GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

S

SENATE BILL 131

	Short Title:	Regulatory Reform Act of 2016.	(Public)
	Sponsors:	Senators Wells, Cook, Sanderson (Primary Sponsors); Clark and Rabi	n.
	Referred to:	Rules and Operations of the Senate	
		February 27, 2017	
1 2 3 4	OTHER I	A BILL TO BE ENTITLED O AMEND CERTAIN ENVIRONMENTAL, NATURAL RESOU LAWS. Assembly of North Carolina enacts:	RCES, AND
5 6	DADTI ST/	ATE AND LOCAL GOVERNMENT REGULATION	
7	IANI I. 51	ATE AND LOCAL GOVERNMENT REGULATION	
8 9	SI	CERTAIN PUBLIC RECORDS ECTION 1.1.(a) G.S. 132-6.2 reads as rewritten:	
10 11 12 13	 "§ 132-6.2. Provisions for copies of public records; fees. (a) Persons requesting copies of public records may elect to obtain them in any and a media in which the public agency is capable of providing them. No request for copies of public records in a particular medium shall be denied on the grounds that the custodian has made 		
14	prefers to make the public records available in another medium. The public agency may asser		
15 16 17 18	(a1) <u>No</u> requirement	for different media as prescribed by law. <u>otwithstanding subsection (a) of this section, a public agency ma</u> <u>to provide access to public records and computer databases under (a</u> <u>e public records or computer databases available online in a format</u>	G.S. 132-6 by
18		vnload the public record or computer databases available online in a format	
20		ess to public records or computer databases under this subsection is not	
21		es through any other method or medium. If a public agency, as a s	
22	-	luntarily elects to provide copies by another method or medium, the	
23		e a reasonable charge for the service with the requester. A public agency	
24 25		to provide access to public records and computer databases under (e public records or computer databases available online in a format	
26	-	ain a copy by download shall also allow for inspection of any public rec	
27	in a nondigita		ords diso nord
28	<u>in a nonaigita</u>		
29	<u>(f)</u> <u>Fo</u>	or purposes of this section, the following definitions shall apply:	
30	$\overline{(1)}$		
31	$\overline{(2)}$		ation."
32		ECTION 1.1.(b) The State Chief Information Officer, in consultation	
33	Controller, th	ne Office of State Budget and Management, Local Government Com	mission, The
34	TT · · · ·	North Carolina, The North Carolina Community College System, T	

35 Government at the University of North Carolina at Chapel Hill, the North Carolina League of 36 Municipalities, the North Carolina School Boards Association, and the North Carolina County



1	Commissioners Association, shall report, including any recommendations, to the 2018 Regular				
2	Session of the 2017 General Assembly on or before February 1, 2018, regarding the development				
3	and use of computer databases by State and local agencies and the need for public access to those				
4	public records.				
5	SEC	CTION 1.1.(c) This section becomes effective July 1, 2017.			
6					
7 8		IVATE DRINKING WATER WELL PERMITTING REQUIREMENTS CTION 1.2.(a) G.S. 87-97(b1) reads as rewritten:			
9		nitting, inspection, and testing of private drinking water wells.			
10	ş 07-97. Tem	intening, inspection, and testing of private of inking water wens.			
11	 (b1) Pern	nit to Include Authorization for Piping and Electrical. – When a permit is issued			
12		on, the local health department shall be responsible for notifying the appropriate			
12		tor of the issuance of the well permit. A permit issued under this section shall also			
13		clude authorization for all of the following:			
15	(1)	The installation, construction, maintenance, or repair of electrical wiring,			
16	(1)	devices, appliances, or equipment by a person certified as a well contractor			
17		under Article 7A of this Chapter when running electrical wires from the well			
18		pump to the pressure switch.			
19	(2)	The installation, construction, maintenance, or repair of water pipes by a person			
20	(2)	certified as a well contractor under Article 7A of this Chapter when running			
20		water pipes from the well to the water tank.			
22	(3)	The installation of both water pipes and electrical wiring in a single ditch by a			
23	(\mathbf{J})	person certified as a well contractor under Article 7A of this Chapter when			
24		running electrical wires from the well pump to the pressure switch and water			
25		pipes from the well to the water tank. The ditch shall be as deep as the			
26		minimum cover requirements for either electrical wiring or water pipes,			
27		whichever is greater.			
28	<u>(4)</u>	The local health department is the exclusive authority for the permitting and			
29	<u></u>	inspection of the well system. No permit under G.S. 143-138 shall be required			
30		for the connection or disconnection of a well system to the plumbing of the			
31		structure served by the well by a person certified as a well contractor under			
32		Article 7A of this Chapter. For purposes of this subdivision, a well system			
33		includes the well, the pressure tank, and all plumbing and electrical equipment			
34		in the well and between the well and the pressure tank.			
35	This subsec	tion shall not be interpreted to prohibit any person licensed by an independent			
36		censing board from performing any authorized services within the scope of practice			
37	of the person's l				
38	1	CTION 1.2.(b) G.S. 143-138 is amended by adding a new subsection to read:			
39		orth Carolina State Building Code.			
40		8			
41	(b17) Excl	usion for Private Drinking Water Well Installation, Construction, Maintenance,			
42		No permit shall be required under the Code or any local variant approved under			
43	-	of this section for the electrical and plumbing activities associated with the			
44		nstruction, maintenance, or repair of a private drinking water well when all of the			
45	following apply				
46	(1)	The work is performed by a contractor certified under Article 7A of Chapter 87			
47	<u></u>	of the General Statutes under the terms of a permit issued by the local health			
48		department pursuant to G.S. 87-97.			
49	<u>(2)</u>	The scope of work includes only the well, associated pumps and storage tanks,			
50		the electrical wiring from the well pump to the pressure switch, and the			

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	plumbing connection from the storage tank to the plumb	ing of the structure
	served by the well.	
<u>(3)</u>	The appropriate building inspector is notified as set forth in	<u>G.S. 87-97(b1).</u> "
		AND NATURAL
RESOURCES I	(EGULATION	
FI IMINATE (OUTDATED PROVISION OF THE COASTAL AREA	MANACEMENT
ACT	JUIDATED TROVISION OF THE COASTAL AREA	WANAGEWIEN
	FION 2.1. G.S. 113A-109 is repealed.	
SEC.		
EXEMPT LA	NDSCAPING MATERIAL FROM STORMWATER	MANAGEMENT
REQUIREMEN		
•	FION 2.2. G.S. 143-214.7(b2) reads as rewritten:	
	purposes of implementing stormwater programs, "built-	upon area" means
	ace and partially impervious surface to the extent that the p	
surface does not	allow water to infiltrate through the surface and into the s	subsoil. "Built-upon
	clude a slatted deck; the water area of a swimming pool; a su	
stone, as designa	ted by the American Society for Testing and Materials, laid	at least four inches
-	extile fabric; or a trail as defined in G.S. 113A-85 that is eithe	
• •	vement is porous with a hydraulic conductivity greater than 0.	-
	hes per hour).hour); or landscaping material, including, but no	
	d vegetation, placed on areas that receive pedestrian or bi	
	ways and parking areas that will not receive the full weight	
	veloper of a property may opt out of any of the exemptions fro	
	bsection. For State stormwater programs and local stormwater	programs approved
	ection (d) of this section, all of the following shall apply:	1 4 4
(1)	The volume, velocity, and discharge rates of water associate	
	24-hour storm and the difference in stormwater runoff from and postdevelopment conditions for the one-year, 24-ho	
	calculated using any acceptable engineering hydrologic and	
(2)	Development may occur within the area that would otherwi	•
(2)	placed within a vegetative buffer required by the Com	-
	G.S. 143-214.1 and G.S. 143-214.7 to protect classified	-
	outstanding resource waters, and high-quality waters provi	
	runoff from the development is collected and treated from the	
	area and discharged so that it passes through the veget	-
	managed so that it otherwise complies with all applicable	
	stormwater management requirements.	
(3)	The requirements that apply to development activities with	nin one-half mile of
× /	and draining to Class SA waters or within one-half mile of C	
	draining to unnamed freshwater tributaries shall not app	
	activities and associated stormwater discharges that do	not occur within
	one-half mile of and draining to Class SA waters or are not	
	of Class SA waters and draining to unnamed freshwater trib	utaries."
	R CONTROL SYSTEM DESIGN REGULATION	
	FION 2.3.(a) G.S. 143-214.7B reads as rewritten:	
	Fast-track permitting for stormwater management systems	
	sion shall adopt rules to establish a fast-track permitting pro	
the issuance of	stormwater management system permits without a technica	ii review when the

