#### **SENATE BILL 1034\***

Short Title:	Environmental Report Consolidation.	(Public)
Sponsors:	Senator Odom.	
Referred to:	Agriculture/Environment/Natural Resources.	

April 5, 2001

#### A BILL TO BE ENTITLED

2	AN ACT TO	AMEND EN	VIRONMENTAL	REPORTING REC	<b>UIREMENTS</b>
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3 The General Assembly of North Carolina enacts:

#### 4 PART I. REPORTING REQUIREMENTS REPEALED.

5 **SECTION 1.1.** Subsections 27.13(b) and (c) of Chapter 18 of the Session 6 Laws of the 1996 Second Extra Session, Subsection 27.26(c) (Straight Pipe Elimination 7 Amnesty Program) of Chapter 18 of the Session Laws of the 1996 Second Extra 8 Session, Subsection 27.30(b) of Chapter 18 of the Session Laws of the 1996 Second 9 Extra Session, Section 15.2 of S.L. 1997-443, Subsection 15.14(b) of S.L. 1997-443, 10 Section 3.2 of S.L. 1997-458, Section 9.1 of S.L. 1997-483, Section 9.2 of S.L. 11 1997-483, Subsection 14.14(b) of S.L. 1998-212, Subsections 15.14(a) through (g) of 12 S.L. 1999-237, Section 11.2 of S.L. 1999-329, and G.S. 143-670 through G.S. 143-674 13 are repealed.

14 **SECTION 1.2.** Section 3 of Chapter 603 of the 1989 Session Laws, as 15 amended by Section 222 of Chapter 727 of the 1989 Session Laws and Section 3 of 16 Chapter 990 of the 1991 Session Laws, is repealed.

#### 17 PART II. REPORTING REQUIREMENTS AMENDED OR CODIFIED.

**SECTION 2.1.** Section 15.42 of S.L. 1999-443 reads as rewritten:

19 "The Oyster Rehabilitation Program in the Division of Marine Fisheries in the Department of Environment, Health, and Natural Resources shall be renamed the 20 21 Shellfish Rehabilitation Program. Funds appropriated for the Oyster Rehabilitation 22 Program or the Shellfish Rehabilitation Program shall be used for the Shellfish 23 Rehabilitation Program. The Oyster, Clam, and Scallop Subcommittee of the Marine 24 Fisheries Commission shall advise the Division of Marine Fisheries on the expenditure 25 of Shellfish Rehabilitation Program funds. The Division of Marine Fisheries shall report 26 to the Joint Legislative Commission on Seafood and Aquaculture on the expenditure of Shellfish Rehabilitation Program funds annually, beginning January 1, 1998." 27 28 SECTION 2.2. G.S. 113-182.1(e) reads as rewritten:

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1 "(e) The Secretary of Environment and Natural Resources shall monitor progress 2 in the development and adoption of Fishery Management Plans in relation to the 3 Schedule for development and adoption of the plans established by the Marine Fisheries 4 Commission. The Secretary of Environment and Natural Resources shall report to the 5 Joint Legislative Commission on Seafood and Aquaculture and the Environmental 6 Review Commission on progress in developing and implementing the Fishery 7 Management Plans on or before 1 September of each year. The Secretary of 8 Environment and Natural Resources shall report to the Joint Legislative Commission on 9 Seafood and Aquaculture and the Environmental Review Commission within 30 days of 10 the completion or substantial revision of each proposed Fishery Management Plan. The 11 Joint Legislative Commission on Seafood and Aquaculture and the Environmental 12 Review Commission shall concurrently review each proposed Fishery Management 13 Plan within 30 days of the date the proposed Plan is submitted by the Secretary. The 14 Joint Legislative Commission on Seafood and Aquaculture and the Environmental 15 Review Commission may submit comments and recommendations on the proposed Plan 16 to the Secretary within 30 days of the date the proposed Plan is submitted by the 17 Secretary."

