110TH CONGRESS 1ST SESSION H.R. 1431

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

March 9, 2007

Mrs. McCarthy of New York (for herself, Mr. SOUDER, Mr. VAN HOLLEN, Mr. CANTOR, Mr. PRICE of North Carolina, Mr. JINDAL, Mr. WEINER, Mr. FRANKS of Arizona, Mr. EDWARDS, Mr. BARTLETT of Maryland, Mr. WEXLER, Mr. WAMP, Ms. JACKSON-LEE of Texas, and Mrs. BLACKBURN) introduced the following bill; which was referred to the Committee on Education and Labor

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 Religious5 Freedom Act of 2007".

1 SEC. 2. AMENDMENTS.

2 (a) DEFINITIONS.—Section 701(j) of the Civil Rights
3 Act of 1964 (42 U.S.C. 2000e(j)) is amended—

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

5 (2) by inserting ", after initiating and engaging
6 in an affirmative and bona fide effort," after "un7 able";

8 (3) by striking "an employee's" and all that fol9 lows through "religious" and inserting "an employ10 ee's religious"; and

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

12 "(2)(A) In this subsection, the term 'employee' in-13 cludes an employee (as defined in subsection (f)), or a pro-14 spective employee, who, with or without reasonable accom-15 modation, is qualified to perform the essential functions 16 of the employment position that such individual holds or 17 desires.

18 "(B) In this paragraph, the term 'perform the essen-19 tial functions' includes carrying out the core requirements 20 of an employment position and does not include carrying 21 out practices relating to clothing, practices relating to tak-22 ing time off, or other practices that may have a temporary 23 or tangential impact on the ability to perform job func-24 tions, if any of the practices described in this subparagraph restrict the ability to wear religious clothing, to take 25

time off for a holy day, or to participate in a religious
 observance or practice.

3 "(3) In this subsection, the term 'undue hardship'
4 means an accommodation requiring significant difficulty
5 or expense. For purposes of determining whether an ac6 commodation requires significant difficulty or expense,
7 factors to be considered in making the determination shall
8 include—

9 "(A) the identifiable cost of the accommodation,
10 including the costs of loss of productivity and of re11 training or hiring employees or transferring employ12 ees from 1 facility to another;

"(B) the overall financial resources and size of
the employer involved, relative to the number of its
employees; and

16 "(C) for an employer with multiple facilities,
17 the geographic separateness or administrative or fis18 cal relationship of the facilities.".

19 (b) EMPLOYMENT PRACTICES.—Section 703 of such
20 Act (42 U.S.C. 2000e–2) is amended by adding at the end
21 the following:

22 ((o)(1)) In this subsection:

23 "(A) The term 'employee' has the meaning
24 given the term in section 701(j)(2).

"(B) The term 'leave of general usage' means 1 2 leave provided under the policy or program of an 3 employer, under which— "(i) an employee may take leave by adjust-4 5 ing or altering the work schedule or assignment 6 of the employee according to criteria deter-7 mined by the employer; and "(ii) the employee may determine the pur-8 9 pose for which the leave is to be utilized. 10 "(2) For purposes of determining whether an employer has committed an unlawful employment practice 11 12 under this title by failing to provide a reasonable accom-13 modation to the religious observance or practice of an employee, for an accommodation to be considered to be rea-14

proyee, for an accommodation to be considered to be reasonable, the accommodation shall remove the conflict between employment requirements and the religious observance or practice of the employee.

18 "(3) An employer shall be considered to commit such 19 a practice by failing to provide such a reasonable accom-20 modation for an employee if the employer refuses to per-21 mit the employee to utilize leave of general usage to re-22 move such a conflict solely because the leave will be used 23 to accommodate the religious observance or practice of the 24 employee.".

4

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

2 (a) EFFECTIVE DATE.—Except as provided in sub3 section (b), this Act and the amendments made by section
4 2 take effect on the date of enactment of this Act.

5 (b) APPLICATION OF AMENDMENTS.—The amend6 ments made by section 2 do not apply with respect to con7 duct occurring before the date of enactment of this Act.

 $[\]bigcirc$