## **GENERAL ASSEMBLY OF NORTH CAROLINA**

## **SESSION 1993**

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HOUSE BILL 476 Committee Substitute Favorable 4/26/93

Short Title: Clarify Control Subst. Exam Act.

(Public)

Sponsors:

Referred to:

## March 23, 1993

A BILL TO BE ENTITI	LED
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1		A BILL TO BE ENTITLED
2	AN ACT TO	CLARIFY THE CONTROLLED SUBSTANCE EXAMINATION
3	REGULATI	ON ACT.
4	The General As	sembly of North Carolina enacts:
5	Section	on 1. G.S. 95-231 reads as rewritten:
6	"§ 95-231. Defi	nitions.
7	As used in the	nis Article, unless the context clearly requires otherwise:
8	<u>(1)</u>	'Approved laboratory' means a clinical chemistry laboratory which
9		performs controlled substances testing and which has demonstrated
10		satisfactory performance in the forensic urine drug testing programs of
11		the United States Department of Health and Human Services or the
12		College of American Pathologists for the type of tests and controlled
13		substances being evaluated.
14	<del>(1)</del> <u>(1</u>	a) 'Controlled substance' is as defined in G.S. 90-87(5) or a metabolite
15		thereof.
16	<u>(1b)</u>	'Controlled substance examination' means all actions related to drug
17		testing for the purpose of determining if an examinee has used
18		controlled substances.
19	(2)	'Examiner' means a person, firm, or corporation, doing business in the
20		State, including State, county, and municipal employers, who is the
21		employer or prospective employer of the examinee and who performs
22		or has performed by another person-an approved laboratory a controlled
23		substance examination.

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1 2 3	(3)	'Examinee' means an individual who is an employee of the examiner or an applicant for employment with the examiner and who is requested or required by an examiner to submit to a controlled substance
4		examination.
5	<u>(4)</u>	<u>'Screening' means initial controlled substance examination performed</u>
6		for the purpose of determining use of controlled substances by an
7		examinee."
8	Sec. 2	2. G.S. 95-232 reads as rewritten:
9	"§ 95-232. Pro	cedural requirements for the administration of controlled substance
10		inations.
11	(a) An ex	caminer who requests or requires an examinee to submit to a controlled
12	substance exam	ination shall comply with the procedural requirements set forth in this
13	section.	
14	(b) Colle	ction of samples: the collection of samples for examination or screening
15	shall be perform	ed under reasonable and sanitary conditions. Individual dignity shall be
16	-	e extent practicable. Samples shall be collected in a manner reasonably
17	-	revent substitution of samples and interference with the collection,
18	-	screening of samples.
19		oved labs: the examiner shall use only laboratories that have
20		atisfactory performance in the proficiency testing programs of the
21		te on Drug Abuse, or the College of American Pathology. An approved
22		n any sample that produces a positive result by a second examination of
23	-	izing gas chromatography with mass spectrometry or an equivalent
24		cepted method. Approved laboratories: the examiner shall use only
25		tories for screening and confirmation of samples.
26		rmation of samples: an approved laboratory shall confirm any sample
27	_	positive result by a second examination of the sample utilizing gas
28		with mass spectrometry or an equivalent scientifically accepted
29	method.	
30		tion of samples: a portion of every sample that produces a confirmed
31		nation result shall be preserved by the laboratory that conducts the
32	-	amination for a period of at least 90 days from the time the results of the
33	-	tive examination are mailed or otherwise delivered to the examinee's
34	employer. exami	
35	. ,	of custody: the examiner or his agent shall establish procedures
36		of custody for sample collection and examination to ensure proper
37	<b>1</b>	handling, labeling, and identification of examination samples.
38 39		ting of positive samples: the examinee shall have the right to retest a ive sample at the same or another approved laboratory. The examiner,
40 41		roved laboratory, shall make confirmed positive samples available to the ee, or a designated agent, during the time which the sample is required
41 42		The examinee must request release of the sample in writing specifying to
43		laboratory the sample is to be sent. The examinee incurs all reasonable
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expenses for chain of custody procedures, shipping, and retesting of positive samples 1 2 related to this request." 3 Sec. 3. G.S. 95-234 reads as rewritten: "§ 95-234. Violation of controlled substance examination regulations; civil penalty. 4 5 Any examiner who violates the provisions of this Article shall be subject to a (a) 6 civil penalty of up to two hundred fifty dollars (\$250.00) per affected examinee with the 7 maximum not to exceed one thousand dollars (\$1,000) per investigation by the 8 Commissioner of Labor or his authorized representative. In determining whether or not a violation of this Article has occurred, the Commissioner shall determine whether the examiner 9 responsible for the violation was the one who performed the examination or the one for whom 10 the examination was performed. In determining the amount of the penalty, the 11 12 Commissioner shall consider: 13 The appropriateness of the penalty for the size of the business of the (1)14 employer charged; and 15 (2)The gravity of the violation. The determination by the Commissioner shall be final, unless within 15 days after 16 17 receipt of notice thereof by certified mail, the person charged with the violation takes 18 exception to the determination, in which event final determination of the penalty shall be made in an administrative proceeding pursuant to Article 3 of Chapter 150B and 19 20 which final determination shall be subject to judicial review in a judicial proceeding pursuant to Article 4 of Chapter 150B. 21 22 The amount of the penalty when finally determined may be recovered in a (b) 23 civil action brought by the Commissioner in the General Court of Justice. 24 (c) Sums collected under this section by the Commissioner shall be paid into the 25 General Fund. 26 (d) Assessment of penalties under this section shall be subject to a two-year statute of limitations commencing at the time of the occurrence of the violation. 27 The Commissioner of Labor may adopt, modify, or revoke such rules as are 28 (e) 29 necessary for carrying out the provisions of this Article. The rules adopted shall 30 promote individual dignity and privacy while not posing an undue burden on employers." 31 32 Sec. 4. Article 20 of Chapter 95 of the General Statutes is amended to add a 33 new section to read: "§ 95-235. Certain federal agencies exempted. 34 35 The provisions of this Article shall not apply to a controlled substance examination 36 required by the United States Department of Transportation or the United States Nuclear 37 Regulatory Commission." 38 Sec. 5. This act is effective upon ratification.