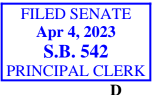
# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023



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#### SENATE BILL DRS35161-LR-91B

Short Title:	DOL/Omnibus Law Changes Agency Bill.	(Public)
Sponsors:	Senators Galey, Barnes, and Corbin (Primary Sponsors).	
Referred to:		

#### 1 A BILL TO BE ENTITLED 2 AN ACT MAKING OMNIBUS CHANGES TO THE LABOR LAWS OF NORTH 3 CAROLINA. 4 The General Assembly of North Carolina enacts: 5 SECTION 1.1. G.S. 95-25.23(a) reads as rewritten: 6 Any employer who violates the provisions of G.S. 95-25.5 (Youth Employment) or "(a) any regulation issued thereunder, shall be subject to a civil penalty not to exceed five hundred 7 8 dollars (\$500.00) for the first violation and not to exceed one thousand dollars (\$1,000) for each 9 subsequent violation. In determining the amount of such penalty, the appropriateness of such penalty to the size of the business of the person charged and the gravity of the violation shall be 10 11 considered. The determination by the Commissioner shall be final, unless within 15 days after 12 receipt of notice thereof by certified mail with return receipt, by signature confirmation as provided by the U.S. Postal Service, by a designated delivery service authorized pursuant to 26 13 14 U.S.C. § 7502(f)(2) with delivery receipt, by electronic means to include an email address 15 provided by the employer to the Commissioner, with a delivery receipt, that will be effective to 16 give the employer notice of the penalty, or via hand delivery, the person charged with the 17 violation takes 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 in a 18 19 judicial proceeding pursuant to Article 4 of Chapter 150B." 20 SECTION 1.2. G.S. 95-25.23A(a) reads as rewritten: 21 "§ 95-25.23A. Violation of record-keeping requirement; civil penalty. 22 (a) Any employer who violates the provisions of G.S. 95-25.15(b) or any regulation 23 issued pursuant to G.S. 95-25.15(b), shall be subject to a civil penalty of up to two hundred fifty 24 dollars (\$250.00) per employee with the maximum not to exceed two thousand dollars (\$2,000) 25 seven hundred fifty dollars (\$750.00) per employee with the maximum not to exceed four thousand five hundred dollars (\$4,500) per violation by the Commissioner or the Commissioner's 26 authorized representative. In determining the amount of the penalty, the Commissioner shall 27 28 consider each of the following: 29 The appropriateness of the penalty for the size of the business of the employer (1)30 charged. 31 (2)The gravity of the violation. 32 (3)Whether the violation involves an employee under 18 years of age. 33 The determination by the Commissioner shall be final, unless within 15 days after receipt of 34 notice thereof by certified mail with return receipt, by signature confirmation as provided by the U.S. Postal Service, by a designated delivery service authorized pursuant to 26 U.S.C. § 35



7502(f)(2) with delivery receipt, by electronic means to include an electronic mail address