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SECTION 2.3. G.S. 113A-241 reads as rewritten:

#### 19 "§ 113A-241. State to Preserve One Million Acres; Annual Report.

(a) The State of North Carolina shall encourage, facilitate, plan, coordinate, and
support appropriate federal, State, local, and private land protection efforts so that an
additional one million acres of farmland, open space, and conservation lands in the State
are permanently protected by December 31, 2009. These lands shall be protected by
acquisition in fee simple or by acquisition of perpetual conservation easements by
public conservation organizations or by private entities that are organized to receive and
administer lands for conservation purposes.

(b) The Secretary of Environment and Natural Resources shall lead the effort to
add one million acres to the State's protected lands and shall plan and coordinate with
other public and private organizations and entities that are receiving and administering
lands for conservation purposes.

31 (c) The Secretary of Environment and Natural Resources shall report to the
 32 Governor and the Environmental Review Commission annually beginning on
 33 September 1, 2000, on or before 1 September of each year on the State's progress
 34 towards attaining the goal established in Section 2 of this Article."

SECTION 2.4. G.S. 130A-310.10 reads as rewritten:

### 36 "§ 130A-310.10. Annual reports.

37 (a) The Secretary shall present a report on inactive hazardous sites to the
38 Environmental Review Commission. Commission on or before 1 October of each year.
39 The report shall include at least:

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- (1) The Inactive Hazardous Waste Sites Priority List;
- 41 (2) A list of remedial action plans requiring State funding through the
  42 Inactive Hazardous Sites Cleanup Fund;

