GENERAL ASSEMBLY OF NORTH CAROLINA SECOND EXTRA SESSION 2016

SESSION LAW 2016-3 HOUSE BILL 2

AN ACT TO PROVIDE FOR SINGLE-SEX MULTIPLE OCCUPANCY BATHROOM AND CHANGING FACILITIES IN SCHOOLS AND PUBLIC AGENCIES AND TO CREATE STATEWIDE CONSISTENCY IN REGULATION OF EMPLOYMENT AND PUBLIC ACCOMMODATIONS.

5 Whereas, the North Carolina Constitution directs the General Assembly to provide for 6 the organization and government of all cities and counties and to give cities and counties such 7 powers and duties as the General Assembly deems advisable in Section 1 of Article VII of the 8 North Carolina Constitution; and

9 Whereas, the North Carolina Constitution reflects the importance of statewide laws 10 related to commerce by prohibiting the General Assembly from enacting local acts regulating 11 labor, trade, mining, or manufacturing in Section 24 of Article II of the North Carolina 12 Constitution; and

Whereas, the General Assembly finds that laws and obligations consistent statewide for all businesses, organizations, and employers doing business in the State will improve intrastate commerce; and

Whereas, the General Assembly finds that laws and obligations consistent statewide for
 all businesses, organizations, and employers doing business in the State benefit the businesses,
 organizations, and employers seeking to do business in the State and attracts new businesses,
 organizations, and employers to the State; Now, therefore,

The General Assembly of North Carolina enacts:

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44 45 PART I. SINGLE-SEX MULTIPLE OCCUPANCY BATHROOM AND CHANGING FACILITIES

SECTION 1.1. G.S. 115C-47 is amended by adding a new subdivision to read:

"(63) To Establish Single-Sex Multiple Occupancy Bathroom and Changing Facilities. – Local boards of education shall establish single-sex multiple occupancy bathroom and changing facilities as provided in G.S. 115C-521.2."

SECTION 1.2. Article 37 of Chapter 115C of the General Statutes is amended by adding a new section to read:

32 "<u>§ 115C-521.2. Single-sex multiple occupancy bathroom and changing facilities.</u>

- 33 (a) <u>Definitions. The following definitions apply in this section:</u>
 34 (1) <u>Biological sex. The physical condition of being m</u>
 - (1) Biological sex. The physical condition of being male or female, which is stated on a person's birth certificate.
 - (2) Multiple occupancy bathroom or changing facility. A facility designed or designated to be used by more than one person at a time where students may be in various states of undress in the presence of other persons. A multiple occupancy bathroom or changing facility may include, but is not limited to, a school restroom, locker room, changing room, or shower room.
 - (3) Single occupancy bathroom or changing facility. A facility designed or designated to be used by only one person at a time where students may be in various states of undress. A single occupancy bathroom or changing facility may include, but is not limited to, a single stall restroom designated as unisex or for use based on biological sex.

(b) Single-Sex Multiple Occupancy Bathroom and Changing Facilities. - Local boards of
 education shall require every multiple occupancy bathroom or changing facility that is designated
 for student use to be designated for and used only by students based on their biological sex.