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provided by the person to the Commissioner, with a delivery receipt, that will be effective to give 1 2 the person notice of the violation, or via hand delivery, the person charged with the violation 3 takes exception to the determination, in which event final determination of the penalty shall be 4 made in an administrative proceeding pursuant to Article 3 of Chapter 150B and in a judicial 5 proceeding pursuant to Article 4 of Chapter 150B." 6 SECTION 2.1. G.S. 95-69.9 reads as rewritten: 7 "§ 95-69.9. Definitions. 8 (a) Repealed by Session Laws 2015-221, s. 2.7, effective August 18, 2015. 9 (b) The term "boiler" shall mean a Boiler. - A closed vessel in which water is heated, 10 steam is generated, steam is superheated, or any combination thereof, under pressure or vacuum by the direct or indirect application of heat. The term "boiler" shall also include fired units for 11 12 heating or vaporizing liquids other than water where these units are complete within themselves. The term "Chief Inspector" shall mean the Chief Inspector. - The individual 13 (b1)14 appointed by the Commissioner to hold the office of Chief of the Boiler Safety Bureau within the Department of Labor. The Chief Inspector serves as the North Carolina member on the 15 16 National Board of Boiler and Pressure Vessel Inspectors. 17 The term "Commissioner" shall mean the Commissioner. - The North Carolina (c) 18 Commissioner of Labor. 19 Repealed by Session Laws 2005-453, s. 1. (d) 20 (d1) The term "Deputy Inspector" shall mean any Deputy Inspector. - Any Boiler and 21 Pressure Vessel Inspector who is employed by the Department of Labor and is subordinate to the 22 Chief Inspector. 23 Imminent Danger. - Any condition or practice in any location that a boiler or pressure (d2) 24 vessel is being operated such that a danger exists that could be expected to cause death or serious 25 physical harm if the condition is not abated. 26 The term "inspection certificate" or "certificate of inspection" shall mean certification (e) 27 Inspection Certificate or Certificate of Inspection. - Certification by the Chief Inspector that a 28 boiler or pressure vessel is in compliance with the rules and regulations adopted under this 29 Article. 30 (f) The term "inspector's commission" shall mean a Inspector's Commission. - A written 31 authorization by the Commissioner for a person who has met the qualifications set out in this 32 Article to conduct inspections of boilers and pressure vessels. 33 Menace to Public Safety. - A boiler or pressure vessel that cannot be operated without (f1) 34 a risk of injury to persons and property. 35 (f1)(f2)The term "National Board" shall mean the National Board. - The National Board of 36 Boiler and Pressure Vessel Inspectors. 37 (f2)(f3)The term "person" shall mean any Person. – Any individual, association, partnership, firm, corporation, private organization, or the State of North Carolina or any political subdivision 38 39 of the State or any unit of local government. 40 The term "pressure vessel" shall mean a Pressure Vehicle. - A vessel in which the (g) pressure is obtained from an indirect source or by the application of heat from an indirect source 41 42 or a direct source, other than those included within the term "boiler"." SECTION 2.2. G.S. 95-69.10 reads as rewritten: 43 44 "§ 95-69.10. Application of Article; exemptions. 45 . . . 46 (b) This Article shall not apply to: 47 Boilers and pressure vessels owned or operated by the federal government, (1)48 unless the agency in question has asked for coverage by this Article. 49 Pressure vessels used for transportation or temporary storage of compressed (2)50 gases when constructed in compliance with the specifications of the United 51 States Department of Transportation and when charged with gas marked,

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1		maintained, and periodically requalified for use, as required	l by appropriate
2		regulations of the United States Department of Trans	
3		exemption shall not apply to permanently installed vessels	
4		on-site.	
5	(3)	Portable pressure vessels used for agricultural purposes only	or for pumping
6		or drilling in an open field for water, gas or coal, gold, talc, o	
7		and metals.	
8	(4)	Boilers and pressure vessels which are located in private	residences or in
9		apartment houses of less than six families.	
10	(5)	Repealed by Session Laws 2007-231, s. 1, effective July 18,	2007.
11	(6)	Air tanks located on vehicles licensed under the rules and reg	ulations of other
12		state authorities operating under rules and regulations substa	ntially similar to
13		those of this State and used for carrying passengers or freight	within interstate
14		commerce.	
15	(7)	Air tanks installed on right-of-way of railroads and used	•
16		operation of trains.trains, if installed with proper pressure	
17		including vessels associated with electrical apparatus	<u>s in electrical</u>
18		switchyards.	
19	(8)	Any of the following pressure vessels that do not exceed the	listed limitations
20		if the vessel is not equipped with a quick actuating closure:	
21		a. Five cubic feet in volume and <del>250 psig.<u>a</u> maximum all</del>	lowable working
22		pressure not exceeding 15 psig.	
23		b. Three cubic feet in volume and <u>a maximum allo</u>	owable working
24		pressure not exceeding 350 psig.	
25 26		c. One and one-half cubic feet in volume and <u>a max</u>	imum allowable
26 27		working pressure not exceeding 600 psig.	
27 28		d. An inside diameter of six inches with no limitation or	-
28 29		e. Five cubic feet in volume when the pressure vessel is operated on the same real property zoned industria	
30		operation is undertaken using commercially ac	
31		precautions for the application.	ceptable safety
32	(9)	Pressure vessels operating at a working pressure not exceeding	ng 15 nsig
33	(10)	Pressure Unfired hot water storage vessels with a nominal w	0 1 0
34	(10)	exceeding 120 gallons and containing water under pressure	
35		allowable working pressure not exceeding 160 psig or to	
36		exceeding 120°F, including those containing air, the compr	-
37		serves as a cushion.210°F.	
38	(11)	Boilers and pressure vessels on railroad steam locomotives the	nat are subject to
39		federal railway safety regulations pursuant to 49 C.F.R. § 23	•
40	(12)	Repealed by Session Laws 1985, c. 620, s. 2.	
41	(13)	Coil-type hot water supply boilers, generally referred to a	s steam jennies,
42		where the water can flash into steam when released directly to	the atmosphere
43		through a manually operated nozzle and where adequate saf	ety relief valves
44		and controls are installed on them, provided none of the follo	wing limitations
45		are exceeded:	
46		a. There is no drum, header, or other steam space.	
47		b. No steam is generated within the coil.	
48		c. Maximum 1 inch tube size.	
49		d. Maximum 3/4 inch nominal pipe size.	
50		e. Maximum 6 gallon nominal water storage capacity.	
51		f. Water temperature of 350°F.	

