GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

S

SENATE BILL 734

Agriculture/Environment/Natural Resources Committee Substitute Adopted 5/20/14 Finance Committee Substitute Adopted 5/21/14

Short Title: Regulatory Reform Act of 2014.

(Public)

3

Sponsors:

Referred to:

May 15, 2014

A BILL TO BE ENTITLED

AN ACT TO PROVIDE FURTHER REGULATORY RELIEF TO THE CITIZENS OF NORTH CAROLINA BY PROVIDING FOR VARIOUS ADMINISTRATIVE REFORMS, BY ELIMINATING CERTAIN UNNECESSARY OR OUTDATED STATUTES AND REGULATIONS AND MODERNIZING OR SIMPLIFYING CUMBERSOME OR OUTDATED REGULATIONS, BY MAKING VARIOUS OTHER STATUTORY CHANGES, AND BY UPDATING AND AMENDING CERTAIN ENVIRONMENTAL AND NATURAL RESOURCES LAWS.

9 The General Assembly of North Carolina enacts:

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PART I. ADMINISTRATIVE REFORMS

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HARDISON AMENDMENT CLARIFICATION

SECTION 1.1.(a) G.S. 150B-19.3 reads as rewritten:

"§ 150B-19.3. Limitation on certain environmental rules.

16 (a) An agency authorized to implement and enforce State and federal environmental laws may not adopt a rule for the protection of the environment or natural resources that 17 imposes a more restrictive standard, limitation, or requirement than those imposed by federal 18 law or rule, if a federal law or rule pertaining to the same subject matter has been adopted, 19 unless adoption of the rule is required by one of the following:subdivisions of this subsection. 20 A rule required by one of the subdivisions of this subsection shall be subject to the provisions 21 22 of G.S. 150B-21.3(b1) as if the rule received written objections from 10 or more persons under 23 G.S. 150B-21.3(b2). 24 (1)A serious and unforeseen threat to the public health, safety, or welfare. 25

(2) An act of the General Assembly or United States Congress that expressly requires the agency to adopt rules.

- (3) A change in federal or State budgetary policy.
- A federal regulation required by an act of the United States Congress to be adopted or administered by the State.
 - (5) A court order.

31 (b) For purposes of this section, "an agency authorized to implement and enforce State 32 and federal environmental laws" means any of the following:

33 (1) The Department of Environment and Natural Resources created pursuant to
 34 G.S. 143B-279.1.



| | General Assembly Of North Carolina Session | n 2013 |
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| 1 | (2) The Environmental Management Commission created pursua | nt to |
| 2 | G.S. 143B-282. | |
| 3 | (3) The Coastal Resources Commission established pursuant to G.S. 113A | |
| 4 | (4) The Marine Fisheries Commission created pursuant to G.S. 143B-289. | |
| 5 | (5) The Wildlife Resources Commission created pursuant to G.S. 143-240 | • |
| 6 | (6) The Commission for Public Health created pursuant to G.S. 130A-29. | 200 |
| 7 | (7) The Sedimentation Control Commission created pursuant to G.S. 143B | |
| 8 9 | (8) The North Carolina Mining and Energy Commission created pursu G.S. 143B-293.1. | ant to |
| 10 | (9) The Pesticide Board created pursuant to G.S. 143-436." | |
| 11 | SECTION 1.1.(b) G.S. 150B-21.3A(a) reads as rewritten: | |
| 12 | "§ 150B-21.3A. Periodic review and expiration of existing rules. | |
| 13 | (a) Definitions. – For purposes of this section, the following definitions apply: | |
| 14 | | |
| 15 | (3) Necessary with substantive public interest. – Means any rule for whi | |
| 16 | agency has received public comments within the past two years. A | |
| 17 | also "necessary with substantive public interest" if either or both | of the |
| 18 | following applies: | |
| 19 | <u>a.</u> the <u>The</u> rule affects the property interest of the regulated publ | |
| 20 21 | the agency knows or suspects that any person may object to the | |
| 21 22 | b. The rule imposes a more restrictive standard, limitatic | |
| 22 23 | requirement than those imposed by federal law or rule, if a f law or rule pertaining to the same subject matter has been adopt | |
| 23 24 | SECTION 1.1.(c) Section 1.1(a) of this section becomes effective July 1, | |
| 24 25 | and applies to rules adopted or readopted on or after that date. Section 1.1(b) of this s | |
| 26 | becomes effective August 23, 2013, and applies to rules reviewed on or after that date. | cetton |
| 27 | becomes effective rugust 25, 2015, and applies to rules fevrewed on of after that date. | |
| 28 | SCOPE OF LOCAL AUTHORITY FOR ORDINANCES | |
| 29 | SECTION 1.2.(a) Section 10.2 of S.L. 2013-413 is repealed. | |
| 30 | SECTION 1.2.(b) No later than November 1, 2014, and November 1, 201 | 5, the |
| 31 | Department of Agriculture and Consumer Services shall report to the Environmental R | |
| 32 | Commission on any local government ordinances that impinge on or interfere with an | |
| 33 | subject to regulation by the Department. | |
| 34 | SECTION 1.2.(c) No later than November 1, 2014, and November 1, 201 | 5, the |
| 35 | Department of Environment and Natural Resources shall report to the Environmental R | leview |
| 36 | Commission on any local government ordinances that impinge on or interfere with an | y area |
| 37 | subject to regulation by the Department. | |
| 38 | SECTION 1.2.(d) Article 56 of Chapter 106 of the General Statutes is amend | ded by |
| 39 | adding a new section to read: | |
| 40 | " <u>§ 106-678. Authority of local governments to regulate fertilizers.</u> | |
| 41 | No county or city shall adopt or continue in effect any ordinance, rule, regulati | |
| 42 | resolution regulating the use, sale, distribution, storage, transportation, disposal, formu | |
| 43 | labeling, registration, manufacture, or application of fertilizer. Nothing in this section | |
| 44 45 | prohibit a county, city, or other political subdivision of the State from exercising its pla and zoning authority under Article 19 of Chapter 160A of the General Statutes or Article | |
| 43 46 | and zoning authority under Article 19 of Chapter 160A of the General Statutes or Article Chapter 153A of the General Statutes or from exercising its fire prevention or insp | |
| 40 47 | authority. Nothing in this section shall limit the authority of the Department of Enviro | |
| 48 | and Natural Resources to enforce water quality standards." | mont |
| 49 | <u></u> | |
| 50 | LOTTERY OVERSIGHT COMMITTEE ELIMINATED | |
| 51 | SECTION 1.4.(a) G.S. 18C-172 is repealed. | |
| | r | |

| 23 | (1) Exceeded its autionity of jurisdiction; |
|----|---|
| 24 | (2) Acted erroneously; |
| 25 | (3) Failed to use proper procedure; |
| 26 | (4) Acted arbitrarily or capriciously; or |
| 27 | (5) Failed to act as required by law or rule. |
| 28 | The parties in a contested case shall be given an opportunity for a hearing without undue |
| 29 | delay. Any person aggrieved may commence a contested case hereunder. |
| 30 | A local government employee, applicant for employment, or former employee to whom |
| 31 | Chapter 126 of the General Statutes applies may commence a contested case under this Article |
| 32 | in the same manner as any other petitioner. The case shall be conducted in the same manner as |
| 33 | other contested cases under this Article. |
| 34 | If the party is a small business entity, it may be represented by one or more of its owners |
| 35 | with the written consent of all the owners, and the Office of Administrative Hearings may not |
| 36 | require that the entity retain or be represented by an attorney. A small business entity is a |
| 37 | limited liability company or a corporation that is owned, directly or indirectly, by no more than |
| 38 | two individuals. An individual is an indirect owner if the individual is a member or shareholder |
| 39 | of a limited liability company or a corporation that is an owner of the small business entity." |
| 40 | SECTION 1.5.(b) G.S. 105-290 is amended by adding a new subsection to read: |
| 41 | "(d2) Small Business Entity Representation. – If a property owner is a small business |
| 42 | entity, that entity may be represented by one or more of its owners with the written consent of |
| 43 | all the owners, and the Commission may not require that the entity retain or be represented by |
| 44 | an attorney. A small business entity is a limited liability company or a corporation that is |
| 45 | owned, directly or indirectly, by no more than two individuals. An individual is an indirect |
| 46 | owner if the individual is a member or shareholder of a limited liability company or a |
| 47 | corporation that is an owner of the small business entity." |
| 48 | SECTION 1.5.(c) This section is effective when it becomes law and applies to |
| 49 | contested cases and appeals commenced on or after that date. |
| 50 | |
| | |
| | S734 [Edition 3] Page 3 |
| | Page 5 |
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General Assembly Of North Carolina

SECTION 1.4.(b) G.S. 18C-115 reads as rewritten:

"§ 18C-115. Reports.

(1)

3 The Commission shall send quarterly and annual reports on the operations of the 4 Commission to the Governor, State Treasurer, the Lottery Oversight Committee, and to the 5 General Assembly. The reports shall include complete statements of lottery revenues, prize 6 disbursements, expenses, net revenues, and all other financial transactions involving lottery 7 funds, including the occurrence of any audit."

- 9 **REPRESENTATION OF SMALL BUSINESS ENTITIES IN ADMINISTRATIVE** 10 **APPEALS**
- 11

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SECTION 1.5.(a) G.S. 150B-23(a) reads as rewritten:

Exceeded its authority or jurisdiction:

12 A contested case shall be commenced by paying a fee in an amount established in "(a) 13 G.S. 150B-23.2 and by filing a petition with the Office of Administrative Hearings and, except 14 as provided in Article 3A of this Chapter, shall be conducted by that Office. The party who 15 files the petition shall serve a copy of the petition on all other parties and, if the dispute 16 concerns a license, the person who holds the license. A party who files a petition shall file a 17 certificate of service together with the petition. A petition shall be signed by a party, an 18 attorney representing a party, or other representative of the party as may specifically be 19 authorized by law, and, if filed by a party other than an agency, shall state facts tending to 20 establish that the agency named as the respondent has deprived the petitioner of property, has 21 ordered the petitioner to pay a fine or civil penalty, or has otherwise substantially prejudiced 22 the petitioner's rights and that the agency:

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Session 2013

| General | Assembly Of | North Carolina | Session 2013 |
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| EXEMP PROPE | | USINESS ENTITIES BUYING OR SI | ELLING ENTITY-OWNED |
| IKUL | | 1.6.(a) G.S. 93A-2(c)(1) reads as rewritten | |
| "(c) | | ons of G.S. 93A-1 and G.S. 93A-2 do not a | |
| (C) | - | partnership, corporation, limited liability | |
| | • | ness entity that, as owner or lessor, sh | 1 . |
| | | esaid with reference to property owned or l | |
| | | performed in the regular course of or as in | - |
| | 1 | property and the investment therein. The | 6 |
| | | r this subsection shall extend to the for | 1 |
| | | ons are engaged in acts or services | |
| | - | ership, limited liability company, or oth | _ |
| | - | npt hereunder: | • |
| | <u>a.</u> | The officers and employees of a | n exempt corporation, the |
| | | corporation. | |
| | <u>b.</u> | The general partners and employees of | f an exempt partnership, and |
| | | thepartnership. | |
| | <u>c.</u> | The managers and employees of an exe | |
| | | when said persons are engaged in ac | |
| | | corporation, partnership, or limited | liability company would be |
| | Ŀ | exempt hereunder.company. | have in the East many second |
| | <u>d.</u> | The owners of an exempt closely held | • • • |
| | | of this subdivision, a closely held busin company or a corporation with no more | |
| | <u>e.</u> | The officers, managers, and employed | |
| | <u>c.</u> | entity owned by a person exempt und | - |
| | | subdivision." | ter sub-sub-artision d. or ting |
| | | | |
| REDUC | E STATE AG | ENCY MOBILE DEVICE REPORTIN | G FREQUENCY |
| | SECTION | 1.7 Subsection 6A.14(a) of Session Law 2 | 011-145 reads as rewritten: |
| "SEC | CTION 6A.14 | (a) Every executive branch agency w | ithin State government shall |
| develop | a policy to lin | nit the issuance and use of mobile electronic | onic devices to the minimum |
| required | to carry out th | e agency's mission. By September 1, 2017 | l, each agency shall provide a |
| | 1 V | the Chairs of the Appropriations Comm | |
| | | eral Government of the House of Repre | |
| | | Budget Committee and the Appropriati | |
| | | mation Technology of the Senate, the C | 6 |
| - | | n Information Technology, the Fiscal Reso | earch Division, and the Office |
| | Budget and Ma | • | State business Aganaias shall |
| | | electronic devices shall be used only for ell phones, smart phones, and any other | • |
| innit the | | en phones, sinare phones, and any other | |

Ζ Z 42 employees for whom access to a mobile electronic device is a critical requirement for job 43 performance. The device issued and the plan selected shall be the minimum required to support 44 the employees' work requirements. This shall include considering the use of pagers in lieu of a 45 more sophisticated device. The requirement for each mobile electronic device issued shall be documented in a written justification that shall be maintained by the agency and reviewed 46 47 annually. All State agency heads, in consultation with the Office of Information Technology 48 Services and the Office of State Budget and Management, shall document and review all 49 authorized cell phone, smart phone, and other mobile electronic communications device 50 procurement, and related phone, data, Internet, and other usage plans for and by their 51 employees. Agencies shall conduct periodic audits of mobile device usage to ensure that State

| 1 | employees and contractors are complying with agency policies and State requirements for their |
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| 2 | use. |
| 3 | Beginning October 1, 2011, each agency shall report quarterly annually to the Chairs of the |
| 4 | House of Representatives Committee on Appropriations and the House of Representatives |
| 5 | Subcommittee on General Government, the Chairs of the Senate Committee on Appropriations |
| 6 | and the Senate Appropriations Committee on General Government and Information |
| 7 | Technology, the Joint Legislative Oversight Committee on Information Technology, the Fiscal |
| 8 | Research Division, and the Office of State Budget and Management on the following: |
| 9 | (1) Any changes to agency policies on the use of mobile devices. |
| 10 | (2) The number and types of new devices issued since the last report. |
| 11 | (3) The total number of mobile devices issued by the agency. |
| 12 | (4) The total cost of mobile devices issued by the agency. |
| 13 | (5) The number of each type of mobile device issued, with the total cost for each |
| 14 | type." |
| 15 | type. |
| 16 | ELIMINATE, AS OBSOLETE, THE SMALL BUSINESS CONTRACTOR |
| 17 | AUTHORITY, THE COMMITTEE ON DROPOUT PREVENTION, THE STATE |
| 18 | EDUCATION COMMITTEE, THE STATE EDUCATION COMMISSION, THE |
| 19 | NATIONAL HERITAGE AREA DESIGNATION COMMISSION, THE GOVERNOR'S |
| | MANAGEMENT COUNCIL, THE BOARD OF DIRECTORS OF THE NORTH |
| 20 | CAROLINA CENTER FOR NURSING, THE BOARD OF DIRECTORS OF THE NORTH |
| 21 | ENCOURAGE THE CHIEF JUSTICE TO ABOLISH THE ACTUAL INNOCENCE |
| 22 23 | COMMISSION |
| 25 | |
| 24 | SECTION 1.8.(a) Part 20 of Article 10 of Chapter 143B of the General Statutes is |
| 25 | repealed. |
| 26 | SECTION 1.8.(b) Section 7.32(e) of S.L. 2007-323, as rewritten by Section 7.14(e) of S.L. 2008, 107 and Section 7.10(e) of S.L. 2010, 21, reads as rewritten: |
| 27 | 7.14(a) of S.L. 2008-107 and Section 7.19(e) of S.L. 2010-31, reads as rewritten: |
| 28 | "SECTION 7.32.(e) Report. – The Committee shall report to the Joint Legislative |
| 29 | Commission on Dropout Prevention and High School Graduation created in subsection (f) of this spectrum to prove the grant and under subsection (d) of this spectrum. |
| 30 | this section by December 1, 2007, on the grants awarded under subsection (d) of this section. |
| 31 | The Committee shall terminate July 1, 2014." |
| 32 | SECTION 1.8.(c) G.S. 116C-1 reads as rewritten: |
| 33 | "§ 116C-1. Education Cabinet created. |
| 34 25 | (a) The Education Cabinet is created. The Education Cabinet shall be located |
| 35 | administratively within, and shall exercise its powers within existing resources of, the Office of |
| 36 | the Governor. However, the Education Cabinet shall exercise its statutory powers |
| 37 | independently of the Office of the Governor. |
| 38 | (b) The Education Cabinet shall consist of the Governor, who shall serve as chair, the |
| 39 | President of The University of North Carolina, the State Superintendent of Public Instruction, |
| 40 | the Chairman of the State Board of Education, the President of the North Carolina Community |
| 41 | Colleges System, the Secretary of Health and Human Services, and the President of the North |
| 42 | Carolina Independent Colleges and Universities. The Education Cabinet may invite other |
| 43 | representatives of education to participate in its deliberations as adjunct members. |
| 44 | (c) The Education Cabinet shall be a nonvoting body that: |
| 45 | (1) Works to resolve issues between existing providers of education. |
| 46 | (2) Sets the agenda for the State Education Commission. |
| 47 | (3) Develops a strategic design for a continuum of education programs, in |
| 48 | accordance with G.S. 116C-3. |
| 49 | (4) Studies other issues referred to it by the Governor or the General Assembly. |
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| | General Assembly Of North Carolina | Session 2013 |
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| 1 2 3 | (d) The Office of the Governor, in coordination with the staffs of North Carolina, the North Carolina Community College System, and the Dep Instruction, shall provide staff to the Education Cabinet." | • |
| | • | |
| 4 | SECTION 1.8.(d) G.S. 116C-2 is repealed. | |
| 5 | SECTION 1.8.(e) Article 26 of Chapter 143 of the General Statu | - |
| 6 | SECTION 1.8.(f) Section 18.10 of S.L. 2001-491 reads as rewrit | |
| 7 | "SECTION 18.10. Notwithstanding G.S. 158-8.1, the Western North | U |
| 8 9 | Economic Development Commission shall develop a regional heritage tour present the plan to the 2002 Regular Session of the 2001 General Assembly | no later than May |
| 10 | 1, 2002. The National Heritage Area Designation Commission created pursua | ant to Section 18.4 |
| 11 | of this act shall terminate July 1, 2014." | |
| 12 | SECTION 1.8.(g) Part 24 of Article 9 of Chapter 143B is repeale | ed. |
| 13 | SECTION 1.8.(h) G.S. 90-171.71 is repealed. | |
| 14 | SECTION 1.8.(i) G.S. 143B-711 reads as rewritten: | |
| 15 | "§ 143B-711. Division of Adult Correction of the Department of | Public Safety – |
| 16 | organization. | - |
| 17 | The Division of Adult Correction of the Department of Public Safety | shall be organized |
| 18 | initially to include the Post-Release Supervision and Parole Commission | - |
| 19 | Correction, the Section of Prisons of the Division of Adult Correction | |
| 20 | Community Corrections, the Section of Alcoholism and Chemical Deper | |
| 21 | Programs, and such other divisions as may be established under the provision | - |
| 22 | Organization Act of 1973." | |
| 23 | SECTION 1.8.(j) G.S. 143B-715 is repealed. | |
| 24 | SECTION 1.8.(k) The North Carolina Actual Innocence | Commission was |
| 25 | established by the Chief Justice of the North Carolina Supreme Court. Its pri | |
| 26 | to make recommendations which would reduce or eliminate the possibilit | • |
| 27 | conviction of an innocent person. In 2006, the General Assembly enacted S.L | |
| 28 | established the North Carolina Innocence Inquiry Commission, as recomme | |
| 29 | Carolina Actual Innocence Commission. Inasmuch as it appears that the w | • |
| 30 | Innocence Commission is complete, the Chief Justice of the North Carolina | |
| 31 | encouraged to take appropriate action to formally abolish the Commission. | Supreme Court is |
| 32 | cheouraged to take appropriate action to formarry aborish the Commission. | |
| 32 33 | CLARIFY PROCESS FOR READOPTION OF EXISTING RULES | |
| 33 34 | | |
| 54 35 | SECTION 1.9. G.S. 150B-21.3A(d) reads as rewritten: | " the nerview and |
| 35 36 | "(d) Timetable. – The Commission shall establish a schedule for | |
| 30 37 | <u>readoption</u> of existing rules in accordance with this section on a decennial bas (1) With regard to the rayiou process, the Commission shall a | |
| 37 38 | (1) <u>With regard to the review process, the Commission shall a</u> | |
| | each Title of the Administrative Code a date by which the | - |
| 39 40 | by this section must be completed. In establishing | |
| 40 | Commission shall consider the scope and complexity of r | |
| 41 | section and the resources required to conduct the review | |
| 42 | section. The Commission shall have broad authority to m | • |
| 43 | and extend the time for review in appropriate circums | - |
| 44 | provided in subsection subsections (d1) and (e) of this sec | U U |
| 45 | fails to conduct the review by the date set by the Com | |
| 46 | contained in that Title which have not been reviewed | |
| 47 | <u>Commission shall report to the Committee any agency th</u> | |
| 48 | the review. The Commission may exempt rules that have | - |
| 49 50 | amended within the previous 10 years from the review | |
| 50 | section. However, any rule exempted on this basis mu | st be reviewed in |

| | bly Of North Carolina | Session 2013 |
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| | accordance with this section no more than 10 |) years following the last time |
| | the rule was amended. | |
| <u>(2)</u> | With regard to the readoption of rules as require | |
| | of this section, once the final determination | |
| | Commission shall establish a date by which | |
| | rules. The Commission shall consult with the | |
| | agency's rule-making priorities in establishi | • • |
| | agency may amend a rule as part of the rea | |
| | readopted without change, the agency is not re | equired to prepare a fiscal note |
| | as provided by G.S. 150B-21.4." | |
| AUTHORIZE | LICENSING BOARDS TO ADOPT RUL | ES FOR PROFESSIONAL |
| CORPORATIO | | |
| | TION 1.10. G.S. 55B-12 reads as rewritten: | |
| | lication of regulations of licensing boards. | |
| | ofessional corporation shall be subject to the ap | policable rules and regulations |
| | all the disciplinary powers of, the licensing board | · · · · · |
| | Il impair the disciplinary powers of any licensing | |
| 1 | ed. No professional corporation may do any a | · 11 |
| | hibited from doing. | |
| - | ect to the requirements of Article 2A of Chapter | 150B of the General Statutes, |
| • | ard subject to this Chapter may adopt rules to im | |
| | ng any rules needed to establish fees within the li | |
| * | | • • |
| OCCUPATION | AL LICENSING BOARD REPORTING AM | ENDMENTS |
| SEC | TION 1.11. G.S. 93B-2 reads as rewritten: | |
| "§ 93B-2. Annu | al reports required; contents; open to inspec | ction; sanction for failure to |
| repor | rt. | |
| () NT 1 | | |
| | ater than October 31 of each year, each occupati | - |
| electronically w | ith the Secretary of State, the Attorney Gener | ral, and the Joint Regulatory |
| <u>electronically</u> w ReformLegislativ | ith the Secretary of State, the Attorney Generove Administrative Procedure Oversight Committee | ral, and the Joint Regulatory |
| <u>electronically</u> w <u>ReformLegislativ</u> all of the followi | ith the Secretary of State, the Attorney Generative Administrative Procedure Oversight Committing information: | ral, and the Joint Regulatory ee an annual report containing |
| <u>electronically</u> with ReformLegislative all of the followie (1) | ith the Secretary of State, the Attorney Gener ve Administrative Procedure Oversight Committing information: The address of the board, and the names of its | ral, and the Joint Regulatory ee an annual report containing members and officers. |
| <u>electronically</u> with ReformLegislative all of the followis (1) (1a) | ith the Secretary of State, the Attorney Gener ve Administrative Procedure Oversight Committing information: The address of the board, and the names of its <u>The total number of licensees supervised by th</u> | ral, and the Joint Regulatory ee an annual report containing members and officers. <u>e board.</u> |
| $\frac{\text{electronically with Reform Legislative}}{\text{all of the followid}}$ | ith the Secretary of State, the Attorney Gener ve Administrative Procedure Oversight Committing information: The address of the board, and the names of its <u>The total number of licensees supervised by th</u> The number of persons who applied to the boa | ral, and the Joint Regulatory ee an annual report containing members and officers. <u>e board.</u> |
| <u>electronically</u> with Reform Legislative all of the followith (1) (1a) (2) (3) | ith the Secretary of State, the Attorney Gener ve Administrative Procedure Oversight Committing information: The address of the board, and the names of its <u>The total number of licensees supervised by th</u> The number of persons who applied to the boa The number who were refused examination. | ral, and the Joint Regulatory ee an annual report containing members and officers. <u>e board.</u> |
| <u>electronically</u> with <u>ReformLegislative</u> all of the followith (1) (1a) (2) (3) (4) | ith the Secretary of State, the Attorney Gener ve Administrative Procedure Oversight Committing information: The address of the board, and the names of its <u>The total number of licensees supervised by th</u> The number of persons who applied to the boar The number who were refused examination. The number who took the examination. | ral, and the Joint Regulatory ee an annual report containing members and officers. <u>e board.</u> rd for examination. |
| | ith the Secretary of State, the Attorney Gener ve Administrative Procedure Oversight Committing information: The address of the board, and the names of its <u>The total number of licensees supervised by th</u> The number of persons who applied to the boa The number who were refused examination. The number who took the examination. The number to whom initial licenses were issu | ral, and the Joint Regulatory ee an annual report containing members and officers. <u>e board.</u> rd for examination. |
| | ith the Secretary of State, the Attorney Gener ve Administrative Procedure Oversight Committing information: The address of the board, and the names of its <u>The total number of licensees supervised by th</u> The number of persons who applied to the boa The number who were refused examination. The number who took the examination. The number to whom initial licenses were issu <u>The number who failed the examination.</u> | ral, and the Joint Regulatory ee an annual report containing members and officers. <u>e board.</u> rd for examination. ed. |
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| $\begin{array}{c} \underline{\text{electronically with}}\\ \underline{\text{Reform}}\\\underline{\text{Legislativ}}\\ all of the followith (1)\\ (1)\\ (1a)\\ (2)\\ (3)\\ (4)\\ (5)\\ (5)\\ (5a)\\ (6)\\ (7) \end{array}$ | ith the Secretary of State, the Attorney Gener ve Administrative Procedure Oversight Committing information: The address of the board, and the names of its <u>The total number of licensees supervised by th</u> The number of persons who applied to the boa The number who were refused examination. The number who took the examination. The number to whom initial licenses were issu <u>The number who failed the examination.</u> The number who applied for license by recipro The number who were granted licenses by reci | ral, and the Joint Regulatory ee an annual report containing members and officers. <u>e board.</u> rd for examination. ed. ocity or comity. procity or comity. |
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| | General Assembly Of North CarolinaSession 2013 |
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| 1 | (11) The substance of any anticipated change in rules adopted by the |
| 2 | occupational licensing board or the substance of any anticipated adoption of |
| 3 | new rules by the occupational licensing board. |
| 4 | (b) No later than October 31 of each year, each occupational licensing board shall file |
| 5 | electronically with the Secretary of State, the Attorney General, the Office of State Budget and |
| 6 7 | Management, and the Joint Regulatory ReformLegislative Administrative Procedure Oversight |
| 7 8 | Committee a financial report that includes the source and amount of all funds credited to the occupational licensing board and the purpose and amount of all funds disbursed by the |
| 8 9 | occupational licensing board during the previous fiscal year. |
| 10 | (c) The reports required by this section shall be open to public inspection. |
| 11 | (d) <u>The Joint Legislative Administrative Procedure Oversight Committee shall notify</u> |
| 12 | any board that fails to file the reports required by this section. Failure of a board to comply with |
| 13 | the reporting requirements of this section by October 31 of each year shall result in a |
| 14 | suspension of the board's authority to expend any funds until such time as the board files the |
| 15 | required reports. Suspension of a board's authority to expend funds under this subsection shall |
| 16 | not affect the board's duty to issue and renew licenses or the validity of any application or |
| 17 | license for which fees have been tendered in accordance with law. Each board shall adopt rules |
| 18 | establishing a procedure for implementing this subsection and shall maintain an escrow account |
| 19 | into which any fees tendered during a board's period of suspension under this subsection shall |
| 20 | be deposited." |
| 21 | |
| 22 | OAH ELECTRONIC FILING SECTION 1.12 (a) Article 2 of Chapter 150P of the Conoral Statutes is smanded |
| 23 24 | SECTION 1.12.(a) Article 3 of Chapter 150B of the General Statutes is amended by adding a new section to read: |
| 24 25 | " <u>§ 150B-23.3. Electronic filing.</u> |
| 26 | (a) In addition to any other method specified in G.S. 150B-23, documents filed and |
| 27 | served in a contested case may be filed and served electronically by means of an Electronic |
| 28 | Filing Service Provider. For purposes of this section, the following definitions apply: |
| 29 | (1) Electronic filing means the electronic transmission of the petition, notice of |
| 30 | hearing, pleadings, or any other documents filed in a contested case with the |
| 31 | Office of Administrative Hearings, as further defined by rules adopted by the |
| 32 | Office of Administrative Hearings. |
| 33 | (2) <u>Electronic Filing Service Provider (EFSP) means the service provided by the</u> |
| 34 | Office of Administrative Hearings for e-filing and e-service of documents |
| 35 36 | $\frac{\text{via the Internet.}}{\text{Electronic correction means the electronic transmission of the patition notice of}$ |
| 30 37 | (3) <u>Electronic service means the electronic transmission of the petition, notice of</u> hearing, pleadings, or any other documents in a contested case, as further |
| 38 | defined by rules adopted by the Office of Administrative Hearings." |
| 39 | SECTION 1.12.(b) This section is effective when it becomes law and applies to |
| 40 | contested cases filed on or after that date. |
| 41 | |
| 42 | STATE BOARD OF EDUCATION RULEMAKING CLARIFICATION |
| 43 | SECTION 1.13.(a) G.S. 115C-12 reads as rewritten: |
| 44 | "§ 115C-12. Powers and duties of the Board generally. |
| 45 | The general supervision and administration of the free public school system shall be vested |
| 46 | in the State Board of Education. The State Board of Education shall establish policy for the |
| 47 | system of free public schools, subject to laws enacted by the General Assembly. <u>The State</u> |
| 48 | Board of Education is subject to Article 2A of Chapter 150B of the General Statutes. The State |
| 49 50 | Board of Education may not implement or enforce against any person a policy that meets the definition of a rule contained in $G = 150P_{2}(8a)$ if the policy has not been adopted as a rule in |
| 50 | definition of a rule contained in G.S. 150B-2(8a) if the policy has not been adopted as a rule in |

