GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

H

HOUSE BILL 1124

	Short Title: U	I/Severely Disabled Veterans.	(Public)
	Sponsors: Re	epresentatives Insko; E. Floyd, Hughes, Lucas, and Parmon.	
	Referred to: He	omeland Security, Military, and Veterans Affairs, if favorable, Judi	ciary I.
	April 7, 2009		
1	A BILL TO BE ENTITLED		
2	AN ACT RELATING TO UNEMPLOYMENT INSURANCE COMPENSATION FOR		
3	CERTAIN SEVERELY DISABLED VETERANS DISCHARGED FOR ACTS OR		
4	OMISSIONS ATTRIBUTED TO A SERVICE-CONNECTED DISABILITY.		
5	Whereas, the public policy of this State declares economic insecurity due to		
6	unemployment as a serious menace to the health, morals, and welfare of the people of this		
7	State; and		
8	Whereas, the State recognizes the great sacrifice veterans have endured to protec		
9	this country and State; and		
10	Whereas, veterans with service-connected disabilities rated above 60% face great		
11	challenges in employment; and		
12	Whereas, veterans with severe service-connected disabilities who wish to work		
13	should be encouraged as a matter of State policy to seek gainful employment; and		
14	Whereas, veterans with severe service-connected disabilities may be terminated for		
15	cause, through no fault of their own; Now, therefore,		
16 17	The General Assembly of North Carolina enacts:		
17 18		FION 1. G.S. 96-8 is amended by adding a new subdivision to read	
18 19	"(<u>8b)</u>	<u>'Severely disabled veteran' means an honorably discharged vet</u> armed forces of the United States who has received a disability	
20		the United States Department of Veterans Affairs that meets the	
20		percentage requirements set forth in 38 CFR 4.16, as amended, if	
22		(i) has a right to apply to the United States Department of Veter	
23		for compensation based on total disability or individual unemploy	
24		(ii) has elected to work instead of assert the right to receive co	
25		from the United States Department of Veterans Affairs base	
26		disability or individual unemployability."	
27	SECTION 2. G.S. 96-14(2) reads as rewritten:		
28	"(2)	For the duration of his the individual's unemployment beginning	ng with the
29		first day of the first week after the disqualifying act occurs with	-
30		which week an individual files a claim for benefits if it is determ	•
31		Commission that such individual is, at the time such claim	
32		unemployed because he or she was discharged for misconduct	
33		with his the work. Misconduct connected with the work is	
34		conduct evincing such willful or wanton disregard of an employ	
35		as is found in deliberate violations or disregard of standards	
36		which the employer has the right to expect of his an employer as to make a second seco	
37		carelessness or negligence of such degree or recurrence as to ma	nifest equal



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1	culpability, wrongful intent or evil design, or to show an intentional and
2	substantial disregard of the employer's interests or of the employee's duties
3	and obligations to his the employer.
4	'Discharge for misconduct with the work' as used in this section is
5	defined to include but not be limited to separation initiated by an employer
6	for reporting to work significantly impaired by alcohol or illegal drugs;
7	consuming alcohol or illegal drugs on employer's premises; conviction by a
8	court of competent jurisdiction for manufacturing, selling, or distribution of
9	a controlled substance punishable under G.S. 90-95(a)(1) or G.S. 90-95(a)(2)
0	while in the employ of said employer. This phrase does not include
1	discharge or employer-initiated separation of a severely disabled veteran, as
2	defined in G.S. 96-8, for acts or omissions of the veteran that the
3	Commission determines are attributed to a disability incurred or aggravated
4	in the line of duty during active military service, or to the veteran's absence
5	from work to obtain care and treatment of a disability incurred or aggravated
6	in the line of duty during active military service."
7	SECTION 3. G.S. 96-14 is amended by adding a new subdivision to read:
8	"(2c) Discharge or employer-initiated separation of a severely disabled veteran, as
9	defined in G.S. 96-8, for acts or omissions of the veteran that the
0	Commission determines are attributed to a disability incurred or aggravated
1	in the line of duty during active military service, or to the veteran's absence
2	from work to obtain care and treatment of a disability incurred or aggravated
3	in the line of duty during active military service, shall not disqualify the
4	veteran from receiving benefits under the substantial fault provisions of
5	subdivision (2a) of this section for any period of time."
6	SECTION 4. This act is effective when it becomes law.