, demoted, or suspended for just cause rests with the			
51		other grievance appeals, the burden of proof rests o		

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1	(e) Any	grievan	ce appeal of the final decision of a	n agency head must be brought	
2	within 30 days from the day of receipt of the decision.				
3	(f) The decision of the State Personnel Commission is advisory for covered local				
4	government emp				
5			rsonnel Commission may award attor	rnevs' fees to an employee where	
6			pay is ordered or where an emplo		
7			in this subsection are not exclusive re		
8			appeal for career State employees.		
9			ovided in this Chapter, any career St	ate employee having a grievance	
10			to the employee's employment and		
11			nation because of the employee's age,		
12			pping condition as defined by G.S. 16		
12			or grievance with the employee's su		
13			y the employee's department or agen		
15			or due to the employee's employment		
16			e's age, sex, race, color, national origin		
10			y G.S. 168A-3 shall submit a writt		
18			The department or agency shall have		
19			tion. If the employee is not satisfied		
20			nt, the employee shall have the right		
20	Administrative I	-		to appear uncerty to the office of	
22		0	,. f or contested case under the State P (arsonnal Act dafinad	
23	0		oyee or former State employee may fi		
23 24		-	se under Article 3 of Chapter 150B (
24 25			actions or issues:	of the General Statutes only as to	
23 26	(1)		issal, demotion, or suspension with	out now based upon an alleged	
20 27			tion of G.S. 126-35, if the employee is		
28	(2)		leged unlawful State employment pra	1 •	
28 29	(2)		eget unawith State employment pro-	actice constituting discrimination,	
29 30		-	Denial of promotion, transfer, of	or training on account of the	
31		a.	employee's age, sex, race, color,		
32					
32 33			political affiliation, or handicapping 168A of the General Statutes.	g condition as defined by Chapter	
33 34		h	Demotion, reduction in force, or	termination of an amployee in	
34 35		b.			
35 36			retaliation for the employee's oppos	-	
30 37			account of the employee's age, s religion, creed, political affiliation		
38			• •	11 0	
38 39	(2)	Datal	defined by Chapter 168A of the Ger		
39 40	(3)	an all	iation against an employee, as proscri eged violation of G.S. 126-16.	bed by G.S 120-17, for protesting	
40 41	(A)			in accordance with Article 12 of	
	(4)		al of the veteran's preference granted		
42			Chapter in initial State employment or		
43	(5)		, for an eligible veteran as defined by (
44	(5)	Denia	al of promotion for failure to pe	out to a concern State complexity	
45			deration for promotion or reemployment		
46		-	red by G.S. 126-7.1 and G.S. 126-36.2		
47	(6)		al of an employee's request for ren		
48			ading information from the employe	es personnel the as provided by	
49 50			126-25.	C C C 126.95	
50	(7)	Any :	etaliatory personnel action that violate	28 U.S. 126-85.	

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	(8)	Denial of promotion in violation of G.S. 126- determination found probable cause to believe there G.S. 126-14.2.	
	(9)	Denial of employment in violation of G.S. 126-	14.2 where an initial
		determination found probable cause to believe that the of G.S. 126-14.2.	
	(10)	Harassment in the workplace based upon age, se	v race color national
	(10)	origin, religion, creed, or handicapping condition, with based upon the creation of a hostile work environm	hether the harassment is
		quo.	
	(11)	 Violation of any of the following federal statutes as a a. The Fair Labor Standards Act, 29 U.S.C. § 20 b. The Age Discrimination in Employment Act, c. The Family Medical Leave Act, 29 U.S.C. § 20 d. The Americans with Disabilities Act, 42 U.S.) 1, et seq. - 29 U.S.C. § 621, et seq. 2601, et seq.
(b)	An or	plicant for initial State employment may file in the C	
		steed case under Article 3 of Chapter 150B of the Gener	
Hearings	(1)	Alleged denial of employment in violation of G.S. 12	
	$\frac{(1)}{(2)}$	Denial of the applicant's request for removal of	
	(2)	misleading information from the personnel file as pro-	
	(3)	Denial of equal opportunity for employment and co	
	(5)	of the employee's age, sex, race, color, national	
		political affiliation, or handicapping condition as de	
		of the General Statutes. This subsection with respect	to equal opportunity as
		to age shall be limited to persons who are at lear	
		applicant may not, however, file a contested case w	
		was the reason for the person's nonselection for (i) a	
		position as defined in G.S. 126-5(b)(3), (ii) a	chief deputy or chief
		administrative assistant position under G.S. 12	
		confidential assistant or confidential secre	tary position under
		G.S. 126-5(c)(2).	
	(4)	Denial of the veteran's preference in initial State en	
	(-	Article 13 of this Chapter, for an eligible veteran as of	
	(5)	Denial of employment in violation of G.S. 126-	
		determination found probable cause to believe that the of G.S. 126-14.2.	
(c)		e case of a dispute as to whether a State employed	
1		he State Personnel Act under G.S. 126-5, the employe	
	istrativ	e Hearings a contested case under Article 3 of Chapt	er 150B of the General
Statutes.	• •		
(d)		te employee or applicant for State employment ma	-
		learings a contested case under Article 3 of Chapte	
		upon a false accusation regarding, or disciplinary	action relating to, the
	0	ed violation of G.S. 126-14 or G.S. 126-14.1.	va II.a. nin aa khuawah kha
(e) filing of a		ssue for which appeal to the Office of Administrativ	
-		ted case under Article 3 of Chapter 150B of the Gener	
specificar 126.	ry auth	prized by this section shall not be grounds for a conte	sieu case under Unapler
	2 A 14	ernative dispute resolution.	
		on, the Commission may adopt alternative dispute re	solution procedures for
In ite			