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1	permit applicant (i) complies with the Minimum Design Criteria for stormwater management		
2	developed by the Department and (ii) submits a permit application prepared by a qualified		
3	professional. In developing the rules, the Commission shall consult with a technical working		
4	group that consists of industry experts, engineers, environmental consultants, relevant faculty from		
5	The University of North Carolina, and other interested stakeholders. The rules shall, at a		
6	minimum, provide for all of the following:		
7	(1) A process for permit application, review, and determination.		
8	(2) The types of professionals that are qualified to prepare a permit application		
9	submitted pursuant to this section and the types of qualifications such		
10	professionals must have. The Commission shall include the following		
11	professionals who meet the North Carolina licensing requirements applicable to		
12	the type of stormwater management system proposed:		
13	a. <u>Landscape architects licensed pursuant to Chapter 89A of the General</u>		
14	Statutes.		
15	b. Engineers licensed pursuant to Chapter 89C of the General Statutes.		
16 17	<u>c.</u> <u>Geologists licensed pursuant to Chapter 89E of the General Statutes.</u>		
17	d. Soil scientists licensed pursuant to Chapter 89F of the General Statutes.		
18 19	 <u>e.</u> <u>Any other licensed profession that the Commission deems appropriate.</u> (3) A process for ensuring compliance with the Minimum Design Criteria. 		
20	(4) That permits issued pursuant to the fast-track permitting process comply with		
20	State water quality standards adopted pursuant to G.S. 143-214.1, 143-214.7,		
22	and $143-215.3(a)(1)$.		
22	(5) A process for establishing the liability of a qualified professional who prepares		
23 24	a permit application for a stormwater management system that fails to comply		
25	with the Minimum Design Criteria."		
26	SECTION 2.3.(b) The Environmental Management Commission shall amend its rules		
27	to implement subsection (a) of this section no later than July 1, 2017.		
28			
29	AMEND STREAM MITIGATION REQUIREMENTS		
30	SECTION 2.4.(a) The Environmental Management Commission shall amend its rules		
31	so that mitigation is not required for losses of 300 linear feet or less of stream bed; for losses of		
32	more than 300 linear feet of stream bed, mitigation shall not be required for 300 linear feet of		
33	those losses; and a lower mitigation threshold may be applied in the case of a legally binding		
34	federal policy. The Commission shall adopt temporary rules as soon as practicable to implement		
35	this section.		
36	SECTION 2.4.(b) The Department of Environmental Quality shall submit written		
37	comments to the Washington, D.C., Headquarters and the Wilmington District Office of the		
38	United States Army Corps of Engineers on behalf of the State in support of the Wilmington		
39 40	District adopting Regional Conditions that will increase the threshold for the requirement of		
40	mitigation for loss of stream bed of perennial or ephemeral/intermittent streams from 150 linear		
41	feet to 300 linear feet. The written comments shall include a history of why the current threshold		
42	of 150 linear feet exists in North Carolina, shall outline the thresholds that exist in other invisidiations and shall note that the State has established a 200 linear feet mitigation threshold		
43 44	jurisdictions, and shall note that the State has established a 300-linear-foot mitigation threshold.		
44 45	COASTAL RESOURCES COMMISSION RULES ON TEMPORARY EROSION		
43 46	CONTROL STRUCTURES		
40 47	SECTION 2.5.(a) Sections 14.6(p) and 14.6(q) of S.L. 2015-241 are repealed.		
48	SECTION 2.5.(b) Notwithstanding G.S. 150B-21.1A(a), the Coastal Resources		
49	Commission may adopt an emergency rule for the use of temporary erosion control structures		
50	consistent with the amendments to the temporary erosion control structure rules adopted by the		
F 1			

1 Commission's discretion. The Commission shall also adopt temporary and permanent rules to 2 implement this section. 3 4 DIRECT THE COASTAL RESOURCES COMMISSION TO AMEND THE SEDIMENT 5 **CRITERIA RULE TO EXEMPT SEDIMENT FROM CAPE SHOAL SYSTEMS** 6 SECTION 2.6.(a) Definitions. - "Sediment Criteria Rule" means 15A NCAC 07H 7 .0312 (Technical Standards for Beach Fill Projects) for purposes of this section and its 8 implementation. 9 SECTION 2.6.(b) Sediment Criteria Rule. - Until the effective date of the revised 10 permanent rule that the Coastal Resources Commission is required to adopt pursuant to subsection 11 (d) of this section, the Commission and the Department of Environmental Quality shall implement the Sediment Criteria Rule, as provided in subsection (c) of this section. 12 13 Implementation. - The Commission shall exempt from the SECTION 2.6.(c) 14 permitting requirements of the Sediment Criteria Rule any sediment in the cape shoal systems 15 used as a borrow site and any portion of an oceanfront beach that receives sediment from the cape 16 shoal systems. For purposes of this section, "cape shoal systems" includes the Frying Pan Shoals 17 at Cape Fear, Lookout Shoals at Cape Lookout, and Diamond Shoals at Cape Hatteras. 18 SECTION 2.6.(d) Additional Rule-Making Authority. – The Commission shall adopt 19 a rule to amend the Sediment Criteria Rule consistent with subsection (c) of this section. 20 Notwithstanding G.S. 150B-19(4), the rule adopted by the Commission pursuant to this section 21 shall be substantively identical to the provisions of subsection (c) of this section. Rules adopted 22 pursuant to this section are not subject to Part 3 of Article 2A of Chapter 150B of the General 23 Statutes. Rules adopted pursuant to this section shall become effective as provided in 24 G.S. 150B-21.3(b1) as though 10 or more written objections had been received as provided by G.S. 150B-21.3(b2). 25 26 SECTION 2.6.(e) Sunset. - This section expires when permanent rules adopted as 27 required by subsection (d) of this section become effective. 28 29 DIVISION OF COASTAL MANAGEMENT TO STUDY CURRENT LONG-TERM 30 **EROSION RATES ADJACENT TO TERMINAL GROINS** 31 SECTION 2.7. The Division of Coastal Management of the Department of 32 Environmental Quality, in consultation with the Coastal Resources Commission, shall study the 33 change in erosion rates directly adjacent to existing and newly constructed terminal groins to 34 determine whether long-term erosion rates, currently in effect in accordance with 15A NCAC 07H 35 .0304 (AECS Within Ocean Hazard Areas), should be adjusted to reflect any mitigation of 36 shoreline erosion resulting from the installation of the terminal groins. The Division shall report 37 on the results of the study to the Environmental Review Commission on or before March 1, 2018. 38 39 WILDLIFE RESOURCES COMMISSION, DIVISION OF MARINE FISHERIES, AND 40 UTILITIES COMMISSION PRIVATE IDENTIFYING INFORMATION 41 SECTION 2.8.(a) G.S. 143-254.5 reads as rewritten: 42 "§ 143-254.5. Disclosure of personal identifying information. 43 Social security numbers and identifying information obtained by the Commission shall be 44 treated as provided in G.S. 132-1.10. For purposes of this section, "identifying information" also 45 includes a person's mailing address, residence address, e-mail address, Commission-issued customer identification number, date of birth, and telephone number." 46 47 SECTION 2.8.(b) G.S. 143B-289.52(h) reads as rewritten: 48 "§ 143B-289.52. Marine Fisheries Commission – powers and duties. 49 50 Social security numbers and identifying information obtained by the Commission or (h) 51 the Division of Marine Fisheries shall be treated as provided in G.S. 132-1.10. For purposes of this

