# 106TH CONGRESS 2D SESSION H.R.4237

To amend title VII of the Civil Rights Act of 1964 to establish provisions with respect to religious accommodation in employment, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

#### April 11, 2000

Mr. NADLER (for himself, Mr. HUTCHINSON, Mr. GOODLING, Mrs. MCCAR-THY of New York, Mr. CANADY of Florida, Mr. WEINER, Mr. TOWNS, Mrs. LOWEY, Mr. ENGEL, Mr. FROST, Mr. OWENS, Mr. CROWLEY, and Mrs. MORELLA) introduced the following bill; which was referred to the Committee on Education and the Workforce

# A BILL

- To amend title VII of the Civil Rights Act of 1964 to establish provisions with respect to religious accommodation in employment, and for other purposes.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

## **3** SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Workplace Religious

5 Freedom Act of 2000".

### 6 SEC. 2. AMENDMENTS.

7 (a) DEFINITIONS.—Section 701(j) of the Civil Rights

8 Act of 1964 (42 U.S.C. 2000e(j)) is amended—

(1) by inserting "(1)" after "(j)";

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2 (2) by inserting ", after initiating and engaging
3 in an affirmative and bona fide effort," after "un4 able";

5 (3) by striking "an employee's" and all that fol6 lows through "religious" and insert "an employee's
7 religious"; and

8 (4) by adding at the end the following:

9 "(2) As used in this subsection, the term 'employee'10 includes a prospective employee.

11 "(3) As used in this subsection, the term 'undue 12 hardship' means an accommodation requiring significant 13 difficulty or expense. For purposes of determining whether 14 an accommodation requires significant difficulty or 15 expense—

"(A) an accommodation shall be considered to
require significant difficulty or expense if the accommodation will result in the inability of an employee
to perform the essential functions of the employment
position of the employee; and

21 "(B) other factors to be considered in making22 the determination shall include—

23 "(i) the identifiable cost of the accommo24 dation, including the costs of loss of produc25 tivity and of retraining or hiring employees or

1	transferring employees from one facility to an-
2	other, in relation to the size and operating cost
3	of the employer;
4	"(ii) the number of individuals who will
5	need the particular accommodation to a reli-
6	gious observance or practice; and
7	"(iii) for an employer with multiple facili-
8	ties, the degree to which the geographic sepa-
9	rateness or administrative or fiscal relationship
10	of the facilities will make the accommodation
11	more difficult or expensive.".
12	(b) Employment Practices.—Section 703 of such
13	Act (42 U.S.C. 2000e–2) is amended by adding at the end
14	the following:
15	"(0)(1) As used in this subsection:
16	"(A) The term 'employee' includes a prospective
17	employee.
18	"(B) The term 'leave of general usage' means
19	leave provided under the policy or program of an
20	employer, under which—
21	"(i) an employee may take leave by adjust-
22	ing or altering the work schedule or assignment
23	of the employee according to criteria deter-
24	mined by the employer; and

"(ii) the employee may determine the pur-1 2 pose for which the leave is to be utilized. "(C) The term 'undue hardship' has the mean-3 4 ing given the term in section 701(j)(3). 5 "(2) For purposes of determining whether an employer has committed an unlawful employment practice 6 7 under this title by failing to provide a reasonable accom-8 modation to the religious observance or practice of an em-9 ployee, an accommodation by the employer shall not be 10 deemed to be reasonable if such accommodation does not remove the conflict between employment requirements and 11

12 the religious observance or practice of the employee.

13 "(3) An employer shall be considered to commit such 14 a practice by failing to provide such a reasonable accom-15 modation for an employee if the employer refuses to per-16 mit the employee to utilize leave of general usage to re-17 move such a conflict solely because the leave will be used 18 to accommodate the religious observance or practice of the 19 employee.

"(4) It shall not be a defense to a claim of unlawful
employment practice under this title for failure to provide
a reasonable accommodation to a religious observance or
practice of an employee that such accommodation would
be in violation of a bona fide seniority system if, in order

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for the employer to reasonably accommodate such observ ance or practice—

3 "(A) an adjustment would be made in the em4 ployee's work hours (including an adjustment that
5 requires the employee to work overtime in order to
6 avoid working at a time that abstention from work
7 is necessary to satisfy religious requirements), shift,
8 or job assignment, that would not be available to
9 any employee but for such accommodation; or

"(B) the employee and any other employee
would voluntarily exchange shifts or job assignments, or voluntarily make some other arrangement
between the employees.

14 "(5)(A) An employer shall not be required to pay pre-15 mium wages or confer premium benefits for work per-16 formed during hours to which such premium wages or pre-17 mium benefits would ordinarily be applicable, if work is 18 performed during such hours only to accommodate reli-19 gious requirements of an employee.

20 "(B) As used in this paragraph—

"(i) the term 'premium benefit' means an employment benefit, such as seniority, group life insurance, health insurance, disability insurance, sick
leave, annual leave, an educational benefit, or a pension, that is greater than the employment benefit

due the employee for an equivalent period of work
 performed during the regular work schedule of the
 employee; and

4 "(ii) the term 'premium wages' includes over5 time pay and compensatory time off, premium pay
6 for night, weekend, or holiday work, and premium
7 pay for standby or irregular duty.".

8 SEC. 3. EFFECTIVE DATE; APPLICATION OF AMENDMENTS.

9 (a) EFFECTIVE DATE.—Except as provided in sub10 section (b), this Act and the amendments made by section
11 2 take effect on the date of enactment of this Act.

(b) APPLICATION OF AMENDMENTS.—The amendments made by section 2 do not apply with respect to conduct occurring before the date of enactment of this Act.

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