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1	Article. Any matters not constituting grounds for a grievance under this An	rticle shall not be
2	heard by the Office or the Commission.	
3	(a) Notwithstanding the provisions of Articles 6 and 7 of this Cha	pter. or the other
4	provisions of this Article, with the consent of the parties, a matter for which a	L ·
5	former State employee, or an applicant for State employment has filed a cor	1 · ·
6	Article 3 of Chapter 150B of the General Statutes may be handled in	
7	alternative dispute resolution procedures adopted by the State Personnel Com	
8	(b) In its discretion, the State Personnel Commission may adopt a	
9	resolution procedures for the resolution of matters not constituting grounds for	
10	under G.S. 126-34.1.	i a contested case
11	(c) Nothing in this section shall be construed to limit the right of any	v person to file in
12	the Office of Administrative Hearings a contested case under Article 3 of Ch	· 1
12	General Statutes.	apter 150D of the
13 14	" <u>§ 126-34.3. Judicial review of fee awards.</u>	
14	With respect to a decision of the State Personnel Commission assessing	ng or refusing to
16	assess reasonable witness fees or a reasonable attorneys' fee, the reviewing of	
10	or modify the decision of the Commission if the decision is unreasonable	-
17	inadequate. The reviewing court shall award court costs and a reasonable	
18 19	representation in connection with the appeal to an employee who obtain	•
20	modification of the Commission's decision in an appeal under this section.	<u>lis a levelsal ol</u>
20	"§ 126-36. Appeal of unlawful State employment practice.	
21	(a) Any State employee or former State employee who has reaso	n to baliava that
22	employment, promotion, training, or transfer was denied the employee or that	
23 24	transfer, or termination of employment was forced upon the employee	
24 25		
	opposition to alleged discrimination or because of the employee's age, sex, ra	
26 27	origin, religion, creed, political affiliation, or handicapping condition	•
	G.S. 168A-3 except where specific age, sex or physical requirements const accurational gualification account to proper and efficient administration of	
28	occupational qualification necessary to proper and efficient administration, sh	ian nave the right
29 30	to appeal directly to the Office of Administrative Hearings. (b) Subject to the requirements of $C = 126.34$ any State employee	or former State
30 31	(b) Subject to the requirements of G.S. 126-34, any State employee employee who has reason to believe that the employee has been subject	
32		
32 33	following shall have the right to appeal directly to the Office of Administrative	e nearings.
33 34	(1) Harassment in the workplace based upon age, sex, race	
34 35	origin, religion, creed, or handicapping condition, whether	
	based upon the creation of a hostile work environment or	upon a quiu pro
36 37	$\frac{quo}{quo}$	based upon age
	(2) Retaliation for opposition to harassment in the workplace	
38	sex, race, color, national origin, religion, creed, or handic	
39 40	whether the harassment is based upon the creation of	a nostne work
40 41	environment or upon a quid pro quo."	Stata amplavaa
	"§ 126-36.2. Appeal to Office of Administrative Hearings by career	-State employee
42 43	denied notice of vacancy or priority consideration.	promotion due to
43 44	Any career State employee who has reason to believe that he was denied the failure of the accency department or institution that had a job wasaney to:	promotion due to
44 45	the failure of the agency, department, or institution that had a job vacancy to: (1) Post notice of the job vacancy pursuant to $C = 126.7 + 1(a)$	
	 (1) Post notice of the job vacancy pursuant to G.S. 126-7.1(a) (2) Give him priority consideration pursuant to G.S. 126-7 	
46 47		. r(c) may appear
	directly to the Office of Administrative Hearings.	
48 40	" <u>§ 126-37. Administrative Law Judge's final decision.</u>	r horocomont and
49 50	(a) Appeals involving a disciplinary action, alleged discrimination of	
50 51	any other contested case arising under this Chapter shall be conducted Administrative Hearings as provided in Article 2 of Chapter 150P: provided	
51	Administrative Hearings as provided in Article 3 of Chapter 150B; provided	mat no gnevance

