GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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SENATE DRS55001-LB-36 (1/14)

Short Title:	Fair Housing Act Amendment.	(Public)
Sponsors:	Senator Kinnaird.	
Referred to:		

1		A BILL TO BE ENTITLED
2	AN ACT AM	IENDING THE STATE FAIR HOUSING ACT TO PROHIBIT
3	DISCRIMINA	ATION ON THE BASIS OF RECEIPT OF HOUSING ASSISTANCE AND
4	TO APPROF	PRIATE FUNDS TO THE NORTH CAROLINA HUMAN RELATIONS
5	COMMISSIC	IN TO ADMINISTER THIS ACT.
6	The General Asse	embly of North Carolina enacts:
7	SECT	TON 1. G.S. 41A-3 is amended by adding a new subdivision to read:
8	" <u>(4a)</u>	"Housing assistance" means a subsidy provided to defray the cost of rental
9		housing for a household that has a member who is either: (i) age 62 or over
10		or (ii) has been determined eligible for a government-funded disability
11		program, such as veterans benefits, social security disability, or
12		supplemental security income."
13		TON 2. G.S. 41A-4 reads as rewritten:
14		vful discriminatory housing practices.
15		n unlawful discriminatory housing practice for any person in a real estate
16		use of race, color, religion, sex, national origin, handicapping condition,
17		e, or familial status to:
18	(1)	Refuse to engage in a real estate transaction;
19	(2)	Discriminate against a person in the terms, conditions, or privileges of a real
20		estate transaction or in the furnishing of facilities or services in connection
21		therewith;
22	(2a)	Refuse to permit, at the expense of a handicapped person, reasonable
23		modifications of existing premises occupied or to be occupied by the person
24		if the modifications are necessary to the handicapped person's full enjoyment
25		of the premises; except that, in the case of a rental unit, the landlord may,
26		where it is reasonable to do so, condition permission for modifications on
27 28		agreement by the renter to restore the interior of the premises to the
28 29		condition that existed before the modifications, reasonable wear and tear
29 30	(2b)	excepted; Refuse to make reasonable accommodations in rules, policies, practices, or
31	(20)	services, when these accommodations may be necessary to a handicapped
32		person's equal use and enjoyment of a dwelling;
33	(2c)	Fail to design and construct covered multifamily dwellings available for first
34	(20)	occupancy after March 13, 1991, so that:
Jr		occupancy after march 15, 1991, 50 that.



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		a.	The d	lwellings have at least one building entrance on an accessible
				, unless it is impractical to do so because of terrain or unusual
				haracteristics; or
		b.		respect to dwellings with a building entrance on an accessible
		01	route:	
			1.	The public and common use portions are readily accessible to and usable by handicapped persons;
			2.	There is an accessible route into and through all dwellings and units;
			3.	All doors designed to allow passage into, within, and through these dwellings and individual units are wide enough for wheelchairs;
			4.	Light switches, electrical switches, electrical outlets, thermostats, and other environmental controls are in accessible locations;
			5.	Bathroom walls are reinforced to allow later installation of grab bars; and
			6.	Kitchens and bathrooms have space for an individual in a
			0.	wheelchair to maneuver;
	(3)	Refuse	e to rea	ceive or fail to transmit a bona fide offer to engage in a real
	(-)		transac	
	(4)			gotiate for a real estate transaction;
	(5)		-	a person that real property is not available for inspection, sale,
		-		se when in fact it is so available, or fail to bring a property
				-the person's attention, or refuse to permit him the person to
		-		property;
	(6)	Make,	print,	circulate, post, or mail or cause to be so published a statement,
		advert	isemen	t, or sign, or use a form or application for a real estate
				or make a record or inquiry in connection with a prospective real
		estate	transac	ction, which indicates directly or indirectly, an intent to make a
			-	ecification, or discrimination with respect thereto;
	(7)			t, accept, use, or retain a listing of real property with the
				g that any person may be discriminated against in a real estate
				or in the furnishing of facilities or services in connection
			vith; or	
	(8)			ake unavailable or deny housing.
(b)	-	•		Laws 1989, c. 507, s. 2.
				iscriminatory housing practice for any person or other entity
			00	ing in residential real estate related transactions to discriminate
υ.			0	available such a transaction, or in the terms and conditions of
				ace, color, religion, sex, national origin, handicapping condition,
transaction			mmai s	status. As used in this subsection, "residential real estate related
ransaction			alring	or purchasing of loops or providing financial assistance (i) for
	(1)		-	or purchasing of loans or providing financial assistance (i) for constructing, improving, repairing, or maintaining a dwelling, or
		-	-	e security is residential real estate; or
	(2)			prokering, or appraising of residential real estate.
The provis	. ,		-	on shall not prohibit any financial institution from using a loan
-				a person's financial and dependent obligations or from basing
		-		ancial abilities of any person.