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subsection, "identifying information" also includes a persor e-mail address, Commission-issued customer identification	C
number."	
SECTION 2.8.(c) Chapter 132 of the General	Statutes is amended by adding a new
section to read:	
"§ 132-1.14. Personally identifiable information of public	c utility customers.
(a) Except as otherwise provided in this section, a pu	
does not include personally identifiable information obtain	ed by the Public Staff of the Utilities
Commission from customers requesting assistance from the	e Public Staff regarding rate or service
disputes with a public utility, as defined by G.S. 62-3(23).	
(b) The Public Staff may disclose personally identif	iable information of a customer to the
public utility involved in the matter for the purpose of invest	tigating such disputes.
(c) Such personally identifiable information is a pu	
the customer in a complaint filed with the Commission pursu	uant to G.S. 62-73.
(d) For purposes of this section, "personally identifia	able information" means the customer's
name, physical address, e-mail address, telephone number, a	and public utility account number."
SECTION 2.8.(d) This section becomes effective	ve October 1, 2017.
REGULATION AND DISPOSITION OF CERTAIN RE	
SECTION 2.9.(a) G.S. 14-419 reads as rewritten	
"§ 14-419. Investigation of suspected violations; sei	zure and examination of reptiles;
disposition of reptiles.	
(a) In any case in which any law-enforcement of	
probable cause to believe that any of the provisions of this	
violated, it shall be the duty of the officer and the officer is	-
to immediately investigate the violation or impending violat	
of the North Carolina Museum of Natural Sciences or the	-
designated representative of either the Museum or Zoologica	• • • •
methods to seize the reptile or reptiles involved, to seize the	1 1
officer is authorized and directed to deliver: (i) a reptile b	
Carolina State Museum of Natural Sciences or to its designa	-
the purpose of ascertaining whether the reptile is regulated	
believed to be a large constricting snake or crocodilian to the	e
its designated representative for the purpose of ascertaining	1 0
this Article. In any case in which a law enforcement office that there is an immediate rick to public active the officer	
that there is an immediate risk to public safety, the officer	-
representatives of the North Carolina Museum of Natu	
Zoological Park as provided by this subsection.subsection ar	• •
(b) If the Museum or the Zoological Park or their	0 1
seized reptile is a venomous reptile, large constricting snak	
Article, the Museum or the Zoological Park or their designation of the rentile in a manner consistent	
final <u>an interim</u> disposition of the reptile in a manner consister inuntil a final disposition is determined by a court of cou	
inuntil a final disposition is determined by a court of convergence raptile for which antivorin approved by t	
venomous reptile for which antivenin approved by t Administration is not readily available, shall-the reptile ma	
protected under the federal Endangered Species Act of	
Zoological Park or their designated representative determined	
interim disposition, or where a reptile seized pursuant to thi	
<u>internit disposition, or</u> where a reptile seized pursualit to the	is much unes of natural of unnitellucu

causes, the Museum, the Zoological Park, or their designated representatives shall not be liable to the reptile's owner. 49

50

1 (b1) Upon conviction of any offense contained in this Article, the court shall order a final 2 disposition of the confiscated venomous reptiles, large constricting snakes, or crocodilians, which 3 may include the transfer of title to the State of North Carolina and reimbursement for the 4 necessary expenses incurred in the seizure, delivery, and storage thereof.

5 (c) If the Museum or the Zoological Park or their designated representatives find that the 6 reptile is not a venomous reptile, large constricting snake, or crocodilian regulated under this 7 Article, and either no criminal warrants or indictments are initiated in connection with the reptile 8 within 10 days of initial seizure, or a court of law determines that the reptile is not being owned, 9 possessed, used, transported, or trafficked in violation of this Article, then it shall be the duty of 10 the law enforcement officer to return the reptile or reptiles to the person from whom they were 11 seized within 15 days."

12 **SECTION 2.9.(b)** The North Carolina Department of Natural and Cultural Resources 13 and the North Carolina Wildlife Resources Commission shall jointly study and develop a list of 14 potential designated representatives for the storage and safekeeping of venomous reptiles, large 15 constricting snakes, or crocodilians.

16 SECTION 2.9.(c) The North Carolina Department of Natural and Cultural Resources 17 and the North Carolina Wildlife Resources Commission shall jointly study and develop 18 recommendations for potential procedural and policy changes to improve the regulation of certain 19 reptiles pursuant to Article 55 of Chapter 14 of the General Statutes. The Department and the 20 Commission shall consider public health and safety risks, permitting requirements, exemptions, 21 notification of escape, investigation of suspected violations, seizure and examination of reptiles, 22 disposition of seized reptiles, and any other issues determined relevant to the regulation of certain 23 reptiles. The Department and the Commission shall submit a report, including any legislative 24 recommendations, to the Environmental Review Commission no later than December 31, 2017.

25

26 PROVIDE FOR LOW-FLOW DESIGN ALTERNATIVES FOR PUBLIC WATER 27 SUPPLY SYSTEMS

SECTION 2.10.(a) 15A NCAC 18C .0409(b)(1) (Daily Flow Requirements). – Until the effective date of the revised permanent rule that the Commission for Public Health is required to adopt pursuant to subsection (c) of this section, the Commission, the Department of Environmental Quality, and any other political subdivision of the State shall implement 15A NCAC 18C .0409(b)(1) (Daily Flow Requirements), as provided in subsection (b) of this section.

33 **SECTION 2.10.(b)** Implementation. – Notwithstanding the Daily Flow Requirements 34 rates listed in Table No. 1 of 15A NCAC 18C .0409(b)(1) (Daily Flow Requirements), a public 35 water supply system shall be exempt from the Daily Flow Requirements, and any other design 36 flow standards established by the Department or the Commission, provided the flow rates that are 37 less than those required in Table No. 1 of 15A NCAC 18C .0409(b)(1) (Daily Flow Requirements) 38 are (i) achieved through an engineering design that utilizes low-flow fixtures and low-flow 39 reduction technologies and the design is prepared, sealed, and signed by a professional engineer 40 licensed pursuant to Chapter 89C of the General Statutes and (ii) provide for a flow that is 41 sufficient to sustain the water usage required in the engineering design.

42 SECTION 2.10.(c) Additional Rule-Making Authority. – The Commission shall adopt 43 a rule to amend 15A NCAC 18C .0409(b)(1) (Daily Flow Requirements), consistent with subsection (b) of this section. Notwithstanding G.S. 150B-19(4), the rule adopted by the 44 45 Commission pursuant to this section shall be substantively identical to the provisions of subsection 46 (b) of this section. Rules adopted pursuant to this section are not subject to G.S. 150B-21.8 47 through G.S. 150B-21.14. Rules adopted pursuant to this section shall become effective as 48 provided in G.S. 150B-21.3(b1) as though 10 or more written objections had been received as 49 provided by G.S. 150B-21.3(b2).

50 **SECTION 2.10.(d)** Sunset. – Subsection (b) of this section expires on the date that 51 rules adopted pursuant to subsection (c) of this section become effective.