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1 may be appealed unless the employee has complied with G.S. 126-34. The administrative law 2 judge is hereby authorized to reinstate any employee to the position from which the employee 3 has been removed, to order the employment, promotion, transfer, or salary adjustment of any 4 individual to whom it has been wrongfully denied or to direct other suitable action to correct 5 the abuse which may include the requirement of payment for any loss of salary which has 6 resulted from the improperly discriminatory action of the appointing authority. 7 Repealed by 1993 (Reg. Sess., 1994), c. 572, s. 1. (b) 8 Repealed by Session Laws 2011-398, s. 44, effective January 1, 2012, and (b1) 9 applicable to contested cases commenced on or after that date. 10 The final decision is subject to judicial review pursuant to Article 4 of Chapter 150B (b2)11 of the General Statutes. Appeals in which it is found that discrimination prohibited by Article 6 12 of this Chapter has occurred or in any case where a binding decision is required by applicable 13 federal standards shall be heard as all other appeals. 14 (c)If the local appointing authority is other than a board of county commissioners, the 15 local appointing authority must give the county notice of the appeal taken pursuant to 16 subsection (a) of this section. Notice must be given to the county manager or the chairman of 17 the board of county commissioners by certified mail within 15 days of the receipt of the notice 18 of appeal. The county may intervene in the appeal within 30 days of receipt of the notice. If the 19 action is appealed to superior court the county may intervene in the superior court proceeding 20 even if it has not intervened in the administrative proceeding. The decision of the superior court 21 shall be binding on the county even if the county does not intervene. 22 "§ 126-38. Time limit for appeals. 23 Any employee appealing any decision or action shall file a petition for a contested case 24 with the Office of Administrative Hearings as provided in G.S. 150B-23(a) no later than 30 25 days after receipt of notice of the decision or action which triggers the right of appeal. 26 "§ 126-39. Scope of this Article. 27 Except for positions subject to competitive service and except for appeals brought under 28 G.S. 126-16, 126-25, and 126-36, this Article applies to all State employees who are career 29 State employees at the time of the act, grievance, or employment practice complained of. 30 "§ 126-40: Repealed by Session Laws 1985, c. 746, s. 16. 31 "§ 126-41. Attorney and witness fees. 32 The decision of the Commission assessing or refusing to assess reasonable witness fees or a 33 reasonable attorney's fee as provided in G.S. 126-4(11) is a final agency decision appealable 34 under Article 4 of Chapter 150B of the General Statutes. The reviewing court may reverse or 35 modify the decision of the Commission if the decision is unreasonable or the award is 36 inadequate. The reviewing court shall award court costs and a reasonable attorney's fee for 37 representation in connection with the appeal to an employee who obtains a reversal or 38 modification of the Commission's decision in an appeal under this section. 39 "§ 126-42. Reserved for future codification purposes." 40 SECTION 6.2. G.S. 126-7.2 reads as rewritten: 41 "§ 126-7.2. Time limit for appeals of applicants and noncareer State employees. 42 Any applicant or employee that has not attained career status, appealing any decision or 43 action shall file a petition for contested case hearing with the Office of Administrative Hearings 44 as provided in G.S. 150B-23(a) an appeal with the Office of State Personnel no later than 30 45 days after receipt of notice of the final agency decision or action which triggers the right of 46 appeal." **SECTION 6.3.** This Part is effective when it becomes law. 47 48 49 PART VII. OTHER MODERNIZING AND CONFORMING CHANGES 50 **SECTION 7.1.** G.S. 126-16 reads as rewritten:

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1 2	"§ 126-16. Equal opportunity for employment and compensation by S and agencies and local political subdivisions.	tate departments
3	All State departments and agencies agencies, departments, and institut	ions and all local
4	political subdivisions of North Carolina shall give equal opportunity for	
5	compensation, without regard to race, religion, color, creed, national origin, s	ex, age, <u>disability</u> ,
6	or genetic information to all persons otherwise qualified.or handicapping co	ndition as defined
7	in G.S. 168A-3 to all persons otherwise qualified, except where specific ag	
8	requirements constitute bona fide occupational qualifications necessary to pr	roper and efficient
9	administration. This section with respect to equal opportunity as to age s	hall be limited to
10	individuals who are at least 40 years of age."	
11	SECTION 7.2. G.S. 126-16.1 reads as rewritten:	
12	"§ 126-16.1. Equal employment opportunity training.	
13	Each State agency, department, and institution, and The University of No	orth Carolina, shall
14	enroll each newly appointed supervisor or manager within one year of appoint	tment in the Equal
15	Employment Opportunity training offered or approved by the Office of State	Personnel.
16	Each State agency, each State department, and The University of North Ca	arolina shall:
17	(1) Enroll each newly appointed supervisor or manager w	ithin one year of
18	appointment in the Equal Employment Opportunity Institu	te operated by the
19	Division of Equal Opportunity Services of the Office of	f State Personnel.
20	Current managers and supervisors are encouraged to enrol	
21	Institute.	
22	(2) Be responsible for providing supplies and resource mater	rials for managers
23	and supervisors who are enrolled from that depart	ment, agency or
24	university."	
25	SECTION 7.3. G.S. 126-19 reads as rewritten:	
26	"§ 126-19. Equal employment opportunity plans; reports; maintenan	ce of services by
27	State Personnel Director.	
28	(a) Each member of the Council of State under G.S. 143A-11, each	h of the principal
29	departments enumerated in G.S. 143B-6, The University of North Carolina, the	he judicial branch,
30	and the legislative branch, shall develop and submit on an annual basis an E	
31	Opportunity plan which shall include goals and programs that provide pos	sitive measures to
32	assure equitable and fair representation of North Carolina's citizens. The plans	s developed by the
33	judicial branch and by the Legislative Services Office on behalf of the legisl	lative branch shall
34	be submitted to the General Assembly on or before June 1 of each year. Al	ll other such plans
35	shall be submitted to the State Personnel Director for review and approval of	n or before March
36	1, of each year.	
37	(b) The State Personnel Commission shall submit a report to the G	General Assembly
38	concerning the status of Equal Employment Opportunity plans and progr	rams for all State
39	departments, agencies, universities, which are required by this Chapter to 1	report to the State
40	Personnel Director, on or before June 1 of each year. If any plan has been	n disapproved, the
41	report shall contain reasons for disapproval. The status report submitte	d to the General
42	Assembly by the State Personnel Director and the plans submitted to the Ger	neral Assembly by
43	the judicial branch and the Legislative Services Office on behalf of the legislative	lative branch shall
44	contain the total number of persons employed in each job category, the rac	e, sex, salary, and
45	other demographics relative to persons hired and promoted during the reporting	ng period, analysis
46	of the data, and an indication as to which goals were achieved.	
47	(c) The State Personnel Director shall at least maintain current will p	provide services of
48	Equal Employment Opportunity technical assistance, training, overs	ight, monitoring,
49	evaluation, support programs, and reporting to assure that State governme	nt's work force <u>is</u>
50	diverse at all occupational levels. These services shall be provided by qualifi	
51	occupational levels reflect North Carolina's population. To the extent reasonal	bly possible, these