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1	(14)	Pressure vessels containing water under pressure, including	g those containing
2	(1.)	air, the compression of which serves as a cushion, at	
3		exceeding 110 degrees fahrenheit Fahrenheit and a ma	
4		working pressure not exceeding 300 psig, except that this	
5		exclude hydropneumatic pressure vessels providing pot	
6		from regulation.	
7	(15)	An air tank that does not exceed eight cubic feet in volume	that is installed on
8	(10)	a service vehicle.	
9	(16)	Autoclaves in medical offices and hospitals that are less t	han five cubic feet
10	()	in volume, even if they are equipped with a quick actuating	
11	(17)	Coil-type hot water supply boilers of the instantaneous ty	-
12	()	safety relief valves and controls are installed if none	
13		limitations are exceeded:	
14		a. There is no drum or header.	
15		b. No steam is generated within the coil.	
16		c. Maximum one-inch tube size.	
17		d. Maximum three-quarter-inch nominal pipe size.	
18		e. Maximum six-gallon nominal water storage capaci	tv.
19		f. Water temperature not to exceed 250°F.	5
20		g. Maximum heat input does not exceed 400,000 Btu/	/hr or 110 kW.
21		h. Maximum <u>allowable working</u> pressure of 260 psig.	
22	(18)	Toy boilers, if all of the following apply:	
23		a. The water containing volume of the boiler is less th	nan one quart.
24		b. The operating pressure does not exceed 15 psig.	•
25		c. The maximum outside diameter of the shell is n	o greater than six
26		inches.	-
27		d. The boiler is manually fired by solid fuels.	
28	(19)	Pressure vessels associated with electrical apparatus in ele	etrical switchyards
29		if the pressure vessels have proper pressure relief devices	providing potable
30		water service having an internal bladder for containing	
31		provided the vessels are not connected to a continuous	air source for the
32		purpose of monitoring and maintaining air pressure or volu	ume.
33	(20)	Carbon dioxide tanks used in beverage dispensing service.	
34	. ,	onstruction and inspection requirements established by the D	1
35		hot water supply boilers or water heaters which are directly	
36		to hot water storage tanks indirect fired water heaters heater	
37		ans, if they are equipped with ASME Code and National Bo	ard certified safety
38		do not exceed any of the following limitations:	
39	(1)	Heat input of 200,000 Btu/hr or 58.6 kW.	
40	(2)	Repealed by Session Laws 2005-453, s. 2.	
41	(3)	Nominal water capacity of 120 gallons.	
42	"		
43		<b>TON 2.3.</b> G.S. 95-69.17 reads as rewritten:	
44		ncomplying devices; appeal.	1 • 1 • 7 7 7
45		Commissioner determines that a boiler or pressure vesse	
46		Article and that the operation of the boiler or pressure ves	
47	-	fe condition likely to result in serious personal injury or pro	
48		ay immediately order in writing that the use of the boiler or	-
49 50	11	d until the Commissioner determines that the boiler or press	ure vesser has been
50	made safe for ope		