1 2	(3)	A comprehensive budget to implement these remedial action plans and the adequacy of the Inactive Hazardous Sites Cleanup Fund to fund the
3		cost of said plans;
4	(4)	A prioritized list of sites that are eligible for remedial action under
5		CERCLA/SARA together with recommended remedial action plans
6		and a comprehensive budget to implement such plans. The budget for
7		implementing a remedial action plan under CERCLA/SARA shall
8		include a statement as to any appropriation that may be necessary to
9		pay the State's share of such plan;
10	(5)	A list of sites and remedial action plans undergoing voluntary cleanup
11		with Departmental approval;
12	(6)	A list of sites and remedial action plans that may require State funding,
13		a comprehensive budget if implementation of these possible remedial
14		action plans is required, and the adequacy of the Inactive Hazardous
15	( <b>7</b> )	Sites Cleanup Fund to fund the possible costs of said plans;
16 17	(7)	A list of sites which that pose an imminent hazard;
17	(8)	A comprehensive budget to develop and implement remedial action plans for sites that pose imminent hazards and that may require State
18 19		funding, and the adequacy of the Inactive Hazardous Sites Cleanup
20		Fund; and
20	(9)	Any other information requested by the General Assembly or the
22		Environmental Review Commission.
23	(b) The	report required by this section shall be made by the Secretary on or
24		iber of even-numbered years."
25	SEC'	<b>TION 2.5.</b> G.S. 143-215.3A(c) reads as rewritten:
26	"(c) The I	Department shall make an annual report to the General Assembly and its
27		Review Commission and the Fiscal Research Division on the cost of the
28		mental permitting programs contained within such the Department.
29	_	or before 1 November of each year. In addition, the Department shall
30		al report to the General Assembly and its Environmental Review
31		nd the Fiscal Research Division on the cost of the Title V program.
32 33	-	<u>before 1 November of each year.</u> The reports shall include, but are not set and established under this Article, fees collected under this Article,
33 34		ved from other sources for environmental permitting and compliance
35		ges made in the fee schedule since the last report, anticipated revenues
36		sources, interest earned and any other information requested by the
37	General Assem	· · · ·
38		<b>TION 2.6.</b> Article 21 of Chapter 143 of the General Statutes is amended
39		v section to read:
40	" <u>§ 143-215.8C.</u>	Neuse River Modeling and Monitoring Project reports.
41		y Investigator or Researcher receiving funding pursuant to Subsection
42		apter 212 of the 1998 Session Laws shall provide progress reports to the
43	Environmental	
44	<u>Governmental</u>	Operations, the Scientific Advisory Council on Water Resources and
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1	Coastal Fisheries	Management, and the Fiscal Research Division on January 1 and July
2		til the project or study is complete. Upon completion of the project or
3		y Investigator or Researcher shall provide a final report to the entities
4	listed above."	
5		<b>ON 2.7.</b> Article 21 of Chapter 143 of the General Statutes is amended
6	by adding a new s	
7		North Carolina Water Quality Workgroup; Rivernet.
8		epartment of Environment and Natural Resources and North Carolina
9	•	shall jointly establish the North Carolina Water Quality Workgroup.
10		shall work collaboratively with the appropriate divisions of the
11	-	Environment and Natural Resources and North Carolina State
12	•	cientific Advisory Council on Water Resources and Coastal Fisheries
13	-	e Environmental Management Commission, and the Environmental
14		sion to identify the scientific and State agency databases that can be
15		e public policy regarding the State's water quality, evaluate those
16		ermine the information gaps in those databases, and establish the
17		ining the information lacking in those databases. The Workgroup shall
18	have the following	-
19		To address specifically the ongoing need of evaluation, synthesis, and
20		presentation of current scientific knowledge that can be used to
21		formulate public policy on water quality issues.
22		To identify knowledge gaps in the current understanding of water
23		quality problems and fill these gaps with appropriate research projects.
24		To maintain a web-based water quality data distribution site.
25		To organize and evaluate existing scientific and State agency water
26	=	quality databases.
27		To prioritize recognized knowledge gaps in water quality issues for
28	—	immediate funding.
29		orth Carolina Water Quality Workgroup shall be composed of no more
30		Those members shall be jointly appointed by the Chancellor of North
31		iversity and the Secretary of Environment and Natural Resources. Any
32		as a member of the Workgroup shall be knowledgeable in one of the
33	following areas:	
34		Water Quality Assessment, Water Quality Monitoring and Permitting.
35		Nutrient Management.
36		Water Pollution Control.
37		Waste Management.
38		Groundwater Resources.
39		Stream Hydrology.
40		Aquatic Biology.
41		Environmental Education and Web-Based Data Dissemination.
42		Carolina State University shall provide meeting facilities for the North
43	Carolina Water Q	uality Workgroup as requested by the Chair.