1 2 **REPEAL PASTURE POINTS PROVISION** 3 SECTION 2.11. Section 4(c) of S.L. 2001-355 is repealed. 4 5 PART III. ELIMINATE, CONSOLIDATE, AND AMEND REPORTS TO THE 6 ENVIRONMENTAL REVIEW COMMISSION 7 8 ELIMINATE ANNUAL REPORT ON MINING ACCOUNT PURSUANT TO THE 9 **MINING ACT OF 1971 BY THE DEPARTMENT OF ENVIRONMENTAL OUALITY** 10 **SECTION 3.1.** G.S. 74-54.1(c) is repealed. 11 12 **ELIMINATE** ANNUAL REPORT ON THE **IMPLEMENTATION** OF THE 13 **ENERGY SUSTAINABLE EFFICIENT** BUILDINGS PROGRAM BY THE 14 DEPARTMENT OF ADMINISTRATION 15 **SECTION 3.2.(a)** G.S. 143-135.39(f) and (g) are repealed. **SECTION 3.2.(b)** G.S. 143-135.40(b) is repealed. 16 17 18 ELIMINATE QUARTERLY **REPORT ON SYSTEMWIDE MUNICIPAL** AND 19 DOMESTIC WASTEWATER COLLECTION SYSTEM PERMIT PROGRAM BY THE 20 ENVIRONMENTAL MANAGEMENT COMMISSION 21 SECTION 3.3. G.S. 143-215.9B reads as rewritten: 22 "§ 143-215.9B. Systemwide municipal and domestic wastewater collection system permit 23 program report. 24 The Environmental Management Commission shall develop and implement a permit program 25 for municipal and domestic wastewater collection systems on a systemwide basis. The collection 26 system permit program shall provide for performance standards, minimum design and construction requirements, a capital improvement plan, operation and maintenance requirements, 27 28 and minimum reporting requirements. In order to ensure an orderly and cost-effective phase-in of 29 the collection system permit program, the Commission shall implement the permit program over a 30 five-year period beginning 1 July 2000. The Commission shall issue permits for approximately 31 twenty percent (20%) of municipal and domestic wastewater collection systems that are in operation on 1 July 2000 during each of the five calendar years beginning 1 July 2000 and shall 32 33 give priority to those collection systems serving the largest populations, those under a moratorium 34 imposed by the Commission under G.S. 143-215.67, and those for which the Department of 35 Environmental Quality has issued a notice of violation for the discharge of untreated wastewater. 36 The Commission shall report on its progress in developing and implementing the collection system permit program required by this section as a part of each quarterly report the 37 38 Environmental Management Commission makes to the Environmental Review Commission 39 pursuant to G.S. 143B-282(b)." 40 ELIMINATE ANNUAL REPORTS ON REDUCING VEHICLE EMISSIONS FROM 41 42 STATE EMPLOYEE AND PRIVATE SECTOR VEHICLES BY THE DEPARTMENT OF 43 TRANSPORTATION 44 **SECTION 3.4.** G.S. 143-215.107C(d) and (e) are repealed. 45 46 ELIMINATE ANNUAL REPORT ON PURCHASE OF NEW MOTOR VEHICLES AND 47 FUEL SAVINGS BY THE DEPARTMENT OF ADMINISTRATION 48 **SECTION 3.5.** G.S. 143-341(8)i.2b. reads as rewritten: As used in this sub-subdivision, "fuel economy" and "class 49 "2b. 50 of comparable automobiles" have the same meaning as in Part 51 600 of Title 40 of the Code of Federal Regulations (July 1, 2008