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1 2 2	(b) If the Commissioner determines that the provisions of this Article pursuant to this Article have not been complied with, to include nonpayme	ent of fees within 30
3 4	<u>days of assessment</u> , the Commissioner may refuse to issue or renew or may amend an inspection certificate.	revoke, suspend, or
5	(c) Any action taken under this section by the Commissioner shall be	e final, unless within
6	15 days after receipt of notice thereof by certified mail with return re	
7	confirmation as provided by the U.S. Postal Service, by a designated deliver	1, 2, 6
8	pursuant to 26 U.S.C. § $7502(f)(2)$ with delivery receipt, by electronic m	-
9	electronic mail address provided by the person to the Commissioner, with a	
10	will be effective to give the person notice of the penalty, or via hand delivery	
11	whom such action was taken takes exception to the determination, in whom such action was taken takes exception to the determination.	
12	determination of the action shall be made in an administrative proceeding	ng and in a judicial
13	proceeding pursuant to Chapter 150B of the General Statutes, the Administra	tive Procedure Act."
14	SECTION 2.4. G.S. 95-69.18 is amended by adding a new subs	section to read:
15	"(d) No person may operate or permit to be operated any boiler or pre-	essure vessel subject
16	to the provisions of this Article after the Commissioner has refused to issue,	refused to renew, or
17	has revoked an inspection certificate for nonpayment of fees."	
18	SECTION 2.5. G.S. 95-69.19 reads as rewritten:	
19	"§ 95-69.19. Violations; civil penalties; appeals.	
20	(a) Any person who violates G.S. 95-69.18(a) or (b) (operation	1
21	certificate; operation not in accordance with Article or rules and regulations	
22	a civil penalty not to exceed two hundred fifty dollars (\$250.00) for each	h day each boller or
23 24	pressure vessel is so operated or used. (b) Any person who violates G.S. 95-69.18(c) (operation after refu	and to include on often
24 25	(b) Any person who violates G.S. 95-69.18(c) (operation after refu revocation of inspection certificate) G.S. 95-69.18 shall be subject to a civil p	
23 26	five hundred dollars (\$500.00) for each day any such boiler or pressure ves	
20 27	used.verified by an inspector to be operated or used in a condition considered	_
28	public safety or an imminent danger.	
29	(c) In determining the amount of any penalty ordered under authorit	v of this section. the
30	Commissioner shall give due consideration to the appropriateness of the per	•
31	the size of the business of the person being charged, the gravity of the viola	• •
32	of the person, and the record of previous violations.	
33	(d) The determination of the amount of the penalty by the Commiss	sioner shall be final,
34	unless within 15 days after receipt of notice thereof by certified mail with	h return receipt, by
35	signature confirmation as provided by the U.S. Postal Service, by a designation	-
36	authorized pursuant to 26 U.S.C. § 7502(f)(2) with delivery receipt, by	
37	include an email address provided by the person to the Commissioner, with	
38	that will be effective to give the person notice of the violation, or via hand	• 1
39	charged with the violation takes exception to the determination in wh	
40	determination of the penalty shall be made in an administrative proceedin	0
41	proceeding pursuant to Chapter 150B of the General Statutes, the Administra	
42 43	(e) The Commissioner may file in the office of the clerk of the su	-
43 44	county where the violation occurred or where the person against whom a ci ordered resides, or if a corporation is involved in the county where the corpo	1 •
44	principal place of business, a certified copy of a final order of the Comm	
46	from, or of a final order of the Commissioner affirmed upon appeal. Upo	
47	order, the clerk of superior court shall enter judgment in accordance with the	-
48	parties. The judgment shall have the same force and effect as a judgment by	•
49	the General Court of Justice."	r
50	SECTION 3.1. G.S. 95-110.6(c) reads as rewritten:	

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Any action taken under this section by the Commissioner shall be final, unless within 1 ''(c)2 15 days after receipt of notice thereof by certified mail with return receipt, by signature confirmation as provided by the U.S. Postal Service, by a designated delivery service authorized 3 4 pursuant to 26 U.S.C. § 7502(f)(2) with delivery receipt, by electronic means to include an 5 electronic mail address provided by the person to the Commissioner, with a delivery receipt, that will be effective to give the person notice, or via hand delivery, the person against whom such 6 7 action was taken takes exception to the determination, in which event the final determination of 8 the action shall be made in an administrative proceeding and in a judicial proceeding pursuant to 9 Chapter 150B of the General Statutes, the Administrative Procedure Act."

