GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1991

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HOUSE BILL 410*

Short Title: Env. Policy Act Amends.

(Public)

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Sponsors: Representatives DeVane; N. J. Crawford and Privette.

Referred to: Environment.

April 1, 1991

A BILL TO BE ENTITLED

1	A BILL TO BE ENTITLED		
2	AN ACT TO AMEND THE ENVIRONMENTAL POLICY ACT OF 1971 AND TO		
3	MAKE THE ACT PERMANENT.		
4	The General Assembly of North Carolina enacts:		
5	Section 1. Section 12 of Chapter 1203 of the 1971 Session Laws, as amended		
6	by Chapter 119 of the 1973 Session Laws, Chapter 532 of the 1977 Session Laws, and		
7	Chapter 658 of the 1981 Session Laws, is rewritten to read:		
8	"Sec. 12. This act shall become effective on 1 October 1971."		
9	Sec. 2. G.S. 113A-4 reads as rewritten:		
10	"§ 113A-4. Cooperation of agencies; reports; availability of information.		
11	The General Assembly authorizes and directs that, to the fullest extent possible:		
12	(1) The policies, rules, and public laws of this State shall be interpreted		
13	and administered in accordance with the policies set forth in this		
14	Article; and		
15	(2) Any State agency shall include in every recommendation or report on		
16	proposals for legislation and actions involving expenditure of public		
17	moneys for projects and programs significantly affecting the quality of		
18	the environment of this State, a detailed statement by the responsible		
19	official setting forth the following:		
20	a. The environmental impact of the proposed action;		
21	b. Any significant adverse environmental effects which cannot be		
22	avoided should the proposal be implemented;		
23	c. Mitigation measures proposed to minimize the impact;		
24	d. Alternatives to the proposed action;		

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1		e. The relationship between the short-term uses of the	
2		environment involved in the proposed action and the	
3		maintenance and enhancement of long-term productivity; and	
4		f. Any irreversible and irretrievable environmental changes which	
5		would be involved in the proposed action should it be	
6		implemented.	
7	<u>(2a)</u>	Prior to making any detailed statement, the responsible official shall	
8		consult with and obtain the comments of any agency which has either	
9		jurisdiction by law or special expertise with respect to any	
10		environmental impact involved. Copies of such detailed statement and	
11		such comments shall be made available to the Governor, to such	
12		agency or agencies as he may designate, and to the appropriate multi-	
13		county regional agency as certified by the Director of the Department	
14		Secretary of Administration, shall be placed in the public file of the	
15		agency and shall accompany the proposal through the existing agency	
16		review processes. A copy of such detailed statement shall be made	
17		available to the public and to counties, municipalities, institutions and	
18		individuals, upon request.	
19	(3)	The Governor, and any State agency charged with duties under this	
20		Article, may call upon any of the public institutions of higher	
21		education of this State for assistance in developing plans and	
22		procedures under this Article and in meeting the requirements of this	
23		Article, including without limitation any of the following units of the	
24		University of North Carolina: the Water Resources Research Institute,	
25		the Institute for Environmental Studies, the Triangle Universities	
26		Consortium on Air Pollution, the University Council on Marine Sciences,	
27		and the Institute of Government."	
28	Sec. 3.	G.S. 113A-8 reads as rewritten:	
29		or development projects.	
30	-	ng bodies of all cities, counties, and towns acting individually, or	
31	-	hereby authorized to may by ordinance require any special-purpose unit	
32	of government and or private developer of a major development project to submit		
33	detailed statements, as defined in G.S. 113A-4(2), of the impact of such projects. <u>Any</u>		
34		hall apply to all major development projects within the jurisdiction of	
35		or town and may not be designed to apply to only a particular major	
36	development pro		

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development project." Sec. 4. This act is effective upon ratification.

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