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services shall be provided by qualified personnel who have continuous experience in the field 1 2 of Equal Employment Opportunity and affirmative action and who are sensitive to 3 circumstances and experiences of individuals from diverse backgrounds and cultures, and 4 recognize that efficient and effective government requires the talents, skills, and abilities of all 5 available human resources." 6 **SECTION 7.4.(a)** G.S. 126-25 reads as rewritten: 7 "§ 126-25. Remedies of employee objecting to material in file. 8 An employee, former employee employee, or applicant for employment who objects (a) 9 to material in his-the employee's file may place in his or her file a written statement relating to 10 the material he the employee considers to be inaccurate or misleading. 11 An employee, former employee employee, or applicant for employment who objects (b) to material in his the employee's file because he or she considers it inaccurate or misleading 12 13 may seek the removal of such material from his the file in accordance with a grievance 14 procedure established by that department. If the agency determines that material in the 15 employee's file is inaccurate or misleading, the agency shall remove or amend the inaccurate 16 material to ensure that the file is accurate. Nothing in this subsection shall be construed to 17 permit an employee to appeal the contents of a performance appraisal or written disciplinary action.the grievance procedure of that department, including appeal to the State Personnel 18 19 Commission. When a department, division, bureau, commission, or other agency agrees or is 20 ordered by the State Personnel Commission or by the General Court of Justice of this State to 21 remove inaccurate or misleading material from an employee's file, which information was 22 placed in the file by the supervisor or other agent of management, it shall destroy the original 23 and all copies of the material removed and may not retain any inaccurate or misleading 24 information derived from the material removed." 25 SECTION 7.4.(b) G.S. 126-26 reads as rewritten: 26 "§ 126-26. Rules and regulations.policies. 27 The State Personnel Commission shall prescribe such rules and regulations-policies as it 28 deems necessary to implement the provisions of this Article." SECTION 7.5. G.S. 126-6.2 reads as rewritten: 29 30 "§ 126-6.2. Reports. 31 Beginning January 1, 1998, and quarterly thereafter, the head of each State agency, (a) 32 department, or institution employing State employees subject to the State Personnel Act shall 33 report to the Office of State Personnel on the following: 34 The costs associated with the defense or settlement of administrative (1)35 grievances and lawsuits filed by current or former State employees and 36 applicants for State employment, including the costs of settlements, 37 attorneys' fees, litigation expenses, damages, or awards incurred by the 38 respective State agencies, departments, and institutions. The report shall 39 include an explanation of the fiscal impact of these costs upon the operations 40 of the State agency, department, or institution. 41 Any other human resources functions or actions as may be requested by the (2)42 Director of the Office of State Personnel in order for the Office to evaluate 43 the efficiency, productivity, and compliance of a State agency, department, or institution with policies including, but not limited to, the compensation of 44 45 State employees, voluntary shared-leave programs, equal employment opportunity plans and programs, and work options programs. The 46 47 modification of position descriptions resulting in changes in position 48 qualifications to allow the use of educational, experience, or other 49 equivalencies in the hiring or promotion of State employees where such 50 equivalencies were not previously used in the position descriptions. The