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SECTION 3.2. G.S. 95-110.10(e) reads as rewritten:

11 The determination of the amount of the penalty by the Commissioner shall be final, "(e) 12 unless within 15 days after receipt of notice thereof by certified mail with return receipt, by 13 signature confirmation as provided by the U.S. Postal Service, by a designated delivery service 14 authorized pursuant to 26 U.S.C. § 7502(f)(2) with delivery receipt, by electronic means to 15 include an electronic mail address provided by the person to the Commissioner, with a delivery receipt, that will be effective to give the person notice, or via hand delivery, the person charged 16 17 with the violation takes exception to the determination in which event the final determination of 18 the penalty shall be made in an administrative proceeding and in a judicial proceeding pursuant 19 to Chapter 150B of the General Statutes, the Administrative Procedure Act."

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SECTION 4.1. G.S. 95-111.6(c) reads as rewritten:

21 "(c) Any action taken under this section by the Commissioner shall be final, unless within 15 days after receipt of notice thereof by certified mail with return receipt, by signature 22 23 confirmation as provided by the U.S. Postal Service, by a designated delivery service authorized 24 pursuant to 26 U.S.C. § 7502(f)(2) with delivery receipt, by electronic means to include an 25 electronic mail address provided by the person to the Commissioner, with a delivery receipt, that 26 will be effective to give the person notice, or via hand delivery, the person against whom such 27 action was taken takes exception to the determination, in which event the final determination of 28 the action shall be made in an administrative proceeding and in a judicial proceeding pursuant to 29 Chapter 150B of the General Statutes, the Administrative Procedure Act."

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**SECTION 4.2.** G.S. 95-111.13(g) reads as rewritten:

31 The determination of the amount of the penalty by the Commissioner is final, unless "(g) 32 within 15 days after receipt of notice thereof by certified mail with return receipt, by signature 33 confirmation as provided by the U.S. Postal Service, by a designated delivery service authorized 34 pursuant to 26 U.S.C. § 7502(f)(2) with delivery receipt, by electronic means to include an electronic mail address provided by the person to the Commissioner, with a delivery receipt, that 35 36 will be effective to give the person notice, or via hand delivery, the person charged with the violation takes exception to the determination, in which event final determination of the penalty 37 38 shall be made in an administrative proceeding and in a judicial proceeding pursuant to Chapter 39 150B of the General Statutes, the Administrative Procedure Act."

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SECTION 5.1. G.S. 95-123 reads as rewritten:

## 41 **"§ 95-123. Orders.**

42 If, after investigation, the Commissioner finds that a violation of any of his rules and 43 regulations exists, or that there is a condition in passenger tramway construction, operation, or 44 maintenance which endangers the safety of the public, the Commissioner shall forthwith issue 45 his written order setting forth his findings, the corrective action to be taken, and fixing a 46 reasonable time for compliance therewith. The order shall be sent to the affected operator by 47 certified mail with return receipt, by signature confirmation as provided by the U.S. Postal Service, by a designated delivery service authorized pursuant to 26 U.S.C. § 7502(f)(2) with 48 49 delivery receipt, by electronic means to include an electronic mail address provided by the person to the Commissioner, with a delivery receipt, that will be effective to give the person notice, or 50 via hand delivery, and shall become final unless the operator contests the order by filing a petition 51