| | Sentral Assembly Of North Carolina Session 2015 |
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| 1 | accordance with Article 2A of Chapter 150B of the General Statutes. The powers and duties of |
| 2 | the State Board of Education are defined as follows: |
| 3 | " •••• |
| 4 | SECTION 1.13.(b) G.S. 150B-23 is amended by adding a new subsection to read: |
| 5 | "(a4) If an agency fails to take any required action within the time period specified by |
| 6 | law, any person whose rights are substantially prejudiced by the agency's failure to act may |
| 7 | commence a contested case in accordance with this section seeking an order that the agency act |
| 8 | as required by law. If the administrative law judge finds that the agency has failed to act as |
| 9 | required by law, the administrative law judge may order that the agency take the required |
| 10 | action within a specified time period." |
| 11 | SECTION 1.13.(c) G.S. 150B-44 reads as rewritten: |
| 12 | "§ 150B-44. Right to judicial intervention when <u>final</u> decision unreasonably delayed. |
| 13 | Unreasonable delay on the part of any agency or administrative law judge in taking any |
| 14 | required action shall be justification for any person whose rights, duties, or privileges are |
| 15 | adversely affected by such delay to seek a court order compelling action by the agency or |
| 16 | administrative law judge. Failure of an administrative law judge subject to Article 3 of this |
| 17 | Chapter or failure of an agency subject to Article 3A of this Chapter to make a final decision |
| 18 | within 120 days of the close of the contested case hearing is justification for a person whose |
| 19 | rights, duties, or privileges are adversely affected by the delay to seek a court order compelling |
| 20 | action by the agency or by the administrative law judge. The Board of Trustees of the North |
| 21 | Carolina State Health Plan for Teachers and State Employees is a "board" for purposes of this |
| 22 | section." |
| 23 | |
| 24 | STREAMLINE RULE-MAKING PROCESS |
| 25 | SECTION 1.14.(a) G.S. 150B-19.1(h) is repealed. |
| 26 | SECTION 1.14.(b) G.S. 150B-21.4(b1) reads as rewritten: |
| 27 | "(b1) Substantial Economic Impact. – Before an agency adopts a permanent rule change |
| 28 | that would have a substantial economic impact and that is not identical to a federal regulation |
| 29 | that the agency is required to adopt, the agency shall prepare a fiscal note for the proposed rule |
| 30 | change and have the note approved by the Office of State Budget and Management. <u>The agency</u> |
| 31 | must also obtain from the Office a certification that the agency adhered to the regulatory |
| 32 | principles set forth in G.S. 150B-19.1(a)(2), (5), and (6). The agency may request the Office of |
| 33 | State Budget and Management to prepare the fiscal note only after, working with the Office, it |
| 34 | has exhausted all resources, internal and external, to otherwise prepare the required fiscal note. |
| 35 | If an agency requests the Office of State Budget and Management to prepare a fiscal note for a |
| 36 | proposed rule change, that Office must prepare the note within 90 days after receiving a written |
| 37 | request for the note. If the Office of State Budget and Management fails to prepare a fiscal note |
| 38 | within this time period, the agency proposing the rule change shall prepare a fiscal note. A |
| 39 40 | fiscal note prepared in this circumstance does not require approval of the Office of State |
| 40 41 | Budget and Management. |
| 41 42 | If an agency prepares the required fiscal note, the agency must submit the note to the Office |
| 42 43 | of State Budget and Management for review. The Office of State Budget and Management shall review the fiscal note within 14 days after it is submitted and either approve the note or |
| 43 44 | inform the agency in writing of the reasons why it does not approve the fiscal note. After |
| 44 45 | addressing these reasons, the agency may submit the revised fiscal note to that Office for its |
| 46 | review. If an agency is not sure whether a proposed rule change would have a substantial |
| 40 47 | economic impact, the agency shall ask the Office of State Budget and Management to |
| 48 | determine whether the proposed rule change has a substantial economic impact. Failure to |
| 49 | prepare or obtain approval of the fiscal note as required by this subsection shall be a basis for |
| 4) 50 | objection to the rule under G.S. 150B-21.9(a)(4). |
| 20 | |
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General Assembly Of North Carolina

Session 2013

| | General Assembly Of North Carolina Session 2013 |
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| 1 2 3 | As used in this subsection, the term "substantial economic impact" means an aggregate financial impact on all persons affected of at least one million dollars (\$1,000,000) in a 12-month period. In analyzing substantial economic impact, an agency shall do the following: |
| 4 5 6 | (1) Determine and identify the appropriate time frame of the analysis. (2) Assess the baseline conditions against which the proposed rule is to be measured. |
| 7 8 | (3) Describe the persons who would be subject to the proposed rule and the type of expenditures these persons would be required to make. |
| 9 10 11 12 | (4) Estimate any additional costs that would be created by implementation of the proposed rule by measuring the incremental difference between the baseline and the future condition expected after implementation of the rule. The analysis should include direct costs as well as opportunity costs. Cost |
| 13 14 | estimates must be monetized to the greatest extent possible. Where costs are not monetized, they must be listed and described. |
| 15 16 17 | (5) For costs that occur in the future, the agency shall determine the net present value of the costs by using a discount factor of seven percent (7%)." SECTION 1.14 (a) This section is affective when it becomes law and applies to |
| 17 18 19 | SECTION 1.14.(c) This section is effective when it becomes law and applies to proposed rules published on or after that date. |
| 20 | BURDEN OF PROOF IN CERTAIN CONTESTED CASES |
| 21 | SECTION 1.15.(a) Article 3 of Chapter 150B of the General Statutes is amended |
| 22 | by adding a new section to read: |
| 23 | " <u>§ 150B-25.1. Burden of proof.</u> |
| 24 | (a) Except as provided by this section, the petitioner in a contested case has the burden |
| 25 | of proving the facts alleged in the petition by a preponderance of the evidence. |
| 26 27 | (b) In a contested case involving the imposition of civil fines or penalties by a State agency for violation of the law, the burden of showing that the person who was fined actually |
| 28 29 | <u>committed the act for which the fine or penalty was imposed rests with the State agency.</u> (c) <u>The burden of showing that a career State employee subject to Chapter 126 of the</u> |
| 30 31 | General Statutes was discharged, suspended, or demoted for just cause rests with the agency employer." |
| 32 33 34 35 | SECTION 1.15.(b) The Joint Legislative Administrative Procedure Oversight Committee shall study whether there are other categories of contested cases in which the burden of proof should be placed with the agency. SECTION 1.15.(c) This section is effective when it becomes law and applies to |
| 36 37 | contested cases commenced on or after that date. |
| 38 | LEGISLATIVE APPOINTMENTS |
| 39 40 | SECTION 1.16.(a) G.S. 120-121 is amended by adding two new subsections to |
| 40 41 | read: |
| 41 42 | "(e) <u>The following applies in any case where the Speaker of the House of</u> <u>Representatives or the President Pro Tempore of the Senate is directed by law to make a</u> |
| 43 | recommendation for an appointment by the General Assembly, and the legislator is also |
| 44 | directed to make the recommendation in consultation with or upon the recommendation of a |
| 45 | third party: |
| 46 | (1) The recommendation or consultation is discretionary and is not binding upon |
| 47 | the legislator. |
| 48 | (2) The third party must submit the recommendation or consultation at least 60 |
| 49 50 | days prior to the expiration of the term or within 10 business days from the |
| 50 | occurrence of a vacancy. |

| | General Assembly Of North Carolina | Session 2013 |
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| 1 | (3) Failure by the third party to submit the recommendation o | r consultation to |
| 2 | the legislator within the time periods required under this su | bsection shall be |
| 3 | deemed a waiver by the third party of the opportunity. | |
| 4 | (f) The following applies in any case where the Speaker of | |
| 5 | Representatives or the President Pro Tempore of the Senate is directed by | |
| 6 | recommendation for an appointment by the General Assembly and the legislato | <u>r is also directed</u> |
| 7 | to make the recommendation from nominees provided by a third party: | • |
| 8 9 | (1) <u>The third party must submit the nominees at least 60 d</u> expiration of the term or within 10 business days from the | |
| 10 | vacancy. | |
| 11 12 | (2) Failure by the third party to submit the nomination to the the time periods required under this subsection shall be dee | - |
| 13 | the third party of the opportunity." | |
| 14 | SECTION 1.16.(b) Article 16 of Chapter 120 of the General Stat | tutes is amended |
| 15 | by adding a new section to read: | |
| 16 | " <u>§ 120-124. Appointments made by legislators.</u> | |
| 17 | (a) In any case where a legislator is called upon by law to appoint a me | ember to a board |
| 18 | or commission upon the recommendation of or in consultation with a | |
| 19 | recommendation or consultation is discretionary and is not binding upon the | |
| 20 | third party must submit the recommendation or consultation at least 60 d | |
| 21 | expiration of the term or within 10 business days from the occurrence of a vaca | |
| 22 | (b) In any case where a legislator is called upon by law to appoint a mo | |
| 23 24 | or commission from nominees provided by a third party, the third party provided by a third party party provided by a third party | |
| 24 25 | occurrence of a vacancy. This subsection does not apply to nomination | - |
| 25 26 | G.S. 120-99(a) or G.S. 120-100(b). | <u>IIS IIIdde ullder</u> |
| 27 | (c) Failure to submit the recommendation, consultation, or nomination | within the time |
| 28 | periods required under this section shall be deemed a waiver by the thi | |
| 29 | opportunity." | <u> </u> |
| 30 | SECTION 1.16.(c) This section is effective when it becomes law | w and applies to |
| 31 32 | recommendations, consultations, and nominations made on or after that date. | |
| 33 | PART II. PERMITTING REFORMS | |
| 34 | | |
| 35 | CAPSTONE PERMITTING | |
| 36 | SECTION 2.1. G.S. 150B-23 is amended by adding a new subsect | ion to read: |
| 37 | "§ 150B-23. Commencement; assignment of administrative law judge; he | aring required; |
| 38 | notice; intervention. | |
| 39 | | |
| 40 | (g) Where multiple licenses are required from an agency for a sin | |
| 41 | Secretary or chief administrative officer of the agency may issue a written de | |
| 42 | the administrative decision reviewable under Article 3 of this Chapter occurs | |
| 43 44 | last license for the activity is issued, denied, or otherwise disposed of determination of the administrative design is not reviewable under this Artic | |
| 44 45 | determination of the administrative decision is not reviewable under this Artic issued for the activity prior to the date of the last license identified in the writte | |
| 43 46 | are not reviewable under this Article until the last license for the activity is is | |
| 47 | otherwise disposed of. A contested case challenging the last license decision | |
| 48 | may include challenges to agency decisions on any of the previous licenses | |
| 49 | activity." | |
| 50 | | |
| 51 | CONTESTED CASES FOR AIR QUALITY PERMITS | |

| | General Assembly Of North Carolina | Session 2013 |
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| 1 | SECTION 2.2. G.S. 143-215.108 reads as rewritten: | |
| 2 | "§ 143-215.108. Control of sources of air pollution; permits required. | |
| 3 | | |
| 4 | (e) A permit applicant, permittee, or third partyapplicant or | permittee who is |
| 5 | dissatisfied with a decision of the Commission on a permit application | = |
| 6 | contested case by filing a petition under G.S. 150B-23 within 30 days after | |
| 7 | notifies the applicant or permittee of its decision. If the permit applicant, | permittee, or third |
| 8 | partyapplicant or permittee does not file a petition within the required time | , the Commission's |
| 9 | decision on the application is final and is not subject to review. The filing | of a petition under |
| 10 | this subsection will stay the Commission's decision until resolution of the com- | ntested case. |
| 11 | (e1) <u>A person other than a permit applicant or permittee who is a permittee who permi</u> | |
| 12 | the Commission's decision on a permit application may commence a contes | |
| 13 | petition under G.S. 150B-23 within 30 days after the Commission prov | |
| 14 | decision on a permit application, as provided in G.S. 150B-23(f), or by post | |
| 15 | a publically available Web site. "Substantial prejudice" to the petitioner i | |
| 16 | filed under this subsection means the exceedance of a national ambient a | – – |
| 17 | The filing of a petition under this subsection does not stay the Commission's | s decision except as |
| 18 | ordered by the administrative law judge under G.S. 150B-33(b). | |
| 19 | ····." | |
| 20 | | 10 |
| 21 | CLOSURE OF CERTAIN ANIMAL WASTE CONTAINMENT BASIN | |
| 22 | SECTION 2.3. Part 1A of Article 21 of Chapter 143 of the | General Statutes is |
| 23 24 | amended by adding a new section to read: " <u>§ 143-215.10J Closure of certain animal waste containment basins.</u> | |
| 24 25 | (a) The Department shall consider any waste containment basin to | o he a fresh water |
| 26 | storage facility meeting all requirements for closure under 15A NCAC 02T | - |
| 27 | of the basin demonstrates to the satisfaction of the Department that the bas | |
| 28 | following requirements: | |
| 29 | (1) The basin has been used only for the containment of dairy | v cattle waste. |
| 30 | (2) The basin was constructed prior to 1967. | |
| 31 | $\overline{(3)}$ The basin has not been used for the containment of dair | y cattle waste after |
| 32 | September 1, 2006, and the only liquid currently held in | |
| 33 | rainwater or rainwater runoff. | |
| 34 | (4) Nitrogen levels in the basin water do not exceed 40 parts p | per million. |
| 35 | (b) The Department shall provide written notification to the owner | |
| 36 | the requirements of subsection (a) of this section that the basin is no los | nger considered an |
| 37 | animal waste management system." | |
| 38 | | |
| 39 | CONTESTED CASES FOR CAMA PERMITS | |
| 40 | SECTION 2.4. G.S. 113A-121.1 reads as rewritten: | |
| 41 | "§ 113A-121.1. Administrative review of permit decisions. | |
| 42 | (a) An applicant for a minor or major development permit who is d | |
| 43 | decision on his application may file a petition for a contested case hearing u | |
| 44 | within 20 days after the decision is made. When a local official makes a c | |
| 45 | deny a minor development permit and the Secretary is dissatisfied with | |
| 46 | Secretary may file a petition for a contested case within 20 days after the dec | |
| 47 19 | (b) A person other than a permit applicant or the Secretary who is | |
| 48 49 | decision to deny or grant a minor or major development permit may fi | 1 |
| 49 50 | contested case hearing only if the Commission determines that a hearing request for a determination of the appropriateness of a contested case hearing | |
| 50 | request for a determination of the appropriateness of a concested case hearn | ig shan og maug m |

| | General Assem | bly Of North Carolina | Session 2013 |
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| 1 | made. A determi | nation of the appropriateness of a contested case shall be | made within 15 days |
| 2 | | or a determination is received and shall be based on whether | |
| 3 | to commence a contested case: | | |
| 4 | (1) | Has alleged that the decision is contrary to a statute or ru | le; |
| 5 | (2) | Is directly affected by the decision; and | |
| 6 | (3) | Has alleged facts or made legal arguments that demonst | trate that the request |
| 7 | | for the hearing is not frivolous. | - |
| 8 | If the Comm | ission determines a contested case is appropriate, the pet | ition for a contested |
| 9 | | filed within 20 days after the Commission makes it | |
| 10 | determination th | at a person may not commence a contested case is a final | agency decision and |
| 11 | is subject to jud | icial review under Article 4 of Chapter 150B of the Ger | neral Statutes. If, on |
| 12 | | the court determines that the Commission erred in determine | |
| 13 | case would not l | be appropriate, the court shall remand the matter for a co | ntested case hearing |
| 14 | under G.S. 150B | -23 and final decision on the permit pursuant to G.S. 113 | A-122. Decisions in |
| 15 | such cases shall | be rendered pursuant to those rules, regulations, and other | er applicable laws in |
| 16 | effect at the time | of the commencement of the contested case. | |
| 17 | (c) $A W $ | nen the applicant seeks administrative review of a decision | concerning a permit |
| 18 | under subsection | n (a) of this section, the permit is suspended from the | time a person seeks |
| 19 | | eview of the decision concerning the permit until the Con | |
| 20 | that the person | seeking the review cannot commence a contested case | or the Commission |
| 21 | makes a final de | cision in a-the contested case, as appropriate, case, and no | action may be taken |
| 22 | during that time | that would be unlawful in the absence of a permit. | |
| 23 | (d) <u>A per</u> | rmit challenged under subsection (b) of this section remai | ns in effect unless a |
| 24 | stay is issued by | the administrative law judge as set forth in G.S. 150B-3 | 3 or by a reviewing |
| 25 | court as set forth | <u>in G.S. 150B-48.</u> " | |
| 26 | | | |
| 27 | | RIAL ENVIRONMENTAL PERMIT WAIVER AUTH | ORITY |
| 28 | | FION 2.5.(a) G.S. 166A-19.30(a) reads as rewritten: | |
| 29 | | Additional powers of the Governor during state of eme | |
| 30 | | dition to any other powers conferred upon the Governo | |
| 31 | | or legislatively declared state of emergency, the Gove | rnor shall have the |
| 32 | following power | | |
| 33 | (1) | To utilize all available State resources as reasonably ne | · - |
| 34 | | an emergency, including the transfer and direction of pe | |
| 35 | | of State agencies or units thereof for the purpose | of performing or |
| 36 | | facilitating emergency services. | 4 1 1 1 1 |
| 37 | (2) | To take such action and give such directions to S | |
| 38 | | enforcement officers and agencies as may be reasonable | • |
| 39 40 | | the purpose of securing compliance with the provisions | |
| 40 | (2) | with the orders, rules, and regulations made pursuant the | |
| 41 | (3) | To take steps to assure that measures, including the in | - |
| 42 | | utilities, are taken when necessary to qualify for | |
| 43 | | assistance from the federal government when that assist | stance is required to |
| 44 | (\mathbf{A}) | protect the public health, welfare, and safety. | |
| 45 46 | (4) | Subject to the provisions of the State Constitution to | • 1 |
| 46 47 | | official having administrative responsibilities under t | |
| 47 48 | | responsibilities for willful failure to obey an order, | rule, or regulation |
| 48 49 | (5) | adopted pursuant to this Article. | ramiramente for or |
| 49 50 | <u>(5)</u> | Through issuance of an executive order, to waive a | |
| | | environmental document or permit issued under Artic | |
| 51 | | Chapter 113A of the General Statutes for the repair | , protection, safety |

| enhancement, or replacement of a component of the State highway system that provides the sole road access to an incorporated municipality or an unincorporated inhabited area bordering the Atlantic Occean or any coastal sound, where bridge or road conditions as a result of the events leading to the declaration of the state of emergency pose a substantial risk to public health, safety, or welfare. The executive order shall list the duration of the waiver and the activities to which the waiver applies. For purposes of this subdivision, "coastal sound" shall have the definition set forth in G.S. 113A-103, and "replacement" shall not be interpreted to exclude a replacement that increases size or capacity or that is located in a different location than the component that is replaced." SECTION 2.5.(b) G.S. 113A-12 is amended by adding a new subdivision to read: "(1) The issuance of an executive order under G.S. 166A-19.30(a)(5) waiving the requirement for an environmental document." SECTION 2.5.(c) G.S. 113A-52.01 reads as rewritten: "133A-103. Definitions. Article shall not apply to the following land-disturbing activities essential to protect human tiffelife, including activities specified in an executive order issued under G.S. 166A-19.30(a)(5)." SECTION 2.5.(d) G.S. 113A-103(5) reads as rewritten: "313A-103. Definitions. A "Development" means any activity in a duly designated area of environmental concern (except as provided in paragraph b of this subdivision) involving, requiring, or consisting of the construction or enlargement of a floating structure excavation; dredging; filling; dumping; removal of clay, silt, sand, gravel or minerals; bulkheading, driving of pilings; cleaning or alteration of thas an adjunct of construction, alteration or removal of sand dunes; alteration of the solve, bank, or canal; or placement of a floating structure in an area of environmental concern identified in G.S. 113A-113(b)(2) | General Asser | nbly Of North Carolina | Session 2013 |
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| sound, where bridge or road conditions as a result of the events leading to the declaration of the state of emergency pose a substantial risk to public health, safety, or welfare. The executive order shall list the duration of the waiver and the activities to which the waiver applies. For purposes of this subdivision, "coastal sound" shall have the definition set forth in G.S. 113A-103, and "replacement" shall have the definition set forth in G.S. 113A-103, and "replacement" shall not be interpreted to exclude a replacement that increases size or capacity or that is located in a different location than the component that is replaced." SECTION 2.5(b) G.S. 113A-12 is anneded by adding a new subdivision to read: "(1) The issuance of an executive order under G.S. 166A-19.30(a)(5) waiving the requirement for an environmental document." SECTION 2.5(c) G.S. 113A-52.01 reads as rewritten: *13A-52.01. Applicability of this Article. This Article shall not apply to the following land-disturbing activities: | | that provides the sole road access to an incorporated | municipality or an |
| health, safety, or welfare. The executive order shall list the duration of the waiver and the activities to which the waiver applies. For purposes of this subdivision, "coastal sound" shall have the definition set forth in G.S. 113A-103, and "replacement" shall not be interpreted to exclude a replacement that increases size or capacity or that is located in a different location than the component that is replaced." SECTION 2.5.(b) G.S. 113A-12 is amended by adding a new subdivision to read: "(2) The issuance of an executive order under G.S. 166A-19.30(a)(5) waiving the requirement for an environmental document." SECTION 2.5.(c) G.S. 113A-52.01 reads as rewritten: "\$113A-52.01. Applicability of this Article. This Article shall not apply to the following land-disturbing activities essential to protect human Hie-life, including activities specified in an executive order issued under G.S. 166A-19.30(a)(5)." SECTION 2.5.(d) G.S. 113A-103(5) reads as rewritten: "\$113A-103. Definitions. As used in this Article: in: (5) a. "Development" means any activity in a duly designated area of environmental concern (except as provided in paragraph b of this subdivision) involving, requiring, or consisting of the construction or removal of sand dunes; alteration of the shore, bank, or bottom of the Atlantic Ocean or any sound, bay, river, creek, stream, lake, or canal; or placement of a floating structure in an area of environmental concern identified in G.S. 113A-113.(b)(2) or (b)(5). b. The following activities exciting right of wayright.of.wayright of.wayright of.wayri | | sound, where bridge or road conditions as a result of t | he events leading to |
| waiver and the activities to which the waiver applies. For purposes of this subdivision, "coastal sound" shall have the definition set forth in G.S. 113A-103, and "replacement" shall not be interpreted to exclude a replacement that increases size or capacity or that is located in a different location than the component that is replaced." SECTION 2.5.(b) G.S. 113A-121 is amended by adding a new subdivision to read: "(7) The issuance of an executive order under G.S. 166A-19.30(a)(5) waiving the requirement for an environmental document." SECTION 2.5.(c) G.S. 113A-52.01 reads as rewritten: "§ 113A-52.01 Applicability of this Article. This Article shall not apply to the following land-disturbing activities: | | | - |
| G.S. 113A-103, and "replacement" shall not be interpreted to exclude a replacement that increases size or capacity or that is located in a different location than the component that is replaced." SECTION 2.5.(b) G.S. 113A-12 is amended by adding a new subdivision to read: "(2) The issuance of an executive order under G.S. 166A-19.30(a)(5) waiving the requirement for an environmental document." SECTION 2.5.(c) G.S. 113A-52.01 reads as rewritten: *SI3A-52.01. Applicability of this Article. This Article shall not apply to the following land-disturbing activities: (4) For the duration of an emergency, activities essential to protect human tife-life, including activities specified in an executive order issued under G.S. 166A-19.30(a)(5)." SECTION 2.5.(d) G.S. 113A-103(5) reads as rewritten: *§ 113A-103. Definitions. As used in this Article: (5) a. "Development" means any activity in a duly designated area of environmental concern (except as provided in paragraph b of this subdivision) involving, requiring, or consisting of the construction or enlargement of a structure; escavation, dredging; filling; dumping; removal of clay, silt, sand, gravel or minerals; bulkheading, driving of pilings; clearing or alteration of land as an adjunct of construction alteration or placement of a floating structure in an area of environmental concern identified in G.S. 113A-113(b)(2) or (b)(5). b. The following activities including the normal and incidental operations associated therewith shall not be deemed to be development under this section: 1. Work by a highway or road agency for the maintenance of an existing road, if the work is carried out on land within the boundaries of the existing right-of-way, right-of-way, rof or emergency repairs and safety enhancements of an existing road as described in an executive order issued under G.S. 166A-1 | | | · · · · · · · · · · · · · · · · · · · |
| replacement that increases size or capacity or that is located in a different location than the component that is replaced." SECTION 2.5,(b) G.S. 113A-12 is amended by adding a new subdivision to read: "(7) The issuance of an executive order under G.S. 166A-19.30(a)(5) waiving the requirement for an environmental document." SECTION 2.5,(c) G.S. 113A-52.01 reads as rewritten: "\$ 113A-52.01. Applicability of this Article. This Article shall not apply to the following land-disturbing activities: | | subdivision, "coastal sound" shall have the defin | nition set forth in |
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| As used in this Article: (5) a. "Development" means any activity in a duly designated area of environmental concern (except as provided in paragraph b of this subdivision) involving, requiring, or consisting of the construction or enlargement of a structure; excavation; dredging; filling; dumping; removal of clay, silt, sand, gravel or minerals; bulkheading, driving of pilings; clearing or alteration of land as an adjunct of construction; alteration or removal of sand dunes; alteration of the shore, bank, or bottom of the Atlantic Ocean or any sound, bay, river, creek, stream, lake, or canal; or placement of a floating structure in an area of environmental concern identified in G.S. 113A-113(b)(2) or (b)(5). b. The following activities including the normal and incidental operations associated therewith shall not be deemed to be development under this section: 1. Work by a highway or road agency for the maintenance of an existing road, if the work is carried out on land within the boundaries of the existing right-of way;right-of-way, or for <u>emergency repairs and safety enhancements of an existing</u> <u>road as described in an executive order issued under</u> <u>G.S. 166A-19.30(a)(5).</u> " FEE ROLLBACK FOR OYSTER PERMITS UNDER PRIVATE DOCKS SECTION 2.6.(a) Subsections (l) and (m) of G.S. 113-210 are repealed. SECTION 2.6.(b) This section becomes effective July 1, 2014. | | | |
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| | | | |
| LOCAL GOVERNMENT LEASES FOR RENEWABLE ENERGY FACILITIES | SE | CTION 2.6.(b) This section becomes effective July 1, 2014 | |
| LOCAL GOVERNMENT LEASES FOR RENEWABLE ENERGY FACILITIES | | | |
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General Assembly Of North Carolina

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SECTION 2.7. G.S. 160A-272 reads as rewritten:

"§ 160A-272. Lease or rental of property.

(c) The council may approve a lease for the siting and operation of a renewable energy facility, as that term is defined in G.S. 62-133.8(a)(7), for a term up to 20-25 years without treating the lease as a sale of property and without giving notice by publication of the intended lease. This subsection applies to Catawba, Mecklenburg, and Wake Counties, the Cities of Asheville, Raleigh, and Winston-Salem, and the Towns of Apex, Carrboro, Cary, Chapel Hill, Fuquay Varina, Garner, Holly Springs, Knightdale, Morrisville, Rolesville, Wake Forest, Wendell, and Zebulon only."

12 CLOSING-OUT SALES

SECTION 2.8. G.S. 66-77 reads as rewritten:

14 "§ 66-77. License required; contents of applications; inventory required; fees; bond;
 15 extension of licenses; records; false statements.