1		n). As used in this sub-sub-subdivision, "passenger motor
2		e" has the same meaning as "private passenger vehicle" as
3		d in G.S. 20-4.01. Notwithstanding the requirements of
4		b-subdivision 2a. of this sub-subdivision, every request
5	-	popsals for new passenger motor vehicles to be purchased
6	-	Department shall state a preference for vehicles that have
7		economy for the new vehicle's model year that is in the top
8		percent (15%) of its class of comparable automobiles.
9		ward for every new passenger motor vehicle that is
10	-	ased by the Department shall be based on the Department's
11		tion of the best value for the State, taking into account
12		conomy ratings and life cycle cost that reasonably consider
13		projected fuel costs and acquisition costs. This
14		b-subdivision does not apply to vehicles used in law
15		ement, emergency medical response, and firefighting. The
16		tment shall report the number of new passenger motor
17		es that are purchased as required by this
18		b-subdivision, the savings or costs for the purchase of
19		es to comply with this sub-subdivision, and the
20		ty and cost of fuel saved for the previous fiscal year on or
21		October 1 of each year to the Joint Legislative
22 23		nission on Governmental Operations and the commental Review Commission."
23 24	Envire	minental Keview Commission.
24 25	EI IMINATE RIENNIAI STATE	OF THE ENVIRONMENT REPORT BY THE
23 26	DEPARTMENT OF ENVIRONMEN	
		-
27	SECTION 3.6. G.S. 143B-2	-
27 28	SECTION 3.6. G.S. 143B-2	279.5 is repealed.
27 28 29	SECTION 3.6. G.S. 143B-2 ELIMINATE ANNUAL REPORT O	-
27 28 29 30	SECTION 3.6. G.S. 143B-2 ELIMINATE ANNUAL REPORT O OF ENVIRONMENTAL QUALITY	279.5 is repealed. ON FISH KILL ACTIVITY BY THE DEPARTMENT
27 28 29 30 31	SECTION 3.6. G.S. 143B-2 ELIMINATE ANNUAL REPORT O	279.5 is repealed. ON FISH KILL ACTIVITY BY THE DEPARTMENT
27 28 29 30 31 32	SECTION 3.6. G.S. 143B-2 ELIMINATE ANNUAL REPORT O OF ENVIRONMENTAL QUALITY SECTION 3.7. G.S. 143B-2	279.5 is repealed. ON FISH KILL ACTIVITY BY THE DEPARTMENT 279.7(c) is repealed.
27 28 29 30 31 32 33	SECTION 3.6. G.S. 143B-2 ELIMINATE ANNUAL REPORT O OF ENVIRONMENTAL QUALITY SECTION 3.7. G.S. 143B-2 ELIMINATE THE ENVIRONMENT	 279.5 is repealed. ON FISH KILL ACTIVITY BY THE DEPARTMENT 279.7(c) is repealed. TAL MANAGEMENT COMMISSION QUARTERLY
27 28 29 30 31 32	SECTION 3.6. G.S. 143B-2 ELIMINATE ANNUAL REPORT O OF ENVIRONMENTAL QUALITY SECTION 3.7. G.S. 143B-2 ELIMINATE THE ENVIRONMENT REPORT ON DEVELOPING ENGIN	279.5 is repealed. ON FISH KILL ACTIVITY BY THE DEPARTMENT 279.7(c) is repealed.
27 28 29 30 31 32 33 34	SECTION 3.6. G.S. 143B-2 ELIMINATE ANNUAL REPORT O OF ENVIRONMENTAL QUALITY SECTION 3.7. G.S. 143B-2 ELIMINATE THE ENVIRONMENT REPORT ON DEVELOPING ENGIN AND DOMESTIC SYSTEMS TO AL	279.5 is repealed. ON FISH KILL ACTIVITY BY THE DEPARTMENT 279.7(c) is repealed. TAL MANAGEMENT COMMISSION QUARTERLY NEERING STANDARDS GOVERNING MUNICIPAL
27 28 29 30 31 32 33 34 35	SECTION 3.6. G.S. 143B-2 ELIMINATE ANNUAL REPORT O OF ENVIRONMENTAL QUALITY SECTION 3.7. G.S. 143B-2 ELIMINATE THE ENVIRONMENT REPORT ON DEVELOPING ENGIN AND DOMESTIC SYSTEMS TO AL SECTION 3.8. Section 11.1	279.5 is repealed. ON FISH KILL ACTIVITY BY THE DEPARTMENT 279.7(c) is repealed. TAL MANAGEMENT COMMISSION QUARTERLY NEERING STANDARDS GOVERNING MUNICIPAL LOW REGIONAL INTERCONNECTION
27 28 29 30 31 32 33 34 35 36	SECTION 3.6. G.S. 143B-2 ELIMINATE ANNUAL REPORT O OF ENVIRONMENTAL QUALITY SECTION 3.7. G.S. 143B-2 ELIMINATE THE ENVIRONMENT REPORT ON DEVELOPING ENGIN AND DOMESTIC SYSTEMS TO AL SECTION 3.8. Section 11.1 "Section 11.1. The Environmenta	 279.5 is repealed. 279.5 is repealed. 279.7(c) is repealed. 279.7(c) is repealed. 274 MANAGEMENT COMMISSION QUARTERLY 275 NEERING STANDARDS GOVERNING MUNICIPAL 270 LOW REGIONAL INTERCONNECTION 270 of S.L. 1999-329 reads as rewritten:
27 28 29 30 31 32 33 34 35 36 37	SECTION 3.6. G.S. 143B-2 ELIMINATE ANNUAL REPORT O OF ENVIRONMENTAL QUALITY SECTION 3.7. G.S. 143B-2 ELIMINATE THE ENVIRONMENT REPORT ON DEVELOPING ENGIN AND DOMESTIC SYSTEMS TO AL SECTION 3.8. Section 11.1 "Section 11.1. The Environmenta standards governing municipal and d	 279.5 is repealed. 279.7 (c) is repealed.
 27 28 29 30 31 32 33 34 35 36 37 38 	SECTION 3.6. G.S. 143B-2 ELIMINATE ANNUAL REPORT O OF ENVIRONMENTAL QUALITY SECTION 3.7. G.S. 143B-2 ELIMINATE THE ENVIRONMENT REPORT ON DEVELOPING ENGIN AND DOMESTIC SYSTEMS TO AL SECTION 3.8. Section 11.1 "Section 11.1. The Environmenta standards governing municipal and d interconnection of these systems on a re-	 279.5 is repealed. 279.7 (c) is repealed.
 27 28 29 30 31 32 33 34 35 36 37 38 39 	SECTION 3.6. G.S. 143B-2 ELIMINATE ANNUAL REPORT O OF ENVIRONMENTAL QUALITY SECTION 3.7. G.S. 143B-2 ELIMINATE THE ENVIRONMENT REPORT ON DEVELOPING ENGIN AND DOMESTIC SYSTEMS TO AL SECTION 3.8. Section 11.1 "Section 11.1. The Environmenta standards governing municipal and d interconnection of these systems on a re- in developing the engineering standards	 279.5 is repealed. 279.7 (c) is repealed.
27 28 29 30 31 32 33 34 35 36 37 38 39 40	SECTION 3.6. G.S. 143B-2 ELIMINATE ANNUAL REPORT O OF ENVIRONMENTAL QUALITY SECTION 3.7. G.S. 143B-2 ELIMINATE THE ENVIRONMENT REPORT ON DEVELOPING ENGIN AND DOMESTIC SYSTEMS TO AL SECTION 3.8. Section 11.1 "Section 11.1. The Environmenta standards governing municipal and d interconnection of these systems on a re- in developing the engineering standards	 279.5 is repealed. 279.5 is repealed. 279.7(c) is repealed. <
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	SECTION 3.6. G.S. 143B-2 ELIMINATE ANNUAL REPORT O OF ENVIRONMENTAL QUALITY SECTION 3.7. G.S. 143B-2 ELIMINATE THE ENVIRONMENT REPORT ON DEVELOPING ENGIN AND DOMESTIC SYSTEMS TO AL SECTION 3.8. Section 11.1 "Section 11.1. The Environmenta standards governing municipal and d interconnection of these systems on a re in developing the engineering standards the Commission makes to the Environmenta	 279.5 is repealed. 279.5 is repealed. 279.7(c) is repealed. <
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	SECTION 3.6. G.S. 143B-2 ELIMINATE ANNUAL REPORT O OF ENVIRONMENTAL QUALITY SECTION 3.7. G.S. 143B-2 ELIMINATE THE ENVIRONMENT REPORT ON DEVELOPING ENGIN AND DOMESTIC SYSTEMS TO AL SECTION 3.8. Section 11.1 "Section 11.1. The Environmenta standards governing municipal and d interconnection of these systems on a re- in developing the engineering standards the Commission makes to the Environmenta	 279.5 is repealed. 279.5 is repealed. 279.7(c) is repealed. <
 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 	SECTION 3.6. G.S. 143B-2 ELIMINATE ANNUAL REPORT O OF ENVIRONMENTAL QUALITY SECTION 3.7. G.S. 143B-2 ELIMINATE THE ENVIRONMENT REPORT ON DEVELOPING ENGIN AND DOMESTIC SYSTEMS TO AL SECTION 3.8. Section 11.1 "Section 11.1. The Environmenta standards governing municipal and d interconnection of these systems on a re in developing the engineering standards the Commission makes to the Environm ELIMINATE BIENNIAL REPOR CAROLINA BEACH AND INLET M ENVIRONMENTAL QUALITY	 279.5 is repealed. 279.5 is repealed. 279.7(c) is repealed. 279.7(c) is repealed. 274 MANAGEMENT COMMISSION QUARTERLY NEERING STANDARDS GOVERNING MUNICIPAL LOW REGIONAL INTERCONNECTION 1 of S.L. 1999-329 reads as rewritten: 1 Management Commission shall develop engineering lomestic wastewater collection systems that will allow egional basis. The Commission shall report on its progress required by this section as a part of each quarterly report ental Review Commission pursuant to G.S. 143B 282(b)." 280 CONTINUELEMENTATION OF THE NORTH MANAGEMENT PLAN BY THE DEPARTMENT OF
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	SECTION 3.6. G.S. 143B-2 ELIMINATE ANNUAL REPORT O OF ENVIRONMENTAL QUALITY SECTION 3.7. G.S. 143B-2 ELIMINATE THE ENVIRONMENT REPORT ON DEVELOPING ENGIN AND DOMESTIC SYSTEMS TO AL SECTION 3.8. Section 11.1 "Section 11.1. The Environmenta standards governing municipal and d interconnection of these systems on a re- in developing the engineering standards the Commission makes to the Environm ELIMINATE BIENNIAL REPOR CAROLINA BEACH AND INLET M ENVIRONMENTAL QUALITY SECTION 3.9. Section 13.9	 279.5 is repealed. 279.5 is repealed. 279.7(c) is repealed. 279.7(c) is repealed. 274. MANAGEMENT COMMISSION QUARTERLY EXAMPLE AND ARDS GOVERNING MUNICIPAL LOW REGIONAL INTERCONNECTION 1 of S.L. 1999-329 reads as rewritten: 1 Management Commission shall develop engineering lomestic wastewater collection systems that will allow egional basis. The Commission shall report on its progress required by this section as a part of each quarterly report ental Review Commission pursuant to G.S. 143B-282(b)." 270 N IMPLEMENTATION OF THE NORTH MANAGEMENT PLAN BY THE DEPARTMENT OF 29(d) of S.L. 2000-67 reads as rewritten:
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	SECTION 3.6. G.S. 143B-2 ELIMINATE ANNUAL REPORT O OF ENVIRONMENTAL QUALITY SECTION 3.7. G.S. 143B-2 ELIMINATE THE ENVIRONMENT REPORT ON DEVELOPING ENGIN AND DOMESTIC SYSTEMS TO AL SECTION 3.8. Section 11.1 "Section 11.1. The Environmenta standards governing municipal and d interconnection of these systems on a re- in developing the engineering standards the Commission makes to the Environm ELIMINATE BIENNIAL REPOR CAROLINA BEACH AND INLET M ENVIRONMENTAL QUALITY SECTION 3.9. Section 13.9 "Section 13.9.(d) Each plan shall be	 279.5 is repealed. 279.5 is repealed. 279.7(c) is repealed. 279.7(c) is repealed. 271.270000000000000000000000000000000000
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	SECTION 3.6. G.S. 143B-2 ELIMINATE ANNUAL REPORT O OF ENVIRONMENTAL QUALITY SECTION 3.7. G.S. 143B-2 ELIMINATE THE ENVIRONMENT REPORT ON DEVELOPING ENGIN AND DOMESTIC SYSTEMS TO AL SECTION 3.8. Section 11.1 "Section 11.1. The Environmenta standards governing municipal and d interconnection of these systems on a re- in developing the engineering standards the Commission makes to the Environmental ELIMINATE BIENNIAL REPOR CAROLINA BEACH AND INLET M ENVIRONMENTAL QUALITY SECTION 3.9. Section 13.9. "Section 13.9.(d) Each plan shall be The Department of Environment and N	 279.5 is repealed. 279.5 is repealed. 279.7(c) is repealed. 279.7(c) is repealed. 274.1 MANAGEMENT COMMISSION QUARTERLY NEERING STANDARDS GOVERNING MUNICIPAL LOW REGIONAL INTERCONNECTION 1 of S.L. 1999-329 reads as rewritten: 1 Management Commission shall develop engineering lomestic wastewater collection systems that will allow egional basis. The Commission shall report on its progress required by this section as a part of each quarterly report ental Review Commission pursuant to G.S. 143B 282(b)." 270.1 ON IMPLEMENTATION OF THE NORTH MANAGEMENT PLAN BY THE DEPARTMENT OF 29(d) of S.L. 2000-67 reads as rewritten: 20(d) of S.L. 2000-67 reads as rewritten:
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49	 SECTION 3.6. G.S. 143B-2 ELIMINATE ANNUAL REPORT OF ENVIRONMENTAL QUALITY SECTION 3.7. G.S. 143B-2 ELIMINATE THE ENVIRONMENT REPORT ON DEVELOPING ENGINAND DOMESTIC SYSTEMS TO AL SECTION 3.8. Section 11.1 "Section 11.1. The Environmenta standards governing municipal and d interconnection of these systems on a re- in developing the engineering standards the Commission makes to the Environment ELIMINATE BIENNIAL REPOR CAROLINA BEACH AND INLET MENVIRONMENTAL QUALITY SECTION 3.9. Section 13.9. "Section 13.9.(d) Each plan shall be The Department of Environment and N shall submit the revised plan to the formation of the section for the section for the section for the formation of the section formation for the section for the section formation of the section for the section formation of the section of the section formation of the section of t	 279.5 is repealed. 279.5 is repealed. 279.7(c) is repealed. 279.7(c) is repealed. 274. MANAGEMENT COMMISSION QUARTERLY NEERING STANDARDS GOVERNING MUNICIPAL LOW REGIONAL INTERCONNECTION 1 of S.L. 1999-329 reads as rewritten: 1 Management Commission shall develop engineering lomestic wastewater collection systems that will allow egional basis. The Commission shall report on its progress required by this section as a part of each quarterly report ental Review Commission pursuant to G.S. 143B-282(b)." 279.7 CON IMPLEMENTATION OF THE NORTH MANAGEMENT PLAN BY THE DEPARTMENT OF 29(d) of S.L. 2000-67 reads as rewritten: 29.8 as complete as resources and available information allow. atural Resources shall revise the plan every two years and General Assembly no later than March 1 of each odd-
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	 SECTION 3.6. G.S. 143B-2 ELIMINATE ANNUAL REPORT OF ENVIRONMENTAL QUALITY SECTION 3.7. G.S. 143B-2 ELIMINATE THE ENVIRONMENT REPORT ON DEVELOPING ENGINAND DOMESTIC SYSTEMS TO AL SECTION 3.8. Section 11.1 "Section 11.1. The Environmenta standards governing municipal and d interconnection of these systems on a re- in developing the engineering standards the Commission makes to the Environment ELIMINATE BIENNIAL REPOR CAROLINA BEACH AND INLET MENVIRONMENTAL QUALITY SECTION 3.9. Section 13.9. "Section 13.9.(d) Each plan shall be The Department of Environment and N shall submit the revised plan to the formation of the section for the section for the section for the formation of the section formation for the section for the section formation of the section for the section formation of the section of the section formation of the section of t	 279.5 is repealed. 279.5 is repealed. 279.7(c) is repealed. 2000 F3.2.2000 F3 reads as rewritten: 270.2000 F3 reads as rewritten: 281.2000 F3 reads as rewritten: 292.2000 F3 reads as rewritten: 293.2000 F3 reads

