## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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## HOUSE BILL 223 Committee Substitute Favorable 3/23/23 Committee Substitute #2 Favorable 4/5/23

Short Title:	OSHR/Various SHRA Changes.	(Public)
Sponsors:		
Referred to:		

March 1, 2023

## 1 A BILL TO BE ENTITLED 2 AN ACT MAKING VARIOUS CHANGES TO THE STATE HUMAN RESOURCES ACT 3 AND RELATED LAW. 4 The General Assembly of North Carolina enacts: 5 SECTION 1. G.S. 126-14.3 reads as rewritten: 6 "§ 126-14.3. Open and fair competition. The State Human Resources Commission shall adopt rules or policies to: 7 8 9 (3) Require that a closing date shall be posted for each job opening, unless an exception for critical classifications has been approved by the State Human 10 Resources Commission.Commission or as a special exception through the 11 Office of State Human Resources. 12 13 Allow an individual the option of having the individual's application 14 (9) considered for future job postings if the individual has been identified as a 15 qualified applicant within the same or comparable classification. 16 Authorize agencies to make job offers as soon as possible after the completion 17 (10)of the interviews for a position. These rules or policies shall include, without 18 19 limitation, authorizing agencies to make job offers that are contingent upon satisfactory reference checks and, if required, satisfactory background 20 21 checks." 22 SECTION 2. G.S. 126-24 reads as rewritten: 23 "§ 126-24. Confidential information in personnel files; access to such information. All other information contained in a personnel file is confidential and shall not be open for 24 25 inspection and examination except to the following persons: The employee, applicant for employment, former employee, or his properly 26 (1)authorized agent, who may examine his own personnel file in its entirety 27 except for (i) letters of reference solicited prior to employment, or (ii) 28 information concerning a medical disability, mental or physical, that a prudent 29 physician would not divulge to a patient. An employee's medical record may 30 31 be disclosed to a licensed physician designated in writing by the 32 employee; employee. The supervisor of the employee; employee. 33 (2)



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1	(2a)	A potential State or local government supervisor, of	luring the interview		
2		process, only with regard to performance management d	-		
3		or to prevent application fraud.	<u>, , , , , , , , , , , , , , , , , , , </u>		
4	(3)	Members of the General Assembly who may inspect an	d examine personnel		
5		records under the authority of G.S. 120-19; G.S. 120-19.	-		
6	(4)	A party by authority of a proper court order may ins			
7		particular confidential portion of a State employee's pers	1		
8	(5)	An official of an agency of the federal government, Stat			
9		political subdivision thereof. Such an official may in	-		
10		records when such inspection is deemed by the dep			
11		employee whose record is to be inspected or, in the cas			
12		employment or a former employee, by the department h			
13		which the record is maintained as necessary and essentia			
14		a proper function of said agency; provided, however, t	-		
15		shall not be divulged for purposes of assisting in a crim			
16		for purposes of assisting in a tax investigation.	I ,		
17	Notwithstand	ing any other provision of this Chapter, any departme	nt head may, in his		
18		n any person or corporation of any promotion, de	•		
19		nsfer, separation, dismissal, employment or nonemploym	· <b>1</b>		
20	employee or former employee employed by or assigned to his department or whose personnel				
21	file is maintained in his department and the reasons therefor and may allow the personnel file of				
22	such person or any portion thereof to be inspected and examined by any person or corporation				
23	when such department head shall determine that the release of such information or the inspection				
24	and examination of such file or portion thereof is essential to maintaining the integrity of such				
25	department or to maintaining the level or quality of services provided by such department;				
26	provided that prior to releasing such information or making such file or portion thereof available				
27	as provided herein, such department head shall prepare a memorandum setting forth the				
28	circumstances which the department head deems to require such disclosure and the information				
29	to be disclosed. The memorandum shall be retained in the files of said department head and shall				
30	be a public record	l."			
31	SECT	<b>TON 3.</b> G.S. 126-10 reads as rewritten:			
32	"§ 126-10. Perso	onnel services to local governmental units.			
33	(a) The St	tate Human Resources Commission may make the service	es and facilities of the		
34		man Resources available upon request to the political sub			
35	The State Human	Resources Commission may establish reasonable charge	es for the service and		
36		ded, and all funds so derived shall be deposited in the State	e treasury to the credit		
37	of the general fun				
38		thstanding G.S. 126-22, 126-24, 153A-98, and 160A-168	•		
39		vill permanently appoint a person who does not meet the			
40	-	cations for a position subject to the State Human Resou	-		
41		against appointments, the Office of State Human Resource	• •		
42		s of the board supervising that local entity, the c			
43		nd the Department of Health and Human Services. The r			
44		lifications that the proposed appointee would need to meet	to have the minimum		
45	-	he class specification.			
46		thstanding G.S. 126-22, 126-24, 153A-98, and 160A-168	•		
47		Office of State Human Resources make the final determ			
48	the employee or applicant meets the minimum qualifications, the Office of State Human				
49		hare the relevant portions of the personnel file of a s	± ± •		
50	applicant with th	e Deputy Director of the Public Health or Social Serv	vices Division of the		