1	(d) The members of the North Carolina Water Quality Workgroup shall elect a
2	Chair. The Chair shall call meetings of the Workgroup and set the meeting agenda.
23	(e) The Chair of the North Carolina Water Quality Workgroup shall report each
4	year by January 30 to the Scientific Advisory Council on Water Resources and Coastal
5	Fisheries Management, to the Environmental Review Commission, to the Cochairs of
6	the House of Representatives and Senate Appropriations Subcommittees on Natural
7	and Economic Resources, and to the Chancellor of North Carolina State University or
8	the Chancellor's designee on the previous year's activities, findings, and
9	recommendations of the North Carolina Water Quality Workgroup.
10	(f) The North Carolina Water Quality Workgroup shall develop a water quality
10	monitoring system to be known as Rivernet that effectively uses the combined resources
12	of North Carolina State University and State agencies. The Rivernet system shall be
13	designed to implement advances in monitoring technology and information
14	management systems with web-based data dissemination in the waters that are impaired
15	based on the criteria of the State's basinwide water quality management plans. Water
16	guality and nutrient parameters shall be continuously monitored at each station, and the
17	data shall be sent back to a centralized computer server.
18	The Rivernet system shall be coordinated with related data collection and
19	monitoring activities of the Department of Environment and Natural Resources, the
20	Water Resources Research Institute, the North Carolina Water Quality Workgroup, and
21	other research efforts pursued by academic institutions or State government entities. If
22	the North Carolina Water Quality Workgroup chooses to employ a technology for
23	which there are testing procedure guidelines promulgated by the United States
24	Environmental Protection Agency, the American Public Health Association, the
25	American Water Works Association, or the Water Environment Federation then the
26	testing procedures shall comply with the appropriate guidelines. If the North Carolina
27	Water Quality Workgroup chooses to employ a technology for which there are no
28	testing procedure guidelines promulgated by any of the groups cited in this subsection,
29	then the North Carolina Water Quality Workgroup may establish testing procedure
30	guidelines.
31	The Rivernet system shall also have the capabilities to trigger alarms and notify the
32	appropriate member of the Workgroup when monitoring stations exceed defined limits
33	indicating a spill or a significant water quality or nutrient measurement event, which
34	then can be comprehensively analyzed.
35	(g) For the 1999-2001 biennium, the North Carolina Water Quality Workgroup
36	shall select as a pilot project site an area of impaired waters within one of the State's
37	river basins based on criteria of the State's basinwide water quality management plans
38	and shall implement a Rivernet monitoring system pilot project in those waters."
39	<b>SECTION 2.8.</b> Article 21 of Chapter 143 of the General Statutes is amended
40	by adding a new section to read:
41	"§ 143-215.9B. Systemwide municipal and domestic wastewater collection system
42	permit program report.
43	The Environmental Management Commission shall develop and implement a permit
44	program for municipal and domestic wastewater collection systems on a systemwide
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1 basis. The collection system permit program shall provide for performance standards, 2 minimum design and construction requirements, a capital improvement plan, operation and maintenance requirements, and minimum reporting requirements. In order to 3 ensure an orderly and cost-effective phase-in of the collection system permit program, 4 5 the Commission shall implement the permit program over a five-year period beginning 1 July 2000. The Commission shall issue permits for approximately twenty percent 6 (20%) of municipal and domestic wastewater collection systems that are in operation on 7 8 1 July 2000 during each of the five calendar years beginning 1 July 2000 and shall give priority to those collection systems serving the largest populations, those under a 9 moratorium imposed by the Commission under G.S. 143-215.67, and those for which 10 11 the Department of Environment and Natural Resources has issued a notice of violation for the discharge of untreated wastewater. The Commission shall report on its progress 12 in developing and implementing the collection system permit program required by this 13 section as a part of each quarterly report the Environmental Management Commission 14 makes to the Environmental Review Commission pursuant to G.S. 143B-282(b)." 15 SECTION 2.9. G.S. 143-355 is amended by adding the following new 16 17 subsection: 18 "(n) The Department of Environment and Natural Resources shall report to the Environmental Review Commission on the implementation of this section and the 19 20 development of the State water supply plan on or before 1 September of each year." 21 SECTION 2.10. G.S. 143B-279.7(c) reads as rewritten: "(c) 22 The Department of Environment and Natural Resources shall report annually to the Environmental Review Commission and the Senate Agriculture and Environment 23 Committee no later than December 1 of each year. This report shall include a summary 24 25 of all fish kill activity within the last year, an overview of any trend analyses, a 26 discussion of any new or modified methodologies or reporting protocols, and any other 27 relevant information." 28 PART III. SOLID WASTE AND RECYCLING REPORT CONSOLIDATION. 29 SECTION 3.1. G.S. 130A-309.06 reads as rewritten: 30 "§ 130A-309.06. Additional powers and duties of the Department. In addition to other powers and duties set forth in this Part, the Department 31 (a) 32 shall: 33 Develop a comprehensive solid waste management plan consistent (1)34 with this Part. The plan shall be developed in consultation with units 35 of local government and shall be updated at least every three years. In developing the State solid waste management plan, the Department 36 shall hold public hearings around the State and shall give notice of 37 38 these public hearings to all units of local government and regional planning agencies. 39 Provide guidance for the orderly collection, transportation, storage, 40 (2)separation, processing, recovery, recycling, and disposal of solid waste 41 42 throughout the State. 43 Encourage coordinated local activity for solid waste management (3) 44 within a common geographical area.