1	
2	ELIMINATE ANNUAL REPORT ON INFORMAL REVIEW PROCESS FOR AGENCY
3	REVIEW OF ENGINEERING WORK
4	SECTION 3.10. Sections 29(j) and 29(k) of S.L. 2014-120 are repealed.
5	
6	CONSOLIDATE REPORTS ON THE COASTAL HABITAT PROTECTION PLAN
7	SECTION 3.11.(a) G.S. 143B-279.8(e) reads as rewritten:
8	"(e) The Coastal Resources Commission, the Environmental Management Commission,
9	and the Marine Fisheries Commission shall report to the Joint Legislative Commission on
10	Governmental Operations and the Environmental Review Commission on progress in developing
11	and implementing the Coastal Habitat Protection Plans, including the extent to which the actions
12	of the three commissions are consistent with the Plans, on or before <u>1 September September 1</u> of
13	each year.year in which any significant revisions to the Plans are made."
14	SECTION 3.11.(b) G.S. 143B-279.8(f) is repealed.
15	
16	CONSOLIDATE AND REDUCE FREQUENCY OF REPORTS ON COST AND
17	IMPLEMENTATION OF ENVIRONMENTAL PERMITTING PROGRAMS
18	SECTION 3.12.(a) G.S. 143-215.3A(c) reads as rewritten:
19	"(c) The Department shall report to the Environmental Review Commission and the Fiscal
20	Research Division on the cost of the State's environmental permitting programs contained within
21	the Department on or before <u>1 November January 1</u> of each <u>odd-numbered</u> year. The report shall
22	include, but is not limited to, fees set and established under this Article, fees collected under this
23	Article, revenues received from other sources for environmental permitting and compliance
24	programs, changes made in the fee schedule since the last report, anticipated revenues from all
25	other sources, interest earned and any other information requested by the General Assembly. The
26	Department shall submit this report with the report required by G.S. 143B-279.17 as a single
27	report."
28 29	SECTION 3.12.(b) G.S. 143B-279.17 reads as rewritten: "§ 143B-279.17. Tracking and report on permit processing times.
29 30	The Department of Environmental Quality shall track the time required to process all permit
31	applications in the One-Stop for Certain Environmental Permits Programs established by
32	G.S. 143B-279.12 and the Express Permit and Certification Reviews established by
33	G.S. 143B-279.12 and the Express Termit and Certification Reviews established by G.S. 143B-279.13 that are received by the Department. The processing time tracked shall include
34	(i) the total processing time from when an initial permit application is received to issuance or
35	denial of the permit and (ii) the processing time from when a complete permit application is
36	received to issuance or denial of the permit. No later than March 1January 1 of each
37	odd-numbered year, the Department shall report to the Fiscal Research Division of the General
38	Assembly and the Environmental Review Commission on the permit processing times required to
39	be tracked pursuant to this section. The Department shall submit this report with the report
40	required by G.S. 143-215.3A(c) as a single report."
41	SECTION 3.12.(c) The first combined report required by subsections (a) and (b) of
42	this section shall be submitted to the Environmental Review Commission and the Fiscal Research
43	Division no later than January 1, 2018.
44	
45	CONSOLIDATE AND REDUCE FREQUENCY OF REPORTS BY THE
46	ENVIRONMENTAL MANAGEMENT COMMISSION
47	SECTION 3.13.(a) G.S. 143B-282(b) reads as rewritten:
48	"(b) The Environmental Management Commission shall submit quarterly-written reports as
49	to its operation, activities, programs, and progress to the Environmental Review
50	Commission.Commission by January 1 of each year. The Environmental Management
51	Commission shall supplement the written reports required by this subsection with additional