16 No person shall advertise or offer for sale a stock of goods, wares or merchandise (a) 17 under the description of closing-out sale, or a sale of goods, wares or merchandise damaged by fire, smoke, water or otherwise, or a distress sale unless he shall have obtained a license to 18 19 conduct such sale from the elerk of the officer designated by the governing board of the city or 20 town in which he proposes to conduct such a sale or from the officer designated by the Board 21 of County Commissioners if the sale is conducted in an unincorporated area. The applicant for 22 such a license shall make to such clerk the designated officer an application therefor, in writing 23 and under oath at least seven days prior to the opening date of sale, showing all the facts 24 relating to the reasons and character of such sale, including the opening and terminating dates 25 of the proposed sale, the opening and terminating dates of any previous distress sale or 26 closing-out sale held by the applicant within that county during the preceding 12 months, a 27 complete inventory of the goods, wares or merchandise actually on hand in the place whereat 28 suchwhere the sale is to be conducted, and all details necessary to locate exactly and identify 29 fully the goods, wares or merchandise to be sold. Provided, the seller in a distress sale need not 30 file an inventory.

31 (b) If such clerk the designated officer shall be satisfied from said application that the 32 proposed sale is of the character which the applicant desires to advertise and conduct, the elerk 33 designated officer shall issue a license, upon the payment of a fee of fifty dollars (\$50.00) 34 therefor, together with a bond, payable to the city or town or county in the penal sum of five 35 hundred dollars (\$500.00), conditioned upon compliance with this Article, to the applicant 36 authorizing him to advertise and conduct a sale of the particular kind mentioned in the 37 application. The license fee provided for herein shall be good for a period of 30 days from its 38 date, and if the applicant shall not complete said sale within said 30-day period then the 39 applicant shall make application to such clerk the designated officer for a license for a new permit, which shall be good for an additional period of 30 days, and shall pay therefor the sum 40 of fifty dollars (\$50.00), and a second extension period of 30 days may be similarly applied for 41 42 and granted by the elerk-designated officer upon payment of an additional fee of fifty dollars 43 (\$50.00) and upon the elerk-designated officer being satisfied that the applicant is holding a 44 bona fide sale of the kind contemplated by this Article and is acting in a bona fide manner; 45 provided, however, that the elerk-designated officer may not grant an extension period as provided in this subsection if (i) the applicant conducted a distress sale immediately preceding 46 47 the current sale for which the extension is applied for and (ii) the period of the extension 48 applied for, when added to the period of the preceding sale and the period of the current sale, 49 will exceed 120 days. No additional bond shall be required in the event of one or more 50 extensions as herein provided for. Any merchant who shall have been conducting a business in 51 the same location where the sale is to be held for a period of not less than one year, prior to the

| | General Assembly Of North Carolina | Session 2013 |
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| 1 2 3 4 | date of holding such sale, or any merchant who shall have been conducting location for such period but who shall, by reason of the building being reason of the fact that said merchant shall have no existing lease or owners and shall be forced to hold such sale at another location, shall be exempted | untenantable or by hip of the building |
| 5 | of the fees and the filing of the bond herein provided for. | |
| 6 | " | |
| 7 8 9 | PART III. REGULATORY AND STATUTORY MODIFICATIONS | |
| 10 | REGULATION OF IMPACT TO ISOLATED WETLANDS | |
| 11 | SECTION 3.1.(a) Until the effective date of the revised perm | anent rule that the |
| 12 | Environmental Management Commission is required to adopt pursuant to su | |
| 13 | section, the Commission and the Department of Environment and Natur | |
| 14 | implement 15A NCAC 02H .1305 (Review of Applications) as provided i | |
| 15 | this section. | |
| 16 | SECTION 3.1.(b) Notwithstanding 15A NCAC 02H . | 1305 (Review of |
| 17 | Applications), both of the following shall apply to the implementation of | |
| 18 | .1305: | |
| 19 | (1) The amount of impacts of isolated wetlands under | 15A NCAC 02H |
| 20 | .1305(d)(2) shall be less than or equal to 1 acre of isolate | ed wetlands for the |
| 21 | entire project. | |
| 22 | (2) The mitigation ratio under $15A \text{ NCAC } 02H .1305(g)(6)$ sh | nall be 1:1. |
| 23 | SECTION 3.1.(c) The Environmental Management Commissio | n shall adopt a rule |
| 24 | to amend 15A NCAC 02H .1305 (Review of Applications) consistent with | . , |
| 25 | this section. Notwithstanding G.S. 150B-19(4), the rule adopted by the Comm | - |
| 26 | this section shall be substantively identical to the provisions of subsection | |
| 27 | Rules adopted pursuant to this section are not subject to Part 3 of Article 2. | - |
| 28 | of the General Statutes. Rules adopted pursuant to this section shall be | |
| 29 | provided in G.S. 150B-21.3(b1) as though 10 or more written objections ha | id been received as |
| 30 | provided by G.S. 150B-21.3(b2). | 10 11 |
| 31 | SECTION 3.1.(d) The Department of Environment and Natur | |
| 32 33 | study the surface area thresholds for the regulation of mountain bog | |
| 33 34 | including whether mountain bog isolated wetlands should have surface thresholds different from other types of isolated wetlands. The Departme | - |
| 34 35 | findings and recommendations to the Environmental Review Commiss | 1 |
| 36 | November 1, 2014. | |
| 37 | SECTION 3.1.(e) Subsection (b) of this section expires on | the date that rules |
| 38 | adopted pursuant to subsection (c) of this section become effective. | the dute that fulles |
| 39 | adopted parsault to subsection (c) of any section decome enced (c) | |
| 40 | COMMUNITY COLLEGE BREWING COURSE WAIVER | |
| 41 | SECTION 3.2.(a) Article 11 of Chapter 18B of the General Stat | utes is amended by |
| 42 | adding a new section to read: | • |
| 43 | "§ 18B-1114.6. Brewing, Distillation, and Fermentation course authorize | ation. |
| 44 | (a) Authorization. – The holder of a brewing, distillation, and fe | ermentation course |
| 45 | authorization may: | |
| 46 | (1) Manufacture malt beverages on the school's campu | |
| 47 | contracted or leased property for the purpose of provid | ing instruction and |
| 48 | education on the making of malt beverages. | |
| 49 | (2) Possess malt beverages manufactured during the brewin | |
| 50 | fermentation program for the purpose of conducting ma | |
| 51 | seminars and classes for students who are 21 years of age | or older. |

| | General Assembly Of North Carolina | Session 2013 |
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| 1 | (3) Sell malt beverages produced during the c | ourse to wholesalers or to retailers |
| 2 | upon obtaining a malt beverages wholes | - |
| 3 | except that the permittee may not receive | - |
| 4 | other producers. | <u>f</u> |
| 5 | (4) Sell malt beverages produced during the | course, upon obtaining a permit |
| 6 | under G.S. 18B-1001(2). | |
| 7 | (b) Limitation. – Authorization for a brewing, distillation | tion and fermentation course shall |
| 8 | be granted by the Commission only for a community college | |
| 9 | distillation, and fermentation program as a part of its curric | ulum offerings for students of the |
| 10 | school. For purposes of this section, the term "brewing, distil | |
| 11 | includes a fermentation sciences program offered by a comm | unity college or college as part of |
| 12 | its curriculum offerings for students of the school. | |
| 13 | (c) <u>Malt Beverage Special Event Permit. – The hold</u> | der of a brewing, distillation, and |
| 14 | fermentation course authorization who obtains a malt be | verages wholesaler permit under |
| 15 | G.S. 18B-1109 subject to the limitation in subsection (a) of | of this section may obtain a malt |
| 16 | beverage special event permit under G.S. 18B-1114.5 and | where the permit is valid may |
| 17 | participate in approved events and sell at retail at those events | ents any malt beverages produced |
| 18 | incident to the operation of the brewing, distillation, and fern | nentation program. The holder of a |
| 19 | brewing, distillation, and fermentation course authorization | may participate in not more than |
| 20 | six malt beverage special events within a 12-month period an | nd may sell up to 64 cases of malt |
| 21 | beverages, or the equivalent volume of 64 cases of malt beve | erages, at each event. For purposes |
| 22 | of this subsection, a "case of malt beverages" is a packa | ge containing not more than 24 |
| 23 | 12-ounce bottles of malt beverage. Net proceeds from t | |
| 24 | beverages pursuant to this subsection shall be retained by the | |
| 25 | brewing, distillation, and fermentation program. | ** |
| 26 | (d) Limited Application. – The holder of a brewi | ng, distillation, and fermentation |
| 27 | course authorization shall not be considered a brewery for | |
| 28 | Chapter 105 of the General Statutes." | |
| 29 | SECTION 3.2.(b) G.S. 18B-1114.5(a) reads as re | ewritten: |
| 30 | "(a) Authorization. – The holder of a brewery, br | |
| 31 | importer, beverages importer permit, a brewing, distilla | |
| 32 | authorization, or a nonresident malt beverage vendor permit r | |
| 33 | event permit allowing the permittee to give free tastings of | |
| 34 | malt beverages by the glass or in closed containers at tra | e |
| 35 | malls, malt beverage festivals, street festivals, holiday festiv | |
| 36 | races, local fund-raisers, and other similar events approved | |
| 37 | brewery operating under the provisions of G.S. 18B-1104(7) | |
| 38 | sold pursuant to this section must be purchased from a license | |
| 39 | SECTION 3.2.(c) G.S. 18B-1001(2) reads as rew | e |
| 40 | "§ 18B-1001. Kinds of ABC permits; places eligible. | |
| 41 | When the issuance of the permit is lawful in the juriso | liction in which the premises are |
| 42 | located, the Commission may issue the following kinds of per | |
| 43 | | |
| 44 | (2) Off-Premises Malt Beverage Permit. – | An off-premises malt beverage |
| 45 | permit authorizes (i) the retail sale of ma | |
| 46 | original container for consumption off th | • |
| 47 | malt beverages in a cleaned, sanitized, re | - |
| 48 | NCAC 2T.0308(a) that is filled or refille | |
| 49 | the premises, complies with 4 NCAC 27 | - |
| 50 | NCAC 2T.0308(d)-(e), and the container | |
| 51 | date the container was filled or refilled, and | - |
| | | 1 |

| Genera | Assembly Of North Carolina | Session 2013 |
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| Genera | ship malt beverages in closed container outside the State. The permit may be iss a. Restaurants;Restaurants. b. Hotels;Hotels. c. Eating establishments;establishr d. Food businesses;businesses. e. Retail businesses. f. The holder of a brewing, di authorization under G.S. 18B-1 under this subdivision is a manufactured during its brew program at one noncampus loca | rs to individual purchasers inside and sued for any of the following: <u>ments.</u> <u>istillation, and fermentation course</u> <u>114.6. A school obtaining a permit</u> <u>uthorized to sell malt beverages</u> <u>ving, distillation, and fermentation</u> <u>ation in a county where the permittee</u> <u>regular full-time basis in a facility</u> |
| "8 66-59 | SECTION 5.2.(d) G.S. 66-58(C)(1a) feads as fine of merchandise or services by governme | |
| 8 00-20 | . Sale of merchandise of services by governme | intar units. |
| (c) | The provisions of subsection (a) shall not prohi | bit [.] |
| (0) | | |
| | (1a) The sale of products raised or produ | aced incident to the operation of a |
| | community college <u>or college</u> viticultu | - |
| | G.S. 18B-1114.4.G.S. 18B-1114.4 or th | |
| | or college brewing, distillation, or fer | |
| | G.S. 18B-1114.6. | |
| | | |
| | | |
| CARBO | N MONOXIDE ALARMS | |
| | SECTION 3.3.(a) Section 19(c) of Session La | - |
| | SECTION 3.3.(b) Section 19(e) of Session La | |
| | CTION 19.(e) This section is effective when it be | - · · · · · · · · · · · · · · · · · · · |
| • • | his section becomes effective October 1, 2013, a | 1 |
| | on (c) of this section becomes effective October | 1, 2014.subsection (b) of this section |
| become | <u>s effective October 1, 2013.</u> " SECTION 3.3.(c) G.S. 143-138(b2) reads as r | ow. |
| "(b2 | | |
| ` | g the installation of either battery-operated | |
| - | <u>Falarms</u> in every dwelling unit having a for | |
| | e, or fireplace, and in any dwelling unit having an | <u> </u> |
| | ns requiring the installation of electrical carbon m | |
| - | ment. The Building Code Council may require | |
| | th no combustion heater, appliance, or fireplace | |
| <u>only up</u> | on (i) a finding by the Council that carbon mon | oxide emissions from wood-burning |
| - | es constitute a substantial threat to public health | · · · · · |
| | to the Joint Legislative Commission on Governme | |
| | Council's finding of a substantial threat to public | - |
| | on and rules adopted pursuant to this subsection sl | - |
| subsecti | on (h) of this section and G.S. 143-139. In particul | - |
| | (1) For dwelling units, carbon monoxide de | |
| | a nationally recognized testing laborato | • • • • |
| | certify to American National Standard | s institute/Underwriters Laboratories |

| | General Assemb | ly Of North Carolina Session 2013 |
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| 1 | | Standards ANSI/UL2034 or ANSI/UL2075 and shall be installed in |
| 2 | | accordance with either the standard of the National Fire Protection |
| 3 | | Association or the minimum protection designated in the manufacturer's |
| 4 | | instructions, which the property owner shall retain or provide as proof of |
| 5 | | compliance. A carbon monoxide detectoralarm may be combined with |
| 6 | | smoke detectors if the combined detectoralarm does both of the following: |
| 7 | | (i) complies with ANSI/UL2034 or ANSI/UL2075 for carbon monoxide |
| 8 | | alarms and ANSI/UL217 for smoke detectors; and (ii) emits an alarm in a |
| 9 | | manner that clearly differentiates between detecting the presence of carbon |
| 10 | | monoxide and the presence of smoke. |
| 11 | <u>(2)</u> | For lodging establishments, including tourist homes that provide |
| 12 | | accommodations for seven or more continuous days (extended stay |
| 13 | | establishments), and bed and breakfast inns and bed and breakfast homes as |
| 14 | | defined in G.S. 130A-247, carbon monoxide detectorsalarms shall be |
| 15 | | installed in every enclosed spacedwelling unit or sleeping unit having a |
| 16 | | fossil fuel burningcombustion heater, appliance, or fireplace and in any |
| 17 | | enclosed space, including a sleeping room, every dwelling unit or sleeping |
| 18 | | unit that shares a common wall, floor, or ceiling with an enclosed spacewith |
| 19 | | <u>a room</u> having a <u>combustion</u> fossil fuel burning heater, appliance, or |
| 20 | | fireplace. Carbon monoxide <u>detectorsalarms</u> shall be (i) listed by a nationally |
| 21 | | recognized testing laboratory that is OSHA approved approved to test and |
| 22 | | certify to American National Standards Institute/Underwriters Laboratories |
| 23 | | (ANSI/UL) Standards ANSI/UL2034 or ANSI/UL2075, (ii) installed in |
| 24 | | accordance with either the standard of the National Fire Protection |
| 25 | | Association (NFPA) or the minimum protection designated in the |
| 26 | | manufacturer's instructions, which the lodging establishment shall retain or |
| 27 | | provide as proof of compliance, (iii) receive primary power from the |
| 28 29 | | building's wiring, where such wiring is served from a commercial source, |
| 29 30 | | and (iv) receive power from a battery when primary power is interrupted. A carbon monoxide detectoralarms may be combined with smoke detectors if |
| 31 | | the combined detectoralarm complies with the requirements of this |
| 32 | | subdivision for carbon monoxide alarms and ANSI/UL217 for smoke |
| 33 | | detectors.alarms. In lieu of the carbon monoxide alarms required by this |
| 34 | | subsection, a carbon monoxide detection system, which includes carbon |
| 35 | | monoxide detectors and audible notification appliances installed and |
| 36 | | maintained in accordance with NFPA 720 shall be permitted. The carbon |
| 37 | | monoxide detectors shall be listed as complying with ANSI/UL2075. For |
| 38 | | purposes of this subsection, "lodging establishment" means any hotel, motel, |
| 39 | | tourist home, or other establishment permitted under authority of |
| 40 | | G.S. 130A-248 to provide lodging accommodations for pay to the |
| 41 | | public. public, and "combustion heater, appliance, or fireplace" means any |
| 42 | | heater, appliance, or fireplace that burns combustion fuels, including, but not |
| 43 | | limited to, natural or liquefied petroleum gas, fuel oil, kerosene, wood, or |
| 44 | | coal, for heating, cooking, drying, or decorative purposes, including, but not |
| 45 | | limited to, space heaters, wall and ceiling heaters, ranges, ovens, stoves, |
| 46 | | furnaces, fireplaces, water heaters, and clothes dryers. For purposes of this |
| 47 | | subsection, candles and canned fuels are not considered to be combustion |
| 48 | | appliances. |
| 49 | <u>(3)</u> | The Building Code Council shall modify the NC State Building Code (Fire |
| 50 | | Prevention) to regulate the provisions of this subsection in new and existing |
| 51 | | lodging establishments, including hotels, motels, tourist homes that provide |
| | | |

| | General Assemb | ly Of North Carolina | Session 2013 |
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| 1 | | accommodations for seven or more continuous days | (extended stay |
| 2 | | establishments), and bed and breakfast inns and bed and br | |
| 3 | | defined in G.S. 130A-247; provided, nothing in this subsec | |
| 4 | | the Building Code Council from establishing more stringen | - |
| 5 | | carbon monoxide alarms or detectors for new lodging | |
| 6 | | including hotels, motels, tourist homes that provide acco | |
| 7 | | seven or more continuous days (extended stay establishmer | |
| 8 | | breakfast inns and bed and breakfast homes as defined in | |
| 9 | | The Building Code Council shall modify the NC State Building | ilding Code (Fire |
| 0 | | Prevention) minimum inspection schedule to include annu | |
| 1 | | new and existing lodging establishments, including hot | |
| 2 | | tourist homes that provide accommodations for seven or | |
| 3 | | days (extended stay establishments), and bed and breakfast | inns and bed and |
| 4 | | breakfast homes as defined in G.S. 130A-247 for the purpo | se of compliance |
| 5 | | with this subsection. | |
| 6 | <u>(4)</u> | Upon discovery of a violation of this subsection that po | ses an imminent |
| 7 | | hazard and that is not corrected during an inspectio | n of a lodging |
| 8 | | establishment subject to the provisions of G.S. 130A-248, | the code official |
| 9 | | responsible for enforcing the NC State Building Code (Fire | Prevention) shall |
| 0 | | immediately notify the local health director, or the director | or's designee, for |
| 21 | | the county in which the violation was discovered by verbal | - |
| 2 | | also submit a written report documenting the violation of t | |
| 3 | | the local health director, or the director's designee, for the | |
| 4 | | the violation was discovered on the next working da | |
| 5 | | discovery of the violation. Within one working day of rece | • • |
| 6 | | report documenting a violation of this subsection, the loca | - |
| 7 | | or the director's designee, for the county in which the | |
| 8 | | discovered shall investigate and take appropriate action reg | |
| 9 | | for the lodging establishment, as provided in G.S. 130 | |
| 0 | | establishments having five or more rooms that are exe | |
| 1 | | requirements of G.S. 130A-248 by G.S. 130A-250 shall 1 | |
| 2 | | penalties set forth in the NC State Building Code (Fire Preve | |
| 3 | (5) | Upon discovery of a violation of this subsection that d | |
| 4 | <u>197</u> | imminent hazard and that is not corrected during an inspec | - |
| 5 | | establishment subject to the provisions of G.S. 130A-24 | |
| 6 | | operator of the lodging establishment shall have a correction | |
| 7 | | working days following the discovery of the violation to | - |
| 8 | | official responsible for enforcing the NC State Build | • |
| 9 | | Prevention) verbally or in writing that the violation has been | |
| 0 | | code official receives such notification, the code official r | |
| 1 | | portions of the lodging establishment that contained violati | |
| 2 | | | |
| .2 | | for reinspection shall not exceed the fee charged for the ini | - |
| | | the code official receives no such notification, or if | |
| 4 | | reinspection reveal that previous violations were not con | |
| 5 | | official shall submit a written report documenting the | |
| 6 | | subsection to the local health director, or the director's | |
| 7 | | county in which the violation was discovered within thr | |
| 8 | | following the termination of the correction period or | ÷ |
| .9 | | whichever is later. The local health director shall investigate | |
| 0 | | appropriate action regarding the permit for the lodging | |
| 51 | | provided in G.S. 130A-248. Lodging establishments havi | ng five or more |

General Assembly Of North Carolina Session 2013 1 rooms that are exempted from the requirements of G.S. 130A-248 by 2 G.S. 130A-250 shall be subject to the penalties set forth in the NC State 3 Building Code (Fire Prevention)." 4 SECTION 3.3.(d) G.S. 130A-248 reads as rewritten: 5 "§ 130A-248. Regulation of food and lodging establishments. 6 7 No establishment shall commence or continue operation without a permit or (b) 8 transitional permit issued by the Department. The permit or transitional permit shall be issued 9 to the owner or operator of the establishment and shall not be transferable. If the establishment 10 is leased, the permit or transitional permit shall be issued to the lessee and shall not be 11 transferable. If the location of an establishment changes, a new permit shall be obtained for the establishment. A permit shall be issued only when the establishment satisfies all of the 12 13 requirements of the rules and the requirements of subsection (g) of this section.rules. The 14 Commission shall adopt rules establishing the requirements that must be met before a 15 transitional permit may be issued, and the period for which a transitional permit may be issued. 16 The Department may also impose conditions on the issuance of a permit or transitional permit 17 in accordance with rules adopted by the Commission. A permit or transitional permit shall be 18 immediately revoked in accordance with G.S. 130A-23(d) for failure of the establishment to 19 maintain a minimum grade of C. A permit or transitional permit may otherwise be suspended or 20 revoked in accordance with G.S. 130A-23. 21 22 (g) All hotels, motels, tourist homes, and other establishments that provide lodging for 23 pay shall install either a battery-operated or electrical carbon monoxide detector in every 24 enclosed space having a fossil fuel burning heater, appliance, or fireplace and in any enclosed 25 space, including a sleeping room, that shares a common wall, floor, or ceiling with an enclosed 26 space having a fossil fuel burning heater, appliance, or fireplace. Carbon monoxide detectors shall be listed by a nationally recognized testing laboratory that is OSHA-approved to test and 27 28 certify to American National Standards Institute/Underwriters Laboratories Standards 29 ANSI/UL2034 or ANSI/UL2075, and installed in accordance with either the standard of the 30 National Fire Protection Association or the minimum protection designated in the 31 manufacturer's instructions, which the establishment shall retain or provide as proof of 32 compliance. A carbon monoxide detector may be combined with smoke detectors if the 33 combined detector complies with the requirements of this subdivision for carbon monoxide 34 alarms and ANSI/UL217 for smoke detectors.comply with the requirements of 35 G.S. 143-138(b2)(2). Upon notification of a violation of G.S. 143-138(b2)(2) by the code 36 official responsible for enforcing the NC State Building Code (Fire Prevention) in accordance 37 with G.S. 143-138(b2)(4), the local health department is authorized to suspend a permit issued 38 pursuant to this section in accordance with G.S. 130A-23." 39

40 WATER SUPPLY WATERSHED CLASSIFICATIONS

SECTION 3.4.(a) G.S. 143-214.5 is amended by adding a new subsection to read: 41 42 This subsection applies to water supply watersheds reclassified by the Commission "(c1) after January 1, 2012. When the Commission receives a rule-making petition under 43 G.S. 150B-20 that (i) is from a unit of local government with jurisdiction over an area affected 44 45 by a proposed water intake that is impacted by a reclassification to which this subsection applies and (ii) requests repeal of the reclassification, the Commission shall grant the 46 rule-making petition, and the reclassification as well as any local ordinance changes required 47 48 under subsection (d) of this section shall be stayed until the Commission has promulgated rules in response to the rule-making petition that are retroactive to the effective date of the original 49 50 water supply watershed reclassification."

| | General Assembly Of North Carolina | Session 2013 |
|----------------|---|---------------------------------------|
| 1 | SECTION 3.4.(b) Notwithstanding any other provision of la | w, a unit of local |
| 2 | government shall repeal local ordinance changes required in order to implem | ent a water supply |
| 3 | watershed reclassification to which G.S. 143-214.5(c1), as enacted by sub | section (a) of this |
| 4 | section, applies. Local governments shall repeal local ordinances as required | |
| 5 | or before the date that rules adopted pursuant to G.S. 143-214.5(c1), as ena | cted by subsection |
| 6 | (a) of this section, become effective. | |
| 7 | SECTION 3.4.(c) This section is effective when it becomes law | |
| 8 | petitions for rule making regarding water supply watershed reclassification | |
| 9 | Environmental Management Commission on or after January 1, 2012, and pr | |
| 10 11 | date of this section. Subsection (a) of this section expires when the C permanent rules in response to a rule making partition under $C = 1.43 + 214.5$ | |
| 11 | permanent rules in response to a rule-making petition under G.S. 143-214.50 subsection (a) of this section. | (c1), as enacted by |
| 12 | subsection (a) of this section. | |
| 13 14 | ADA REQUIREMENTS FOR PRIVATE POOLS | |
| 15 | SECTION 3.5.(a) Notwithstanding Section 1109.14 of the 2012 | NC State Building |
| 16 | Code (Building Code), swimming pools shall be required to be accessible | Ũ |
| 17 | required by the Americans with Disabilities Act, 42 U.S.C. § 12101 et. seq. | - |
| 18 | and regulations adopted pursuant to that act. | , |
| 19 | SECTION 3.5.(b) The Building Code Council shall adopt a rule | e to amend Section |
| 20 | 1109.14 of the 2012 NC State Building Code (Building Code) consistent wit | |
| 21 | this act. | |
| 22 | SECTION 3.5.(c) Section 3.5(a) of this section expires on the | e date that the rule |
| 23 | adopted pursuant to Section 3.5(b) of this section becomes effective. | |
| 24 | | |
| 25 | ENVIRONMENTAL SELF AUDIT PRIVILEGE AND LIMITED IMM | |
| 26 | SECTION 3.6.(a) Chapter 8 of the General Statutes is amended | d by adding a new |
| 27 | Part to read: | •, |
| 28 29 | "Part 7D. Environmental Audit Privilege and Limited Immun "§ 8-58.50. Purpose. | <u>ity.</u> |
| 29 30 | (a) In order to encourage owners and operators of facilities and p | persons conducting |
| 31 | activities regulated under those portions of the General Statutes set forth i | n G S 8-58 52 or |
| 32 | conducting activities regulated under other environmental laws, to conduct | · · · · · · · · · · · · · · · · · · · |
| 33 | environmental audits of their compliance programs and management systems | • |
| 34 | improve compliance with statutes, an environmental audit privilege is recogn | |
| 35 | confidentiality of communications relating to voluntary internal environment | - |
| 36 | (b) Notwithstanding any other provisions of law, nothing in this Part | shall be construed |
| 37 | to protect owners and operators of facilities and regulated persons from a crit | minal investigation |
| 38 | or prosecution carried out by any appropriate governmental entity. | |
| 39 | (c) Notwithstanding any other provision of law, any privilege granted | • |
| 40 | apply only to those communications, oral or written, pertaining to and made | |
| 41 | the environmental audit and shall not apply to the facts relating to the violation | on itself. |
| 42 | " <u>§ 8-58.51. Definitions.</u> | |
| 43 | The following definitions apply in this Part: | |
| 44 | (1) "Department" means the Department of Environment and " | · · · · · · · · · · · · · · · · · · · |
| 45 46 | (2) <u>"Environmental audit" means a voluntary, internal evalu</u> | |
| 40 47 | one or more facilities or an activity at one or more faciliti federal, State, regional, or local environmental law, | |
| 47 48 | programs, or management systems related to the faci | |
| 40 49 | designed to identify and prevent noncompliance and to in | |
| 5 0 | with these laws. For the purposes of this Part, an environ | |
| 51 | not include an environmental site assessment of a facility | |
| | | , |