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1	(c) Accord	mmodations Permitted Nothing in this section shall prohibit local boards of		
2	education from providing accommodations such as single occupancy bathroom or changing			
3	facilities or controlled use of faculty facilities upon a request due to special circumstances, but in			
4	no event shall that accommodation result in the local boards of education allowing a student to use			
5		ancy bathroom or changing facility designated under subsection (b) of this section		
6	for a sex other th	an the student's biological sex.		
7	(d) Except	otions. – This section does not apply to persons entering a multiple occupancy		
8		nging facility designated for use by the opposite sex:		
9	<u>(1)</u>	For custodial purposes.		
10	$ \begin{array}{c} \hline (2)\\ \hline (3)\\ \hline (4) \end{array} $	For maintenance or inspection purposes.		
11	$\overline{(3)}$	To render medical assistance.		
12	$\overline{(4)}$	To accompany a student needing assistance when the assisting individual is an		
13	<u> </u>	employee or authorized volunteer of the local board of education or the		
14		student's parent or authorized caregiver.		
15	<u>(5)</u>	To receive assistance in using the facility.		
16	(6)	To accompany a person other than a student needing assistance.		
17	$\frac{(0)}{(7)}$	That has been temporarily designated for use by that person's biological sex."		
18		FION 1.3. Chapter 143 of the General Statutes is amended by adding a new		
19	Article to read:	HOW 1.5. Chapter 145 of the General Statutes is antended by adding a new		
20	Article to read.	"Article 81.		
20	"(Single-Sex Multiple Occupancy Bathroom and Changing Facilities.		
$\frac{21}{22}$	"8 1/3_760 Sin	gle-sex multiple occupancy bathroom and changing facilities.		
$\frac{22}{23}$		itions. – The following definitions apply in this section:		
23 24	(a) Defin (1)	Biological sex. – The physical condition of being male or female, which is		
24 25	<u>(1)</u>			
	(2)	stated on a person's birth certificate.		
26	<u>(2)</u>	Executive branch agency. – Agencies, boards, offices, departments, and		
27		institutions of the executive branch, including The University of North Carolina		
28	(2)	and the North Carolina Community College System.		
29	<u>(3)</u>	Multiple occupancy bathroom or changing facility A facility designed or		
30		designated to be used by more than one person at a time where persons may be		
31		in various states of undress in the presence of other persons. A multiple		
32		occupancy bathroom or changing facility may include, but is not limited to, a		
33		restroom, locker room, changing room, or shower room.		
34	<u>(4)</u>	Public agency. – Includes any of the following:		
35		a. <u>Executive branch agencies.</u>		
36		b. All agencies, boards, offices, and departments under the direction and		
37		control of a member of the Council of State.		
38		<u>c.</u> <u>"Unit" as defined in G.S. 159-7(b)(15).</u>		
39		<u>d.</u> <u>"Public authority" as defined in G.S. 159-7(b)(10).</u>		
40		e. <u>A local board of education.</u>		
41		<u>f.</u> <u>The judicial branch.</u>		
42		c. "Unit" as defined in G.S. 159-7(b)(15). d. "Public authority" as defined in G.S. 159-7(b)(10). e. A local board of education. f. The judicial branch. g. The legislative branch. h. Any other political subdivision of the State.		
43				
44	<u>(5)</u>	<u>Single occupancy bathroom or changing facility. – A facility designed or</u>		
45		designated to be used by only one person at a time where persons may be in		
46		various states of undress. A single occupancy bathroom or changing facility		
47		may include, but is not limited to, a single stall restroom designated as unisex		
48		or for use based on biological sex.		
<mark>49</mark>	(b) Single	e-Sex Multiple Occupancy Bathroom and Changing Facilities. – Public agencies		
50	shall require even	ry multiple occupancy bathroom or changing facility to be designated for and only		
51	used by persons	based on their biological sex.		
52		mmodations Permitted. – Nothing in this section shall prohibit public agencies		
53		ccommodations such as single occupancy bathroom or changing facilities upon a		
54	person's request due to special circumstances, but in no event shall that accommodation result in			
55		y allowing a person to use a multiple occupancy bathroom or changing facility		
56	designated under subsection (b) of this section for a sex other than the person's biological sex.			
57	(d) Exceptions. – This section does not apply to persons entering a multiple occupancy			
58		iging facility designated for use by the opposite sex:		
59	<u>(1)</u>	For custodial purposes.		
	<u>x=</u> /	<u>+</u>		