1 2		l reports as may be requested by the Environmental Review Commission. The Management Commission shall submit the written reports required by this				
3	subsection whet	her or not the General Assembly is in session at the time the report is due."				
4	SECTION 3.13.(b) G.S. 143-215.1(h) reads as rewritten:					
5	"(h) Each applicant for a new permit or the modification of an existing permit issued under					
6	subsection (c) of this section shall include with the application: (i) the extent to which the new or					
7	modified facility is constructed in whole or in part with funds provided or administered by the					
8		State or a unit of local government, (ii) the impact of the facility on water quality, and (iii) whether				
9	there are cost-effective alternative technologies that will achieve greater protection of water					
10		quality. The Commission shall prepare a quarterly an annual summary and analysis of the				
11		vided by applicants pursuant to this subsection. The Commission shall submit the				
12		nalysis required by this subsection to the Environmental Review Commission				
13	· · ·	of each quarterly <u>annual</u> report that the Commission is required to make to the				
14	ERC under G.S.					
15 16		TION 3.13.(c) The first combined report required by subsections (a) and (b) of				
16 17	2018.	l be submitted to the Environmental Review Commission no later than January 1,				
17	2018.					
18	CONSOL IDAT	TE WASTE MANAGEMENT REPORTS BY THE DEPARTMENT OF				
20		NTAL QUALITY				
20		TION 3.14.(a) G.S. 130A-309.06(c) reads as rewritten:				
22		Department shall report to the Environmental Review Commission and the Fiscal				
23		on or before 15 January January 15 of each year on the status of solid waste				
24		orts in the State. The report shall include:				
25	(1)	A comprehensive analysis, to be updated in each report, of solid waste				
26		generation and disposal in the State projected for the 20-year period beginning				
27		on 1 July July 1, 1991.				
28	(2)	The total amounts of solid waste recycled and disposed of and the methods of				
29		solid waste recycling and disposal used during the calendar year prior to the				
30		year in which the report is published.				
31	(3)	An evaluation of the development and implementation of local solid waste				
32		management programs and county and municipal recycling programs.				
33	(4)	An evaluation of the success of each county or group of counties in meeting the				
34		municipal solid waste reduction goal established in G.S. 130A-309.04.				
35	(5)	Recommendations concerning existing and potential programs for solid waste				
36		reduction and recycling that would be appropriate for units of local government				
37		and State agencies to implement to meet the requirements of this Part.				
38	(6)	An evaluation of the recycling industry, the markets for recycled materials, the				
39		recycling of polystyrene, and the success of State, local, and private industry				
40		efforts to enhance the markets for these materials.				
41	(7)	Recommendations to the Governor and the Environmental Review Commission				
42		to improve the management and recycling of solid waste in the State, including				
43		any proposed legislation to implement the recommendations.				
44 45	(8)	A description of the condition of the Solid Waste Management Trust Fund and the use of all funds allocated from the Solid Waste Management Trust Fund				
45 46		the use of all funds allocated from the Solid Waste Management Trust Fund, as required by $C_{1} S_{1} = 130A_{1} 30A_{1} 20A_{2} (a)$				
46 47	(0)	required by G.S. 130A-309.12(c). A description of the review and revision of bid procedures and the purchase and				
47 48	(9)	use of reusable, refillable, repairable, more durable, and less toxic supplies and				
40 49		products by both the Department of Administration and the Department of				
49 50		products by both the Department of Administration and the Department of Transportation as required by $C = 120A + 200 + 14(a+1)(2)$				

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	General Assemb	oly Of North Carolina	Session 2017	
1	(10)	A description of the implementation of the North Carolina S		
2		Act that includes the amount of revenue used for grants	1	
3		nuisance tire collection under the provisions of G.S 130A-309		
4 5	(11)	A description of the management of white goods in the Sta G.S. 130A-309.85.	ate, as required by	
6	(12)	A summary of the report by the Department of Transportation		
7		and types of recycled materials that were specified or used		
8 9		were entered into by the Department of Transportation du fiscal year, as required by G.S. 136-28.8(g).	aring the previous	
10	(13)	Repealed by Session Laws 2010-142, s. 1, effective July 22, 2	2010.	
11	(14)	(Expiring October 1, 2023) A description of the activity	ies related to the	
12		management of abandoned manufactured homes in the State		
13		G.S. 130A-117, the beginning and ending balances in		
14		Management Trust Fund for the reporting period and the amo		
15		itemized by county, for grants made under Part 2F of Article	9 of Chapter 130A	
16		of the General Statutes.	1.1.1.	
17 18	<u>(15)</u>	<u>A report on the recycling of discarded computer equipment</u> the State pursuant to G.S. 130A-309.140(a).	and televisions in	
19	<u>(16)</u>	An evaluation of the Brownfields Property Reuse	Act pursuant to	
20		<u>G.S. 130A-310.40.</u>		
21	<u>(17)</u>	A report on the Inactive Hazardous Waste Response Act of	f 1987 pursuant to	
22		<u>G.S. 130A-310.10(a).</u>		
23	<u>(18)</u>	A report on the Dry-Cleaning Solvent Cleanup Act of	-	
24		G.S. 143-215.104U(a) until such time as the act expires pur	rsuant to Part 6 of	
25 26	(10)	Article 21A of Chapter 143 of the General Statutes.	vocto monocomont	
20 27	<u>(19)</u>	<u>A report on the implementation and cost of the hazardous v</u> program pursuant to G.S. 130A-294(i)."	waste management	
28		FION 3.14.(b) G.S. 130A-309.140(a) reads as rewritten:		
29		ter than January 15 of each year, the Department shall subm		
30	Department shall	include in the status of solid waste management report requir	ed to be submitted	
31		ary 15 of each year pursuant to G.S. 130A-309.06(c) a report of		
32	-	ter equipment and televisions in the State under this Part to		
33		sion. <u>Part.</u> The report must include an evaluation of the recyclin	0	
34 25		mputer equipment and televisions, a discussion of compliance		
35 36	-	uirements of this Part, and any recommendations for any chang recycling of discarded computer equipment, televisions, or	•	
30 37	devices."	ecycling of discarded computer equipment, televisions, of	i other electronic	
38		FION 3.14.(c) G.S. 130A-310.40 reads as rewritten:		
39		Legislative reports.		
40		nent shall prepare and submit to the Environmental Rev	view Commission,	
41	-	the report on the Inactive Hazardous Sites Response Act of 19		
42	-	10, include in the status of solid waste management repo	_	
43		before January 15 of each year pursuant to G.S. 130A-309.06(-	
44	the effectiveness of this Part in facilitating the remediation and reuse of existing industrial and			
45	commercial properties. This evaluation shall include any recommendations for additional			
46	incentives or changes, if needed, to improve the effectiveness of this Part in addressing such			
47	properties. This evaluation shall also include a report on receipts by and expenditures from the			
48	-	perty Reuse Act Implementation Account."		
49	SECTION 3.14.(d) G.S. 130A-310.10(a) reads as rewritten:			
50		becretary shall <u>include in the status of solid waste management</u>		
51	be submitted on	or before January 15 of each year pursuant to G.S. 130A-309	<u>9.06(c) a report on</u>	

