GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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HOUSE DRH60424-LUf-122 (05/02)

	Short Title:	Amend I	Displaced Homemaker Laws/Up Fund Fees.	(Public)
	Sponsors: Representative Adams.			
	Referred to:			
1			A BILL TO BE ENTITLED	
1 2	AN ACT	AMEN		ISPLACED
3			AND INCREASING THE FEE WHICH FUNDS THE	
3 4			MENWORK FUND FOR DISPLACED HOMEMAKE	
5			y of North Carolina enacts:	AG.
6	SECTION 1. G.S. 143B-394.4(4) reads as rewritten:			
7	"As used in this Part, unless the context otherwise requires:			
8			24, ware 50 and	
9	(4) "Dist	placed homemaker" means an individual who:	
10	`	a.	Has worked in his or her own household for at least	st five years
11			and during which periodand has provided unpaid	•
12			services; and	
13		b.	Is unable to secure gainful employment due to	the lack of
14			required training training, age, or experience; or is u	inemployed,
15			or underemployed; and	
16		c.	Has been dependent on the income of another	
17			member but is no longer adequately supported by t	
18			or is receiving support from a spouse but is within t	•
19			losing such the support, or has been supported	• •
20			assistance as the parent of minor children but and	
21			eligible, or is within two years of lo	sing such
22	C)		eligibility.eligible."	
23	SECTION 2. G.S. 143B-394.5 is repealed.			
24	SECTION 3. Part 10B of Article 9 of Chapter 143B of the General Statutes			
25	is amended by adding the following new section to read:			
26	<u> </u>	<u> 1.5A. Loc</u>	ation of displaced homemaker programs; grant cri	teria.

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- (a) The Council shall consider the location of displaced homemaker programs based on the probable number of displaced homemakers in an area, the availability of resources for training and education, and viable living wage job opportunities.
- (b) The Council shall establish a baseline cost of basic program operations criteria to determine grant award categories. The grant criteria shall incorporate displaced homemaker program operational costs based on the location, program delivery capacities, and the probable number of displaced homemakers served in an area."

SECTION 4. G.S. 143B-394.10 reads as rewritten:

"§ 143B-394.10. North Carolina WomenWork Fund for Displaced Homemakers.

- There is established in the Department of Administration the North Carolina WomenWork Fund for Displaced Homemakers. The Fund shall be administered by the North Carolina Council for Women in accordance with Article 1 of Chapter 143 of the General Statutes and shall be used to make grants to 35-50 programs specifically for displaced homemakers. The Council shall make quarterly grants to each no more than 50 eligible program. programs. Grants shall be awarded according to criteria established by the Council council pursuant to G.S. 143B-394.4(4) and G.S. 143B-394.5A. No more than ten percent (10%) of these funds shall be used for administrative costs by the Council. The Council shall use no more than twenty percent (20%) of these funds for administrative costs. In order to be eligible to receive grant funds under this section, a displaced homemaker program shall fulfill all of the criteria established by the Council. The Council shall report annually to the Joint Legislative Commission on Governmental Operations on the revenues credited to the Fund, the programs receiving grants from the Fund, the success of those programs, and the costs associated with administering the Fund. The Council shall award grants to displaced homemaker programs in existence a minimum of two years.
- (b) The Department, upon recommendations by the Council, shall adopt rules to implement the North Carolina WomenWork Fund for Displaced Homemakers."

SECTION 5. G.S. 7A-305(a2) reads as rewritten:

"(a2) In every final action for absolute divorce filed in the district court, a cost of twenty dollars (\$20.00)fifty dollars (\$50.00) shall be assessed against the person filing the divorce action. Costs collected by the clerk pursuant to this subsection shall be remitted to the State Treasurer for deposit to the North Carolina WomenWork Fund for Displaced Homemakers established under G.S. 143B-394.10. Costs assessed under this subsection shall be in addition to any other costs assessed under this section."

SECTION 6. Section 5 of this act becomes effective October 1, 2005, and applies to final actions for absolute divorce filed on or after that date. The remainder of this act becomes effective October 1, 2005.

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