1	(2) For maintenance or inspection purposes.		
2	 (2) For maintenance or inspection purposes. (3) To render medical assistance. 		
3	(4) To accompany a person needing assistance.		
4	(4a) For a minor under the age of seven who accompanies a person caring for that		
5	minor.		
6 7	(5) That has been temporarily designated for use by that person's biological sex."		
8	PART II. STATEWIDE CONSISTENCY IN LAWS RELATED TO EMPLOYMENT AND		
9	CONTRACTING		
10	SECTION 2.1. G.S. 95-25.1 reads as rewritten:		
11	"§ 95-25.1. Short title and legislative purpose.purpose; local governments preempted.		
12	(a) This Article shall be known and may be cited as the "Wage and Hour Act."		
13	(b) The public policy of this State is declared as follows: The wage levels of employees,		
14	hours of labor, payment of earned wages, and the well-being of minors are subjects of concern		
15	requiring legislation to promote the general welfare of the people of the State without jeopardizing		
16	the competitive position of North Carolina business and industry. The General Assembly declares		
17	that the general welfare of the State requires the enactment of this law under the police power of		
18	the State.		
19	(c) The provisions of this Article supersede and preempt any ordinance, regulation,		
20	resolution, or policy adopted or imposed by a unit of local government or other political		
21	subdivision of the State that regulates or imposes any requirement upon an employer pertaining to		
22	compensation of employees, such as the wage levels of employees, hours of labor, payment of		
23	earned wages, benefits, leave, or well-being of minors in the workforce. This subsection shall not		
24 25	<u>apply to any of the following:</u>		
23 26	(1) <u>A local government regulating, compensating, or controlling its own</u> employees.		
20 27	(2) Economic development incentives awarded under Chapter 143B of the General		
$\frac{27}{28}$	Statutes.		
29	(3) Economic development incentives awarded under Article 1 of Chapter 158 of		
30	the General Statutes.		
31	(4) A requirement of federal community development block grants.		
31 32	 (4) <u>A requirement of federal community development block grants.</u> (5) Programs established under G.S. 153A-376 or G.S. 160A-456." 		
32 33			
32 33 34	 (5) <u>Programs established under G.S. 153A-376 or G.S. 160A-456.</u>" SECTION 2.2. G.S. 153A-449(a) reads as rewritten: "(a) Authority. – A county may contract with and appropriate money to any person, 		
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32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54	 (5) Programs established under G.S. 153A-376 or G.S. 160A-456." SECTION 2.2. G.S. 153A-449(a) reads as rewritten: "(a) Authority. – A county may contract with and appropriate money to any person, association, or corporation, in order to carry out any public purpose that the county is authorized by law to engage in. A county may not require a private contractor under this section to abide by any restriction that the county could not impose on all employers in the county, such as paying minimum wage or providing paid sick leave to its employees, regulations or controls on the contractor's employment practices or mandate or prohibit the provision of goods, services, or accommodations to any member of the public as a condition of bidding on a contract-contract or a qualification-based selection, except as otherwise required or allowed by State law." SECTION 2.3. G.S. 160A-20.1(a) reads as rewritten: "(a) Authority. – A city may contract with and appropriate money to any person, association, or corporation, in order to carry out any public purpose that the city is authorized by law to engage in. A city may not require a private contractor under this section to abide by any restriction that the city could not impose on all employers in the city, such as paying minimum wage or providing paid sick leave to its employees, regulations or controls on the contractor's employment practices or mandate or prohibit the provision of goods, services, or accommodations to any member of the public as a condition of bidding on a contract-contract or services or providing paid sick leave to its employees, regulations or controls on the contractor's employment practices or mandate or prohibit the provision of goods, services, or accommodations to any member of the public as a condition of bidding on a contract-contract or a qualification-based selection, except as otherwise required or allowed by State law." 		
32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55	 (5) Programs established under G.S. 153A-376 or G.S. 160A-456." SECTION 2.2. G.S. 153A-449(a) reads as rewritten: "(a) Authority. – A county may contract with and appropriate money to any person, association, or corporation, in order to carry out any public purpose that the county is authorized by law to engage in. A county may not require a private contractor under this section to abide by any restriction that the county could not impose on all employers in the county, such as paying minimum wage or providing paid sick leave to its employees, regulations or controls on the contractor's employment practices or mandate or prohibit the provision of goods, services, or accommodations to any member of the public as a condition of bidding on a eontract-contract or a qualification-based selection, except as otherwise required or allowed by State law." "(a) Authority. – A city may contract with and appropriate money to any person, association, or