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Department of Health and Human Services, or similar State departmental staff, to assist in				
determining qualification status."				
<b>SECTION 4.(a)</b> G.S. 95-47.6 reads as rewritten:				
"§ 95-47.6. Prohibited acts.				
A private personnel service shall not engage in any of the following activities or conduct:				
(13) Impose or attempt to collect any fee that is prohibited by G.S. 126-18 from				
the State, or any of its agencies, for aiding or assisting any person in obtaining				
employment with the State."				
<b>SECTION 4.(b)</b> G.S. 126-18 reads as rewritten:				
"§ 126-18. Compensation for assisting person in obtaining State employment barred;				
exception.				
It shall be unlawful for any person, firm or corporation to collect, accept or receive any				
compensation, consideration or thing of value for obtaining on behalf of any other person, or				
aiding or assisting any other person in obtaining employment with the State of North Carolina;				
provided, however, any person, firm, or corporation that is duly licensed and supervised by the				
North Carolina Department of Labor as a private employment service acting in the normal course				
of business, personnel service pursuant to Article 5A of Chapter 95 of the General Statutes, may				
collect such regular and customary fees for services rendered pursuant to a written contract when				
such fees are paid by someone other than the State of North Carolina; however, any person, firm,				
or corporation collecting fees for this service must have been licensed by the North Carolina				
Department of Labor as a private personnel service pursuant to Article 5A of Chapter 95 of the				
<u>General Statutes</u> for a period of not less than one year.				
Any person, firm or corporation collecting fees for this service must make a monthly report				
to the Department of Labor listing the name of the person, firm or corporation collecting fees and				
the person for whom a job was found, the nature and purpose of the job obtained, and the fee				
collected by the person, firm or corporation collecting the fee. retain documents as required by				
G.S. 95-47.5. Violation of this section shall constitute a Class 1 misdemeanor."				
<b>SECTION 5.</b> G.S. 96-29 reads as rewritten:				
"§ 96-29. Openings listed by State agencies.				
Every State agency shall list with the Division of Employment Security every job opening				
occurring within the agency which opening the agency wishes filled and which will not be filled				
solely by promotion or transfer from within the existing State government work force. The listing				
shall include a brief description of the duties and salary range and shall be filed with the Division				
within 30 days after the occurrence of the opening. The State agency may not fill the job opening				
for at least 21 days after the listing has been filed with the Division. The listing agency shall				
report to the Division the filling of any listed opening within 15 days after the opening has been				
filled.				
The Division may act to waive the 21-day listing period for job openings in job classifications				
declared to be in short supply by the State Human Resources Commission, upon the request of a				
State agency, if the 21-day listing requirement for these classifications hinders the agency in				
providing essential services."				
SECTION 6. G.S. 126-4 reads as rewritten:				
"§ 126-4. Powers and duties of State Human Resources Commission.				
Subject to the approval of the Governor, the State Human Resources Commission shall				
establish policies and rules governing each of the following:				
(1) Position classification plans which shall provide for the classification and				
reclassification of all positions subject to this Chapter according to the duties				
and responsibilities of the positions.				

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(2)	Compensation plans which shall provide for minimum, maximum, and				
	intermediate rates of pay for all employees subject to the provisions of this				
	Chapter.				
(3)	For each class of positions, reasonable qualifications as to education,				
	experience, specialized training, licenses, certifications, and other job-related				
	requirements pertinent to the work to be performed. Classifications, class				
	qualifications, and classification specifications may be added, revised, and				
	deleted by the State Human Resources Commission, subject to the approval				
	of the Governor, or by the Director of the Office of State Human Resources				
	based on accepted labor market practices. All changes to classifications,				
	qualifications, and specifications by the Director of the Office of State Human				
	Resources shall be consistent with the classification plan structure approved				
	by the State Human Resources Commission and shall be reported to the State				
	Human Resources Commission at its next meeting that is more than five business days from the date of the change.				
"	business days from the date of the change.				
SECTION 7. The State Human Resources Commission shall adopt temporary rules,					
	followed by permanent rules, concerning the hiring and compensation of trainees for local				
government positions that are subject to the State Human Resources Act. The Commission shall					
submit the rules and notice of public hearing to the Codifier of Rules no later than 60 days from					
the effective date of this act.					
	<b>TION 8.</b> G.S. 126-34.02(b)(4) reads as rewritten:				
"(4)	Veteran's and National Guard preference. – An applicant for State				
	employment or a State employee may allege that he or she was denied				
	veteran's preference or national guard preference in violation of the law."				
SEC	<b>FION 9.</b> G.S. 126-30(a) reads as rewritten:				
"(a) Any	employee who knowingly and willfully discloses false or misleading				
	conceals dishonorable military service; or conceals prior employment history or				
other requested information, either of which are significantly related to job responsibilities on an					
application for State employment or any document attached to or supplementing an application					
may be subjected to disciplinary action up to and including immediate dismissal from					
employment. Dismissal shall be mandatory where the applicant discloses false or misleading					
	rder to meet position qualifications. Application forms for State employment				
shall include a statement informing applicants of the consequences of such fraudulent disclosure					
	sure. This statement shall also appear on any screen that allows an applicant to				
	to, or supplement, a State application."				
SEC.	<b>FION 10.</b> This act is effective when it becomes law.				