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1	report shall include an explanation of the reasons for	the changes in the		
2	position descriptions and the bases for the use of the equiv	valencies.		
3	(b) Beginning May 1, 1998, and annually thereafter, the State Pers			
4	shall report to the Joint Legislative Commission on Governmental Operation	ations on the costs		
5	associated with the defense or settlement of lawsuits and on the use of pe	sition qualification		
6	equivalencies, as compiled in accordance with lawsuits, and upon request, o	n the results of any		
7	other reports regarding human resources action or functions pursuant to su	bsection (a) of this		
8	section.			
9	(c) Beginning May 1, 1998, and then annually thereafter, the			
10	Commission, through the Office of State Personnel, shall report to the			
11	Commission on Governmental Operations on outcomes with respect to State	1.		
12	promotions, disciplinary actions, and compensation, based upon demographi	cs. "		
13	SECTION 7.6. G.S. 126-14.4 is repealed.			
14	SECTION 7.7. G.S. 126-79 is repealed.			
15	SECTION 7.8. G.S. 126-8.3(c) reads as rewritten:			
16	"(c) The State Personnel Commission, the State Board of Education, a			
17	of Community Colleges Colleges, and all State agencies, departments, an			
18	annually report to the Office of State Personnel on the voluntary shared leave			
19	prior fiscal year, the report shall include the total number of days or hours of			
20	sick leave donated and used by voluntary shared leave recipients and th			
21	vacation leave and sick leave donated and used. The State Personnel Con			
22	Board of Education, and the State Board of Community Colleges shall provi	1		
23	fiscal year as required by this section to the Joint Legislative Commission			
24	Operations and to the Fiscal Research Division on or before October 15 each	ı year. "		
25	SECTION 7.9.(a) G.S. 126-7(b) is repealed.			
26	SECTION 7.9.(b) Article 2 of Chapter 126 of the General Stat	utes is amended by		
27	adding a new section to read:			
28	" <u>§ 126-7.3. Annual compensation surveys.</u>	• • • •		
29	To guide the Governor and the General Assembly in making decis			
30	compensation of State employees, the State Personnel Commission sha			
31	compensation surveys. The Commission shall present the results of the com			
32	the Appropriations Committees of the House of Representatives and the S			
33	two weeks after the convening of the legislature in odd-numbered year	s and May 1st of		
34 35	even-numbered years." SECTION 7.10. This Part is effective when it becomes law.			
35 36	SECTION 7.10. This Part is effective when it becomes law.			
30 37	PART VIII. REORGANIZATION THROUGH REDUCTION PROGR	AM		
38	SECTION 8.1. In order to provide for the most effective and e			
39	services and performance of functions by the executive branch, the Governo	•		
40	following:	n may do an or the		
41	(1) Restructure and reorganize in the executive branch in a	manner defined by		
42	the number of positions, employee skills, and employee q	-		
43	(2) Direct that reorganization shall be led by the organization			
44	being reorganized.	ional antis that are		
45	(3) Direct that organizations collaborate in planning	g and executing		
46	reorganization and restructuring across executive bra			
47	departments.	anon agonolos ana		
48	SECTION 8.2. The Office of State Personnel, in conjunction	with the Office of		
49	State Budget and Management (OSBM), may develop the Reorganization			
50	Program (RTR). The RTR shall be one option available for reorganization	6		
51	The RTR is authorized to serve as an employee volunteer separation prog			

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1 2	Commission (SPC). The S	PC policy s	
3			e used in identifying the organizational units.
4	· · · · · ·		entifying employees who may volunteer.
5		•	severance and other related assistance.
6			tanding any other provision of law to the contrary, if RTR
7	1 0		es volunteer, then selections for reductions-in-force from
8			e authorized based upon skills and qualifications for the
9	1	0	onal unit. Employees separated from employment in a
10		-	of the RTR shall be paid severance in accordance with the
11		-	retained by the executive branch may be repurposed.
12		• This Par	t is effective when it becomes law and expires December
13	31, 2014.		
14 15	DADT IV DENAMINO	/стате е	IUMAN RESOURCES COMMISSION AND OFFICE
15	OF STATE HUMAN RE		
17			er 126 of the General Statutes, the State Personnel Act, is
18		-	the "North Carolina Human Resources Act."
19			ollowing entities and positions created by Chapter 126 of
20	the General Statutes are he		• • • •
21		•	nel Commission is renamed the "North Carolina Human
22	Resource	ces Commis	ssion."
23	(2) The Of	ice of State	e Personnel is renamed the "North Carolina Office of State
24	Human	Resources.	
25	(3) The Sta	te Personne	el Director is renamed the "Director of the North Carolina
26			man Resources."
27			ification of References The Revisor of Statutes shall
28	•		al Statutes to the State Personnel Act, State Personnel
29			ector, and the Office of State Personnel (or any derivatives
30	,		o the North Carolina Human Resources Act, the State
31			Director of the Office of State Human Resources, and the
32 33			appropriate derivative thereof) to effectuate the renaming
33 34	include, but are not limited		forming changes are necessary. The affected statutes may
34 35	– Referring to the State		
36	1. G.S. 7A-1		Duty hours, salary, and travel expenses within county.
37	2. G.S. 7A-7		Agency head; powers and duties; salaries of Chief
38	2. 0.5. /11 /		Administrative Law Judge and other administrative law
39			judges.
40	3. G.S. 7A-7	60	Number and status of employees; staff assignments; role
41			of State Personnel Commission.
42	4. G.S. 18C-	120	Selection of the Director; powers and duties.
43	5. G.S. 18C-	173	Limits on compensation increases.
44	6. G.S. 58-2-	10	Salary of Commissioner.
45	7. G.S. 58-71	-5	Commissioner of Insurance to administer Article; rules
46			and regulations; employees; evidence of Commissioner's
47			actions.
48	8. G.S. 58-86		Director.
49	9. G.S. 62-12)	Organization of Commission; adoption of rules and
50		-	regulations therefor.
51	10. G.S. 88B-	5	Board office, employees, funds, budget requirements.