| General Assen | ably Of North Carolina | Session 2013 |
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| | in anticipation of the purchase, sale, or transfer of | the business or facility. An |
| | environmental audit may be conducted by the ow | • |
| | corporation of the owner or operator or by their of | ficers or employees, or by |
| | independent contractors. An environmental audit | must be a discrete activity |
| | with a specified beginning date and scheduled | ending date reflecting the |
| | auditor's bona fide intended completion schedule. | |
| <u>(3)</u> | "Environmental audit report" means a documen | t marked or identified as |
| | such with a completion date existing either indivi | |
| | prepared in connection with an environmental aud | it. An environmental audit |
| | report may include field notes and records of | of observations, findings, |
| | opinions, suggestions, recommendations, conclusion | |
| | drawings, photographs, computer-generated of | or electronically-recorded |
| | information, maps, charts, graphs, and surveys, | provided the supporting |
| | information is collected or developed for the pr | imary purpose and in the |
| | course of an environmental audit. An environmental | |
| | completed, may include all of the following compo | onents: |
| | <u>a.</u> <u>An audit report prepared by an auditor, wh</u> | ich may include the scope |
| | and date of the audit and the information g | ained in the audit, together |
| | with exhibits and appendices and m | ay include conclusions, |
| | recommendations, exhibits, and appendices | <u>s.</u> |
| | b. Memoranda and documents analyzing any | portion of the audit report |
| | or issues relating to the implementation of | an audit report. |
| | <u>c.</u> <u>An implementation plan that add</u> | |
| | noncompliance, improving current compli | ance, or preventing future |
| | noncompliance. | |
| <u>(4)</u> | "Enforcement agencies" means the Department, | |
| | State, and units of local government response | sible for enforcement of |
| | environmental laws. | |
| <u>(5)</u> | "Environmental laws" means all provisions of fed | |
| 119 0 50 50 A | rules, and ordinances pertaining to environmental | matters. |
| " <u>§ 8-58.52. Ap</u> | | laws including all of the |
| | pplies to activities regulated under environmental sions of the General Statutes, and rules adopted there | - |
| <u>(1)</u> | Article 7 of Chapter 74. | <u>ilidel.</u> |
| $\frac{(1)}{(2)}$ | Chapter 104E. | |
| $\frac{(2)}{(3)}$ | Article 25 of Chapter 113. | |
| $(\underline{3})$ $(\underline{4})$ | Articles 1,4, and 7 of Chapter 113A. | |
| $\frac{(+)}{(5)}$ | Article 9 of Chapter 130A. | |
| <u>(6)</u> | Articles 21, 21A, and 21B of Chapter 143. | |
| $\frac{(0)}{(7)}$ | Part 1 of Article 7 of Chapter 143B. | |
| | vironmental audit report; privilege. | |
| | environmental audit report or any part of an envi | ronmental audit report is |
| | therefore, immune from discovery and is not admissi | - |
| | proceedings, except as provided in G.S. 8-58.54 an | |
| | the following documents are exempt from the privileg | |
| (1) | Information obtained by observation of an enforce | - |
| $\overline{(2)}$ | Information obtained from a source independent of | |
| (3) | Documents, communication, data, reports, or oth | |
| | be collected, maintained, otherwise made ava | - |
| | enforcement agency or any other entity by en | - |
| | order, consent agreement, or as otherwise provided | l by law. |
| | | |

| | General Assem | oly Of North Carolina | Session 2013 |
|--------|-------------------------|---|-----------------------|
| 1 | <u>(4)</u> | Documents prepared either prior to the beginning of the e | nvironmental audit |
| 2 | | or subsequent to the completion date of the audit report an | nd, in all cases, any |
| 3 | | documents prepared independent of the audit or audit repo | ort. |
| 4 | <u>(5)</u> | Documents prepared as a result of multiple or contin | uous self-auditing |
| 5 | | conducted in an effort to intentionally avoid liability for vi | iolations. |
| 6 | <u>(6)</u> | Information which is knowingly misrepresented or mis | stated or which is |
| 7 | | knowingly deleted or withheld from an environmental au | dit report, whether |
| 8 | | or not included in a subsequent environmental audit report | t <u>.</u> |
|) | <u>(7)</u> | Information in instances where the material sho | ows evidence of |
|) | | noncompliance with environmental laws, permits, | orders, consent |
| 1 | | agreements, and the owner or operator failed to eith | her promptly take |
| 2 | | corrective action or eliminate any violation of law ide | entified during the |
| 3 | | environmental audit within a reasonable period of time. | |
| 1 | <u>(b)</u> <u>If an</u> | environmental audit report or any part of an environmental | ntal audit report is |
| 5 | subject to the pri | vilege provided for in subsection (a) of this section, no per- | son who conducted |
| 5 | or participated in | the audit or who significantly reviewed the audit report m | ay be compelled to |
| 7 | testify regarding | the audit report or a privileged part of the audit report exc | ept as provided for |
| 8 | <u>in G.S. 8-58.53(</u> | l), 8-58.54, or 8-58.55. | |
| 9 | (c) <u>Nothi</u> | ng in this Part shall be construed to restrict a party in a pro- | ceeding before the |
|) | | ission from obtaining or discovering any evidence necessary | |
| 1 | | issue pending in an action before the Commission, reg | |
| 2 | * | leged pursuant to this Part. Further, nothing in this Part sh | |
| 3 | 2 | nissibility of evidence which is otherwise relevant and | |
| 4 | | e the Industrial Commission, regardless of whether the evi | |
| 5 | | Part. Provided, however, the Commission, upon motion mad | |
| 6 | | issue appropriate protective orders preventing disclosu | re of information |
| 7 | | mmission's proceeding. | |
| 8 | | ng in this Part shall be construed to circumvent the er | nployee protection |
| 9 | * * | led by federal or State law. | |
| 0 | | privilege created by this Part does not apply to crimina | - |
| 1 | | ere an audit report is obtained, reviewed, or used in a crimi | |
| 2 | | d by this Part shall continue to apply and is not wa | |
| 3 | | roceedings and is not discoverable or admissible in civit | l or administrative |
| 4 | | <u>n if disclosed during a criminal proceeding.</u> | |
| 5 | | ver of privilege. | the extent that it is |
| 6 7 | | privilege established under G.S. 8-58.53 does not apply to | |
| 8 | · · · · | <u>I in writing by the owner or operator of a facility at which</u> cted and who prepared or caused to be prepared the audit r | |
| o 9 | the audit. | cied and who prepared of caused to be prepared the addit i | eport as a result of |
| 0 | | udit report and information generated by the audit may be | disclosed without |
| 1 | | lege established under G.S. 8-58.53 to all of the following p | |
| 2 | <u>(1)</u> | A person employed by the owner or operator or the paren | |
| 3 | <u>(1)</u> | audited facility. | |
| 3 4 | <u>(2)</u> | A legal representative of the owner or operator or parent c | orporation |
| 4 5 | $\frac{(2)}{(3)}$ | An independent contractor retained by the owner or | ÷ |
| 6 | <u>(5)</u> | corporation to conduct an audit on or to address an issue | |
| 7 | | the audit. | or issues raised by |
| 8 | (c) Discl | osure of an audit report or information generated by the au | dit under all of the |
| 8 9 | | nstances shall not constitute a waiver of the privilege | |
| 0 | G.S. 8-58.53: | instances shun not constitute a warver of the privilege | unuer |
| 0 | 3.5.0 20.22. | | |

| | General Assemb | oly Of North Carolina | Session 2013 |
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| 1 | (1) | Disclosure made under the terms of a confidentiality agre | ement between the |
| 2 | <u>, , , , , , , , , , , , , , , , , , , </u> | owner or operator of the facility audited and a potentia | |
| 3 | | business or facility audited. | <u>.</u> |
| | <u>(2)</u> | Disclosure made under the terms of a confidentiality a | greement between |
| | <u></u> | governmental officials and the owner or operator of the fac | |
| | <u>(3)</u> | Disclosure made under the terms of a confidentiality ag | |
| | <u></u> | customer, lending institution, or insurance company w | |
| | | proposed relationship with the facility. | <u>0</u> |
| | "§ 8-58.55. Noti | fication of audit. | |
| | | sert the privilege established under G.S. 8-58.53, the owner | r or operator of the |
| | | ng the environmental audit shall, upon inspection of t | _ |
| | | ency, or no later than 10 working days after completion | |
| | - | the enforcement agency of the existence of any audit rele | |
| | | spection, as well as the beginning date and completion date | |
| | | dit report shall include a signed certification from the owne | |
| | | ments the date the audit began and the completion date of th | |
| | - | ocation of privilege in civil and administrative proceeding | |
| | | administrative proceeding, an enforcement agency may | |
| | | g on the issue of whether an environmental audit report is pr | |
| | | privilege established under G.S. 8-58.53 for an audit report | - |
| | | ion apply. In a civil proceeding, the court, after an in car | · · · · · · · · · · · · · · · · · · · |
| | | ege established under G.S. 8-58.53 if the court determines | |
| | · | al audit report was sought after the effective date of this Pa | |
| | following apply: | * * | |
| | <u>(1)</u> | The privilege is asserted for purposes of deception or evas | ion. |
| | (2) | The material shows evidence of significant noncomplian | |
| | | environmental laws; the owner or operator of the facility | |
| | | initiated and pursued with diligence appropriate a | ction to achieve |
| | | compliance with these environmental laws or has not | made reasonable |
| | | efforts to complete any necessary permit application; ar | nd, as a result, the |
| | | owner or operator of the facility did not or will not achiev | ve compliance with |
| | | applicable environmental laws or did not or will not com | plete the necessary |
| | | permit application within a reasonable period of time. | |
| | " <u>§ 8-58.56.</u> Priv | ilege in criminal proceedings. | |
| | | established under G.S. 8-58.53 is not applicable in any crim | ninal proceeding. |
| | " <u>§ 8-58.57. Bur</u> | den of proof. | |
| | <u>A party asse</u> | rting the privilege established under G.S. 8-58.53 has the | burden of proving |
| | that (i) the mater | ials claimed as privileged constitute an environmental audi | t report as defined |
| | by this Part and (| ii) compliance has been achieved or will be achieved with a | a reasonable period |
| | of time. A party | seeking disclosure under G.S.8-58.55 has the burden of pro | oving the condition |
| | for disclosure set | forth in that section. | - |
| | " <u>§</u> 8-58.58. Stip | ulations; declaratory rulings. | |
| | The parties t | o a proceeding may at any time stipulate to entry of an o | order directing that |
| | specific informa | tion contained in an environmental audit report is or is | not subject to the |
| | privilege. In the | absence of an ongoing proceeding, where the parties are no | ot in agreement, an |
| | | ncy may seek a declaratory ruling from a court on the iss | - |
| | | vileged under G.S. 8-58.53 and whether the privilege, if e | |
| | revoked pursuant | to G.S. 8-58.55. | |
| | • | struction of Part. | |
| | | is Part limits, waives, or abrogates any of the following: | |
| | | | |

| Genera | l Assem | oly Of North Carolina | Session 2013 |
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| | (1) | The scope or nature of any statutory or common law privi | ilege, including the |
| | <u>, , , , , , , , , , , , , , , , , , , </u> | work-product privilege or the attorney-client privilege. | |
| | <u>(2)</u> | Any existing ability or authority under State law to challer | nge privilege |
| | $\frac{(2)}{(3)}$ | An enforcement agency's ability to obtain or use docume | |
| | <u>(5)</u> | that the agency otherwise has the authority to obtain under | |
| | | pursuant to federally delegated programs. | <u>i State lan adopted</u> |
| "§ 8-58 | 3.60. V | <i>Jointary disclosure; limited immunity from civil ar</i> | nd administrative |
| <u>n</u> | | ties and fines. | |
| (a) | An c | owner or operator of a facility is immune from impos | ition of civil and |
| | - | enalties and fines for a violation of environmental laws vo | |
| | | juirements and criteria set forth in this section. Provided, ho | - |
| | | fines shall not be granted until the applicable enforcement a | |
| | | n was corrected within a reasonable period of time. If | |
| | | enforcement agency, the enforcement agency shall retain of | |
| | | es for the violation. | |
| <u>(b)</u> | | person or entity makes a voluntary disclosure of a violation | n of environmental |
| | - | through performance of an environmental audit, that person | |
| | | he disclosure is voluntary by establishing the elements set | |
| | | ion and (ii) that the person is therefore entitled to in | |
| | | r civil penalties associated with the issues disclosed. Noth | • • |
| | | d to provide immunity from criminal penalties. | |
| <u>(c)</u> | | urposes of this section, disclosure is voluntary if all of the | e following criteria |
| are met: | | | |
| | (1) | The disclosure is made within 14 days following a reaso | nable investigation |
| | <u>(-)</u> | of the violation's discovery through the environmental aud | |
| | <u>(2)</u> | The disclosure is made to an enforcement agency | |
| | <u>1=7</u> | authority over the violation disclosed. | <u>inaving regulatory</u> |
| | <u>(3)</u> | The person or entity making the disclosure initiates an ad | ction to resolve the |
| | 121 | violation identified in the disclosure in a diligent manner. | <u> </u> |
| | <u>(4)</u> | The person or entity making the disclosure cooperates v | with the applicable |
| | <u>x · /</u> | enforcement agency in connection with investigation of the | |
| | | in the disclosure. | |
| | (5) | The person or entity making the disclosure diligently p | ursues compliance |
| | <u>(-)</u> | and promptly corrects the noncompliance within a reasona | • |
| <u>(d)</u> | A dis | closure is not voluntary for purposes of this section if an | |
| factors a | | erosure is not voluntary for purposes of this section if an | <u>, or the ronowing</u> |
| 14010151 | (1) | Specific permit conditions require monitoring or sam | pling records and |
| | <u>\1</u> / | reports or assessment plans and management plans to | · · |
| | | submitted to the enforcement agency pursuant to an establ | |
| | <u>(2)</u> | Environmental laws or specific permit conditions requ | |
| | <u>(</u> <u></u> | releases to the environment. | |
| | <u>(3)</u> | The violation was committed intentionally, wilfully, or | r through criminal |
| | <u>()</u> | negligence by the person or entity making the disclosure. | |
| | (A) | The violation was not corrected in a diligent manner. | |
| | $\frac{(4)}{(5)}$ | | health safaty and |
| | <u>(5)</u> | The violation posed or poses a significant threat to public | meanin, safety, and |
| | $(\boldsymbol{\epsilon})$ | welfare; the environment; and natural resources. | on violation of 41- |
| | <u>(6)</u> | The violation occurred within one year of a similar pri | |
| | | same facility, and immunity from civil and administra | |
| | | granted by the applicable enforcement agency for the prior | |
| | <u>(7)</u> | The violation has resulted in a substantial economic bene | etit to the owner or |
| | | operator of the facility. | |

| | General Assembly Of North Carolina Session 2013 |
|----------|---|
| 1 | (8) The violation is a violation of the specific terms of a judicial or |
| 2 | administrative order. |
| 3 | (e) If a person meets the burden of proving that the disclosure is voluntary, the burden |
| 4 | shifts to the enforcement agency to prove that the disclosure was not voluntary, based upon the |
| 5 | factors set forth in this section. The person claiming immunity from civil or administrative |
| 6 | penalties or fines under this section retains the ultimate burden of proving the violations were |
| 7 | voluntarily disclosed. |
| 8 | (f) A voluntary disclosure made pursuant to this section is subject to disclosure |
| 9 | pursuant to the Public Records Act in accordance with the provisions of Chapter 132 of the |
| 10 | General Statutes. |
| 11 | " <u>§ 8-58.61. Preemption of local laws.</u> |
| 12 | No local law, rule, ordinance, or permit condition may circumvent or limit the privilege |
| 13 14 | established by this Part or the exercise of the privileges or the presumption and immunity |
| 14 15 | established by this Part. SECTION 3.6.(b) This section becomes effective July 1, 2014, and applies to |
| 15 16 | environmental audits, as defined in G.S. 8-58.51, as enacted by subsection (a) of this section, |
| 17 | that are conducted on or after that date. |
| 18 | |
| 19 | CLARIFY DEFINITION OF "CHILD CARE" |
| 20 | SECTION 3.7. G.S. 110-86(2)f. reads as rewritten: |
| 21 | "§ 110-86. Definitions. |
| 22 | Unless the context or subject matter otherwise requires, the terms or phrases used in this |
| 23 | Article shall be defined as follows: |
| 24 | |
| 25 | (2) Child care. – A program or arrangement where three or more children less |
| 26 | than 13 years old, who do not reside where the care is provided, receive care |
| 27 | on a regular basis of at least once per week for more than four hours but less |
| 28 | than 24 hours per day from persons other than their guardians or full-time |
| 29 | custodians, or from persons not related to them by birth, marriage, or |
| 30 | adoption. Child care does not include the following: |
| 31 | |
| 32 | f. Nonpublic schools described in Part 2 of Article 39 of Chapter 115C |
| 33 | of the General Statutes that are accredited by national or regional |
| 34 | accrediting agencies with early childhood standards and that operate |
| 35 | a child care facility as defined in subdivision (3) of this section for |
| 36 37 | less than six and one-half hours per day either on or off the school situatite. For numbers of this sub-sub-division, the "six and one half |
| 37 38 | site; site. For purposes of this sub-subdivision, the "six and one-half hours per day" requirement shall relate to instructional hours only |
| 38 39 | and shall not include before or after school programs;" |
| 40 | and shan not mende before of after school programs, |
| 40 41 | AMBIENT AIR MONITORING |
| 42 | SECTION 3.9.(a) The Department of Environment and Natural Resources shall |
| 43 | review its ambient air monitoring network and, in the next annual monitoring network plan |
| 44 | submitted to the United States Environmental Protection Agency, shall request the removal of |
| 45 | any ambient air monitors not required by applicable federal laws and regulations. |
| 46 | SECTION 3.9.(b) No later than September 1, 2014, the Department of |
| 47 | Environment and Natural Resources shall discontinue all ambient air monitors not required by |
| 48 | applicable federal laws and regulations if approval from the United States Environmental |
| 49 | Protection Agency is not required for the discontinuance. |
| 50 | SECTION 3.9.(c) Nothing in this section is intended to prevent the Department |
| 51 | from installing temporary ambient air monitors as part of an investigation of a suspected |
| | |

| | General Assembly Of North Carolina | Session 2013 |
|----------|--|----------------------|
| 1 | violation of air quality rules, standards, or limitations or in response to an e | emergency situation |
| 2 | causing an imminent danger to human health and safety. | 6 , |
| 3 | SECTION 3.9.(d) The Department of Environment and | Natural Resources, |
| 4 | Division of Air Quality, shall report to the Environmental Review Comm | ission no later than |
| 5 | November 1, 2014, on the status of the ambient air monitoring network | and the Division's |
| 6 | implementation of the requirements of this section. | |
| 7 | | |
| 8 | GOOD SAMARITAN LAW | |
| 9 | SECTION 3.10. G.S. 90-21.14 reads as rewritten: | |
| 10 | "§ 90-21.14. First aid or emergency treatment; liability limitation. | 1 (C '1', C |
| 11 | (a) Any person, including a volunteer medical or health care provid | • |
| 12 | local health department as defined in G.S. 130A-2 or at a nonprofit commun | |
| 13 | a volunteer member of a rescue squad, who receives no compensation for | |
| 14 | emergency medical care provider, who voluntarily and without expectation | |
| 15 | renders first aid or emergency health care treatment to a person who is | unconscious, ill or |
| 16 17 | injured, | ampt desisions and |
| 17 18 | (1) When the reasonably apparent circumstances require practions in medical or other health care, and | ompt decisions and |
| 18 19 | | t is so reasonably |
| 20 | (2) When the necessity of immediate health care treatmen apparent that any delay in the rendering of the treatme | |
| 20 | worsen the physical condition or endanger the life of the | • |
| 22 | shall not be liable for damages for injuries alleged to have been sustained b | |
| 23 | damages for the death of the person alleged to have occurred by reason of a | • • |
| 24 | the rendering of the treatment unless it is established that the injuries we | |
| 25 | caused by gross negligence, wanton conduct or intentional wrongdoing | |
| 26 | person rendering the treatment. The immunity conferred in this section | - |
| 27 | person who uses an automated external defibrillator (AED) and oth | |
| 28 | requirements of this section. | |
| 29 | - " | |
| 30 | | |
| 31 | OPEN BURNING | |
| 32 | SECTION 3.11.(a) The definitions set out in G.S. 143-212, G.S. | 5. 143-213, and 15A |
| 33 | NCAC 02D .1902 (Definitions) apply to this section. | |
| 34 | SECTION 3.11.(b) 15A NCAC 02D .1903 (Open Burning Wit | |
| 35 | Permit) Until the effective date of the revised permanent rule that | |
| 36 | required to adopt pursuant to Section 3.11(d) of this section, the Co | |
| 37 | Department shall implement 15A NCAC 02D .1903 (Open Burning With | out an Air Quality |
| 38 | Permit) as provided in Section 3.11(c) of this section. | |
| 39 | SECTION 3.11.(c) Implementation. – Notwithstanding Para | 01 |
| 40 | NCAC 02D .1903 (Open Burning Without an Air Quality Permit), no a | 1 1 1 |
| 41 | required for the open burning of leaves, logs, stumps, tree branches, or ya | rd trimmings if the |
| 42 | following conditions are met: | |
| 43 | (1) The material burned originates on the premises of privat | te residences and is |
| 44 45 | burned on those premises. | |
| 45 46 | (2) There are no public pickup services available. (3) Nonvegetative materials such as household garbage. | mber or only other |
| 40 47 | (3) Nonvegetative materials, such as household garbage, lu synthetic materials, are not burned. | moer, or any other |
| 47 48 | • | and no additional |
| 48 49 | (4) The burning is initiated no earlier than 8:00 A.M. combustible material is added to the fire between 6:00 P | |
| 49 50 | 8:00 A.M. on the following day. | .ivi. on one day and |
| 51 | (5) The burning does not create a nuisance. | |
| <i></i> | (c) The building does not create a hubbanee. | |

| | General | Asseml | bly Of N | lorth Carolina | Session 2013 |
|---------------|------------|------------|--------------|--|--------------------------|
| 1 2 | | (6) | | ial is not burned when the North Carolina Foreing for that area. | est Service has banned |
| $\frac{2}{3}$ | The hurn | ing of | | stumps of any size shall not be considered to | create a nuisance for |
| 4 | | 0 | 0 | ion of the open burning air quality permitting | |
| 5 | this subse | | uppneu | ton of the open burning an quanty permitting t | exception described in |
| 6 | tins subsc | | TION 3 | .11.(d) Additional Rule-Making Authority. – | The Commission shall |
| 7 | adont a ri | | | 5A NCAC 02D .1903 (Open Burning Without a | |
| 8 | - | | | 3.11(c) of this section. Notwithstanding G.S | - • |
| 9 | | | | ssion pursuant to this section shall be substan | |
| 10 | - | • | | 1(c) of this act. Rules adopted pursuant to this | - |
| 11 | - | | | f Chapter 150B of the General Statutes. Rules a | |
| 12 | | | | ective as provided in G.S. 150B-21.3(b1) as thou | 1 I |
| 12 | | | | ived as provided by G.S. 150B-21.3(b2). | agii 10 of more written |
| 13 | 00jeetion | | | 11.(e) Sunset. – Section $3.11(c)$ of this section c | expires on the date that |
| 15 | rules ador | | | Section 3.11(d) of this section become effective | - |
| 16 | Tules adop | | | 11.(f) Local Government Air Pollution Control | |
| 17 | GS 143- | | | mended by adding a new subdivision to read: | 1 logram Emitation. |
| 18 | | | . , | ir pollution control programs. | |
| 19 | 5 145-21 | | Local | in ponution control programs. | |
| 20 | (c) | (1) | The g | overning body of any county, municipality, or | group of counties and |
| 21 | (•) | (1) | - | ipalities within a designated area of the State, as | • • |
| 22 | | | | Article 21, subject to the approval of the C | |
| 23 | | | | ized to establish, administer, and enforce a loc | • |
| 23 24 | | | | in for the county, municipality, or designated a | 1 |
| 25 | | | 1 0 | es but is not limited to: | area of the State which |
| 26 | | | a. | Development of a comprehensive plan for the | control and abatement |
| 27 | | | u. | of new and existing sources of air pollution; | |
| 28 | | | b. | Air quality monitoring to determine existing at | ir quality and to define |
| 29 | | | | problem areas, as well as to provide backgro | 1 0 |
| 30 | | | | effectiveness of a pollution abatement program | |
| 31 | | | c. | An emissions inventory to identify spec | |
| 32 | | | | contamination and the contaminants emitte | |
| 33 | | | | quantity of material discharged into the outdoo | |
| 34 | | | d. | Adoption, after notice and public hearing, of a | |
| 35 | | | | control standards, or adoption by reference, v | |
| 36 | | | | of any applicable rules and standards d | |
| 37 | | | | Commission; and administration of such ru | |
| 38 | | | | accordance with provisions of this section. | |
| 39 | | | e. | Provisions for the establishment or approval of | time schedules for the |
| 40 | | | | control or abatement of existing sources of ai | |
| 41 | | | | review of plans and specifications and | |
| 42 | | | | documents covering the construction and c | operation of pollution |
| 43 | | | | abatement facilities at existing or new sources; | |
| 44 | | | f. | Provision for adequate administrative staff, inc | cluding an air pollution |
| 45 | | | | control officer and technical personnel, and p | |
| 46 | | | | and other necessary facilities. | |
| 47 | | | | - | |
| 48 | | <u>(6)</u> | <u>No lo</u> | cal air pollution control program may limit or | otherwise regulate any |
| 49 | | | | istion heater, appliance, or fireplace in private d | |
| 50 | | | | s subdivision, "combustion heater, appliance, or | |
| 51 | | | | , appliance, or fireplace that burns combustion f | |

| | General Assembly Of North CarolinaSession 2013 |
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| 1 | limited to, natural or liquefied petroleum gas, fuel oil, kerosene, wood, or |
| 2 | coal, for heating, cooking, drying, or decorative purposes." |
| 3 | SECTION 3.11.(g) G.S. 143-215.108 is amended by adding a new subsection to |
| 4 | read: |
| 5 | "§ 143-215.108. Control of sources of air pollution; permits required. |
| 6 | |
| 7 | (j) No Power to Regulate Residential Combustion. – Nothing in this section shall be |
| 8 | interpreted to give the Commission or the Department the power to regulate any combustion |
| 9 | heater, appliance, or fireplace in private dwellings, except to the extent required by federal law. |
| 10 | For purposes of this subsection, "combustion heater, appliance, or fireplace" means any heater, |
| 11 | appliance, or fireplace that burns combustion fuels, including, but not limited to, natural or |
| 12 | liquefied petroleum gas, fuel oil, kerosene, wood, or coal, for heating, cooking, drying, or |
| 13 | decorative purposes." |
| 14 | SECTION 3.11.(h) G.S. 160A-193 is amended by adding a new subsection to |
| 15 | read: |
| 16 | "§ 160A-193. Abatement of public health nuisances. |
| 17 | (a) A city shall have authority to summarily remove, abate, or remedy everything in the |
| 18 | city limits, or within one mile thereof, that is dangerous or prejudicial to the public health or |
| 9 | public safety. Pursuant to this section, the governing board of a city may order the removal of a |
| 20 | swimming pool and its appurtenances upon a finding that the swimming pool or its |
| 21 | appurtenances is dangerous or prejudicial to public health or safety. The expense of the action |
| 22 | shall be paid by the person in default. If the expense is not paid, it is a lien on the land or |
| 23 | premises where the nuisance occurred. A lien established pursuant to this subsection shall have |
| 24 | the same priority and be collected as unpaid ad valorem taxes. |
| 25 | |
| 26 | (c) The authority granted by this section does not authorize the application of a city |
| 27 | ordinance banning or otherwise limiting outdoor burning to persons living within one mile of |
| 28 | the city, unless the city provides those persons with either (i) trash and yard waste collection |
| 29 | services or (ii) access to solid waste dropoff sites on the same basis as city residents." |
| 30 | |
| 31 | INLET HAZARD AREAS |
| 32 | SECTION 3.12.(a) The definitions set out in G.S. 113A-103 apply to this section. |
| 3 | SECTION 3.12.(b) 15A NCAC 07H .0304 (AECs Within Ocean Hazard Areas). – |
| 84 | Until the effective date of the revised permanent rule that the Commission is required to adopt |
| 35 | pursuant to Section 3.12(d) of this section, the Commission and the Department shall |
| 36 | implement 15A NCAC 07H .0304 (AECs Within Ocean Hazard Areas) as provided in Section |
| 57 | 3.12(c) of this section. |
| 8 | SECTION 3.12.(c) Implementation. – Notwithstanding Subparagraph (3) of 15A |
| 9 | NCAC 07H .0304 (AECs Within Ocean Hazard Areas), the Commission shall not establish any |
| 0 | inlet hazard area in any location with the following characteristics: |
| -1 | (1) The location is the former location of an inlet, but the inlet has been closed |
| 12 | for at least 15 years. |
| 13 | (2) Due to shoreline migration, the location no longer includes the current |
| 4 | location of the inlet. |
| 15 | (3) The location includes an inlet providing access to a State Port via a channel |
| 16 | maintained by the United States Army Corps of Engineers. |
| 17 | SECTION 3.12.(d) Additional Rule-Making Authority. – The Commission shall |
| 8 | adopt a rule to amend 15A NCAC 07H .0304 (AECs Within Ocean Hazard Areas) consistent |
| 9 | with Section 3.12(c) of this section. Notwithstanding G.S. 150B-19(4), the rule adopted by the |
| 0 | Commission pursuant to this section shall be substantively identical to the provisions of Section |
| 51 | 3.12(c) of this act. Rules adopted pursuant to this section are not subject to Part 3 of Article 2A |
| | |