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for a contested case under G.S. 150B-23 within 20 days after receiving the order. The 1 2 Commissioner shall have the power to institute injunctive proceedings in any court of competent 3 jurisdiction of the district court district as defined in G.S. 7A-133 or superior court district or set 4 of districts as defined in G.S. 7A-41.1, as the case may be, in which the passenger tramway is 5 located for the purpose of restraining the operation of said tramway or for compelling compliance 6 with any lawful order of the Commissioner. Judicial review of a final decision under this section 7 may be obtained under Article 4 of Chapter 150B of the General Statutes." 8 SECTION 5.2. G.S. 95-125.3(e) reads as rewritten: 9 The Commissioner's determination of the amount of the penalty is final, unless within "(e) 10 15 days after receipt of notice thereof by certified mail with return receipt, by signature confirmation as provided by the U.S. Postal Service, by a designated delivery service authorized 11 pursuant to 26 U.S.C. § 7502(f)(2) with delivery receipt, by electronic means to include an 12 electronic mail address provided by the person to the Commissioner, with a delivery receipt, that 13 14 will be effective to give the person notice, or via hand delivery, the person charged with the violation takes exception to the determination, in which event final determination of the penalty 15 shall be made in an administrative proceeding pursuant to Chapter 150B of the General Statutes, 16 17 the Administrative Procedures Act." SECTION 6.1. G.S. 95-137(b) reads as rewritten: 18 19 Procedure for Enforcement. – "(b) 20 (1)If, after an inspection or investigation, the Director issues a citation under any 21 provisions of this Article, the Director shall, within a reasonable time after the termination of such inspection or investigation, notify the employer by 22 23 certified mail with return receipt, by signature confirmation as provided by 24 the U.S. Postal [Service], by a designated delivery service authorized pursuant 25 to 26 U.S.C. § 7502(f)(2) with delivery receipt, by electronic means to 26 include an electronic mail address provided by the person to the 27 Commissioner, with a delivery receipt, that will be effective to give the person 28 notice, or via hand delivery of any penalty, citation, if any, the Director has 29 recommended to the Commissioner to be proposed under the provisions of 30 this Article and that the employer has 15 working days within which to notify 31 the Director in writing that the employer wishes to: 32 Contest the citation or proposed assessment of penalty; or a. 33 Request an informal conference. b. 34 Following an informal conference, unless the employer and Department have 35 entered into a settlement agreement, the Director shall send the employer an 36 amended citation or notice of no change. The employer has 15 working days from the receipt of the amended citation or notice of no change to notify the 37 Director that the employer wishes to contest the citation or proposed 38 39 assessment of penalty, whether or not amended. If, within 15 working days 40 from the receipt of the notice issued by the Director, the employer fails to notify the Director in writing that the employer requires an informal 41 42 conference to be held or intends to contest the citation or proposed assessment 43 of penalty, and no notice is filed by any employee or representative of employees under the provisions of this Article within such time, the citation 44 45 and the assessment as proposed to the Commissioner shall be deemed final 46 and not subject to review by any court. 47 (2)If the Director has reason to believe that an employer has failed to correct a violation for which a citation has been issued within the period permitted for 48 49 its correction (which period shall not begin to run until the entry of a final 50 order by the Commission in case of any review proceedings under this Article initiated by the employer in good faith and not solely for a delay or avoidance 51

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of penalties), the Director shall notify the employer by certified mail with
return receipt, by signature confirmation as provided by the U.S. Postal
Service, by a designated delivery service authorized pursuant to 26 U.S.C. §
7502(f)(2) with delivery receipt, by electronic means to include an electronic
mail address provided by the person to the Commissioner, with a delivery
receipt, that will be effective to give the person notice, or via hand delivery of
such failure and of the penalty proposed to be assessed under this Article by
reason of such failure and that the employer has 15 working days within which
to notify the Director that the employer wishes to contest the Director's
notification of the proposed assessment of penalty. If, within 15 working days
from the receipt of notification issued by the Director, an employer fails to
notify the Director that the employer intends to contest the notification or
proposed recommendation of penalty, the notification and the proposed
assessment made by the Director shall be final and not subject to review by
any court.
"
SECTION 7.1. G.S. 95-234(a) reads as rewritten:
"(a) Any examiner who violates the provisions of this Article shall be subject to a civil
penalty of up to two hundred fifty dollars (\$250.00) per affected examinee with the maximum
not to exceed one thousand dollars (\$1,000) per investigation by the Commissioner of Labor or
his authorized representative. In determining the amount of the penalty, the Commissioner shall
consider:
(1) The appropriateness of the penalty for the size of the business of the employer
charged; and
(2) The gravity of the violation. The determination by the Commissioner shall be final upless within 15 days after require to f
The determination by the Commissioner shall be final, unless within 15 days after receipt of
notice thereof by certified mail with return receipt, by signature confirmation as provided by the
U.S. Postal Service, by a designated delivery service authorized pursuant to 26 U.S.C. § 7502(f)(2) with delivery receipt, by electronic means to include an electronic mail address
provided by the person to the Commissioner, with a delivery receipt, that will be effective to give
the person notice, or via hand delivery, the person charged with the violation takes 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 which final determination
shall be subject to judicial review in a judicial proceeding pursuant to Article 4 of Chapter 150B."
<b>SECTION 8.1.</b> Article 22 of Chapter 95 of the General Statutes is repealed.
<b>SECTION 9.1.</b> This act is effective when it becomes law.
Section view this we're choose of when it becomes how.