1	(4)	Provide planning, technical, and financial assistance to units of local
2		government and State agencies for reduction, recycling, reuse, and
3		processing of solid waste and for safe and environmentally sound solid
4		waste management and disposal.
5	(5)	Cooperate with appropriate federal agencies, local governments, and
6		private organizations in carrying out the provisions of this Part.
7	(6)	Promote and assist the development of solid waste reduction,
8		recycling, and resource recovery programs that preserve and enhance
9		the quality of the air, water, and other natural resources of the State.
10	(7)	Maintain a directory of recycling and resource recovery systems in the
11		State and provide assistance with matching recovered materials with
12		markets.
13	(8)	Manage a program of grants for programs for recycling and special
14		waste management, and for programs that provide for the safe and
15		proper management of solid waste.
16	(9)	Provide for the education of the general public and the training of solid
17		waste management professionals to reduce the production of solid
18		waste, to ensure proper processing and disposal of solid waste, and to
19		encourage recycling and solid waste reduction.
20	(10)	Develop descriptive literature to inform units of local government of
21		their solid waste management responsibilities and opportunities.
22	(11)	Repealed by Session Laws 1995 (Regular Session, 1996), c. 594, s. 10.
23	(12)	Provide and maintain recycling bins for the collection and recycling of
24		newspaper, aluminum cans, glass containers, and recyclable plastic
25		beverage containers at the North Carolina Zoological Park.
26	(13)	Identify, based on reports required under G.S. 130A-309.14 and any
27		other relevant information, those materials in the municipal solid waste
28		stream that are marketable in the State or any portion thereof and that
29		should be recovered from the waste stream prior to treatment or
30		disposal.
31	(14)	Identify and analyze, with assistance from the Department of
32		Commerce pursuant to G.S. 130A-309.14, components of the State's
33		recycling industry and present and potential markets for recyclable
34		materials in this State, other states, and foreign countries.
35	(b) The I	Department may refuse to issue a permit to an applicant who by past
36	conduct in this	State has repeatedly violated related statutes, rules, orders, or permit
37	terms or conditi	ons relating to any solid waste management facility and who is deemed
38	by the Departr	nent to be responsible for the violations. For the purpose of this
39	subdivision, an	applicant includes the owner or operator of the facility, or, if the owner
40	or operator is a	business entity, the parent of the subsidiary corporation, a partner, a
41	corporate office	r or director, or a stockholder holding more than fifty percent (50%) of
42	the stock of the	corporation.
43	(c) The l	Department shall <del>prepare by 1 March of each year a</del> report to the

45 (c) The Department shall prepare by T Match of each year a report to the 44 Environmental Review Commission on or before January 15 of each year on the status