| | General Assembly Of North Carolina | Session 2013 |
|----------|--|---------------|
| 1 | of Chapter 150B of the General Statutes. Rules adopted pursuant to this section s | |
| 2 | effective as provided in G.S. 150B-21.3(b1) as though 10 or more written objection | ons had been |
| 3 | received as provided by G.S. 150B-21.3(b2). | the date that |
| 4 5 | SECTION 3.12.(e) Sunset. – Section 3.12(c) of this section expires on rules adopted pursuant to subsection (d) of this section become effective. | the date that |
| 6 | SECTION 3.12.(f) Nothing in this section is intended to prevent the | Commission |
| 7 | from (i) studying any current inlet hazard area or any other area considered by the | |
| 8 | for designation as an inlet hazard area, (ii) designating new inlet hazard ar | |
| 9 | modifying existing inlet hazard areas consistent with Section 3.12(c) of this act. | |
| 10 | | |
| 11 | HUNTING TRIALS | |
| 12 | SECTION 3.13.(a) G.S. 113-274 reads as rewritten: | |
| 13 14 | "§ 113-274. Permits. | ution issued |
| 14 15 | (a) As used in this Article, the word "permit" refers to a written authoriz without charge by an employee or agent of the Wildlife Resources Commission to a | |
| 15 | or a person to conduct some activity over which the Wildlife Resources Com | |
| 17 | jurisdiction. When sale of wildlife resources is permitted, rules or the direct | |
| 18 | Executive Director may require the retention of invoices or copies of invoices | |
| 19 | permit. | |
| 20 | (b) Except as otherwise specifically provided, no one may engage in any | activity for |
| 21 | which a permit is required without having first procured a current and valid permit. | |
| 22 | (c) The Wildlife Resources Commission may issue the following permits: | |
| 23 | | ,••• , |
| 24 25 | (3d) Field trial dog handler or judge permit. – Authorizes a person t | |
| 23 26 | as a dog handler or judge in a field trial authorized under G.S. 1 without possessing a hunting license so long as that perso | |
| 20 27 | participate in any hunting activities with the dog. For purp | |
| 28 | subdivision, the term "hunting activities" does not include field | |
| 29 | exclusively either domestically raised waterfowl and game bird | - |
| 30 | taken dead game. | |
| 31 | | |
| 32 | SECTION 3.13.(b) This section becomes effective July 1, 2014. | |
| 33 | SECTION 3.14. G.S. 143-215.22L(w) reads as rewritten: | . 1 1 .1 |
| 34 35 | "(w) Requirements for Coastal <u>Counties.Counties and Reservoirs Constru</u> | • |
| 35 36 | <u>United States Army Corps of Engineers.</u> – A petition for a certificate (i) to tran water to supplement ground water supplies in the 15 counties designated as | |
| 30 37 | Capacity Use Area under 15A NCAC 2E.0501, or (ii) to transfer surface water with | |
| 38 | the mainstem of a river to provide service to one of the coastal area counties | |
| 39 | pursuant to G.S. 113A-103, or (iii) to withdraw or transfer water stored in any r | - |
| 40 | reservoir constructed by the United States Army Corps of Engineers and partially | |
| 41 | state adjacent to North Carolina, provided the United States Army Corps of Engine | |
| 42 | the withdrawal or transfer on or before July 1, 2014, shall be considered and a d | etermination |
| 43 | made according to the following procedures: | |
| 44 45 | (1) The applicant shall file a notice of intent that includes a description of the applicant's request and identification of the pro- | |
| 45 46 | description of the applicant's request and identification of the pro- source. | posed water |
| 40 47 | (2) The applicant shall prepare an environmental document | pursuant to |
| 48 | subsection (d) of this section, except that an environmental impa | - |
| 49 | shall not be required unless it would otherwise be required by | |
| 50 | Chapter 113A of the General Statutes. | |
| | | |

| General Assemb | bly Of North Carolina Session 2013 |
|---|---|
| (3) | Upon determining that the documentation submitted by the applicant is adequate to satisfy the requirements of this subsection, the Department shall publish a notice of the petition in the North Carolina Register and shall hold a public hearing at a location convenient to both the source and receiving river basins. The Department shall provide written notice of the petition and the public hearing in the Environmental Bulletin, a newspaper of general circulation in the source river basin, a newspaper of general circulation in |
| | the receiving river basin, and as provided in subdivision (3) of subsection (c) of this section. The applicant who petitions the Commission for a certificate under this subdivision shall pay the costs associated with the notice and |
| | public hearing. |
| (4) | The Department shall accept comments on the petition for a minimum of 30 days following the public hearing. |
| (5) | The Commission or the Department may require the applicant to provide any additional information or documentation it deems reasonably necessary in order to make a final determination. |
| (6) | The Commission shall make a final determination whether to grant the |
| (0) | certificate based on the factors set out in subsection (k) of this section, |
| | information provided by the applicant, and any other information the |
| | Commission deems relevant. The Commission shall state in writing its findings of fact and conclusions of law with regard to each factor. |
| (7) | The Commission shall grant the certificate if it finds that the applicant has established by a preponderance of the evidence that the petition satisfies the |
| | requirements of subsection (m) of this section. The Commission may grant the certificate in whole or in part, or deny the request, and may impose such limitations and conditions on the certificate as it dooms necessary and |
| | limitations and conditions on the certificate as it deems necessary and relevant." |
| | |
| | ITY REGULATORY FEE |
| | FION 3.15.(a) G.S. 62-302 reads as rewritten: |
| "§ 62-302. Regu | |
| | mposed. – It is the policy of the State of North Carolina to provide fair the interact of the nublic as provided in $C = C = C^2 + C^2$. |
| | blic utilities in the interest of the public, as provided in G.S. 62-2. The cost of |
| | e utilities is a burden incident to the privilege of operating as a public utility. The purpose of defraying the cost of regulating public utilities, every public |
| | IE DUIDONE OF GEHAVING THE CONFOLTEGINATING DUDIC HUTTLEN, EVELV DUDIC |
| Therefore, for th | |
| Therefore, for the utility subject to | the jurisdiction of the Commission shall pay a quarterly regulatory fee, in |
| Therefore, for the utility subject to addition to all other the subject to addition to | the jurisdiction of the Commission shall pay a quarterly regulatory fee, in her fees and taxes, as provided in this section. The fees collected shall be used |
| Therefore, for the utility subject to addition to all other the subject to addition to | the jurisdiction of the Commission shall pay a quarterly regulatory fee, in her fees and taxes, as provided in this section. The fees collected shall be used xpenses of the Commission and the Public Staff in regulating public utilities in |

It is also the policy of the State to provide limited oversight of certain electric membership corporations as provided in G.S. 62-53. Therefore, for the purpose of defraying the cost of providing the oversight authorized by G.S. 62-53 and G.S. 117-18.1, each fiscal year each electric membership corporation whose principal purpose is to furnish or cause to be furnished bulk electric supplies at wholesale as provided in G.S. 117-16 shall pay an annual fee as provided in this section.

46 (b) Public Utility Rate. –

- (1) Repealed by Session Laws 2000-140, s. 56, effective July 21, 2000.
- 48 (2) The For noncompetitive jurisdictional revenues as defined in
 49 sub-subdivision (4)a. of this subsection, the public utility regulatory fee for
 50 each fiscal year shall be is the greater of (i) a percentage rate, established by
 51 the General Assembly, of each public utility's North Carolina

47

| Ge | eneral Assem | oly Of North Carolina | Session 2013 |
|----------|--------------|---|-------------------------|
| 1 | | noncompetitive jurisdictional revenues for each quarter | or (ii) six dollars and |
| 2 | | twenty-five cents (\$6.25) each quarter. For subsect | ion (h) competitive |
| 3 | | jurisdictional revenues as defined in sub-subdivision (4 |)b. of this subsection |
| 4 | | and subsection (m) competitive jurisdictional reven | |
| 5 | | sub-subdivision (4)c. of this subsection, the public utili | |
| 5 | | each fiscal year is a percentage rate established by the | |
| 7 | | each public utility's competitive jurisdictional revenues | - |
| 8 | | When the Commission prepares its budget request for | ÷ |
| 9 | | year, the Commission shall propose a percentage rate | 1 0 |
| 0 | | regulatory fee. For fiscal years beginning in an odd- | |
| 1 | | proposed rate shall be included in the budget message t | |
| 2 | | to the General Assembly pursuant to G.S. 143C-3- | |
| 3 | | beginning in an even-numbered year, that proposed rate | • |
| 4 | | a special budget message the Governor shall sub- | |
| 5 | | Assembly. The General Assembly shall set the percenta | |
| 6 | | utility regulatory fee by law. | ige fute of the public |
| 7 | | The percentage rate may not exceed the amount necessary | ary to generate funds |
| 8 | | sufficient to defray the estimated cost of the operations | |
| 9 | | and the Public Staff for the upcoming fiscal year, inc | |
| 0 | | margin for a reserve fund. The amount of the reserve | |
| 21 | | estimated cost of operating the Commission and the | • |
| 22 | | upcoming fiscal year. In calculating the amount of the | |
| .2 | | Assembly shall consider all relevant factors that ma | |
| .3 :4 | | operating the Commission or the Public Staff or a po | |
| .4 25 | | 1 0 1 | - |
| .5 .6 | (2) | increase or decrease in North Carolina jurisdictional rev | |
| .7 | (3) | If the Commission, the Public Staff, or both experience the Commission shall implement a temporary public | |
| .7 | | surcharge to avert the deficiency that would otherwise | |
| 9 | | | |
| 0 | | may the total percentage rate of the public utility reg surcharge established by the Commission exceed two | |
| 1 | | | anty-five nundreatins |
| 2 | (A) | percent (0.25%). | adiational navanyaa" |
| 2 3 | (4) | As used in this section, the term "North Carolina juri | succional revenues |
| 5 4 | | means:section: | |
| 4 5 | | a. <u>All</u> "Noncompetitive jurisdictional revenues" | |
| | | derived or realized from intrastate tariffs, rates, a | |
| 6 | | or allowed by the Commission or collected purs | |
| 7 | | order or rule, but not including tap-on fees of | r any other form of |
| 8 | | contributions in aid of construction. | " 11 |
| 9 | | b. <u>All</u> "Subsection (h) competitive jurisdictional 1 | |
| -0 | | revenues derived from retail services provided | |
| 1 | | companies and competing local providers that ha | _ |
| 2 | | <u>under</u> <u>no</u> <u>longer</u> <u>otherwise</u> <u>regulated</u> <u>by</u> | - |
| 3 | | G.S. 62-133.5(h) or G.S. 62-133.5(m) for a loca | |
| 4 | | or competing local provider that has elected to | be regulated under |
| 5 | | those subsections. <u>G.S. 62-133.5(h).</u> | |
| 6 | | c. <u>"Subsection (m) competitive jurisdictional re</u> | |
| 7 | | revenues derived from retail services provided | • |
| -8 | | companies and competing local providers that ha | we elected to operate |
| .9 | | <u>under G.S. 62-133.5(m).</u> | |
| 0 | | | |

| | General Assembly Of North Carolina Session 2013 |
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| 1 | (e) <u>Recovery of Fee Increase. – If a utility's regulatory fee obligation is increased, the</u> |
| 2 | Commission shall either adjust the utility's rates to allow for the recovery of the increased fee |
| 3 | obligation or approve the utility's request for an accounting order allowing deferral of the |
| 4 | increase in the fee obligation." |
| 5 | SECTION 3.15.(b) The percentage rate to be used in calculating the public utility |
| 6 | regulatory fee under G.S. 62-302(b)(2) for each public utility's North Carolina subsection (h) |
| 7 | competitive jurisdictional revenues as defined by G.S. 62-302(b)(4)b. earned during each |
| 8 | quarter that begins on or after July 1, 2015, is six-hundredths of one percent (0.06%). |
| 9 | SECTION 3.15.(c) The percentage rate to be used in calculating the public utility |
| 10 | regulatory fee under G.S. 62-302(b)(2) for each public utility's North Carolina subsection (h) |
| 11 | competitive jurisdictional revenues as defined by G.S. 62-302(b)(4)b. earned during each |
| 12 | quarter that begins on or after July 1, 2016, is four-hundredths of one percent (0.04%). |
| 13 | SECTION 3.15.(d) The percentage rate to be used in calculating the public utility |
| 14 | regulatory fee under G.S. 62-302(b)(2) for each public utility's North Carolina subsection (m) |
| 15 | competitive jurisdictional revenues as defined by G.S. 62-302(b)(4)c. earned during each |
| 16 | quarter that begins on or after July 1, 2015, is five-hundredths of one percent (0.05%). |
| 17 | SECTION 3.15.(e) The percentage rate to be used in calculating the public utility |
| 18 | regulatory fee under G.S. 62-302(b)(2) for each public utility's North Carolina subsection (m) |
| 19 | competitive jurisdictional revenues as defined by G.S. 62-302(b)(4)c. earned during each |
| 20 | quarter that begins on or after July 1, 2016, is two-hundredths of one percent (0.02%). |
| 21 | SECTION 3.15.(f) For the 2015-2016 and 2016-2017 fiscal years, the percentage |
| 22 | rate to be used in calculating the public utility regulatory fee under G.S. 62-302(b)(2) for each |
| 23 | public utility's North Carolina noncompetitive jurisdictional revenues as defined by |
| 24 | G.S. 62-302(b)(4)a. shall be adjusted to reflect the decrease in the total regulatory fee collected |
| 25 | as a result of subsections (b), (c), (d), and (e) of this section and shall be set to ensure the total |
| 26 | regulatory fee collected for each fiscal year is at least an amount sufficient to defray the cost of |
| 27 | the operations of the Commission and the Public Staff for the upcoming fiscal year, including a |
| 28 | reasonable margin for a reserve fund. |
| 29 | SECTION 3.15.(g) This section becomes effective July 1, 2015. |
| 30 | |
| 31 | AMEND JORDAN LAKE RULE FOR EXISTING RIPARIAN BUFFERS |
| 32 | SECTION 3.16. Section 2(c) of S.L. 2013-395 reads as rewritten: |
| 33 | "SECTION 2.(c) Implementation. – The Protection of Existing Riparian Buffers Rule |
| 34 | shall be implemented as follows: |
| 35 | (1) Notwithstanding the Table of Uses set out in subdivision (9) of the |
| 36 | Protection of Existing Riparian Buffers Rule, utility, nonelectric, other than |
| 37 | perpendicular crossings that have impacts only in Zone Two shall be |
| 38 | categorized as exempt. |
| 39 | (2) Notwithstanding the Table of Uses set out in subdivision (9) of the |
| 40 | Protection of Existing Riparian Buffers Rule, the piping of a stream allowed |
| 41 | under a permit issued by the United States Army Corps of Engineers shall be |
| 42 | categorized as an allowableexempt use. |
| 43 | (3) Notwithstanding the definition of "Airport Facilities" set out in |
| 44 | sub-subdivision (b) of subdivision (2) of the Protection of Existing Riparian |
| 45 | Buffers Rule, "Airport Facilities" shall include any aeronautic industrial |
| 46 | facilities that require direct access to the airfield." |
| 47 | |
| 48 | ELIMINATE OUTDATED AIR QUALITY REPORTING REQUIREMENTS |
| 49 50 | SECTION 3.17.(a) G.S. 143-215.3A reads as rewritten: |
| 50 | "§ 143-215.3A. Water and Air Quality Account; use of application and permit fees; Title |
| 51 | V Account; I & M Air Pollution Control Account; reports. |

| 1 | |
|----------------------|--|
| 2 | (c) The Department shall report to the Environmental Review Commission and the |
| 3 | Fiscal Research Division on the cost of the State's environmental permitting programs |
| 4 | contained within the Department on or before 1 November of each year. In addition, the |
| 5 | Department shall report to the Environmental Review Commission and the Fiscal Research |
| 6 | Division on the cost of the Title V Program on or before 1 November of each year. The reports |
| 7 | report shall include, but are is not limited to, fees set and established under this Article, fees |
| 8 | collected under this Article, revenues received from other sources for environmental permitting |
| 9 | and compliance programs, changes made in the fee schedule since the last report, anticipated |
| 10 | revenues from all other sources, interest earned and any other information requested by the |
| 11 | General Assembly." |
| 12 | SECTION 3.17.(b) The following sections of S.L. 2002-4 are repealed: |
| 13 | (1) Section 10. |
| 14 | (2) Section 11, as amended by Section 12 of S.L. 2006-79 and S.L. 2010-142. |
| 15 | $(3) \qquad \text{Section 12}.$ |
| 16 | $(4) \qquad \text{Section 13.}$ |
| 17 | SECTION 3.17.(c) G.S. 143-215.108(g) is repealed. |
| 18 | |
| 19 | CLARIFYING CHANGES TO STATUTES PERTAINING TO THE MANAGEMENT |
| 20 | OF VENOMOUS SNAKES AND OTHER REPTILES |
| 21 | SECTION 3.18. G.S. 114-419(b) reads as rewritten: |
| 22 | "§ 14-419. Investigation of suspected violations; seizure and examination of reptiles; |
| 23 | disposition of reptiles. |
| 24 | |
| 25 | (b) If the Museum or the Zoological Park or their designated representatives find that a |
| 26 | seized reptile is a venomous reptile, large constricting snake, or crocodilian regulated under this |
| 27 | Article, the Museum or the Zoological Park or their designated representative shall determine |
| 28 | final disposition of the reptile in a manner consistent with the safety of the public, which in the |
| 29 | case of a venomous reptile for which antivenin approved by the United States Food and Drug |
| 30 | Administration is not readily available, may include euthanasia.shall be euthanized unless the |
| 31 | species is protected under the federal Endangered Species Act of 1973." |
| 32 | |
| 33 | REPEAL WASTE MANAGEMENT BOARD RULES |
| 34 | SECTION 3.20.(a) The General Assembly finds that the statutory authority for the |
| 35 | Governor's Waste Management Board was repealed by S.L. 1993-501 and, therefore, |
| 36 | regulations previously promulgated by that Board are no longer enforceable or necessary. |
| 37 | SECTION 3.20.(b) The Secretary of Environment and Natural Resources shall |
| 38 | repeal 15A NCAC Chapter 14 (Governor's Waste Management Board) on or before December |
| 39 40 | 1, 2014. Until the effective date of the repeal of the rule required pursuant to this section, the |
| 40 | Secretary, the Department of Environment and Natural Resources, the Environmental |
| 41 42 | Management Commission, or any other political subdivision of the State shall not implement or enforce 15A NCAC Chapter 14 (Governor's Waste Management Board). |
| 42 43 | emore 15A NCAC Chapter 14 (Governor's waste Management Board). |
| 45 44 | EXPAND DAILY FLOW DESIGN EXEMPTION FOR LOW-FLOW FIXTURES |
| 44 45 | SECTION 3.21. Section 34(b) of Session Law 2013-413 reads as rewritten: |
| 43 46 | "SECTION 34.(b) Implementation. – Notwithstanding the Daily Flow for Design rates |
| 40 47 | listed for dwelling units in 15A NCAC 18A .1949(a) or for other establishments in Table No. 1 |
| 48 | of 15A NCAC 18A .1949(b) (Sewage Flow Rates for Design Units), a wastewater system shall |
| 40 49 | be exempt from the Daily Flow for Design, and any other design flow standards that are |
| 4) 50 | established by the Department of Health and Human Services or the Commission for Public |
| 50 51 | Health provided flow rates that are less than those listed in Table No. 1 of 15A NCAC 18A |
| 51 | |

1 .1949(b)15A NCAC 18A .1949 (Sewage Flow Rates for Design Units) can be achieved through 2 engineering design that utilizes low-flow fixtures and low-flow technologies and the design is 3 prepared, sealed, and signed by a professional engineer licensed pursuant to Chapter 89C of the 4 General Statutes. The Department and Commission may establish establish, by rule, lower 5 limits on reduced flow rates as necessary to ensure wastewater system integrity and protect 6 public health, safety, and welfare welfare, provided that the Commission relies on scientific 7 evidence specific to soil types found in North Carolina that the lower limits are necessary for 8 those soil types. Rules adopted pursuant to this section shall become effective as provided in 9 G.S. 150B-21.3(b1) as though 10 or more written objections had been received as provided by 10 G.S. 150B-21.3(b2). Proposed daily design flows for wastewater systems that are calculated to 11 be less than 3,000 total gallons per day shall not require State review pursuant to 15A NCAC 18A .1938(e)." 12

13

14 **REPEAL OBSOLETE STATUTES SECTION 3.22.** The following statues are repealed:

15

- 16 17
- 18 19

20

G.S. 14-197. Using profane or indecent language on public highways; (1)counties exempt.

G.S. 14-401.8. Refusing to relinquish party telephone line in emergency; (2)false statement of emergency.

21 **INCREASE CERTAIN PENALTIES FOR TAKING OF PROTECTED PLANTS** 22

SECTION 3.23.(a). G.S. 14-129 reads as rewritten:

23 "§ 14-129. Taking, etc., of certain wild plants from land of another.

24 No person, firm or corporation shall dig up, pull up or take from the land of another or from 25 any public domain, the whole or any part of any Venus flytrap (Dionaea muscipula), trailing 26 arbutus, Aaron's Rod (Thermopsis caroliniana), Bird-foot Violet (Viola pedata), Bloodroot 27 (Sanguinaria canadensis), Blue Dogbane (Amsonia tabernaemontana), Cardinal-flower 28 (Lobelia cardinalis), Columbine (Aquilegia canadensis), Dutchman's Breeches (Dicentra 29 cucullaria), Maidenhair Fern (Adiantum pedatum), Walking Fern (Camptosorus rhizophyllus), 30 Gentians (Gentiana), Ground Cedar, Running Cedar, Hepatica (Hepatica americana and acutiloba), Jack-in-the-Pulpit (Arisaema triphyllum), Lily (Lilium), Lupine (Lupinus), 31 32 Monkshood (Aconitum uncinatum and reclinatum), May Apple (Podophyllum peltatum), 33 Orchids (all species), Pitcher Plant (Sarracenia), Shooting Star (Dodecatheon meadia), Oconee 34 (Shortia galacifolia), Solomon's Seal (Polygonatum), Trailing Bells Christmas 35 (Greens-Lycopodium), Trillium (Trillium), Virginia Bluebells (Mertensia virginica), and 36 Fringe Tree (Chionanthus virginicus), American holly, white pine, red cedar, hemlock or other 37 coniferous trees, or any flowering dogwood, any mountain laurel, any rhododendron, or any 38 ground pine, or any Christmas greens, or any Judas tree, or any leucothea, or any azalea, 39 without having in his possession a permit to dig up, pull up or take such plants, signed by the 40 owner of such land, or by his duly authorized agent. Any person convicted of violating the provisions of this section shall be guilty of a Class 3 misdemeanor only punished by a fine of 41 42 not less than ten dollars (\$10.00) seventy-five dollars (\$75.00) nor more than fifty dollars 43 (\$50.00) one hundred seventy-five dollars (\$175.00) for each offense. offense, with each plant taken in violation of this section constituting a separate offense. The Clerk of Court for the 44 45 jurisdiction in which a conviction occurs under this section involving any species listed in this section that also appears on the North Carolina Protected Plants list created under the authority 46 47 granted by Article 19B of Chapter 106 of the General Statutes shall report the conviction to the 48 Plant Conservation Board so the Board may consider a civil penalty under the authority of that 49 Article. The provisions of this section shall not apply to the Counties of Cabarrus, Carteret, 50 Catawba, Cherokee, Chowan, Cumberland, Currituck, Dare, Duplin, Edgecombe, Franklin,

| Gaston, Granville, Hertford, McDowell, Pamlico, Pender, Person, Richmond Rowan and Swain." SECTION 3.23.(b) G.S. 106-202.19 reads as rewritten: "§ 106-202.19. Unlawful acts; penalties; enforcement. (a) Unless the conduct is covered under some other provision of law p punishment, it is unlawful to engage in any of the following conduct: (1) To uproot, dig, take or otherwise disturb or remove for any p lands of another, any plant on a protected plant list without a from the owner which is dated and valid for no more that which indicates the species or higher taxon of plants for which granted; except that the incidental disturbance of protecte agricultural, forestry or development operations is not illegate plants are not collected for sale or commercial use. (a) | roviding greater |
|---|------------------|
| SECTION 3.23.(b) G.S. 106-202.19 reads as rewritten: "§ 106-202.19. Unlawful acts; penalties; enforcement. (a) Unless the conduct is covered under some other provision of law p punishment, it is unlawful to engage in any of the following conduct: (1) To uproot, dig, take or otherwise disturb or remove for any p lands of another, any plant on a protected plant list without a from the owner which is dated and valid for no more that which indicates the species or higher taxon of plants for which granted; except that the incidental disturbance of protecte agricultural, forestry or development operations is not illegate plants are not collected for sale or commercial use. (a1) Any person convicted of violating this Article, or any rule of the | 00 |
| "§ 106-202.19. Unlawful acts; penalties; enforcement. (a) Unless the conduct is covered under some other provision of law preprint punishment, it is unlawful to engage in any of the following conduct: (1) To uproot, dig, take or otherwise disturb or remove for any preprint lands of another, any plant on a protected plant list without a from the owner which is dated and valid for no more that which indicates the species or higher taxon of plants for which granted; except that the incidental disturbance of protecte agricultural, forestry or development operations is not illegate plants are not collected for sale or commercial use. (a) Any person convicted of violating this Article, or any rule of the | 00 |
| (a) Unless the conduct is covered under some other provision of law provision of law provision (1) (1) To uproot, dig, take or otherwise disturb or remove for any provide lands of another, any plant on a protected plant list without a from the owner which is dated and valid for no more that which indicates the species or higher taxon of plants for which granted; except that the incidental disturbance of protecte agricultural, forestry or development operations is not illegate plants are not collected for sale or commercial use. (a1) Any person convicted of violating this Article, or any rule of the | |
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| (1) To uproot, dig, take or otherwise disturb or remove for any p lands of another, any plant on a protected plant list without a from the owner which is dated and valid for no more than which indicates the species or higher taxon of plants for which granted; except that the incidental disturbance of protecte agricultural, forestry or development operations is not illegate plants are not collected for sale or commercial use. (a1) Any person convicted of violating this Article, or any rule of the | |
| lands of another, any plant on a protected plant list without a from the owner which is dated and valid for no more than which indicates the species or higher taxon of plants for which granted; except that the incidental disturbance of protecte agricultural, forestry or development operations is not illegal plants are not collected for sale or commercial use. (a1) Any person convicted of violating this Article, or any rule of the | |
| from the owner which is dated and valid for no more that which indicates the species or higher taxon of plants for which granted; except that the incidental disturbance of protecte agricultural, forestry or development operations is not illegate plants are not collected for sale or commercial use. (a1) Any person convicted of violating this Article, or any rule of the | - |
| which indicates the species or higher taxon of plants for which granted; except that the incidental disturbance of protecte agricultural, forestry or development operations is not illegate plants are not collected for sale or commercial use. (a1) Any person convicted of violating this Article, or any rule of the | 1 |
| granted; except that the incidental disturbance of protecte agricultural, forestry or development operations is not illega plants are not collected for sale or commercial use. (a1) Any person convicted of violating this Article, or any rule of the | - |
| agricultural, forestry or development operations is not illega plants are not collected for sale or commercial use. (a1) Any person convicted of violating this Article, or any rule of the | - |
| plants are not collected for sale or commercial use. (a1) Any person convicted of violating this Article, or any rule of the | |
| (a1) Any person convicted of violating this Article, or any rule of the | l so long as the |
| | |
| | |
| | |
| pursuant to this Article shall be guilty of a Class 2 misdemeanor. Each illega | |
| distribution of a protected plant shall constitute a separate violation. In additio | • • |
| continues to violate or further violates any provision of this Article after written | |
| Board, the court may determine that each day during which the violation | continued or 1s |
| repeated constitutes a separate violation subject to the foregoing penalties. (a2) A gives a paralty of not more than two they and dollars (\$2,000) |) may shall he |
| (a2) A civil penalty of not more than two thousand dollars (\$2,000 | - |
| assessed by the Board against any person guilty of violating this Article a secon time. The clear proceeds of civil penalties assessed pursuant to this subsection s | |
| to the Civil Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2. | man be remitted |
| " " | |
| | |
| INCREASE PENALTIES FOR PARKING IN HANDICAPPED SPAC | F WITHOUT |
| REQUIRED PLACARD | |
| SECTION 3.24.(a) G.S. 20-37.6 reads as rewritten: | |
| "§ 20-37.6. Parking privileges for handicapped drivers and passengers. | |
| · · · · · · · · · · · · · · · · · · · | |
| (d) Designation of Parking Spaces. – Designation of parking spaces f | for handicapped |
| persons on streets and public vehicular areas shall comply with G.S. 136-30. A | |
| a parking space for handicapped persons shallmay state the maximum penalty for | 0 0 0 |
| space in violation of the law. A sign designating a parking space for handicapp | |
| not state the incorrect maximum penalty for parking in the space in violation of | the law. |
| | |
| (f) Penalties for Violation. – | |
| (1) A violation of G.S. 20-37.6(e)(1), $(2)(2)$, or (3) is an infraction | |
| a penalty of at least onethree hundred dollars (\$100.00)(\$ | |
| more than twofive hundred fifty dollars (\$250.00)(\$500.00) | , and whenever |
| evidence shall be presented in any court of the fact that a | • |
| truck, or other vehicle was found to be parked in a prop | |
| handicapped parking space in violation of the provisions of | |
| shall be prima facie evidence in any court in the State of Nor | |
| the vehicle was parked and left in the space by the p | |
| corporation in whose name the vehicle is registered and lice | - |
| to the records of the Division. No evidence tendered or pres- | |
| authorization shall be admissible or competent in any respect | • |
| tribunal except in cases concerned solely with a violation of t | his section. |
| | |