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1 2 3 4 5 6 7	 (c) It is an unlawful discriminatory housing practice for a person to induce induce another to enter into a real estate transaction from which such person may (1) By representing that a change has occurred, or may or with composition of the residents of the block, neighborhood, or an real property is located with respect to race, color, religion origin, handicapping condition, housing assistance, or familie owners or occupants; or 	y profit: Ill occur in the rea in which the n, sex, national al status of the
8 9 10	(2) By representing that a change has resulted, or may or will lowering of property values, an increase in criminal or antist or a decline in the quality of schools in the block, neighborh	social behavior,
11 12 13	which the real property is located.(d) It is an unlawful discriminatory housing practice to deny any otherwise qualified by State law access to or membership or participation in	any real estate
14 15 16	brokers' organization, multiple listing service, or other service, organization, or to the business of engaging in real estate transactions, or to discriminate i conditions of such access, membership, or participation because of race, color	n the terms or
17 18 19	 national origin, handicapping condition, housing assistance, or familial status. (e) It is an unlawful discriminatory housing practice to coerce, intimida interfere with any person in the exercise or enjoyment of, on account of having the status of t	
20 21 22	enjoyed, or on account of having aided or encouraged any other person in enjoyment of any right granted or protected by this Chapter." SECTION 3. G.S. 41A-5 reads as rewritten:	
22	"§ 41A-5. Proof of violation.	
23	(a) It is a violation of this Chapter if:	
25 26 27 28 29 30 31	 (1) A person by <u>his-the person's act</u> or failure to act intends against <u>a-another person</u>. A person intends to discriminate if an unlawful discriminatory housing practice described in G.S <u>person</u> was motivated in full, or in any part at all, by race, sex, national origin, handicapping condition, <u>housing assista</u> status. An intent to discriminate may be established circumstantial evidence; or 	, in committing S. 41A-4 he <u>the</u> color, religion, <u>nce, or familial</u>
32 33 34 35 36 37 38	 A person's act or failure to act has the effect, regardles discriminating, as set forth in G.S. 41A-4, against a person race, color, religion, sex, national origin, handicapping con assistance, or familial status. However, it is not a violation of a person whose action or inaction has an unintended discrimproves that his the person's action or inaction was motivated a business necessity. 	of a particular dition, <u>housing</u> f this Chapter if ninatory effect, and justified by
39	(b) It shall be no defense to a violation of this Chapter that the violation	was requested,
40	sought, or otherwise procured by another person.	dh a du
41 42	(c) It is not a violation of this Chapter if the housing assistance on which is dependent is not authorized for the transaction within 14 days of the date of	
42 43	approval of the tenant."	i ule lanuloiu s
44	SECTION 4. G.S. 41A-6(a) reads as rewritten:	
45	"(a) The provisions of G.S. 41A-4, except for subdivision (a)(6),G.S. 4	1A-4(a)(6), do
46	not apply to the following:	
47	(1) The rental of a housing accommodation in a building v	which contains
48 49 50	housing accommodations for not more than four f independently of each other, if the lessor or a member of family resides in one of the housing accommodations;	•

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1	(2)	The rental of a room or rooms in a private house, not a boarding house, if the
2		lessor or a member of his the lessor's family resides in the house;
3	(3)	Religious institutions or organizations or charitable or educational
4		organizations operated, supervised, or controlled by religious institutions or
5		organizations which give preference to members of the same religion in a
6		real estate transaction, as long as membership in such religion is not
7		restricted by race, color, sex, national origin, handicapping condition,
8		housing assistance, or familial status;
9	(4)	Private clubs, not in fact open to the public, which incident to their-the
10		private clubs' primary purpose or purposes provide lodging, which they the
11		private clubs own or operate for other than a commercial purpose, to their
12		the private clubs' members or give preference to their the private clubs'
13		members;
14	(5)	With respect to discrimination based on sex, the rental or leasing of housing
15		accommodations in single-sex dormitory property; and
16	(6)	Repealed by Session Laws 1989 (Reg. Sess., 1990), c. 979, s. 4.
17	(7)	The sale, rental, exchange, or lease of commercial real estate. For the
18		purposes of this Chapter, commercial real estate means real property which
19		is not intended for residential use."
20	SEC	TION 5. Of the funds appropriated to the Department of Administration for
21	the 2009-2010 fi	iscal year, the sum of fifty thousand dollars (\$50,000) is allocated for use by the
22		Human Relations Commission in handling additional claims on account of the
23	addition of hous	ing assistance status by this act.
24		TION 6. This act becomes effective October 1, 2009, and applies to actions
25	taken or not take	en on or after that date.