1 of solid waste management efforts in the State. The scope of the report shall be 2 determined by the resources available to the Department for its preparation and, to the 3 extent possible, shall include: 4 (1)A comprehensive analysis, to be updated in each report, of solid waste generation and disposal in the State projected for the 20-year period 5 6 beginning on 1 July 1991. 7 The total amounts of solid waste recycled and disposed of and the (2)8 methods of solid waste recycling and disposal used during the calendar 9 year prior to the year in which the report is published. An evaluation of the development and implementation of local solid 10 (3) waste management programs and county and municipal recycling 11 12 programs. 13 An evaluation of the success of each county or group of counties in (4) 14 meeting the municipal solid waste reduction goal established in G.S. 15 130A-309.04. 16 (5) Recommendations concerning existing and potential programs for 17 solid waste reduction and recycling that would be appropriate for units 18 of local government and State agencies to implement to meet the requirements of this Part. 19 An evaluation of the recycling industry, the markets for recycled 20 (6) 21 materials materials, the recycling of polystyrene, and the success of State, local, and private industry efforts to enhance the markets for 22 23 these materials. 24 Recommendations to the Governor and the Environmental Review (7)25 Commission to improve the management and recycling of solid waste 26 in the State, including any proposed legislation to implement the 27 recommendations. 28 A description of the condition of the Solid Waste Management Trust (8) 29 Fund and the use of all funds allocated from the Solid Waste Management Trust Fund, as required by G.S. 130A-309.12(c). 30 31 A description of the review and revision of bid procedures and the (9) purchase and use of reusable, refillable, repairable, more durable, and 32 less toxic supplies and products by both the Department of 33 34 Administration and the Department of Transportation, as required by 35 G.S. 130A-309.14(a1)(3). A description of the implementation of the North Carolina Scrap Tire 36 (10)Disposal Act that includes the beginning and ending balances in the 37 Scrap Tire Disposal Account for the reporting period, the amount 38 credited to the Scrap Tire Disposal Account during the reporting 39 period, and the amount of revenue used for grants and to clean up 40 nuisance tire collection sites, as required by G.S. 130A-309.63(e). 41 42 A description of the management of white goods in the State, as (11)required by G.S. 130A-309.85. 43

1	(12) A summary of the report by the Department of Transportation on the
2	amounts and types of recycled materials that were specified or used in
3	<u>contracts that were entered into by the Department of Transportation</u>
4	during the previous fiscal year, as required by G.S. 136-28.8(g).
5	(13) <u>A summary of the reports by each State department, institution,</u>
6	agency, community college, and local school administrative unit
7	authorized to purchase materials and supplies detailing the amounts
8	and types of materials and supplies with recycled content that were
9	purchased during the previous fiscal year and the progress toward
10	reaching the goals under G.S. 143-58.3, as required by G.S. 143-
11	<u>58.2(f).</u>
12	(d) The Department shall prepare a report assessing the recycling industry and
13	recyclable materials markets in the State every two years, and shall submit the report to
14	the Environmental Review Commission on or before 1 March of even numbered years.
15	The report shall include information on progress in recycling polystyrene in the State."
16	SECTION 3.2. G.S. 130A-309.12(c) reads as rewritten:
17	"(c) The Department shall report annually on or before September 1 to the
18	Environmental Review Commission as to include in the report required by G.S. 130A-
19	<u>309.06(c) a description of the condition of the Solid Waste Management Trust Fund and</u>
20	as to the use of all funds allocated from the Solid Waste Management Trust Fund."
21	<b>SECTION 3.3.</b> G.S. 130A-309.14(a1) reads as rewritten:
22	"(a1) The Department of Administration shall review and revise its bid procedures
23	and specifications set forth in Article 3 of Chapter 143 of the General Statutes and the
24	Department of Transportation shall review and revise its bid procedures and
25	specifications set forth in Article 2 of Chapter 136 of the General Statutes to encourage
26	the purchase or use of reusable, refillable, repairable, more durable, and less toxic
27	supplies and products.
28	(1) The Department of Administration shall require the procurement of
29	such supplies and products to the extent that the purchase or use is
30	practicable and cost-effective. The Department of Administration shall
31	require the purchase or use of remanufactured toner cartridges for laser
32	printers to the extent practicable.
33	(2) The Department of Transportation shall require the purchase or use of
34	such supplies and products in the construction and maintenance of
35	highways and bridges to the extent that the purchase or use is
36	practicable and cost-effective.
37	(3) The Department of Administration and the Department of
38	Transportation shall each prepare an annual report by October 1 of
39	each year to the Environmental Review Commission provide by 1
40	October of each year to the Department of Environment and Natural
41	Resources a detailed description of the respective Agency's concerning
42	the review and revision of bid procedures and the purchase and use of
43	reusable, refillable, repairable, more durable, and less toxic supplies
44	and products. The information provided by the Department of

