GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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HOUSE DRH60698-LD-168A (05/10)

Short Title: P.E. Services for Public Water System/Funds.

Sponsors:Representative Moore.Referred to:

A BILL TO BE ENTITLED

2 AN ACT TO CLARIFY THAT A LOCAL GOVERNMENT, COMMISSION, 3 AUTHORITY, OR BOARD MAY CONTRACT FOR PROFESSIONAL ENGINEERING SERVICES TO SATISFY THE REQUIREMENTS FOR 4 5 CERTIFICATION OF LOCAL PROGRAMS FOR APPROVAL OF THE CONSTRUCTION OR ALTERATION OF THE DISTRIBUTION SYSTEM OF A 6 7 PROPOSED EXISTING PUBLIC WATER SYSTEM AND TO OR 8 APPROPRIATE FUNDS FOR GRANTS FOR NECESSARY WATER AND 9 SEWER PROJECTS. 10 The General Assembly of North Carolina enacts: SECTION 1. G.S. 130A-317 reads as rewritten: 11

12 "§ 130A-317. Department to provide advice; submission and approval of public
 13 water system plans.

The Department shall advise all persons and units of local government 14 (a) locating, constructing, altering or operating or intending to locate, construct, alter or 15 operate a public water system of the most appropriate source of water supply and the 16 best practical method of purifying water from that source having regard to the present 17 and prospective needs and interests of other persons and units of local government 18 which may be affected. The Department shall also advise concerning accepted 19 engineering practices in the location, construction, alteration and operation of public 20 water systems. 21

(b) All persons and units of local government constructing or altering a public water system shall give prior notice and submit plans, specifications and other information to the Department. The Commission shall adopt rules providing for the amount of prior notice required to be given and the nature and detail of the plans, specifications and other information required to be submitted. The Commission shall take into consideration the complexity of the construction or alteration which may be

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1	involved and the resources of the Department to review the plans, specifications and		
2	other information. The Department shall review the plans, specifications and other		
3	information, and notify the person, Utilities Commission and unit of local government		
4	of compliance or lack of compliance with applicable statutes and rules of the		
5	Commission.		
6	(c) No person or unit of local government shall begin construction or alteration		
7	of a public water system or award a contract for construction or alteration unless:unless		
8	all of the following conditions are met:		
9	(1) The plans for construction or alteration have been prepared by an		
10	engineer licensed by this State; State.		
11	(2) The Department has determined that the system, as constructed or		
12	altered, will be capable of compliance with the drinking water		
13	rules; rules.		
14	(3) The Department has determined that the system is capable of		
15	interconnection at an appropriate time with an expanding municipal,		
16	county or regional system; system.		
17	(4) The Department has determined that adequate arrangements have been		
18	made for the continued operation, service and maintenance of the		
19	public water system; and system.		
20	(5) The Department has approved the plans and specifications.		
21	(d) Municipalities, counties, local boards or commissions, water and sewer		
22	authorities, or groups of municipalities and counties may establish and administer		
23	within their utility service areas their own approval program in lieu of State approval of		
24	water system plans required in subsection (c) of this section for construction or		
25	alteration of the distribution system of a proposed or existing public water system,		
26	subject to the prior certification of the Department. For purposes of this subsection, the		
27	service area of a municipality shall include only that area within the corporate limits of		
28	the municipality and that area outside a municipality in its extraterritorial jurisdiction		
29	where water service is already being provided to the permit applicant by the		
30	municipality or connection to the municipal water system is immediately available to		
31	the applicant; the service areas of counties and the other entities or groups shall include		
32	only those areas where water service is already being provided to the applicant by the		
33	permitting authority or connection to the permitting authority's system is immediately		
34	available. No later than the 180th day after the receipt of an approval program and		
35	statement submitted by any local government, commission, authority, or board, the		
36	Department shall certify any local program that: that meets all of the following		
37	<u>conditions:</u>		
38	(1) Provides by ordinance or local law for requirements compatible with		
39	those imposed by this Article, and the standards and rules adopted		

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- those imposed by this Article, and the standards and rules adopted pursuant to this Article; Article.
- 41 (2) Provides that the Department receives notice and a copy of each
 42 application for approval and that the Department receives copies of
 43 approved plans; plans.

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1	(3)	Provides that plans and specifications for all construction and
2		alterations be prepared by or under the direct supervision of an
3		engineer licensed to practice in this State; State.
4	(4)	Provides for the adequate enforcement of the program requirements by
5		appropriate administrative and judicial process; process.
6	(5)	Provides for the adequate administrative organization, engineering
7		staff, financial and other resources necessary to effectively carry out its
8		plan review program; program. A local government, commission,
9		authority, or board may either employ an engineer licensed under
10		Chapter 89C of the General Statutes to practice as a professional
11		engineer in the State or contract with an engineer licensed under
12		Chapter 89C of the General Statutes to practice as a professional
13		engineer in the State in order to provide for adequate engineering staff
14		under this subdivision.
15	(6)	Provides that the system is capable of interconnection at an appropriate
16		time with an expanding municipal, county, or regional system; system.
17	(7)	Provides for the adequate arrangement for the continued operation,
18		service, and maintenance of the public water system; system.
19	(8)	Provides that an approved system, as constructed or altered, will be
20		capable of compliance with the drinking water rules; and rules.
21	(9)	Is approved by the Department as adequate to meet the requirements of
22		this Article and any applicable rules adopted pursuant to this Article.
23	<u>(e)</u> The I	Department may deny, suspend, or revoke the certification of a local
24	program upon	a finding that a violation of the provisions in subsection (d) of this
25	section has occu	urred. A local government administering an approval program shall be
26	given notice th	at there has been a tentative decision to deny, suspend, or revoke
27	certification and	I that an administrative hearing will be held in accordance with Chapter
28	150B of the Ger	neral Statutes where the decision may be challenged. If a violation of the
29	-	ubsection (d) of this section presents an imminent hazard, certification
30	may be suspend	ded or revoked immediately. The Department shall give notice of the

32 held in accordance with Chapter 150B of the General Statutes where the decision may 33 be challenged.

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34 Notwithstanding any other provisions of this subsection, subsection (d) of this (f)35 section, if the Department determines that a public water system is violating plan approval requirements of a local program and that the local government has not acted to 36 enforce those approval requirements, the Department may, after written notice to the 37 38 local government, take enforcement action in accordance with the provisions of this 39 Article."

immediate suspension or revocation and notice that an administrative hearing will be

40 **SECTION 2.** There is appropriated from the General Fund to the Rural Economic Development Center, Inc., the sum of one hundred thousand dollars 41 42 (\$100,000) for the 2006-2007 fiscal year for grants to units of local government and nonprofit corporations for necessary water and sewer projects. 43 44

SECTION 3. This act becomes effective July 1, 2006.