corporation, in order to carry out any public purpose that the city is authorized by law to engage in. A city may not require a private contractor under this section to abide by any restriction that the city could not impose on all employers in the city, such as paying minimum wage or providing paid sick leave to its employees, regulations or contracts or by law to engage in. A city may not require a private contractor under this section to abide by any restriction that the city could not impose on all employers in the city, such as paying minimum wage or providing paid sick leave to its employees, regulations or contractor's employment practices or mandate or prohibit the provision of goods, services, or accommodations to any member of the public as a condition of bidding on a contract.contract or a qualification-based selection, except as otherwise required or allowed by State law." PART III. PROTECTION OF RIGHTS IN EMPLOYMENT AND PUBLIC ACCOMMODATIONS SECTION 3.1. G.S. 143-422.2 reads as rewritten: 		
32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56	 (5) Programs established under G.S. 153A-376 or G.S. 160A-456." SECTION 2.2. G.S. 153A-449(a) reads as rewritten: "(a) Authority. – A county may contract with and appropriate money to any person, association, or corporation, in order to carry out any public purpose that the county is authorized by law to engage in. A county may not require a private contractor under this section to abide by any restriction that the county could not impose on all employers in the county, such as paying minimum wage or providing paid sick leave to its employees, regulations or controls on the contractor's employment practices or mandate or prohibit the provision of goods, services, or accommodations to any member of the public as a condition of bidding on a contract-contract or a qualification-based selection, except as otherwise required or allowed by State law." "(a) Authority. – A city may contract with and appropriate money to any person, association, or corporation, in order to carry out any public purpose that the city is authorized by law to engage in. A city may not require a private contractor under this section to abide by any restriction that the city could not impose on all employees in the city, such as paying minimum wage or providing paid sick leave to its employees, regulations or controls on the contractor's employment practices or mandate or problem public purpose that the city is authorized by law to engage in. A city may not require a private contractor under this section to abide by any restriction that the city could not impose on all employees in the city, such as paying minimum wage or providing paid sick leave to its employees, regulations or controls on the contractor's employment practices or mandate or prohibit the provision of goods, services, or accommodations to any member of the public as a condition of bidding on a contract-contract or a qualification-based selection, except as otherwise required or allowed by State law." PART III. PROTECTION OF		
32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57	 (5) Programs established under G.S. 153A-376 or G.S. 160A-456." SECTION 2.2. G.S. 153A-449(a) reads as rewritten: "(a) Authority. – A county may contract with and appropriate money to any person, association, or corporation, in order to carry out any public purpose that the county is authorized by law to engage in. A county may not require a private contractor under this section to abide by any restriction that the county could not impose on all employers in the county, such as paying minimum wage or providing paid sick leave to its employees, regulations or controls on the contractor's employment practices or mandate or prohibit the provision of goods, services, or accommodations to any member of the public as a condition of bidding on a contract.contract or a qualification-based selection, except as otherwise required or allowed by State law." "(a) Authority. – A city may contract with and appropriate money to any person, association, or corporation, in order to carry out any public purpose that the city is authorized by law to engage in. A city may not require a private contractor under this section to abide by any restriction that the city could not impose on all employers in the city, such as paying minimum wage or providing paid sick leave to its employees, regulations or controls on the contractor's employment practices or mandate or prohibit the provision of goods, services, or accommodations to any member of the public as a condition of bidding on a eontract.contract or a qualification-based selection, except as otherwise required or allowed by State law." "(a) Authority. – A city may contract with and appropriate money to any person, association, or corporation, in order to carry out any public purpose that the city is authorized by law to engage in. A city may not require a private contractor under this section to abide by any restriction that the city could not impose on all employees, regulations or controls on the contractor's employment practice		
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It is recognized that the practice of denying employment opportunity and 1 (b) 2 discriminating in the terms of employment foments domestic strife and unrest, deprives the State 3 of the fullest utilization of its capacities for advancement and development, and substantially and 4 adversely affects the interests of employees, employees, and the public in general.