| 1 | SECTION 3.24.(b) This section becomes effective December 1, 2014, and applies |
|---|---|
| | to violations committed on or after that date. |
|] | REPEAL OUTDATED PUBLIC UTILITIES STATUTES OR REPORTS |
| | SECTION 3.25.(a) G.S. 62-36A and G.S. 62-36.1 are repealed. |
| | SECTION 3.25.(b) G.S. 62-133.2(g) is repealed. |
| | SECTION 3.25.(c) Section 14 of S.L. 2002-4 is repealed. |
| | SECTION 3.25.(d) Section 14 of S.L. 2007-397 is repealed. |
| | SECTION 3.25.(e) Section 6.1 of S.L. 1995-27 is repealed. |
|] | REPEAL ENERGY AUDIT REQUIREMENTS |
| | SECTION 3.26. G.S. 143-64.12 reads as rewritten: |
| , | "§ 143-64.12. Authority and duties of the Department; State agencies and State |
| | institutions of higher learning. |
| | (a) The Department of Environment and Natural Resources through the State Energy |
| | Office shall develop a comprehensive program to manage energy, water, and other utility use |
| | for State agencies and State institutions of higher learning and shall update this program |
| | annually. Each State agency and State institution of higher learning shall develop and |
| | implement a management plan that is consistent with the State's comprehensive program under |
| | this subsection to manage energy, water, and other utility use, and that addresses any findings |
| | or recommendations resulting from the energy audit required by subsection (b1) of this section. |
| | The energy consumption per gross square foot for all State buildings in total shall be reduced by twenty percent (20%) by 2010 and thirty percent (30%) by 2015 based on energy |
| | consumption for the 2002-2003 fiscal year. Each State agency and State institution of higher |
| | learning shall update its management plan annually biennially and include strategies for |
| | supporting the energy consumption reduction requirements under this subsection. Each |
| | community college shall submit to the State Energy Office an annuala biennial written report of |
| | utility consumption and costs. Management plans submitted annuallybiennially by State |
| j | institutions of higher learning shall include all of the following: |
| | (1) Estimates of all costs associated with implementing energy conservation |
| | measures, including pre-installation and post-installation costs. |
| | (2) The cost of analyzing the projected energy savings. |
| | (3) Design costs, engineering costs, pre-installation costs, post-installation costs, |
| | debt service, and any costs for converting to an alternative energy source. |
| | (4) An analysis that identifies projected annual energy savings and estimated |
| | payback periods. |
| | (b1) The Department of Administration, as part of the Facilities Condition and |
| | Assessment Program, shall identify and recommend energy conservation maintenance and |
| | operating procedures that are designed to reduce energy consumption within the facility of a |
| | State agency or a State institution of higher learning and that require no significant expenditure |
| | of funds. Every State agency or State institution of higher learning shall implement these |
| 1 | recommendations. Where energy management equipment is proposed for any facility of a State |
| i | agency or of a State institution of higher learning, the maximum interchangeability and |
| | compatibility of equipment components shall be required. As part of the Facilities Condition |
| | and Assessment Program under this section, the Department of Administration, in consultation |
| | with the State Energy Office, shall develop an energy audit and a procedure for conducting |
| | energy audits. Every five years the Department shall conduct an energy audit for each State |
| 4 | agency or State institution of higher learning, and the energy audits conducted shall serve as a |
| | preliminary energy survey. The State Energy Office shall be responsible for system level |

| | General Assembly Of North CarolinaSession 2013 |
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| 1 | (b2) The Department of Administration shall submit a report of the energy audit required |
| 2 | by subsection (b1) of this section to the affected State agency or State institution of higher |
| 3 | learning and to the State Energy Office. The State Energy Office shall review each audit and, in |
| 4 | consultation with the affected State agency or State institution of higher learning, incorporate |
| 5 | the audit findings and recommendations into the management plan required by subsection (a) |
| 6 | of this section. |
| 7 | (c) through (g) Repealed by Session Laws 1993, c. 334, s. 4. |
| 8 | (h) When conducting a facilities condition and assessment under this section, the |
| 9 | Department of Administration shall identify and recommend to the State Energy Office any |
| 10 | facility of a State agency or State institution of higher learning as suitable for building |
| 11 | commissioning to reduce energy consumption within the facility or as suitable for installing an |
| 12 | energy savings measure pursuant to a guaranteed energy savings contract under Part 2 of this |
| 13 | Article. |
| 14 | (i) Consistent with G.S. 150B-2(8a)h., the Department of Administration may adopt |
| 15 | architectural and engineering standards to implement this section. |
| 16 | (j) The State Energy Office shall submit a report by December 1 of eachevery |
| 17 | odd-numbered year to the Joint Legislative Commission on Governmental OperationsEnergy |
| 18 | Policy Commission describing the comprehensive program to manage energy, water, and other |
| 19 | utility use for State agencies and State institutions of higher learning required by subsection (a) |
| 20 | of this section. The report shall also contain the following: |
| 21 | (1) A comprehensive overview of how State agencies and State institutions of higher learning are managing another water and other utility was and |
| 22 | higher learning are managing energy, water, and other utility use and |
| 23 24 | achieving efficiency gains. |
| 24 25 | (2) Any new measures that could be taken by State agencies and State institutions of higher learning to achieve greater efficiency gains, including |
| 23 26 | any changes in general law that might be needed. |
| 20 27 | (3) A summary of the State agency and State institutions of higher learning |
| 28 | management plans required by subsection (a) of this section and the energy |
| 29 | audits required by subsection (a) of this section and the energy |
| 30 | (4) A list of the State agencies and State institutions of higher learning that did |
| 31 | and did not submit management plans required by subsection (a) of this |
| 32 | section and a list of the State agencies and State institutions of higher |
| 33 | learning that received an energy audit.section. |
| 34 | (5) Any recommendations on how management plans can be better managed |
| 35 | and implemented." |
| 36 | • |
| 37 | COASTAL STORMWATER GRANDFATHER |
| 38 | SECTION 3.27.(a) The definitions set out in G.S. 143-212, G.S. 143-213, and 15A |
| 39 | NCAC 2H .1002 apply to this section. |
| 40 | SECTION 3.27.(b) 15A NCAC 02H .1005 (Stormwater Requirements: Coastal |
| 41 | Counties) Until the effective date of the revised permanent rule that the Commission is |
| 42 | required to adopt pursuant to Section 3.28(d) of this section, the Commission and the |
| 43 | Department shall implement 15A NCAC 02H .1005 (Stormwater Requirements: Coastal |
| 44 | Counties) as provided in Section 3.28(c) of this section. |
| 45 | SECTION 3.27.(c) Implementation. – Notwithstanding Paragraph (h) of 15A |
| 46 | NCAC 02H .1005 (Stormwater Requirements: Coastal Counties), the provisions and |
| 47 | requirements applicable to any grandfathered development activity subject to Subparagraph |
| 48 | (a)(2) of 15A NCAC 02H .1005 shall also be applicable to an expansion of the development |
| 49 50 | activity. For purposes of this subsection, "grandfathered development activity" means |
| 50 | development activity that is regulated by provisions and requirements of 15A NCAC 02H |

1 original issuance of any of the authorizations listed in Subparagraph (h)(2) of 15A NCAC 02H 2 .1005, because the authorization meets the criteria set forth in that Subparagraph; and 3 "expansion of the development activity" means development activity conducted on a 4 contiguous property or properties under a subdivision plat approved by the local government 5 prior to July 3, 2012. 6 SECTION 3.27.(d) Additional Rule-Making Authority. – The Commission shall 7 adopt a rule to amend 15A NCAC 02H .1005 (Stormwater Requirements: Coastal Counties) 8 consistent with Section 3.28(c) of this section. Notwithstanding G.S. 150B-19(4), the rule 9 adopted by the Commission pursuant to this section shall be substantively identical to the 10 provisions of Section 3.28(c) of this act. Rules adopted pursuant to this section are not subject 11 to Part 3 of Article 2A of Chapter 150B of the General Statutes. Rules adopted pursuant to this 12 section shall become effective as provided in G.S. 150B-21.3(b1) as though 10 or more written 13 objections had been received as provided by G.S. 150B-21.3(b2). 14 SECTION 3.27.(e) Sunset. – Section 3.28(c) of this section expires on the date that 15 rules adopted pursuant to Section 3.28(d) of this section become effective. 16 17 **PESTICIDE USE FOR MOLES** 18 **SECTION 3.28.** G.S. 113-300.2 is amended by adding a new subsection to read: 19 Notwithstanding any other provision of law, it is lawful to use any pesticide "(g) 20 registered by the Pesticide Board to control any species of mole other than the Star-Nosed mole 21 (Condyluria cristata parva), provided that (i) all rules regulating the application of pesticides 22 adopted by the Pesticide Board are followed, and (ii) pesticides used to control these species 23 are applied in a manner that minimizes hazards to nontarget species." 24 25 **CLARIFY PERIODIC INSPECTIONS AUTHORITY OF HOUSING FINANCE** 26 AGENCY 27 SECTION 3.29.(a) G.S. 153A-364 reads as rewritten: 28 "§ 153A-364. Periodic inspections for hazardous or unlawful conditions. 29 30 (b) A county may require periodic inspections as part of a targeted effort within a 31 geographic area that has been designated by the county commissioners. The county shall not 32 discriminate in its selection of areas or housing types to be targeted and shall (i) provide notice 33 to all owners and residents of properties in the affected area about the periodic inspections plan 34 and information regarding a public hearing regarding the plan; (ii) hold a public hearing 35 regarding the plan; and (iii) establish a plan to address the ability of low-income residential 36 property owners to comply with minimum housing code standards. A residential building or 37 structure that is subject to periodic inspections by the North Carolina Housing Finance Agency 38 (hereinafter "Agency") shall not be subject to periodic inspections under this subsection if the 39 Agency has issued a finding that the building or structure is in compliance with federal 40 standards established by the United States Department of Housing and Urban Development to assess the physical condition of residential property. The owner or manager of a residential 41 42 building or structure subject to periodic inspections by the Agency shall, within 10 days of receipt, submit to the inspection department a copy of the Compliance Results Letter issued by 43 44 the Agency showing that the residential building or structure is in compliance with federal 45 housing inspection standards. If the owner or manager fails to submit a copy of the Compliance Results Letter as provided in this subsection, the residential building or structure shall be 46 47 subject to periodic inspections as provided in this subsection until the Compliance Results 48 Letter is submitted to the inspection department. 49 " 50

SECTION 3.29.(b) G.S. 160A-424 reads as rewritten:

51 "§ 160A-424. Periodic inspections.

1 2 (b) A city may require periodic inspections as part of a targeted effort within a 3 geographic area that has been designated by the city council. The municipality shall not 4 discriminate in its selection of areas or housing types to be targeted and shall (i) provide notice 5 to all owners and residents of properties in the affected area about the periodic inspections plan and information regarding a public hearing regarding the plan; (ii) hold a public hearing 6 7 regarding the plan; and (iii) establish a plan to address the ability of low-income residential 8 property owners to comply with minimum housing code standards. A residential building or 9 structure that is subject to periodic inspections by the North Carolina Housing Finance Agency (hereinafter "Agency") shall not be subject to periodic inspections under this subsection if the 10 11 Agency has issued a finding that the building or structure is in compliance with federal 12 standards established by the United States Department of Housing and Urban Development to assess the physical condition of residential property. The owner or manager of a residential 13 14 building or structure subject to periodic inspections by the Agency shall, within 10 days of receipt, submit to the inspection department a copy of the Compliance Results Letter issued by 15 16 the Agency showing that the residential building or structure is in compliance with federal 17 housing inspection standards. If the owner or manager fails to submit a copy of the Compliance 18 Results Letter as provided in this subsection, the residential building or structure shall be subject to periodic inspections as provided in this subsection until the Compliance Results 19 20 Letter is submitted to the inspection department." 21 22 23 SECURITY GRILLES 24 SECTION 3.30.(a) Notwithstanding Section 1008.1.4.5 of the 2012 NC State 25 Building Code (Fire Code), horizontal sliding or vertical security grilles shall be permitted at all exits or exit access doorways, provided that the grilles are openable from the inside without 26 the use of a key or special knowledge or effort during periods that the space is occupied by 27 28 authorized persons and that the grilles remain secured in the full-open position during the 29 period of occupancy by the general public. 30 **SECTION 3.30.(b)** The Building Code Council shall adopt a rule to amend Section 31 1008.1.4.5 of the 2012 NC State Building Code (Fire Code) consistent with Section 3.31(a) of 32 this section. 33 **SECTION 3.30.(c)** Section 3.31(a) of this section expires on the date that the rule 34 adopted pursuant to Section 3.31(b) of this section becomes effective. 35 36 **REWRITE LANDSCAPE CONTRACTOR LICENSING STATUTES** 37 SECTION 3.31.(a) G.S. 89D-1 through G.S. 89D-10 are repealed. 38 SECTION 3.31.(b) Chapter 89D of the General Statutes is amended by adding the 39 following new sections to read: 40 "§ 89D-11. Definitions. The following definitions apply in this Chapter: 41 42 Board. - The North Carolina Landscape Contractors' Licensing Board. (1)Landscape construction or contracting. - The act of providing services as a 43 (2)44 landscape contractor, as defined in this section, for compensation or other 45 consideration. Landscape contractor. - Any person who, for compensation or other 46 (3) 47 consideration, does any of the following: 48 Engages in the business requiring the art, experience, ability, a. knowledge, science, and skill to prepare contracts and bid for the 49 50 performance of landscape services, including installing, planting, repairing, and managing gardens, lawns, shrubs, vines, trees, or other 51

| General Assem | bly Of | North Carolina | Session 2013 |
|------------------------|-----------|--|-------------------------------------|
| | | decorative vegetation, including the | finish grading and preparation of |
| | | plots and areas of land for deco | |
| | | arrangement. | |
| | <u>b.</u> | Practices the act of horticulture co | onsultation or planting design for |
| | <u></u> | employment purposes. | insuration of planting design for |
| | <u>c.</u> | <u>Constructs</u> , installs, or maintains | landscape drainage systems and |
| | <u></u> | cisterns; provided the landscaping c | · · · |
| | | pipes, fixtures, apparatus, or ap | |
| | | premises, or in a building, to supply | ± |
| | | or other waste therefrom as defined | in G.S. 87-21. |
| | <u>d.</u> | Designs, installs, or maintains | low-voltage landscape lighting |
| | | systems; provided (i) the work do | bes not exceed the scope of the |
| | | exception set forth in G.S. 87-43 | 3.1(7); and (ii) the low-voltage |
| | | lighting systems do not exceed 50 | volts and constitute a Class II or |
| | | Class III cord and plug connected po | |
| | <u>e.</u> | Engages in the construction of gard | |
| | | patios, or other decorative landscape | |
| <u>(4)</u> | | on. – An individual, firm, partnership, | association, corporation, or other |
| | | entity. | |
| | | uired; use of seal; posting license. | |
| | - | herwise provided in this Chapter, no p | |
| - | | tion or contracting, use the designation | • |
| | - | e or description that implies licensure | - |
| | | as a landscape contractor as provided | |
| | | ing performed by a partnership, assoc | - |
| • • • | | ed under an individual who is readily struction and contracting work and wh | • |
| this Chapter. | ipe com | subction and contracting work and wi | io is neensed by the Board under |
| · | ing in 1 | his Chapter shall be construed to au | thorize a landscape contractor to |
| engage in any o | | - | thomze a fandscape contractor to |
| (1) | | practice of landscape architecture as de | fined in G.S. 89A-1 |
| $\frac{(1)}{(2)}$ | | practice of engineering as defined in G | |
| $\frac{(2)}{(3)}$ | | ice as a well contractor certified unde | |
| <u>197</u> | | ral Statutes. | Triffele Tri of Chapter of of the |
| <u>(4)</u> | | practice of irrigation contracting as def | ïned in G.S. 89G-1. |
| (5) | | practice of architecture as defined in G | |
| (6) | | practice of plumbing, heating group nu | |
| <u> </u> | | heating group number three, fire sprin | |
| | | ed in G.S. 87-21; provided the lan | |
| | | g, fittings, valves, and associated | |
| | | cape contracting that is downstrea | |
| | grou | ndwater source, or grey water source | , and downstream of a backflow |
| | preve | ention assembly. | |
| <u>(7)</u> | The | practice of electrical contracting as def | ined in G.S. 87-43. |
| <u>(c)</u> <u>A la</u> | ndscape | contractor licensed under this Chapter | r is not required to be licensed as |
| | | nder Article 1 of Chapter 87 of the | |
| - | | performing landscape construction of | or contracting work valued at an |
| | | ty thousand dollars (\$30,000). | |
| | | ure by the Board, each landscape cor | |
| design authorize | ed by the | e Board and bearing the name of the lie | censee, the number of the license, |

| | General Assemb | oly Of North Carolina | Session 2013 | | | |
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| | and the legend "I | N.C. Licensed Landscape Contractor." A landscape cont | ractor may use the seal | | | |
| 2 | only while the license is valid. | | | | | |
| | (e) Every landscape contractor issued a license under this Chapter shall display the | | | | | |
| | license conspicuously in the landscape contractor's place of business. Every landscape | | | | | |
| | contractor shall c | lisplay the license number issued to the contractor by the | e Board on all business | | | |
| | cards, contracts, | and vehicles used by the contractor in the landscape con | tracting business. | | | |
| | " <u>§ 89D-13. Exe</u> | nptions. | | | | |
| | The provision | ns of this Chapter shall not apply to the following: | | | | |
| | <u>(1)</u> | Any federal, State, or local governmental agency perf | orming landscaping on | | | |
| | | public property. | | | | |
| | <u>(2)</u> | The North Carolina Department of Transportation (N | CDOT). However, for | | | |
| | | landscape installations or establishment periods for an | ny project that exceeds | | | |
| | | the current contract amount requiring performance | 1 1 | | | |
| | | according to State law, NCDOT shall require a license | | | | |
| | | to perform the work. NCDOT, at its discretion, m | | | | |
| | | landscape contractor for landscape projects of any cos | | | | |
| | <u>(3)</u> | Any property owner performing landscape work on hi | | | | |
| | <u>(4)</u> | Any person or business owning or operating a golf cou | | | | |
| | <u>(5)</u> | Any landscaping work where the price of all contra | · · · · · · · · · · · · · · · · · · · | | | |
| | | and other items for a given job site during any consec | | | | |
| | | is less than twenty-five thousand dollars (\$25,000). | | | | |
| | | unit shall not enact a local ordinance or regulation | · · | | | |
| | | landscaping work performed pursuant to this subdivisi | | | | |
| | <u>(6)</u> | Any person or business licensed pursuant to Article | | | | |
| | | General Statutes who possesses a classification und | | | | |
| | | building contractor, a residential contractor, or a pul | · · · · · · · · · · · · · · · · · · · | | | |
| | | when the contractor uses the contractor's own e | | | | |
| | | landscape construction or contracting. A public utilitie | | | | |
| | | by this subdivision may only perform the action $C = 87, 10$ (b)(2) | ctivities described in | | | |
| | (7) | <u>G.S. 87-10(b)(3)a.</u> | actor under Article 1 of | | | |
| | <u>(7)</u> | Any person or business licensed as an electrical contra Chapter 87 of the Congrel Statutes who is dee | | | | |
| | | <u>Chapter 87 of the General Statutes who is des</u> maintaining any electric work, wiring, devices, applia | | | | |
| | <u>(8)</u> | Any person or business licensed as a plumbing contra | ± ± | | | |
| | (0) | Chapter 87 of the General Statutes who is inst | | | | |
| | | apparatus, or appurtenances to supply water thereto | | | | |
| | | other waste therefrom, including the installation, rep | | | | |
| | | water mains, water taps, services lines, water meters, | | | | |
| | | assemblies supplying water for irrigation systems or | • | | | |
| | | system. | repuile to un ningution | | | |
| | <u>(9)</u> | A professional engineer licensed pursuant to Chapte | er 89C of the General | | | |
| | <u>(27</u> | Statutes. | | | | |
| | <u>(10)</u> | A professional landscape architect licensed under | Chapter 89A of the | | | |
| | <u>(***)</u> | General Statutes. | | | | |
| | <u>(11)</u> | An individual or a business engaged in any of the fol | lowing activities while | | | |
| | <u> /</u> | performing that activity: | <u> </u> | | | |
| | | <u>a.</u> <u>Clearing and grading plots and areas of land.</u> | | | | |
| | | b. Erosion control. | | | | |
| | | c. <u>Arboriculture</u> , including consultations on pr | uning and removal of | | | |
| | | trees. | | | | |
| | | | | | | |

| General Assemb | oly Of North Carolina | Session 2013 |
|----------------------|---|-------------------------|
| | <u>d.</u> <u>The installation of sod, seed, or plugs by sod p</u> | producers certified by |
| | the Plant Industry Division of the North Car | rolina Department of |
| | Agriculture and Consumer Services. | - |
| | e. Landscape construction performed by utilities | s contractors for the |
| | purpose of grading and erosion control. | |
| | f. Lawn mowing, turf edging, and debris removal s | services. |
| | g. Turf management or lawn care services only, in | ncluding fertilization, |
| | aeration, weed control, or other turf manag | ement or lawn care |
| | practices other than mowing or edging. | |
| | <u>h.</u> <u>Design, installation, and maintenance of on-site</u> | e wastewater disposal |
| | or reuse systems within the on-site wastewater p | permit specifications. |
| <u>(12)</u> | Any person performing landscaping work on a farm | for use in agriculture |
| | production, farming, or ranching. | |
| <u>§ 89D-14. The</u> | North Carolina Landscape Contractors' Licensing Bo | ard. |
| | is created the North Carolina Landscape Contractors' I | Licensing Board. The |
| Board shall cons | ist of nine members appointed as follows: | |
| <u>(1)</u> | One member appointed by the Governor who is a me | ember of the general |
| | <u>public.</u> | |
| <u>(2)</u> | One member appointed by the Commissioner of Ag | - |
| | recommendations from The North Carolina Green Indus | |
| <u>(3)</u> | One member appointed by the Board of Directors o | |
| | Nursery and Landscape Association, Inc., who is a p | |
| | operating a nursery certified by the North Caro | - |
| | Agriculture and Consumer Services Plant Industry Divi | |
| <u>(4)</u> | Four members who are licensed landscape contractor | |
| | landscape construction or contracting. One of the fo | |
| | appointed by the General Assembly upon the reco | |
| | Speaker of the House of Representatives pursuant to re | |
| | The North Carolina Green Industry Council; one shall | |
| | General Assembly upon the recommendation of the Pr | |
| | of the Senate pursuant to recommendations from the | - |
| | Association, who is also a licensed irrigation contract | |
| | appointed by the Board of Directors of the North C Landscape Association, Inc. | aronna nursery and |
| (5) | <u>One member appointed by the Board of Directors o</u> | f the North Carolina |
| <u>(J)</u> | Chapter of the American Society of Landscape A | |
| | registered landscape architect. | Architects who is a |
| <u>(6)</u> | One member appointed by the President of The University | sity of North Carolina |
| <u>(0)</u> | from within the land grant university community who | |
| | landscaping methods and practices. | is knowledgeddie m |
| (b) All a | popointments shall be for three-year terms. No member s | shall serve more than |
| | nsecutive terms. | shan serve more than |
| * | ancy on the Board created by death, resignation, or other | wise shall be filled in |
| | er as the original appointment, except that all unexp | |
| | ted by the General Assembly shall be filled in accordance | |
| | Il vacancies shall serve the remainder of the unexpired | |
| | pointed and qualified. | |
| | Board shall elect annually a chair and other officers as i | t deems necessary to |
| | poses of this Chapter and shall hold meetings at least twi | • |
| | l constitute a quorum. | |

| | General Assemb | ly Of North Carolina | Session 2013 |
|----------|-------------------------|---|---------------------------------------|
| 1 | (e) Each | member of the Board may receive per diem and reimburs | sement for travel and |
| 2 | subsistence as set | t forth in G.S. 93B-5. | |
| 3 | <u>(f)</u> <u>The E</u> | Board shall be entitled to the services of the Attorney G | eneral in connection |
| 4 | with the affairs o | f the Board or may, in its discretion, employ an attorney | to assist or represent |
| 5 | it in the enforcem | nent of this Chapter. | |
| 6 | " <u>§ 89D-15. Pow</u> | ers and duties. | |
| 7 | The Board sh | all have the following powers and duties: | |
| 8 | <u>(1)</u> | Administer and enforce the provisions of this Chapter. | |
| 9 | <u>(2)</u> | Adopt, amend, or repeal rules to carry out the provisions | |
| 10 | <u>(3)</u> | Examine and determine the qualifications and fitnes | ss of applicants for |
| 11 | | licensure and licensure renewal. | |
| 12 | <u>(4)</u> | Issue, renew, deny, restrict, suspend, or revoke licenses. | |
| 13 | <u>(5)</u> | Reprimand or otherwise discipline licensees under this C | – |
| 14 | <u>(6)</u> | Receive and investigate complaints from members of the | |
| 15 | <u>(7)</u> | Conduct investigations to determine whether violations | _ |
| 16 | | or constitute grounds for disciplinary action against | licensees under this |
| 17 | | Chapter. | |
| 18 | <u>(8)</u> | Conduct administrative hearings in accordance with A | rticle 3A of Chapter |
| 19 | | <u>150B of the General Statutes.</u> | |
| 20 | <u>(9)</u> | Seek injunctive relief through any court of compe | tent jurisdiction for |
| 21 | (10) | violations of this Chapter. | • • • • • • • |
| 22 | <u>(10)</u> | Collect fees required by G.S. 89D-21 and any other more | nies permitted by law |
| 23 | (11) | to be paid to the Board. | u h a u d |
| 24 25 | $\frac{(11)}{(12)}$ | Require licensees to file and maintain an adequate surety Establish and approve continuing education require | |
| 23 26 | <u>(12)</u> | licensed under this Chapter. | ements for persons |
| 20 27 | <u>(13)</u> | Employ a secretary-treasurer and any other clerical | personnel the Board |
| 28 | <u>(15)</u> | deems necessary to carry out the provisions of this | |
| 20 29 | | compensation for employees. | Chapter and to m |
| 30 | (14) | Maintain a record of all proceedings conducted by t | he Board and make |
| 31 | <u>()</u> | available to licensees and other concerned parties an | |
| 32 | | Board action. | <u> </u> |
| 33 | (15) | Adopt and publish a code of professional conduct for | all persons licensed |
| 34 | <u>-</u> | under this Chapter. | <u>1</u> |
| 35 | (16) | Adopt and publish a code of minimum practice star | dards for landscape |
| 36 | | construction and contracting. | |
| 37 | <u>(17)</u> | Adopt a seal containing the name of the Board for | use on licenses and |
| 38 | | official reports issued by the Board. | |
| 39 | | lication for license; qualifications; examination; issuan | |
| 40 | | application to the Board and payment of the required f | |
| 41 | | andscape contractor may sit for the examination if the | |
| 42 | | strating the applicant's qualifications for licensure un | • • • • • • • • • • • • • • • • • • • |
| 43 | • | es adopted by the Board and meets all of the following qua | alifications: |
| 44 | (1) | <u>Is at least 18 years of age.</u> | |
| 45 | $\frac{(2)}{(2)}$ | Is of good moral character as determined by the Board. | 1 (1 D 1 |
| 46 47 | $\frac{(3)}{(4)}$ | Provides evidence of business identification as required | |
| 47 48 | <u>(4)</u> | Files with the Board and maintains a corporate surety | |
| 48 49 | | company authorized to do business in this State or an | |
| 49 50 | | credit issued by an insured institution. The surety bond shall be in the amount of ten thousand dollars (\$10,000) | |
| 50 51 | | letter of credit shall be approved by the Board as to | - |
| 51 | | ioner of creat shall be approved by the board as to | s totti and shall be |