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1	11.	G.S. 90-270.4	Exemptions to this Article.
2	12.	G.S. 95-2	Election of Commissioner; term; salary; vacancy.
3	13.	G.S. 97-78	Salaries and expenses; administrator, executive secretary,
4			deputy commissioners, and other staff assistance; annual
5			report.
6	14.	G.S. 106-11	Salary of Commissioner of Agriculture.
7		G.S. 113A-258	Clean Water Management Trust Fund: Executive
8	10.	0.01 11011 200	Director and staff.
9	16	G.S. 114-7	Salary of the Attorney General.
10		G.S. 115C-20	Office and salary.
11		G.S. 115D-5	Administration of institutions by State Board of
12	10.	0.5. 1150 5	Community Colleges; personnel exempt from State
12			Personnel Act; extension courses; tuition waiver; in-plant
13			training; contracting, etc., for establishment and
15			operation of extension units of the community college
16			system; use of existing public school facilities.
17	19	G.S. 116-11	Powers and duties generally.
18		G.S. 116-30.4	Position management.
19		G.S. 120-36.1	Fiscal Research Division of Legislative Services
20	21.	0.5. 120 50.1	Commission established.
20	22	G.S. 120-79	Commission established.
21		G.S. 122A-4	North Carolina Housing Finance Agency.
22		G.S. 122D-5	Officers and employees; administration of Chapter.
23 24		G.S. 122E-4	North Carolina Housing Partnership created;
25	23.	0.5. 122L- 1	compensation; organization.
26	26	G.S. 126-1.1	Career State employee defined.
20 27		G.S. 126-2	State Personnel Commission.
28		G.S. 126-5	Employees subject to Chapter; exemptions.
29		G.S. 126-6.2	Reports.
30		G.S. 126-30	Fraudulent disclosure and willful nondisclosure on
31	20.		application for State employment; penalties.
32	31	G.S. 126-34.1	Grounds for contested case under the State Personnel Act
33	011		defined.
34	32	G.S. 126-35	Just cause; disciplinary actions for State employees.
35		G.S. 126-56	Status of employees of other governments.
36		G.S. 126-75	Work options for State employees.
37		G.S. 135-5.1	Optional retirement program for The University of North
38			Carolina.
39	36	G.S. 135-48.23	Executive Administrator.
40		G.S. 136-4	Chief Engineer.
41		G.S. 138-4	Governor to set salaries of administrative officers;
42	50.	0.5.150	exceptions; longevity pay.
43	39	G.S. 138A-3	Definitions.
44		G.S. 140-5.15	Director of Museum of Art; appointment; dismissal;
45	-0.	0.01 10 0.10	powers and duties; staff.
46	41	G.S. 143-166.41	Special separation allowance.
40 47		G.S. 143-641	Powers and duties of the Commission.
48		G.S. 143A-9	Appointment of officers and employees; salaries of
49	-Э.		department heads.
4) 50	ΔA	G.S. 143A-10	Governor; continuation of powers and duties; staff.
50 51		G.S. 143B-5	Governor; continuation of powers and duties, start.
51	ч.Э.	3.5.1 (3D J	covernor, continuation of powers and duties.