5 The General Assembly declares that the regulation of discriminatory practices in 6 employment is properly an issue of general, statewide concern, such that this Article and other 7 applicable provisions of the General Statutes supersede and preempt any ordinance, regulation, 8 resolution, or policy adopted or imposed by a unit of local government or other political 9 subdivision of the State that regulates or imposes any requirement upon an employer pertaining to the regulation of discriminatory practices in employment, except such regulations applicable to 10 personnel employed by that body that are not otherwise in conflict with State law." 11

12 SECTION 3.2. G.S. 143-422.3 reads as rewritten:

13 "§ 143-422.3. Investigations; conciliations.

14 The Human Relations Commission in the Department of Administration shall have the 15 authority to receive charges of discrimination from the Equal Employment Opportunity 16 Commission pursuant to an agreement under Section 709(b) of Public Law 88-352, as amended by 17 Public Law 92-261, and investigate and conciliate charges of discrimination. Throughout this 18 process, the agency shall use its good offices to effect an amicable resolution of the charges of 19 discrimination. This Article does not create, and shall not be construed to create or support, a 20 statutory or common law private right of action, and no person may bring any civil action based 21 upon the public policy expressed herein." 22

SECTION 3.3. Chapter 143 of the General Statutes is amended by adding a new 23 Article to read: 24

"Article 49B.

"Equal Access to Public Accommodations.

"§ 143-422.10. Short title.

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This Article shall be known and may be cited as the Equal Access to Public Accommodations Act.

§ 143-422.11. Legislative declaration.

30 It is the public policy of this State to protect and safeguard the right and opportunity of (a) 31 all individuals within the State to enjoy fully and equally the goods, services, facilities, privileges, advantages, and accommodations of places of public accommodation free of discrimination 32 because of race, religion, color, national origin, or biological sex, provided that designating 33 34 multiple or single occupancy bathrooms or changing facilities according to biological sex, as 35 defined in G.S. 143-760(a)(1), (3), and (5), shall not be deemed to constitute discrimination.

36 The General Assembly declares that the regulation of discriminatory practices in places (b) of public accommodation is properly an issue of general, statewide concern, such that this Article 37 38 and other applicable provisions of the General Statutes supersede and preempt any ordinance, 39 regulation, resolution, or policy adopted or imposed by a unit of local government or other 40 political subdivision of the State that regulates or imposes any requirement pertaining to the 41 regulation of discriminatory practices in places of public accommodation.

42 § 143-422.12. Places of public accommodation – defined.

For purposes of this Article, places of public accommodation has the same meaning as defined 43 in G.S. 168A-3(8), but shall exclude any private club or other establishment not, in fact, open to 44 45 the public.

46 "§ 143-422.13. Investigations; conciliations.

47 The Human Relations Commission in the Department of Administration shall have the authority to receive, investigate, and conciliate complaints of discrimination in public 48 49 accommodations. Throughout this process, the Human Relations Commission shall use its good 50 offices to effect an amicable resolution of the complaints of discrimination. This Article does not 51 create, and shall not be construed to create or support, a statutory or common law private right of 52 action, and no person may bring any civil action based upon the public policy expressed herein." 53

54 PART IV. SEVERABILITY

SECTION 4. If any provision of this act or its application is held invalid, the 55 56 invalidity does not affect other provisions or applications of this act that can be given effect 57 without the invalid provisions or application, and to this end the provisions of this act are 58 severable. If any provision of this act is temporarily or permanently restrained or enjoined by 59 judicial order, this act shall be enforced as though such restrained or enjoined provisions had not

1	been adopted, provided that whenever such temporary or permanent restraining order or injunction
2	is stayed, dissolved, or otherwise ceases to have effect, such provisions shall have full force and
3	effect.

PART V. EFFECTIVE DATE

2 3 4 5 6 SECTION 5. This act is effective when it becomes law and applies to any action taken on or after that date, to any ordinance, resolution, regulation, or policy adopted or amended 7 8 on or after that date, and to any contract entered into on or after that date. The provisions of Sections 2.1, 2.2, 2.3, 3.1, 3.2, and 3.3 of this act supersede and preempt any ordinance, resolution, 9 10 regulation, or policy adopted prior to the effective date of this act that purports to regulate a subject matter preempted by this act or that violates or is not consistent with this act, and such 11 12 ordinances, resolutions, regulations, or policies shall be null and void as of the effective date of 13 this act. In the General Assembly read three times and ratified this the 23rd day of March, 2016. 14 15 16 17 s/ Daniel J. Forest 18 President of the Senate

19	
20	
21	s/ Tim Moore
22	Speaker of the House of Representatives
23	•
24	
25	s/ Pat McCrory
26	Governor
27	
28	

Approved 9:57 p.m. this 23rd day of March, 2016

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