1	Administration and the Department of Transportation to the
2	Department of Environment and Natural Resources shall also be
3	included in the report required by G.S. 130A-309.06(c)."
4	SECTION 3.4. G.S. 130A-309.63(e) reads as rewritten:
5	"(e) Reports. – The Department shall report annually on the Scrap Tire Disposal
6	Account to the Environmental Review Commission. The report shall be submitted by 1
7	October of each year for the fiscal year ending the preceding 30 June. The report shall
8	show include in the report required by G.S. 130A-309.06(c) a description of the
9	implementation of the North Carolina Scrap Tire Disposal Act that includes the
10	beginning and ending balances in the Account for the reporting period, the amount
11	credited to the Account during the reporting period, and the amount of revenue used for
12	grants and to clean up nuisance tire collection sites."
13	SECTION 3.5. G.S. 130A-309.85 reads as rewritten:
14	"§ 130A-309.85. Department to submit annual report on the management of white
15	goods.
16	The Department shall report annually to the Environmental Review Commission and
17	to the Revenue Laws Study Committee concerning the management of white goods.
18	The report shall be submitted by February 1 of each year for the fiscal year ending on
19	the preceding June 30. The report shall include in the report required by G.S. 130A-
20	309.06(c) a description of the management of white goods in the State, including the
21	following information:
22	(1) The amount of taxes collected and distributed under G.S. 105-187.24
23	during the period covered by the report.
24	(2) The cost to each county of managing white goods during the period
25	covered by the report.
26	(3) The beginning and ending balances of the White Goods Management
27	Account for the period covered by the report and a list of grants made
28	from the Account for the period.
29	(4) Any other information the Department considers helpful in
30	understanding the problem of managing white goods.
31	(5) A summary of the information concerning the counties' white goods
32	management programs contained in the counties' Annual Financial
33 24	Information Report."
34 25	<b>SECTION 3.6.</b> G.S. 136-28.8 reads as rewritten:
35 26	"(g) On or before October 1 of each year, the Department shall report to the Division of Dellution Provention and Environmental Assistance of the Department of
36 37	Division of Pollution Prevention and Environmental Assistance of the Department of Environment and Natural Resources as to the amounts and types of recycled materials
37	
38 39	that were specified or used in contracts that were entered into during the previous fiscal year. On or before December 1 of each year, the Division of Pollution Prevention and
40	Environmental Assistance shall prepare a summary of this report and submit the
40 41	summary to the Joint Legislative Commission on Governmental Operations, the Joint
42	Legislative Transportation Oversight Committee, and the Environmental Review
43	Commission. Operations and the Joint Legislative Transportation Oversight Committee.
15	Commission, operations and the some Degistrative Transportation Oversight Committee.

1 The summary of this report shall also be included in the report required by G.S. 130A-<u>309.</u>06(c)." 2 3 **SECTION 3.7.** G.S. 143-58.2(f) reads as rewritten: 4 "(f) On or before October 1 of each year, each State department, institution, 5 agency, community college, and local school administrative unit authorized to purchase 6 materials and supplies shall report to the Division of Pollution Prevention and 7 Environmental Assistance of the Department of Environment and Natural Resources, 8 the amounts and types of materials and supplies with recycled content that were 9 purchased during the previous fiscal year and its progress toward reaching the goals under G.S. 143-58.3. On or before December 1 of each year, the Division of Pollution 10 11 Prevention and Environmental Assistance shall prepare a summary of these reports and 12 submit the summary to the Joint Legislative Commission on Governmental Operations and the Environmental Review Commission. Operations. The summary of these reports 13 shall also be included in the report required by G.S. 130A-309.06(c)." 14 15 PART IV. EFFECTIVE DATE. 16 **SECTION 4.1.** This act is effective when it becomes law.