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1	46.	G.S. 143B-9	Appointment of officers and employees.
2	47.	G.S. 143B-10	Powers and duties of heads of principal departments.
3	48.	G.S. 143B-74.2	U.S.S. North Carolina Battleship Commission -
4			employees.
5	49.	G.S. 143B-131.9	Roanoke Island Commission staff.
6	50.	G.S. 143B-146.7	Consequences for personnel at low-performing schools.
7	51.	G.S. 143B-426.11	Powers of Agency.
8	52.	G.S. 143B-426.38	Organization and operation of office.
9	53.	G.S. 147-33	Compensation and expenses of Lieutenant Governor.
10	54	G.S. 147-33.76	Qualification, appointment, and duties of the State Chief
11			Information Officer.
12	55.	G.S. 147-33.77	Office of Information Technology Services; organization
13			and operation.
14	56.	G.S. 147-35	Salary of Secretary of State.
15	57.	G.S. 147-64.1	Salary of State Auditor.
16	58.	G.S. 147-64.10	Powers of appointment.
17	59.	G.S. 147-65	Salary of State Treasurer.
18	60.	G.S. 153A-77	Authority of boards of commissioners in certain counties
19			over commissions, boards, agencies, etc.
20	61.	G.S. 153A-92	Compensation.
21			
22	– Referring	g to the State Personne	el Commission:
23	1.	G.S. 7A-343.1	Distribution of copies of the appellate division reports.
24	2.	G.S. 7A-760	Number and status of employees; staff assignments; role
25			of State Personnel Commission.
26	3.	G.S. 20-187.3	Quotas prohibited.
27	4.	G.S. 53C-2-3	The Office of the Commissioner of Banks.
28	5.	G.S. 58-32-10	Powers and duties of Commission.
29	6.	G.S. 90B-10	Exemption from certain requirements.
30	7.	G.S. 96-29	Openings listed by State agencies.
31	8.	G.S. 97-77	North Carolina Industrial Commission created; members
32			appointed by Governor; terms of office; chairman.
33	9.	G.S. 108A-9	Duties and responsibilities.
34	10.	G.S. 108A-12	Appointment.
35	11.	G.S. 108A-13	Salary.
36	12.	G.S. 108A-14	Duties and responsibilities.
37	13.	G.S. 115C-12	Powers and duties of the Board generally.
38	14.	G.S. 115C-12.2	Voluntary shared leave.
39	15.	G.S. 115C-84.2	School calendar.
40	16.	G.S. 115C-272	Residence, oath of office, and salary of superintendent.
41	17.	G.S. 115C-285	Salary.
42	18.	G.S. 115C-316	Salary and vacation.
43	19.	G.S. 115D-25.3	Voluntary shared leave.
44	20.	G.S. 120-123	Service by members of the General Assembly on certain
45			boards and commissions.
46	21.	G.S. 122C-121	Area director.
47	22.	G.S. 122C-154	Personnel.
48	23.	G.S. 126-1	Purpose of Chapter; application to local employees.
49	24.	G.S. 126-2	State Personnel Commission.
50	25.	G.S. 126-4	Powers and duties of State Personnel Commission.
51	26.	G.S. 126-5	Employees subject to Chapter; exemptions.

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1	27.	G.S. 126-6.2	Reports.
2	28.	G.S. 126-7	Annual Compensation Survey.
3 4	29.	G.S. 126-7.1	Posting requirement; State employees receive priority consideration; reduction-in-force; Work First hiring.
5	30.	G.S. 126-8	Minimum leave granted State employees.
6		G.S. 126-8.3	Voluntary shared leave.
7	32.	G.S. 126-8.5	Discontinued service retirement allowance and severance
8			wages for certain State employees.
9	33.	G.S. 126-9	County or municipal employees may be made subject to
10			rules adopted by local governing body.
11	34.	G.S. 126-10	Personnel services to local governmental units.
12	35.	G.S. 126-11	Local personnel system may be established; approval and
13			monitoring; rules and regulations.
14	36.	G.S. 126-14.2	Political hirings limited.
15	37.	G.S. 126-14.3	Open and fair competition.
16	38.	G.S. 126-14.4	Remedies.
17	39.	G.S. 126-19	Equal employment opportunity plans; reports;
18			maintenance of services by State Personnel Director.
19	40.	G.S. 126-23	Certain records to be kept by State agencies open to
20			inspection.
21	41.	G.S. 126-25	Remedies of employee objecting to material in file.
22	42.	G.S. 126-26	Rules and regulations.
23	43.	G.S. 126-30	Fraudulent disclosure and willful nondisclosure on
24			application for State employment; penalties.
25		G.S. 126-34.2	Alternative dispute resolution.
26		G.S. 126-35	Just cause; disciplinary actions for State employees.
27		G.S. 126-58	Administration.
28		G.S. 126-74	Work Options Program established.
29		G.S. 126-75	Work options for State employees.
30		G.S. 126-76	Promoting Work Options Program.
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32		G.S. 126-78	Administration.
33		G.S. 126-79	Report required.
34		G.S. 126-82	State Personnel Commission to provide for preference.
35		G.S. 138A-24	Contents of statement.
36	55.	G.S. 143-27.2	Discontinued service retirement allowance and severance
37			wages for certain State employees.
38		G.S. 143-554	Right of employee appeal.
39		G.S. 143-583	Model program; technical assistance; reports.
40		G.S. 143-584	State agency safety and health committees.
41		G.S. 143B-10	Powers and duties of heads of principal departments.
42 43		G.S. 148-118.8	Appointment, salary, and authority of Executive Director and inmate grievance examiners.
44 45	61.	G.S. 150B-2	Definitions.
46	– Referring	to the State Personnel	Director:
47	1.		Special registration plates for elected and appointed State
48	2		government officials.
49	2.	G.S. 95-127	Definitions.