| | General Assem | bly Of North Carolina | Session 2013 |
|-----------|------------------------|--|-----------------------|
| 1 | | conditioned upon the obligor faithfully conforming to | and abiding by the |
| 2 | | provisions of this Chapter. Any person claiming to be in | |
| 3 | | licensed landscape contractor that constitutes a violation | of this Chapter may |
| 4 | | institute an action to recover against the licensee and the | surety. |
| 5 | (b) If the | e applicant meets all the qualifications in subsection (a) | of this section, the |
| 6 | applicant shall b | e required to pass an examination administered by the Boa | rd before the Board |
| 7 | may issue the | license. The Board shall establish the scope and sub | ject matter of the |
| 8 | examination to b | be administered. The Board shall administer examinations | at least twice a year |
| 9 | at a time and pla | ce to be determined by the Board. | |
| 0 | (c) When | n the Board determines that an applicant has met all th | e qualifications for |
| 1 | licensure, submi | tted the required fee, and passed the examination, the | Board shall issue a |
| 2 | license to the app | <u>plicant.</u> | |
| 3 | " <u>§ 89D-17. Cor</u> | porations; partnerships; persons doing business under t | rade name. |
| 4 | (a) The | Board may issue a license in the name of a corporation | n if the corporation |
| 5 | complies with th | <u>e following:</u> | |
| 6 | <u>(1)</u> | One or more officers or full-time employees, or both, er | npowered to act for |
| 7 | | the corporation are individuals licensed under this Chapter | er. |
| 8 | <u>(2)</u> | Only the officers or employees described in subdi | vision (1) of this |
| 9 | | subsection execute contracts for landscape construction of | or contracting in the |
| 0 | | name of a corporation and are readily available to exerc | ise supervision over |
| 1 | | the work performed pursuant to the contract. | |
| 2 | <u>(b)</u> <u>The</u> | Board may issue a license in the name of a limited liabi | lity company if the |
| .3 | company compli | es with the following: | |
| 24 | <u>(1)</u> | One or more managers, as defined in G.S. 57D-1-03, exe | cutives, or full-time |
| 25 | | employees, or a combination thereof, are individuals | licensed under this |
| 6 | | <u>Chapter.</u> | |
| 27 | <u>(2)</u> | Only the managers, executives, or employees described i | n subdivision (1) of |
| 8 | | this subsection execute contracts for landscape construction | |
| 9 | | the name of the limited liability company and are n | |
| 0 | | exercise supervision over the work performed pursuant to | |
| 1 | | Board may issue a license in the name of a partnership | o if the partnership |
| 32 | complies with th | - | |
| 33 | <u>(1)</u> | One or more general partners or full-time employees er | - |
| 34 | | the partnership are individuals licensed under this Chapte | |
| 35 | <u>(2)</u> | Only the partners or employees described in subdi | |
| 86 | | subsection execute contracts for landscape construction | |
| 7 | | name of the partnership and are readily available to e | exercise supervision |
| 8 | | over the work performed pursuant to the contract. | |
| 89 | | Board may issue a license in an assumed or designated trad | e name if the owner |
| 40 | | omplies with the following: | |
| 41 | <u>(1)</u> | The owner or one or more full-time employees empoy | vered to act for the |
| 12 | | owner is an individual licensed under this Chapter. | |
| 13 | <u>(2)</u> | Only the persons described in subdivision (1) of this | |
| 44 4 5 | | contracts for landscape construction or contracting | |
| 45 | | designated trade name of the business and are readily a | |
| 46 | () 1171 | supervision over the work performed pursuant to the cont | |
| 47 49 | | the Board issues a license under this section, the Board s | |
| 48 | | e and license number of the individual licensee connected | |
| 49 | partnership, or b | usiness conducted under an assumed or designated trade na | <u>me.</u> |

| | General Assembly Of North Carolina Session 2013 |
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| 1 | (f) A person licensed pursuant to this section shall be readily available to exercise |
| 2 | supervision over a contract for landscape construction or contracting until the contract is |
| 3 | completed. |
| 4 | (g) When a licensee executes a contract for landscape construction or contracting in any |
| 5 | capacity other than as a sole proprietor contracting on the licensee's own behalf, the person on |
| 6 | whose behalf the licensee is executing the contract shall be licensed under this section. |
| 7 | (h) A corporation, partnership, or person doing business under an assumed or |
| 8 | designated trade name shall notify the Board in accordance with rules adopted by the Board if |
| 9 | an individual licensee who is indicated in the license issued under this section ceases to be an |
| 10 | officer, partner, owner, or employee of the corporation, partnership, or person doing business |
| 11 | under the assumed or designated trade name. If the corporation, partnership, or person no |
| 12 | longer has an officer, general partner, owner, or employee described in subdivision (a)(1), |
| 13 | (b)(1), or (c)(1) of this section, the corporation, partnership, or person shall have 120 days from |
| 14 | the date the officer, general partner, owner, or employee ceases the relationship with the |
| 15 | corporation, partnership, or person to satisfy the requirements described in subdivision (a)(1), |
| 16 | (b)(1), or (c)(1) of this section. The Board may, in its discretion, grant the corporation, |
| 17 | partnership, or person a period greater than 120 days to satisfy the requirements described in |
| 18 | subdivision (a)(1), (b)(1), or (c)(1) of this section as it deems appropriate. After 120 days, or a |
| 19 | time period greater than 120 days as approved by the Board, if the corporation, partnership, or |
| 20 | person does not have an officer, general partner, owner, or employee as described in |
| 21 | subdivision (a)(1), (b)(1), or (c)(1) of this section, the license issued under this section is |
| 22 | automatically suspended and the corporation, partnership, or person shall cease practicing |
| 23 | landscape construction or contracting. |
| 24 | " <u>§ 89D-18. Licensing of nonresidents.</u> |
| 25 | (a) Definitions. – The following definitions apply in this section: |
| 26 | (1) Delinquent income tax debt. – The amount of income tax due as stated in a |
| 27 | final notice of assessment issued to a taxpayer by the Secretary of Revenue |
| 28 | when the taxpayer no longer has the right to contest the amount. |
| 29 | (2) Foreign corporation. – A corporation as defined in G.S. 55-1-40. |
| 30 | (3) Foreign entity. – A foreign corporation, a foreign limited liability company, |
| 31 | or a foreign partnership. |
| 32 | (4) Foreign limited liability company. – A company as defined in |
| 33 | $\frac{\text{G.S. 57D-1-03.}}{\text{E}}$ |
| 34 25 | (5) Foreign partnership. – One of the following that does not have a permanent |
| 35 36 | place of business in this State: A foreign limited northership of defined in C.S. 50, 102 |
| 30 37 | <u>a.</u> <u>A foreign limited partnership as defined in G.S. 59-102.</u> <u>b.</u> <u>A general partnership formed under the laws of a jurisdiction other</u> |
| 37 | than this State. |
| 38 39 | (b) Licensing. – Except as provided in this section, the Board may issue a license to a |
| 40 | nonresident individual or a foreign entity that meets the requirements for licensure under this |
| 41 | Chapter. |
| 42 | (c) <u>Certificate of Authority Required. – The Board shall not issue a license for a foreign</u> |
| 43 | corporation unless the corporation has obtained a certificate of authority from the Secretary of |
| 44 | State pursuant to Article 15 of Chapter 55 of the General Statutes. The Board shall not issue a |
| 45 | license for a foreign limited liability company unless the company has obtained a certificate of |
| 46 | authority from the Secretary of State pursuant to Article 7 of Chapter 57D of the General |
| 47 | Statutes. |
| 48 | (d) Information. – The Board, upon request, shall provide the Secretary of Revenue the |
| 49 | name, address, and tax identification number of every nonresident individual and foreign entity |
| 50 | licensed by the Board. The information to be provided under this section shall be in a form |
| 51 | required by the Secretary of Revenue. |

Delinquents. - If the Secretary of Revenue determines that any nonresident 1 (e) 2 individual or foreign entity licensed by the Board owes a delinquent income tax debt, the 3 Secretary of Revenue may notify the Board of the nonresident individual and foreign entity and 4 instruct the Board not to renew the nonresident individual or foreign entity's license. The Board shall not renew the license of a nonresident individual or foreign entity identified by the 5 6 Secretary of Revenue unless the Board receives a written statement from the Secretary that (i) 7 the debt has been paid or (ii) the debt is being paid pursuant to an installment agreement. 8 "§ 89D-19. Reciprocity. 9 The Board may issue a license, without examination, to any person who is a landscape 10 contractor licensed, certified, or registered in another state or country if the requirements for 11 licensure, certification, or registration in the other state or country are substantially equivalent to the requirements for licensure in this State. 12 13 "§ 89D-20. License renewal and continuing education. 14 Every license issued under this Chapter shall be renewed on or before the first day (a) 15 of August of each year. Any person who desires to continue to practice shall apply for a license 16 renewal and shall submit the required fee. Licenses that are not renewed shall be automatically 17 revoked. A license may be renewed at any time within one year after its expiration if (i) the 18 applicant pays the required renewal fee and late renewal fee, (ii) the Board finds that the 19 applicant has not used the license in a manner inconsistent with the provisions of this Chapter 20 or engaged in the practice of landscape construction or contracting after notice of revocation, 21 and (iii) the applicant is otherwise eligible for licensure under the provisions of this Chapter. 22 When necessary, the Board may require licensees to demonstrate continued competence as a 23 condition of license renewal. 24 (b)As a condition of license renewal, a licensee shall meet the continuing education 25 requirements set by the Board. Each licensee shall complete seven continuing education units 26 per year. The Board may suspend a licensee's license for 30 days for failure to obtain 27 continuing education units required by this subsection. Upon payment of a reinstatement fee, 28 submitting to the Board proof of the continuing education units required by this subsection, and 29 payment of the license renewal fee and late renewal fee, the licensee's license shall be 30 reinstated. Failure to request a reinstatement of the license and failure to pay the reinstatement 31 fee, renewal fee, and late renewal fee shall result in the forfeiture of a license. Upon forfeiture, 32 a person shall be required to submit a new application and retake the examination as provided 33 in this Chapter. 34 "§ 89D-21. Expenses and fees. 35 The Board may impose the following fees not to exceed the amounts listed below: (a) 36 (1) Application fee \$100.00 37 (2)Examination fee 250.00 38 Individual license fee and individual license renewal 100.00 (3) 39 Initial corporate, limited liability company, partnership, (4) 40 or trade name license 100.00 41 Corporate, limited liability company, partnership, (5) 42 or trade-name license renewal 100.00 43 Late renewal fee 50.00 (6)44 Reinstatement fee 250.00 (7) 45 250.00 License by reciprocity (8) Duplicate license 25.00 46 (9) 47 When the Board uses a testing service for the preparation, administration, or grading (b) 48 of examinations, the Board may charge the applicant the actual cost of the examination services 49 and a prorated portion of the examination fee.

50 "§ 89D-22. Disciplinary action.

General Assembly Of North Carolina

Session 2013

| | General Assembly Of North Carolina | Session 2013 |
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| 1 | (a) The Board may deny, restrict, suspend, or revoke a license or re | fuse to issue or |
| 2 | renew a license if a licensee or applicant does any of the following: | |
| 3 | (1) Employs the use of fraud, deceit, or misrepresentation | in obtaining or |
| 4 | attempting to obtain a license or the renewal of a license. | |
| 5 | (2) Practices or attempts to practice landscape construction of | contracting by |
| 6 | fraudulent misrepresentation. | <u> </u> |
| 7 | (3) Commits an act of gross malpractice or incompetence as de | termined by the |
| 8 | Board. | |
| 9 | (4) Has been convicted of or pled guilty or no contest to a crim | ne that indicates |
| 10 | that the person is unfit or incompetent to practice as a land | |
| 11 | or that indicates that the person has deceived or defrauded the | |
| 12 | (5) Has been declared incompetent by a court of competent juris | • |
| 13 | (6) Has willfully violated any provision in this Chapter or any i | |
| 14 | the Board. | <u> </u> |
| 15 | (7) Uses or attempts to use the seal in a fraudulent or unauthorized | ed manner. |
| 16 | (8) Fails to file the required surety bond or letter of credit or to l | |
| 17 | letter of credit in force. | ± |
| 18 | (b) The Board may assess costs, including reasonable attorneys' fees a | nd investigatory |
| 19 | costs, in a proceeding under this section against an applicant or licensee found t | o be in violation |
| 20 | of this Chapter. | |
| 21 | " <u>§ 89D-23. Civil penalties.</u> | |
| 22 | (a) In addition to taking any of the actions permitted under G.S. 89D-22 | e, the Board may |
| 23 | assess a civil penalty not in excess of two thousand dollars (\$2,000) for each | violation of any |
| 24 | section of this Chapter or the violation of any rules adopted by the Board. The c | clear proceeds of |
| 25 | any civil penalty assessed under this section shall be remitted to the Ci | vil Penalty and |
| 26 | Forfeiture Fund in accordance with G.S. 115C-457.2. | |
| 27 | (b) Before imposing and assessing a civil penalty and fixing the amount | |
| 28 | the Board shall, as a part of its deliberations, take into consideration the followi | ng factors: |
| 29 | (1) The nature, gravity, and persistence of the particular violation | |
| 30 | (2) The appropriateness of the imposition of a civil penalty v | when considered |
| 31 | alone or in combination with other punishment. | |
| 32 | (3) Whether the violation was willful and malicious. | |
| 33 | (4) Any other factors that would tend to mitigate or aggravat | e the violations |
| 34 | found to exist. | |
| 35 | " <u>§ 89D-24. Injunction to prevent violation; notification of complaints.</u> | |
| 36 | (a) If the Board finds that a person who does not have a license is | |
| 37 | Chapter is engaging in the practice of landscape construction or contracting, | • |
| 38 | appear in its own name in superior court in actions for injunctive relief to pre | vent any person |
| 39 | from violating the provisions of this Chapter or the rules adopted by the Board. | • • • . |
| 40 | (b) <u>A licensed landscape contractor shall notify the Board of any wr</u> | |
| 41 | filed against the landscape contractor not resolved within 30 days from the da | te the complaint |
| 42 | was filed by registered mail to the Board." | 1. T 1 |
| 43 | SECTION 3.31.(c) Members serving on the North Caro | _ |
| 44 | Contractors' Registration Board on the effective date of this act shall continu | |
| 45 | members of the North Carolina Landscape Contractors' Licensing Board, r | lewly structured |
| 46 | under G.S. 89D-14(a), as enacted by Section 3.31(b) of this act, are appointed. | mbana annaintad |
| 47 48 | SECTION 3.31.(d) Once the term of one of the current public men | |
| 48 49 | by the Governor expires, the General Assembly, upon the recommendation of the House of Representatives, shall appoint a licensed landscape contractor in | - |
| 49 50 | landscape construction and contracting. Once the term of one of the current me | |
| 50 | by the Commissioner of Agriculture expires, the General Assembly, upon the | |
| 51 | by the Commissioner of Agriculture expires, the Ocheral Assembly, upon the | |

General Assembly Of North Carolina

of the President Pro Tempore of the Senate, shall appoint a licensed landscape contractor in the 1 2 business of landscape construction and contracting. All records, staff, funds, and other items of 3 the North Carolina Landscape Contractors' Registration Board are transferred to and made the 4 property of the North Carolina Landscape Contractors' Licensing Board. 5 SECTION 3.31.(e) Any person who, on or before December 31, 2014, meets at 6 least one of the following criteria shall be issued a landscape contractor's license by the North 7 Carolina Landscape Contractors' Licensing Board, without the requirement of examination, 8 upon submission of a completed application and payment of the application fee on or before 9 August 1, 2015: 10 (1)Is registered as a landscape contractor. 11 (2)Is licensed as an irrigation contractor. 12 (3) Is certified as a turf grass professional. 13 (4) Has three years of documented experience in the person's own business as a 14 landscape contractor or three years of documented experience as an 15 employee in a landscape contracting business and meets all other requirements and qualifications for licensure as a landscape contractor. 16 17 Educational experience can be applied towards the three-year experience 18 requirement as follows: 19 One year of credit for a two-year degree in related educational a. 20 training. 21 b. Two years of credit for a four-year degree in related educational 22 training. 23 Up to two years of credit for education or business experience in c. 24 general business management. 25 Landscape contractors currently registered under Chapter 89D of the General Statutes shall not 26 be required to renew the registration for the 2015 calendar year to qualify for the landscape 27 contractor's license, as enacted by Subsection 3.31(b) of this section. SECTION 3.31.(f) Subsection (a) of this section becomes effective August 1, 28 29 2015. 30 31 TRANSFER SOLID WASTE RULE-MAKING AUTHORITY FROM COMMISSION 32 FOR PUBLIC HEALTH TO ENVIRONMENTAL MANAGEMENT COMMISSION 33 SECTION 3.33.(a) G.S. 130A-29 reads as rewritten: 34 "§ 130A-29. Commission for Public Health – Creation, powers and duties. 35 36 (c) The Commission shall adopt rules: 37 (1)Repealed by Session Laws 1983 (Regular Session, 1984), c. 1022, s. 5. 38 Establishing standards for approving sewage-treatment devices and holding (2) 39 tanks for marine toilets as provided in G.S. 75A-6(o). 40 Establishing specifications for sanitary privies for schools where (3) 41 water-carried sewage facilities are unavailable as provided in 42 G.S. 115C-522. 43 (4)Establishing requirements for the sanitation of local confinement facilities as 44 provided in Part 2 of Article 10 of Chapter 153A of the General Statutes. 45 Repealed by Session Laws 1989 (Regular Session, 1990), c. 1075, s. 1. (5) 46 (5a) Establishing eligibility standards for participation in Department 47 reimbursement programs. 48 Requiring proper treatment and disposal of sewage and other waste from (6)49 chemical and portable toilets. 50 (7)Establishing statewide health outcome objectives and delivery standards.

| | General Asser | bly Of North Ca | rolina | Session 2013 |
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| 1 2 3 | (8) | equipment, and | ermit requirements for the sanitation of l procedures to be used by a person engate t 11 of Article 8 of this Chapter. | - |
| 4 5 | (9) | İmplementing i | immunization requirements for adult care and for nursing homes as provided in G.S. | - |
| 6 7 | (10) | | the biological agents registry in | |
| 8 9 10 | (11) | For matters wa | ithin its jurisdiction that allow for and draulic fracturing for the purpose of oil | |
| 11 | " | 1 | | |
| 12 | | | S. 130A-290 reads as rewritten: | |
| 13 | "§ 130A-290. | | | |
| 14 | | | ning is required by the context, the follow | ving definitions shall |
| 15 | apply through | it this Article: | | |
| 16 | | | | |
| 17 | <u>(3a)</u> | Commission | means the Environmental Management C | <u>commission.</u> |
| 18 19 | (35) | "Solid weste" | means any hazardous or nonhazardous | garbaga rafusa or |
| 20 | (33) | | waste treatment plant, water supply tre | 0 0 |
| 20 | | - | ol facility, domestic sewage and sludge | - |
| 22 | | - | eof in sanitary sewage collection, trea | |
| 23 | | | ther material that is either discarded or is | - |
| 24 | | • | d prior to being discarded, or has served | • |
| 25 | | | rally discarded, including solid, liquid, se | - |
| 26 | | - | ial resulting from industrial, institution | |
| 27 | | agricultural op | erations, and from community activities | . The term does not |
| 28 | | include: | | |
| 29 | | | aste from fowls and animals other than hu | umans. |
| 30 | | | dissolved material in: | |
| 31 | | | Domestic sewage and sludges generated | • |
| 32 33 | | | in sanitary sewage collection, treatment a which are designed to discharge efflu | |
| 34 | | | waters. | |
| 35 | | | Irrigation return flows. | |
| 36 | | | Wastewater discharges and the sludger | |
| 37 | | | generated by treatment which are point | |
| 38 | | | permits granted under Section 402 of | |
| 39 40 | | | Control Act, as amended (P.L. 92-500), | 1 0 |
| 40 41 | | | under G.S. 143-215.1 by the Environm Commission.Commission. However, any | - |
| 42 | | | the criteria for hazardous waste under R | |
| 43 | | | solid waste for the purposes of this Article | |
| 44 | | " | solid waste for the purposes of this ration | |
| 45 | SE | TION 3.33.(c) G | .S. 130A-291.1 reads as rewritten: | |
| 46 | | | ment program; permit fees. | |
| 47 | ••• | • • • • • • | | |
| 48 | (d) Sep | age shall be treate | ed and disposed only at a wastewater s | ystem that has been |
| 49 | · · · · | • | er rules adopted by the Commission or b | - |
| 50 | | - | site that is permitted by the Department | • |

| General Assem | bly Of I | North Carolina | Session 2013 |
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| Commission. | ssued of | nly if the site satisfies all of the requirements of the | e rules adopted by the |
| | FION 2 | 22 (d) $C \in 120 \land 204(a)(4)$ mode as maximittant | |
| | | .33.(d) G.S. 130A-294(a)(4) reads as rewritten: ste management program. | |
| | | nent is authorized and directed to engage i | n research conduct |
| investigations an | id surve | ys, make inspections and establish a statewide sol a program, the Department shall have authority to | id waste management |
| | onsini | a program, the Department shan have authority to | |
| (4) | a. | Develop a permit system governing the establish of solid waste management facilities. A landfil of 1/2 acre or less for the on-site disposal of la debris is exempt from the permit requirement of | l with a disposal area and clearing and inert |
| | | be governed by G.S. 130A-301.1. Demoliti | |
| | | decommissioning of manufacturing building | |
| | | generating stations, that is disposed of on t | - |
| | | decommissioned buildings, is exempt from the | |
| | | this section and rules adopted pursuant to this | |
| | | governed by G.S. 130A-301.3. The Department | |
| | | application for a new permit, the renewal of a p | ermit, or a substantial |
| | | amendment to a permit for a sanitary landfill, | excluding demolition |
| | | landfills as defined in the rules of the Con- | mmission, except as |
| | | provided in subdivisions (3) and (4) of sub | osection (b1) of this |
| | | section. No permit shall be granted for a soli | d waste management |
| | | facility having discharges that are point sources | until the Department |
| | | has referred the complete plans and sp | |
| | | Environmental Management-Commission and h | |
| | | writing that the plans and specifications are ap | |
| | | with the provisions of G.S. 143-215.1. In | • |
| | | Department denies a permit for a solid waste m | |
| | | shall state in writing the reason for denial an | |
| | | estimate of the changes in the applicant's propo | - |
| | 1 | that will be required for the applicant to obtain a | - |
| | b. | Repealed by Session Laws 2007-550, s. 1(a). | , effective August 1, |
| | | 2007. The Department shall done on application for | a normait for a solid |
| | c. | The Department shall deny an application for | - |
| | | waste management facility if the Department fir1. Construction or operation of the proportion | |
| | | inconsistent with or violate rules adopted | • |
| | | 2. Construction or operation of the pro | • |
| | | result in a violation of water quality star | |
| | | Environmental Management Comm | - · |
| | | G.S. 143-214.1 for waters, as defined in | - |
| | | 3. Construction or operation of the faci | |
| | | significant damage to ecological system | • |
| | | cultural sites, recreation areas, or histor | |
| | | local significance. These areas include, | |
| | | national or State parks or forests; wild | |
| | | sites; recreation areas; segments of th | |
| | | rivers system; wildlife refuges, preserv | |
| | | areas; areas that provide habitat for thre | - |
| | | · 1 | <i></i> |

| | General Assembly Of North CarolinaSession 2013 | | | |
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| 1 | species; primary nursery areas and critical fisheries habitat | | | |
| 2 | designated by the Marine Fisheries Commission; and | | | |
| 3 | Outstanding Resource Waters designated by the | | | |
| 4 | Environmental Management Commission. | | | |
| 5 | " | | | |
| 6 | SECTION 3.33.(e) G.S. 130A-300 reads as rewritten: | | | |
| 7 | "§ 130A-300. Effect on laws applicable to water pollution control. | | | |
| 8 | This Article shall not be considered as amending, repealing or in any manner abridging or | | | |
| 9 | interfering with those sections of the General Statutes of North Carolina relative to the control | | | |
| 10 | of water pollution as now administered by the Environmental Management Commission nor | | | |
| 11 | shall the provisions of this Article be construed as being applicable to or in any way affecting | | | |
| 12 | the authority of the Environmental Management Commission to control the discharges of | | | |
| 13 | wastes to the waters of the State as provided in Articles 21 and 21A, Chapter 143 of the | | | |
| 14 | General Statutes." | | | |
| 15 | SECTION 3.33.(f) G.S. 130A-302 reads as rewritten: | | | |
| 16 | "§ 130A-302. Sludge deposits at sanitary landfills. | | | |
| 17 | Sludges generated by the treatment of wastewater discharges which are point sources | | | |
| 18 | subject to permits granted under Section 402 of the Federal Water Pollution Act, as amended | | | |
| 19 20 | (P.L. 92-500), or permits generated under G. S. 143-215.1 by the Environmental Management | | | |
| 20 | Commission shall not be deposited in or on a sanitary landfill permitted under this Article | | | |
| 21 22 | unless in a compliance with the rules concerning solid waste adopted under this Article." | | | |
| 22 | SECTION 3.33.(g) G.S. 130A-310.3 reads as rewritten: | | | |
| 23 24 | "§ 130A-310.3. Remedial action programs for inactive hazardous substance or waste disposal sites. | | | |
| 24 25 | disposal sites. | | | |
| 25 26 | (b) Where possible, the Secretary shall work cooperatively with any owner, operator, | | | |
| 20 27 | responsible party, or any appropriate agency of the State or federal government to develop and | | | |
| 28 | implement the inactive hazardous substance or waste disposal site remedial action program. | | | |
| 29 | The Secretary shall not take action under this section to the extent that the Environmental | | | |
| 30 | Management Commission, the Commissioner of Agriculture, or the Pesticide Board has | | | |
| 31 | assumed jurisdiction pursuant to Articles 21 or 21A of Chapter 143 of the General Statutes. | | | |
| 32 | J I I | | | |
| 33 | (d) In any inactive hazardous substance or waste disposal site remedial action program | | | |
| 34 | implemented hereunder, the Secretary shall ascertain the most nearly applicable cleanup | | | |
| 35 | standard as would be applied under CERCLA/SARA, and may seek federal approval of any | | | |
| 36 | such program to insure concurrent compliance with federal standards. State standards may | | | |
| 37 | exceed and be more comprehensive than such federal standards. The Secretary shall assure | | | |
| 38 | concurrent compliance with applicable standards set by the Environmental Management | | | |
| 39 | Commission. | | | |
| 40 | " •••• | | | |
| 41 | SECTION 3.33.(h) G.S. 130A-310.4(g) reads as rewritten: | | | |
| 42 | "(g) The Commission on Health Services [Commission for Public Health] shall adopt | | | |
| 43 | rules prescribing the form and content of the notices required by this section. The proposed | | | |
| 44 | remedial action plan shall include a summary of all alternatives considered in the development | | | |
| 45 | of the plan. A record shall be maintained of all comment received by the Department regarding | | | |
| 46 | the remedial action plan." | | | |
| 47 | SECTION 3.33.(i) G.S. 130A-310.31(b)(5) reads as rewritten: | | | |
| 48 | "(5) "Unrestricted use standards" when used in connection with "cleanup", | | | |
| 49 50 | "remediated", or "remediation" means contaminant concentrations for each | | | |
| 50 | environmental medium that are considered acceptable for all uses and that | | | |
| 51 | comply with generally applicable standards, guidance, or established | | | |

| General Assembly Of North CarolinaSession 2013 |
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| methods governing the contaminants that are established by statute or adopted, published, or implemented by the Environmental Management Commission, the Commission, or the Department instead of the site-specific contaminant levels established pursuant to this Part." |
| SECTION 3.33.(j) G.S. 130A-310.65 reads as rewritten: |
| "§ 130A-310.65. Definitions. |
| As used in this Part: |
| (1) "Background standard" means the naturally occurring concentration of a substance in the absence of the release of a contaminant. |
| (2) "Commission" means the Environmental Management Commission created pursuant to G.S. 143B-282. |
| |
| (12) "Unrestricted use standards" means contaminant concentrations for each |
| environmental medium that are acceptable for all uses; that are protective of |
| public health, safety, and welfare and the environment; and that comply with |
| generally applicable standards, guidance, or methods established by statute |
| or adopted, published, or implemented by the Commission, the Commission |
| for Public Health, Commission or the Department." |
| SECTION 3.33.(k) G.S. 113-391(a)f. reads as rewritten: |
| "f. Management of wastes produced in connection with oil and gas |
| exploration and development and use of horizontal drilling and hydraulic fracturing treatments for that purpose. Such rules shall |
| address storage, transportation, and disposal of wastes that may |
| contain radioactive materials or wastes that may be toxic or have |
| other hazardous wastes' characteristics that are not otherwise |
| regulated as a hazardous waste by the federal Resource Conservation |
| and Recovery Act (RCRA), such as top-hole water, brines, drilling |
| fluids, additives, drilling muds, stimulation fluids, well servicing |
| fluids, oil, production fluids, and drill cuttings from the drilling, |
| alteration, production, plugging, or other activity associated with oil |
| and gas wells. Wastes generated in connection with oil and gas |
| exploration and development and use of horizontal drilling and |
| hydraulic fracturing treatments for that purpose that constitute |
| hazardous waste under RCRA shall be subject to rules adopted by the |
| Environmental Management Commission for Public Health to |
| implement RCRA requirements in the State." |
| SECTION 3.33.(I) G.S. 113-415 reads as rewritten: |
| "§ 113-415. Conflicting laws. |
| No provision of this Article shall be construed to repeal, amend, abridge or otherwise |
| affect: (i) affect the authority and responsibility responsibility (i) vested in the Environmental Management Commission by Article 7 of Chapter 87 of the General Statutes, pertaining to the |
| location, construction, repair, operation and abandonment of wells, or the authority and |
| responsibility wells; (ii) vested in the Environmental Management Commission related to the |
| control of water and air pollution as provided in Articles 21 and 21A of Chapter 143 of the |
| General Statutes; or (ii) the authority or responsibility(iii) vested in the Department and the |
| Environmental Management Commission for Public Health by Article 10 of Chapter 130A of |
| the General Statutes pertaining to public water-supply requirements, requirements; or the |
| authority and responsibility(iv) vested in the Environmental Management Commission for |
| Public Health related to the management of solid and hazardous waste as provided in Article 9 |
| of Chapter 130A of the General Statutes " |

