## GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2015**

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## HOUSE DRH20116-LR-109A (03/18)

| Short Title: | Up Minimum Wage/Set Rates/Add COLA.                            | (Public) |
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| Sponsors:    | Representatives Cunningham and Baskerville (Primary Sponsors). |          |
| Referred to: |  |          |

| 1  |  |            | A BILL TO BE ENTITLED  |  |
|----|--|------------|--|--|
| 2  | AN ACT TO INCREASE THE STATE MINIMUM WAGE, TO SET WAGE RATES BASED |            |  |  |
| 3  | UPON   | N THE      | SIZE OF THE EMPLOYER, AND TO PROVIDE FOR AUTOMATIC                                 |  |
| 4  | ADJU   | JSTME      | NTS TO REFLECT INCREASES IN THE COST OF LIVING.                                    |  |
| 5  | The Gene   | ral Asso   | embly of North Carolina enacts:  |  |
| 6  |  | SECT       | <b>TION 1.</b> G.S. 95-25.3 reads as rewritten:                                    |  |
| 7  | "§ 95-25.  | 3. Min     | imum <del>wage.<u>wage</u> rates; cost of living adjustments.</del>                |  |
| 8  | (a)  | Every      | -Subject to the provisions of subsection (a2) of this section, every employer      |  |
| 9  | shall pay  | to each    | n employee who in any workweek performs any work, wages of at least six            |  |
| 10 |  |            | en cents (\$6.15) per hour or the minimum wage set forth in paragraph 1 of         |  |
| 11 |  | . ,        | he Fair Labor Standards Act, 29 U.S.C. 206(a)(1), as that wage may change          |  |
| 12 |  |            | ne, whichever is higher, except as otherwise provided in this section.at the       |  |
| 13 |  |            | et forth in subsection (a1) of this section. For the purposes of this section, the |  |
| 14 | following  | definit    | ions apply:  |  |
| 15 |  | <u>(1)</u> | Large employer An enterprise whose annual gross volume of sales made               |  |
| 16 |  |            | or business done is not less than five hundred thousand dollars (\$500,000)        |  |
| 17 |  |            | (exclusive of excise taxes at the retail level that are separately stated).        |  |
| 18 |  | <u>(2)</u> | Small employer An enterprise whose annual gross volume of sales made               |  |
| 19 |  |            | or business done is less than five hundred thousand dollars (\$500,000)            |  |
| 20 |  |            | (exclusive of excise taxes at the retail level that are separately stated).        |  |
| 21 | <u>(a1)</u>  | -          | at as otherwise provided by this section:  |  |
| 22 |  | <u>(1)</u> | Every large employer shall pay each employee wages at a rate of at least           |  |
| 23 |  |            | nine dollars (\$9.00) per hour, effective January 1, 2016.                         |  |
| 24 |  | <u>(2)</u> | Every small employer shall pay each employee at a rate of at least seven           |  |
| 25 |  |            | dollars and seventy-five cents (\$7.75) per hour, effective January 1, 2016.       |  |
| 26 | <u>(a2)</u>  |            | ninimum wage required by subsection (a1) of this section shall be increased on     |  |
| 27 |  |            | and on January 1 of successive years by the increase in the cost of living. The    |  |
| 28 |  |            | ost of living shall be measured by the percentage increase of the Consumer         |  |
| 29 |  |            | urban consumers, U.S. city average for all items), CPI-U, or its successor         |  |
| 30 |  |            | ted by the U.S. Department of Labor for the 12 months preceding the previous       |  |
| 31 |  |            | e Commissioner shall calculate the indexed minimum wage rate. The indexed          |  |
| 32 |  |            | ate shall be calculated to the nearest cent $(1\phi)$ .                            |  |
| 33 | (b)  |            | ler to prevent curtailment of opportunities for employment, the wage rate for      |  |
| 34 |  |            | s, learners, apprentices, and messengers, as defined under the Fair Labor          |  |
| 35 | Standards  | s Act, sl  | hall be ninety percent (90%) of the rate in effect under subsection (a) above,     |  |

36 rounded to the lowest nickel.



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1 (c) The Commissioner, in order to prevent curtailment of opportunities for employment, 2 may, by regulation, establish a wage rate less than the wage rate in effect under section (a) 3 which may apply to persons whose earning or productive capacity is impaired by age or 4 physical or mental deficiency or injury, as such persons are defined under the Fair Labor 5 Standards Act.

6 (d) The Commissioner, in order to prevent curtailment of opportunities for employment 7 of the economically disadvantaged and the unemployed, may, by regulation, establish a wage 8 rate not less than eighty-five percent (85%) of the otherwise applicable wage rate in effect 9 under subsection (a) which shall apply to all persons (i) who have been unemployed for at least 10 15 weeks and who are economically disadvantaged, or (ii) who are, or whose families are, 11 receiving Work First Family Assistance or who are receiving supplemental security benefits 12 under Title XVI of the Social Security Act.

Pursuant to regulations issued by the Commissioner, certificates establishing eligibility for
such subminimum wage shall be issued by the Division of Employment Security.

15 The regulation issued by the Commissioner shall not permit employment at the 16 subminimum rate for a period in excess of 52 weeks.

17 (e) The Commissioner, in order to prevent curtailment of opportunities for employment, 18 and to not adversely affect the viability of seasonal establishments, may, by regulation, 19 establish a wage rate not less than eighty-five percent (85%) of the otherwise applicable wage 20 rate in effect under subsection (a) which shall apply to any employee employed by an 21 establishment which is a seasonal amusement or recreational establishment, or a seasonal food 22 service establishment.

23 Tips earned by a tipped employee may be counted as wages only up to the amount (f) 24 permitted in section 3(m) of the Fair Labor Standards Act, 29 U.S.C. 203(m), if the tipped 25 employee is notified in advance, is permitted to retain all tips and the employer maintains 26 accurate and complete records of tips received by each employee as such tips are certified by 27 the employee monthly or for each pay period. Even if the employee refuses to certify tips 28 accurately, tips may still be counted as wages when the employer complies with the other 29 requirements of this section and can demonstrate by monitoring tips that the employee 30 regularly receives tips in the amount for which the credit is taken. Tip pooling shall also be 31 permissible among employees who customarily and regularly receive tips; however, no 32 employee's tips may be reduced by more than fifteen percent (15%) under a tip pooling 33 arrangement.

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(g) Repealed by Session Laws 2006-259, s. 18, effective August 23, 2006."

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**SECTION 2.** This act is effective when it becomes law.