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1		3.	G.S. 126-3	Office of State Personnel established and responsibilities
2				outlined; administration and supervision; appointment,
3				compensation and tenure of Director.
4	4	4.	G.S. 126-4	Powers and duties of State Personnel Commission.
5	:	5.	G.S. 126-5	Employees subject to Chapter; exemptions.
6	(6.	G.S. 126-8.5	Discontinued service retirement allowance and severance
7				wages for certain State employees.
8	,	7.	G.S. 126-9	County or municipal employees may be made subject to
9				rules adopted by local governing body.
10	:	8.	G.S. 126-19	Equal employment opportunity plans; reports;
11				maintenance of services by State Personnel Director.
12	-	9.	G.S. 126-74	Work Options Program established.
13		10.	G.S. 143-27.2	Discontinued service retirement allowance and severance
14				wages for certain State employees.
15		11.	G.S. 143-345.23	Suggestion and review process; role of agency
16				coordinator and agency evaluator.
17				
18		-	to the Office of State	
19		1.	G.S. 7A-102	Assistant and deputy clerks; appointment; number;
20		•		salaries; duties.
21		2.	G.S. 7A-343.1	Distribution of copies of the appellate division reports.
22		3.	G.S. 15-203	Duties of the Secretary of Public Safety; appointment of
23				probation officers; reports; requests for extradition.
24		4. ~	G.S. 88B-6	Board office, employees, funds, budget requirements.
25		5.	G.S. 90B-10	Exemption from certain requirements.
26		6. 7	G.S. 116-14	President and staff.
27		7.	G.S. 116-30.1	Special responsibility constituent institutions.
28		8.	G.S. 116-30.4	Position management.
29		9.	G.S. 116-37	University of North Carolina Health Care System.
30			G.S. 116-40.6	East Carolina University Medical Faculty Practice Plan.
31			G.S. 122C-120.1	Job classifications; director and finance officer.
32 33			G.S. 122C-121 G.S. 122C-154	Area director. Personnel.
33 34			G.S. 122C-154 G.S. 126-1	
34 35			G.S. 126-1 G.S. 126-3	Purpose of Chapter; application to local employees.
35 36		15.	0.5. 120-5	Office of State Personnel established and responsibilities
30 37				outlined; administration and supervision; appointment,
38		16	G.S. 126-6.2	compensation and tenure of Director. Reports.
38 39			G.S. 126-7.1	Posting requirement; State employees receive priority
39 40		17.	0.5. 120-7.1	consideration; reduction-in-force; Work First hiring.
40 41		18	G.S. 126-10	Personnel services to local governmental units.
42			G.S. 126-11	Local personnel system may be established; approval and
42 43		19.	0.5. 120-11	monitoring; rules and regulations.
43 44	,	20	G.S. 126-16.1	Equal employment opportunity training.
44 45			G.S. 126-22	Personnel files not subject to inspection under § 132-6.
45 46			G.S. 126-74	Work Options Program established.
40 47			G.S. 128-15.3	Discrimination against handicapped prohibited in hiring;
47 48		<u>_</u> J.	0.0.120-12.2	recruitment, etc., of handicapped persons.
49	,	24	G.S. 135-4	Creditable service.
49 50			G.S. 138A-3	Definitions.
50			G.S. 143-49	Powers and duties of Secretary.
51		∠0.	0.3. 143-47	i owers and duties of Secretary.

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	27.	G.S. 143-64.70	Personal service contracts – reporting requirements.
	28.	G.S. 143-215.107C	State agency goals, plans, duties, and reports.
	29.	G.S. 143-345.21	State employee suggestion program.
	30.	G.S. 143-345.22	Allocation of suggestion program funds; nonmonetary recognition.
	31.	G.S. 143-345.23	Suggestion and review process; role of agency coordinator and agency evaluator.
	32.	G.S. 143-345.24	State Suggestion Review Committee.
	33.	G.S. 143-345.25	Innovations deemed property of the State; effect of
			decisions regarding bonuses.
	34.	G.S. 143-583	Model program; technical assistance; reports.
	35.	G.S. 143B-10	Powers and duties of heads of principal departments.
	36.	G.S. 143B-53.2	Salaries, promotions, and leave of employees of the
			North Carolina Department of Cultural Resources.
	37.	G.S. 143B-146.21	Policies, reports, and other miscellaneous provisions.
	38.	G.S. 143B-394.15	Commission established; purpose; membership;
			transaction of business.
	39.	G.S. 143B-417	North Carolina Internship Council creation; powers and
			duties.
	40.	G.S. 143B-806	Duties and powers of the Division of Juvenile Justice of
			the Department of Public Safety.
	41.	G.S. 147-54.3	Land records management program.
	42.	G.S. 148-22.1	Educational facilities and programs for selected inmates.
	SEC	TION 9.2 No act	ion or proceeding pending on the effective date of this

SECTION 9.2. No action or proceeding pending on the effective date of this section, brought by or against the State Personnel Commission, the Director of the Office of State Personnel, or the Office of State Personnel, shall be affected by any provision of this section, but the same may be prosecuted or defended in the new name of the Commission, Director, and Office. In these actions and proceedings, the renamed Commission, Director, or Office shall be substituted as a party upon proper application to the courts or other public bodies.

SECTION 9.3. Any business or other matter undertaken or commanded by the former State Personnel Commission, State Personnel Director, or Office of State Personnel regarding any State program, office, or contract or pertaining to or connected with their respective functions, powers, obligations, and duties that are pending on the date this act becomes effective may be conducted and completed by the Commission, Director, or Office in the same manner and under the same terms and conditions and with the same effect as if conducted and completed by the formerly named commission, director, or office.

38 39 **SECTION 9.4.** This Part is effective when it becomes law.

40 PART X. EFFECTIVE DATE

41 **SECTION 10.1.** Unless otherwise provided, this act is effective when it becomes 42 law.