50 of Chapter 130A of the General Statutes."

| (| General Assembly Of North CarolinaSession 2013 |
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| | SECTION 3.33.(m) The Revisor of Statutes shall make any conforming statutory |
| (| changes necessary to reflect the transfer of rule-making authority under Article 9 of Chapter |
| | 130A of the General Statutes from the Commission for Public Health to the Environmental |
|] | Management Commission. |
| | SECTION 3.33.(n) The Codifier of Rules shall make any conforming rule changes |
| 1 | necessary to reflect the transfer of rule-making authority under Article 9 of Chapter 130A of |
| 1 | the General Statutes from the Commission for Public Health to the Environmental Management |
| (| Commission. |
| | |
| , | TRANSFER DRINKING WATER RULE-MAKING AUTHORITY FROM |
| (| COMMISSION FOR PUBLIC HEALTH TO ENVIRONMENTAL MANAGEMENT |
| (| COMMISSION |
| | SECTION 3.34.(a) G.S. 130A-313 is amended by adding a new subdivision to |
| 1 | read: |
| | "(2a) "Commission" means the Environmental Management Commission." |
| | SECTION 3.34.(b) G.S. 87-97(i) reads as rewritten: |
| 1 | "§ 87-97. Permitting, inspection, and testing of private drinking water wells. |
| | |
| | (i) Commission for Public HealthEnvironmental Management Commission to Adopt |
|] | Drinking Water Testing Rules The Commission for Public HealthEnvironmental |
|] | Management Commission shall adopt rules governing the sampling and testing of well water |
| i | and the reporting of test results. The rules shall allow local health departments to designate |
| 1 | third parties to collect and test samples and report test results. The rules shall also provide for |
| (| corrective action and retesting where appropriate. The Commission for Public |
|] | HealthCommission may by rule require testing for additional parameters, including volatile |
| (| organic compounds, if the Commission makes a specific finding that testing for the additional |
| | parameters is necessary to protect public health. If the Commission finds that testing for certain |
| , | volatile organic compounds is necessary to protect public health and initiates rule making to |
| 1 | require testing for certain volatile organic compounds, the Commission shall consider all of the |
| | following factors in the development of the rule: (i) known current and historic land uses |
| i | around well sites and associated contaminants; (ii) known contaminated sites within a given |
| 1 | radius of a well and any known data regarding dates of contamination, geology, and other |
| 1 | relevant factors; (iii) any GIS-based information on known contamination sources from |
| (| databases available to the Department of Environment and Natural Resources; and (iv) visual |
| (| on-site inspections of well sites. In addition, the rules shall require local health departments to |
| (| educate citizens for whom new private drinking water wells are constructed and for citizens |
| , | who contact local health departments regarding testing an existing well on all of the following: |
| | (1) The scope of the testing required pursuant to this Article. |
| | (2) Optional testing available pursuant to this Article. |
| | (3) The limitations of both the required and optional testing. |
| | (4) Minimum drinking water standards." |
| | SECTION 3.34.(c) The Codifier of Rules shall make any conforming rule changes |
|] | necessary to reflect the transfer of rule-making authority under Article 10 of Chapter 130A of |
| 1 | the General Statutes from the Commission for Public Health to the Environmental Management |
| (| Commission. |
| | |
| | WELL CONTRACTOR LICENSING CHANGES |
| 1 | SECTION 3.35.(a) G.S. 87-43.1 is amended by adding the following new |
| | Sherion 5.55.(a) G.S. 67 45.1 is antended by adding the following new |
| | subdivision to read: |
| 1 | |

General Assembly Of North Carolina Session 2013 1 2 (10)To the installation, construction, maintenance, or repair of electrical wiring, 3 devices, appliances, or equipment by a person certified as a well contractor 4 under Article 7A of this Chapter when running electrical wires from the well 5 pump to the pressure switch." SECTION 3.35.(b) G.S. 87-98.6 reads as rewritten: 6 7 "§ 87-98.6. Well contractor qualifications and examination. 8 The Commission, with the advice and assistance of the Secretary, shall establish (a) 9 minimum requirements of education, experience, and knowledge for each type of certification 10 for well contractors and shall establish procedures for receiving applications for certification, 11 conducting examinations, and making investigations of applicants as may be necessary and 12 appropriate so that prompt and fair consideration will be given to each applicant. 13 The Commission, with the advice and assistance of the Secretary, shall establish (b) 14 minimum requirements of education, experience, and knowledge for each type of certification for well contractors for the installation, construction, maintenance, and repair of electrical 15 16 wiring devices, appliances, and equipment related to the construction, operation, and repair of 17 wells. Requirements developed pursuant to this subsection shall apply only to the initial 18 certification of an applicant and shall not be required as part of continuing education or as a 19 condition of certification renewal." 20 **SECTION 3.35.(c)** This section is effective when it becomes law. The 21 requirements of subsection (b) of G.S. 87-98.6, as enacted by Section 3.35(b) of this section, 22 apply to applicants applying for certification on or after the date this section becomes effective. 23 24 STANDARDIZE LOCAL WELL PROGRAMS 25 SECTION 3.36.(a) G.S. 87-97 reads as rewritten: 26 "§ 87-97. Permitting, inspection, and testing of private drinking water wells. Mandatory Local Well Programs. - Each county, through the local health 27 (a) 28 department that serves the county, shall implement a private drinking water well permitting, 29 inspection, and testing program. Local health departments shall administer the program and 30 enforce the minimum well construction, permitting, inspection, repair, and testing requirements 31 set out in this Article and rules adopted pursuant to this Article. No person shall unduly delay 32 or refuse to permit a well that can be constructed or repaired and operated in compliance with 33 the requirements set out in this Article and rules adopted pursuant to this Article. 34 (a1) Use of Standard Forms. - Local well programs shall use the standard forms created 35 by the Department for all required submittals and shall not create their own forms unless the 36 local program submits a petition for rule making to the Environmental Management 37 Commission, and the Commission by rule finds that conditions or circumstances unique to the 38 area served by the local well program constitute a threat to public health that will be mitigated 39 by use of a local form different from the form used by the Department. 40 . . . 41 (k) Registry of Permits and Test Results. - Each local health department shall maintain 42 a registry of all private drinking water wells for which a construction permit or repair permit is issued is searchable by address or addresses served by the well. The registry shall 43 44 specify the physical location of each private drinking water well and shall include the results of 45 all tests of water from each well. The local health department shall retain a record of the results of all tests of water from a private drinking water well until the well is properly closed in 46 47 accordance with the requirements of this Article and rules adopted pursuant to this Article. 48 " 49 **SECTION 3.36.(b)** Notwithstanding 15A NCAC 02C .0107(j)(2), neither the 50 Department of Environment and Natural Resources nor any local well program shall require 51 that well contractor identification plates include the well construction permit numbers. Local

| | General Assembly Of North Carolina | Session 2013 | | |
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| 1 | well programs may install a plate with the well construction permit number or any other | | | |
| 2 | information deemed relevant on a well at the expense of the local program. | | | |
| 3 | SECTION 3.36.(c) The Environmental Management Commission | - | | |
| 4 | rule to amend 15A NCAC 02C .0107(j)(2) consistent with Section 3.36(b) of this s | | | |
| 5 | SECTION 3.36.(d) Section 3.36(b) of this section expires on the date | that the rule | | |
| 6 | adopted pursuant to Section 3.36(c) of this section becomes effective. | | | |
| 7 | SECTION 3.36.(e) If the well location marked on the map subm | | | |
| 8 | application to a local well program is also marked with a stake or similar m | | | |
| 9 10 | property, then the local well program may not require the contractor to be onsi on-site predrill inspection, as long as the contractor is available by telephor | - | | |
| 10 | questions. | le to allswei | | |
| 12 | questions. | | | |
| 12 | MILITARY LANDS PROTECTION ACT AND MILITARY AFFAIRS COM | IMISSION | | |
| 14 | AMENDMENTS | | | |
| 15 | SECTION 3.37.(a) Article 8B of Chapter 143 of the General Statute | s is amended | | |
| 16 | by adding a new section to read: | | | |
| 17 | "§ 143-135.29. Review of Military Lands Protection Act Proposals. | | | |
| 18 | The State Construction Office shall maintain, and make available to the pul | olic, accurate | | |
| 19 | maps of areas surrounding major military installations, including Military Training | | | |
| 20 | Military Operating Areas, as defined in G.S. 143-151.71, that are subject to the | provisions of | | |
| 21 | Article 9G of Chapter 143 of the General Statutes." | | | |
| 22 | SECTION 3.37.(b) G. S. 143-151.71 reads as rewritten: | | | |
| 23 | "§ 143-151.71. Definitions. | | | |
| 24 25 | Within the meaning of this Article: (1) "Area surrounding major military installations" is the area that | ovtonde fivo | | |
| 23 26 | miles beyond the boundary of a major military installation and | | | |
| 20 27 | incorporated and unincorporated areas of counties and municipal | | | |
| 28 | (2) "Building Code Council" means the Council created pursuant to | | | |
| 29 | Chapter 143 of the General Statutes. | | | |
| 30 | (3) "Commissioner" means the Commissioner of Insurance. | | | |
| 31 | (4) "Construction" includes reconstruction, alteration, or expansion. | | | |
| 32 | (5) "Major military installation" means Fort Bragg, Pope Army A | irfield, Camp | | |
| 33 | Lejeune Marine Corps Air Base, New River Marine Corps | | | |
| 34 | Cherry Point Marine Corps Air Station, Military Ocean Termi | | | |
| 35 | Point, the United States Coast Guard Air Station at Elizabeth | - | | |
| 36 | Support Activity Northwest, Air Route Surveillance Radar (AR | | | |
| 37 | Fisher, and Seymour Johnson Air Force Base, in its own right | | | |
| 38 39 | responsible entity for the Dare County Bombing Range, and located within the State that is subject to the installations' of | • • | | |
| 39 40 | control. | wersight and | | |
| 40 41 | (6) "Person" means any individual, partnership, firm, association, | ioint venture | | |
| 42 | public or private corporation, trust, estate, commission, boa | · | | |
| 43 | private institution, utility, cooperative, interstate body, the St | - | | |
| 44 | Carolina and its agencies and political subdivisions, or other leg | | | |
| 45 | (6a) "State Construction Office" means the State Construction Office | • | | |
| 46 | Department of Administration. | | | |
| 47 | (7) "Tall buildings or structures" means any building, structure, or | | | |
| 48 | multiunit building with a vertical height of more than 200 fe | | | |
| 49 | from the top of the foundation of the building, structure, or | | | |
| 50 | uppermost point of the building, structure, or unit. "Tall | - | | |
| 51 | structures" do not include buildings and structures listed indiv | idually or as | | |

| | General Assembly Of North Carolina Session 2 | 013 | |
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| 1 2 | contributing resources within a district listed in the National Registe Historic Places." | r of | |
| 3 | SECTION 3.37.(c) G.S. 143-151.73 reads as rewritten: | | |
| 4 | "§ 143-151.73. Certain buildings and structures prohibited without endorsement. | | |
| 5 | (a) No county or city may authorize the construction of and no person may constru | ict a | |
| 6 | tall building or structure in any area surrounding a major military installation in this S | | |
| 7 | unless the county or city is in receipt of either a letter of endorsement issued to the person | | |
| 8 | the Building Code CouncilState Construction Office pursuant to G.S. 143-151.75 or proc | f of | |
| 9 | the Council's State Construction Office's failure to act within the time allowed pursuan | | |
| 10 | G.S. 143-151.75. | | |
| 11 | (b) No county or city may authorize the provision of the following utility service | s to | |
| 12 | any building or structure constructed in violation of subsection (a) of this section: electric | | |
| 13 | telephone, gas, water, sewer, or septic system." | | |
| 14 | SECTION 3.37.(d) G.S. 143-151.75 reads as rewritten: | | |
| 15 | "§ 143-151.75. Endorsement for proposed tall buildings or structures required. | | |
| 16 | (a) No person shall undertake construction of a tall building or structure in any | area | |
| 17 | surrounding a major military installation in this State without either first obtaining | | |
| 18 | endorsement from the Building Code CouncilState Construction Office or proof of | | |
| 19 | Council'sState Construction Office's failure to act within the time allowed. | | |
| 20 | (b) A person seeking endorsement for a proposed tall building or structure in any | area | |
| 21 | surrounding a major military installation in this State shall provide written notice of the in | | |
| 22 | to seek endorsement to the base commander of the major military installation that is loc | | |
| 23 | within five miles of the proposed tall building or structure and shall provide all of the follow | | |
| 24 | to the Building Code Council: State Construction Office: | 0 | |
| 25 | (1) Identification of the major military installation and the base commande | r of | |
| 26 | the installation that is located within five miles of the proposed tall build | | |
| 27 | or structure. | U | |
| 28 | (2) A copy of the written notice sent to the base commander of the installa | tion | |
| 29 | identified in subdivision (1) of this subsection that is located within | | |
| 30 | miles of the proposed tall building or structure. | | |
| 31 | (3) A written "Determination of No Hazard to Air Navigation" issued by | the | |
| 32 | Federal Aviation Administration pursuant to Subpart D of Part 77 of Title | e 14 | |
| 33 | of the Code of Federal Regulations (January 1, 2012, Edition) for | the | |
| 34 | proposed tall building or structure. | | |
| 35 | (c) After receipt of the information provided by the applicant pursuant to subsection | ı (b) | |
| 36 | of this section, the Building Code CouncilState Construction Office shall, in writing, reque | est a | |
| 37 | written statement concerning the proposed tall building or structure from the base comman | nder | |
| 38 | of the major military installation identified in subdivision (1) of subsection (b) of this sect | ion. | |
| 39 | The Building Code CouncilState Construction Office shall request that the follow | ving | |
| 40 | information be included in the written statement from the base commander: | | |
| 41 | (1) A determination whether the location of the proposed tall building | g or | |
| 42 | structure is within a protected area that surrounds the installation. | | |
| 43 | (2) A determination whether any activities of the installation may be adver | sely | |
| 44 | affected by the proposed tall building or structure. A detailed descriptio | n of | |
| 45 | the potential adverse effects, including frequency disturbances and phys | sical | |
| 46 | obstructions, shall accompany the determination required by | this | |
| 47 | subdivision. | | |
| 48 | (d) The Building Code CouncilState Construction Office shall not endorse a | tall | |
| 49 | building or structure if the Council finds any one or more of the following: | | |
| 50 | (1) The proposed tall building or structure would encroach upon or other | | |
| 51 | interfere with the mission, training, or operations of any major mili | tary | |
| | | | |

| General Assembly Of North CarolinaSession 2013 |
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| installation in North Carolina and result in a detriment to continued military |
| presence in the State. In its evaluation, the Building Code CouncilState |
| Construction Office may consider whether the proposed tall building or |
| structure would cause interference with air navigation routes, air traffic |
| control areas, military training routes, or radar based on the written |
| statement received from a base commander as provided in subsection (c) of |
| this section and written comments received by members of affected |
| communities. Provided, however, if the Building Code CouncilState |
| Construction Office does not receive a written statement requested pursuant |
| to subsection (c) of this section within 45 days of issuance of the request to |
| the base commander, the Building Code CouncilState Construction Office |
| shall deem the tall building or structure as endorsed by the base commander. |
| (2) The <u>CouncilState Construction Office</u> is not in receipt of the written |
| "Determination of No Hazard to Air Navigation" issued to the person by the |
| Federal Aviation Administration required pursuant to subdivision (3) of |
| subsection (b) of this section. |
| (e) The Building Code Council <u>State Construction Office</u> shall make a final decision on |
| the request for endorsement of a tall building or structure within 90 days from the date on |
| which the CouncilState Construction Office requested the written statement from the base |
| commander of the major military installation identified in subdivision (1) of subsection (b) of |
| this section. If the CouncilState Construction Office determines that a request for a tall building |
| or structure fails to meet the requirements for endorsement under this section, the CouncilState |
| Construction Office shall deny the request. The CouncilState Construction Office shall notify |
| the person of the denial, and the notice shall include a written statement of the reasons for the |
| denial. If the <u>CouncilState Construction Office</u> fails to act within any time period set forth in |
| this section, the person may treat the failure to act as a decision to endorse the tall building or |
| structure. |
| (f) The Building Code Council State Construction Office may meet by telephone, video, |
| or Internet conference, so long as consistent with applicable law regarding public meetings, to |
| make a decision on a request for endorsement for a tall building or structure pursuant to subsection (e) of this section." |
| SECTION 3.37.(e) G.S. 143-138(j2) is repealed. |
| SECTION 3.38. G.S. 127C-1 is amended by adding a new subsection to read: |
| "(d) Meetings and Records. – Notwithstanding Article 33C of Chapter 143 of the |
| General Statutes and Chapter 132 of the General Statutes, the Commission may withhold |
| documents and discussions related to the federal government's process to determine closure or |
| realignment of military installations until a final decision has been made by the federal |
| government in that process." |
| |
| PART IV. STUDIES |
| |
| HONEYBEE WORKING GROUP |
| SECTION 4.1.(a) The General Assembly recognizes the importance of the State's |
| agriculture sector and heritage and the importance of honeybee pollination to this sector. In an |
| effort to proactively address the issue of Colony Collapse Disorder and its damaging effects on |
| honeybee populations, the Department of Agriculture and Consumer Services shall create the |
| Honeybee Improvement for Vital Ecology (HIVE) working group. The group shall consist of |
| nine members appointed as follows: |
| (1) The Commissioner of Agriculture, or the Commissioner's designee, serving |
| ex officio. |
| |

| | General Assem | bly Of North Carolina | Session 2013 |
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| 1 2 | (2) | A representative from the Plant Protection Section of t Agriculture and Consumer Services. | he Department of |
| 3 | (3) | A representative from the Department of Transportation. | |
| 4 | (4) | A representative from the Utilities Commission Public Sta | ff. |
| 5 | (5) | Two representatives from publicly owned utilities that | |
| 6 | (-) | State. | 1 |
| 7 | (6) | Two representatives from the biotechnology sector w | hose company is |
| 8 | (0) | actively involved in honeybee research. | nose company is |
| 9 | (7) | One researcher from North Carolina State University, | who shall be an |
| 10 | (7) | entomologist or apiculturist. | who shan be an |
| 11 | Voo | ancies in the HIVE group shall be filled by the Department | of Agriculture and |
| 12 | | • • • | of Agriculture and |
| | | ices. A quorum of the group shall consist of five members. | tout comicos |
| 13 | | HIVE group may contract for professional, clerical, or consul | |
| 14 | | TION 4.1.(b) Purpose. – The HIVE group shall create | and issue a report |
| 15 | containing the f | - | |
| 16 | (1) | A list of bee-friendly vegetation and planting requi | |
| 17 | | vegetation. The list shall include a recommendation as to t | he appropriateness |
| 18 | | of locating each bee-friendly plant with respect to: | |
| 19 | | a. Department of Transportation public road rights-of | -way, |
| 20 | | b. Rights-of-way held by publicly owned utilities. | |
| 21 | (2) | Whether planting requirements for bee-friendly | vegetation within |
| 22 | | rights-of-way for public utilities should be voluntary or rea | quired. |
| 23 | (3) | A recommendation from the Department of Transportat | ion as to whether |
| 24 | | priority should be given to bee-friendly vegetation for la | ndscaping projects |
| 25 | | | est areas. Any |
| 26 | | recommendation of priority shall also include a percent | age breakdown of |
| 27 | | urban and rural areas to be targeted. | 8 |
| 28 | (4) | A recommendation from the Utilities Commission Pub | lic Staff. publicly |
| 29 | | owned utilities, or both as to dedications of rural easemer | |
| 30 | | vegetation, including a percentage breakdown of urban ar | • |
| 31 | | targeted. | |
| 32 | (5) | A recommendation from the Department of Agricultu | re and Consumer |
| 33 | (\mathbf{J}) | Services as to whether a statewide bee-friendly vegetation | |
| 34 | | would be beneficial to the State's agriculture indust | 1 01 0 |
| 35 | | estimated benefit. In doing so, the Department of Agricult | |
| 36 | | Services shall address the following: | ure and Consumer |
| 30 37 | | 6 | vagatation in mural |
| | | a. The willingness of farms to plant bee-friendly | regetation in rural |
| 38 | | areas; | n |
| 39 | | b. The ability of the Department of Agriculture and C | |
| 40 | | to provide support for a farm planting program fr | om existing funds; |
| 41 | | and | |
| 12 | | c. The ability of research stations or other pr | operties to plant |
| 13 | | bee-friendly vegetation. | |
| 14 | | CTION 4.1.(c) Staff. – The Department of Agriculture and G | |
| 15 | | fessional and clerical staff to assist in the work of the HIVE g | - |
| 16 | | CTION 4.1.(d) Report. – The HIVE group shall submit a | - |
| 17 | | Review Commission by November 30, 2014. The report | |
| 18 | information rec | quired in this section and any findings, legislative prop | osals, cost/benefit |
| 19 | analyses, or add | ditional recommendations for legislative action to proactive | ly address Colony |
| 50 | Collapse Disord | der or other honeybee-related issues that may threaten the e | economy, ecology, |
| 51 | - | heritage of the State. | |
| | 0 | | |

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| 2 | SENATOR JEAN PRESTON MARINE SHELLFISH SANCTUARY | | | |
| 3 | SECTION 4.2.(a) It is the intent of the General Assembly to establish a marine | | | |
| 4 | shellfish sanctuary in the Pamlico Sound to be named in honor of former Senator Jean Preston | | | |
| 5 | | Senator Jean Preston Marine Shellfish Sanctuary." | | |
| 6 | | FION 4.2.(b) The Division of Marine Fisheries of the Department of | | |
| 7 | | d Natural Resources shall designate a contiguous area of approximately 10,000 | | |
| 8 | acres within the Pamlico Sound as a recommendation to the Environmental Review | | | |
| 9 | Commission for establishment of the "Senator Jean Preston Marine Shellfish Sanctuary" and | | | |
| 10 | | managing the sanctuary that includes the following components: | | |
| 11 | (1) | Location and delineation of the sanctuary. – The plan should include a | | |
| 12 | (1) | location for the sanctuary that minimizes the impact on commercial trawling. | | |
| 12 | | In addition, the sanctuary should be gridded into areas leased to private | | |
| 13 | | parties for restoration and harvest and areas operated and maintained by the | | |
| 14 | | State for restoration that are not open for harvest. The leased and unleased | | |
| 16 | | areas should be arranged in a pattern where leased squares are surrounded on | | |
| 17 | | four sides by unleased squares. | | |
| 18 | (2) | Administration. – The plan should include the prices to be charged for the | | |
| 19 | (2) | leased portions of the sanctuary, including an administration fee to be | | |
| 20 | | retained by the Division to support the leasing and monitoring program. The | | |
| 21 | | plan shall also provide that the balance of lease payments collected by the | | |
| 22 | | Division be transferred to the General Fund with a recommendation that | | |
| 23 | | some or all of the proceeds be used for the support of the State's special | | |
| 24 | | education programs in memory of Senator Jean Preston. | | |
| 25 | (3) | Funding. – The plan should include a request for appropriations sufficient to | | |
| 26 | (5) | provide funds for the construction of appropriate bottom habitat and shellfish | | |
| 27 | | seeding and for Division staff necessary to conduct oyster restoration and | | |
| 28 | | monitoring activities. The plan should provide that, whenever possible, | | |
| 29 | | construction and shellfish seeding be carried out by contract with private | | |
| 30 | | entities. | | |
| 31 | (4) | Commercial fisherman relief. – To promote the diversification of | | |
| 32 | | commercial fishing opportunities, the plan should include a program to | | |
| 33 | | award free or discounted leases under this section to commercial fishermen | | |
| 34 | | who (i) have held one or more commercial fishing licenses continually for a | | |
| 35 | | period of 10 or more years and (ii) receive at least fifty (50%) of their | | |
| 36 | | income from commercial fishing with those licenses. | | |
| 37 | (5) | Recommendations. – The plan should include recommendations for statutory | | |
| 38 | (-) | or regulatory changes needed to expedite the expansion of shellfish | | |
| 39 | | restoration and harvesting in order to improve water quality, restore | | |
| 40 | | ecological habitats, and expand the coastal economy. | | |
| 41 | SEC | FION 4.2.(c) No later than October 1, 2014, and quarterly thereafter until | | |
| 42 | | final plan to the Environmental Review Commission, the Department of | | |
| 43 | | d Natural Resources shall report to the Environmental Review Commission | | |
| 44 | | plementation of this section and its recommended plan. | | |
| 45 | | 1 | | |
| 46 | DEPARTMEN | Γ OF ENVIRONMENT AND NATURAL RESOURCES TO STUDY | | |
| 47 | INTERBASIN' | | | |
| 48 | | TION 4.3.(a) The Department of Environment and Natural Resources shall | | |
| 49 | | es and rules governing interbasin transfers and make recommendations as to | | |
| 50 | | utes and rules should be amended. The study shall specifically examine all of | | |

51 the following:

| | General Assem | bly Of North Carolina | Session 2013 |
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| 1 2 2 | (1) | Whether and to what extent temporary and emergency including interbasin transfers to provide drought relief, | should be subject to |
| 3 4 5 6 | (2) | different regulatory requirements than long-term interba Whether and to what extent interbasin transfers betw should be subject to different regulatory requirement transfers between major river basins. | een river sub-basins |
| 7 8 | (3) | Whether there are types of interbasin transfers that shou the interbasin certification or other regulatory requireme | - |
| 9 | SEC | FION 4.3.(b) No later than October 1, 2014, the Department | |
| 10 | | sources shall report its findings and recommendations t | |
| 11 12 | Review Commis | | |
| 13 | PROGRAM EV | ALUATION DIVISION TO STUDY WATER AND S | EWER SYSTEMS |
| 14 | SEC | FION 4.4.(a) The Joint Legislative Program Evaluation (| Oversight Committee |
| 15 | shall include in | the 2014-2015 Work Plan for the Program Evaluation Div | vision of the General |
| 16 | Assembly a stud | y of the benefits that may result from the merger of publ | ic water systems and |
| 17 | wastewater colle | ection and treatment works. The Program Evaluation Divis | sion shall specifically |
| 18 | include the follow | wing in the study: | |
| 19 | (1) | Consideration of whether the benefits that have resulted | 6 |
| 20 | | certain public water systems and certain wastewater col | |
| 21 | | works can be replicated for other systems. In consid | - |
| 22 | | Program Evaluation Division shall investigate the | - |
| 23 | | Charlotte-Mecklenburg Utility Department, the Cape | Fear Public Utility |
| 24 | | Authority, and Two Rivers Utilities. | |
| 25 | (2) | Whether the State can incentivize public water syste | |
| 26 | | collection and treatment works that provide service | |
| 27 28 | | reliable, and in compliance with all applicable la | - |
| 28 29 | | interconnect with, or enter into joint management agr | - |
| 29 30 | | water systems and wastewater collection and treatmen provide service that is affordable, reliable, and in | |
| 31 | | applicable laws. | compliance with an |
| 32 | (3) | Whether the State can allow public water systems and v | vastewater collection |
| 33 | (5) | and treatment works that provide service that is afford | |
| 34 | | compliance with all applicable laws to apply for gra | |
| 35 | | assistance on the behalf of public water systems and v | - |
| 36 | | and treatment works that do not provide service that is | |
| 37 | | and in compliance with all applicable laws if the awar | |
| 38 | | contingent on purchase, interconnection, or a joint ma | |
| 39 | | between the systems. | 0 0 |
| 40 | SEC | FION 4.4.(b) The Program Evaluation Division shall su | bmit its findings and |
| 41 | recommendation | s to the Joint Legislative Program Evaluation Oversight | Committee and the |
| 42 | | Review Commission at a date to be determined by t | he Joint Legislative |
| 43 | Program Evaluat | tion Oversight Committee. | |
| 44 | | | |
| 45 | | RABILITY CLAUSE AND EFFECTIVE DATE | |
| 46 | | FION 5.1. If any section or provision of this act is declare | |
| 47 | • | purts, it does not affect the validity of this act as a whole of | or any part other than |
| 48 | | to be unconstitutional or invalid. | |
| 49 50 | | TION 5.2. Except as otherwise provided, this act is effect | ave when it becomes |
| 50 | law. | | |