General A	ssembly Of N	h Carolina Session 2017
inactive h	zardous sites	the Joint Legislative Commission on Governmental Operations, the
Environme	ntal Review	mission, and the Fiscal Research Division on or before October 1 o
		cludethat includes at least the following:
J	-	ve Hazardous Waste Sites Priority List.
	• •	remedial action plans requiring State funding through the Inactive
		s Sites Cleanup Fund.
		when sive budget to implement these remedial action plans and the
	• •	
	-	of the Inactive Hazardous Sites Cleanup Fund to fund the cost of said
	plans.	ined list of sites that are clisible for remodial action unde
	· · · •	ized list of sites that are eligible for remedial action unde
		/SARA together with recommended remedial action plans and
	-	nsive budget to implement such plans. The budget for implementing
		action plan under CERCLA/SARA shall include a statement as to any
		ion that may be necessary to pay the State's share of such plan.
		sites and remedial action plans undergoing voluntary cleanup with
	-	ntal approval.
	• •	sites and remedial action plans that may require State funding,
	comp	nsive budget if implementation of these possible remedial action
	plans	equired, and the adequacy of the Inactive Hazardous Sites Cleanup
	Fund	and the possible costs of said plans.
	(7) A list	ites that pose an imminent hazard.
		hensive budget to develop and implement remedial action plans for
		pose imminent hazards and that may require State funding, and the
		of the Inactive Hazardous Sites Cleanup Fund.
	-	by Session Laws 2015-286, s. 4.7(f), effective October 22, 2015.
	· · · •	er information requested by the General Assembly or the
	•	ental Review Commission."
		(e) G.S. 143-215.104U reads as rewritten:
"§ 143-21		g requirements.
(a)	-	Ill present an annual report to the Environmental Review Commission
· · ·		the status of solid waste management report required to be submitted
		each year pursuant to G.S. 130A-309.06(c) a report on at least the
following:	<u>ic January 1.</u>	<u>cach year pursuant to 0.5. 15074-507.00(c) a report on a</u> t reast the
ionowing.	(1) A list	ll dry-cleaning solvent contamination reported to the Department.
		Ill facilities and abandoned sites certified by the Commission and the
		•
		ontamination associated with each facility or abandoned site.
	· /	te of the cost of assessment and remediation required in connection
		ities or abandoned sites certified by the Commission and an estimate
		nent and remediation costs expected to be paid from the Fund.
		nt of receipts and disbursements for the Fund.
		ent of all claims against the Fund, including claims paid, claim
	denie	ending claims, anticipated claims, and any other obligations.
	(6) The a	acy of the Fund to carry out the purposes of this Part together with
	any r	nmendations as to measures that may be necessary to assure the
		solvency of the Fund.
(b)		all make the annual report required by this section on or before
· · ·	each year."	
		f) G.S. 130A-294(i) reads as rewritten:
"(i)		shall report to Fiscal Research Division of the General Assembly, the

Review Commission on or before January 1 of each year include in the status of solid waste 1 2 management report required to be submitted on or before January 15 of each year pursuant to 3 G.S. 130A-309.06(c) a report on the implementation and cost of the hazardous waste management 4 program. The report shall include an evaluation of how well the State and private parties are 5 managing and cleaning up hazardous waste. The report shall also include recommendations to the Governor, State agencies, and the General Assembly on ways to: improve waste management; 6 7 reduce the amount of waste generated; maximize resource recovery, reuse, and conservation; and 8 minimize the amount of hazardous waste which must be disposed of. The report shall include 9 beginning and ending balances in the Hazardous Waste Management Account for the reporting 10 period, total fees collected pursuant to G.S. 130A-294.1, anticipated revenue from all sources, 11 total expenditures by activities and categories for the hazardous waste management program, any 12 recommended adjustments in annual and tonnage fees which may be necessary to assure the 13 continued availability of funds sufficient to pay the State's share of the cost of the hazardous waste 14 management program, and any other information requested by the General Assembly. In 15 recommending adjustments in annual and tonnage fees, the Department may propose fees for 16 hazardous waste generators, and for hazardous waste treatment facilities that treat waste generated 17 on site, which are designed to encourage reductions in the volume or quantity and toxicity of 18 hazardous waste. The report shall also include a description of activities undertaken to implement 19 the resident inspectors program established under G.S. 130A-295.02. In addition, the report shall 20 include an annual update on the mercury switch removal program that shall include, at a 21 minimum, all of the following: 22 (1)A detailed description of the mercury recovery performance ratio achieved by 23 the mercury switch removal program. 24 (2)A detailed description of the mercury switch collection system developed and 25 implemented by vehicle manufacturers in accordance with the NVMSRP. 26 (3) In the event that a mercury recovery performance ratio of at least 0.90 of the 27 national mercury recovery performance ratio as reported by the NVMSRP is 28 not achieved, a description of additional or alternative actions that may be 29 implemented to improve the mercury switch removal program. 30 (4) The number of mercury switches collected and a description of how the 31 mercury switches were managed. 32 A statement that details the costs required to implement the mercury switch (5) 33 removal program, including a summary of receipts and disbursements from the 34 Mercury Switch Removal Account." 35 SECTION 3.14.(g) The first combined report required by subsections (a) through (f) 36 of this section shall be submitted to the Environmental Review Commission and the Fiscal 37 Research Division no later than January 15, 2018. 38 39 CONTROL ACT **CONSOLIDATE SEDIMENTATION** POLLUTION AND 40 **STORMWATER REPORTS** 41 SECTION 3.15.(a) G.S. 113A-67 reads as rewritten: 42 "§ 113A-67. Annual Report. 43 The Department shall report to the Environmental Review Commission on the implementation 44 of this Article on or before 1 October 1 of each year. The Department shall include in the 45 report an analysis of how the implementation of the Sedimentation Pollution Control Act of 1973 46 is affecting activities that contribute to the sedimentation of streams, rivers, lakes, and other waters 47 of the State. The report shall also include a review of the effectiveness of local erosion and 48 sedimentation control programs. The report shall be submitted to the Environmental Review 49 Commission with the report required by G.S. 143-214.7(e) as a single report."

50 **SECTION 3.15.(b)** G.S. 143-214.7(e) reads as rewritten:

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1 2 3	"(e) On or before October 1 of each year, the <u>Commission-Department</u> Environmental Review Commission on the implementation of this section, in any stormwater control programs administered by State agencies and units of	cluding the status of
3 4	The status report shall include information on any integration of stormwater ca	6
4 5	stormwater control programs administered by State agencies and units of loc	-
6	report shall be submitted to the Environmental Review Commission with the	-
7	G.S. 113A-67 as a single report."	<u>e report required by</u>
8	SECTION 3.15.(c) The first combined report required by subset	ctions (a) and (b) of
9 10	this section shall be submitted to the Environmental Review Commission no l 2017.	
11 12	CONSOLIDATE VARIOUS WATER RESOURCES AND WATER QU	ALITY REPORTS
13	BY THE DEPARTMENT OF ENVIRONMENTAL QUALITY	
14	SECTION 3.16.(a) G.S. 143-355(n) is repealed.	
15	SECTION 3.16.(b) G.S. 143-355(0)(9) is repealed.	
16	SECTION 3.16.(c) G.S. 143-355 is amended by adding a new sub	section to read:
17	"(p) Report. – The Department of Environmental Quality shall report to	o the Environmental
18	Review Commission on the implementation of this section, including the deve	•
19	water supply plan and the development of basinwide hydrologic models, no lat	-
20	of each year. The Department shall submit the report required by this subsection	
21	basinwide water quality management plans required by G.S. 143-215.8B(d) as	a single report."
22	SECTION 3.16.(d) G.S. 143-215.8B(d) reads as rewritten:	
23	"(d) The As a part of the report required pursuant to G.S. 143-355(p), t	
24	the Department shall each report on or before <u>1 OctoberNovember 1</u> of each	
25 26	basis to the Environmental Review Commission on the progress in developin	
20 27	basinwide water quality management plans and on increasing public invo education in connection with basinwide water quality management planning	
28	Environmental Review Commission by the Department shall include a writte	
20 29	concentrations of heavy metals and other pollutants in the surface waters of	
30	identified in the course of preparing or revising the basinwide water quality ma	
31	SECTION 3.16.(e) The first combined report required by subset	
32	this section shall be submitted to the Environmental Review Commission no l	
33	1, 2017.	
34		
35	CONSOLIDATE REPORTS BY THE DIVISION OF WATER INFRA	STRUCTURE OF
36	THE DEPARTMENT OF ENVIRONMENTAL QUALITY AND THE	STATE WATER
37	INFRASTRUCTURE AUTHORITY	
38	SECTION 3.17.(a) G.S. 159G-26(a) reads as rewritten:	_
39	"(a) Requirement. – The Department <u>must shall</u> publish a report each y	
40	in the Water Infrastructure Fund that are administered by the Division of Wate	
41	report <u>must shall</u> be published by <u>1</u> -November <u>1</u> of each year and cover the p	u
42	The Department must shall make the report available to the public and must	
43 44	the report to the Environmental Review Commission and the Commission, t	
44 45	Oversight Committee on Agriculture and Natural and Economic Resource Research Division of the Legislative Services Commission. Division with the	
46	G.S. 159G-72 as a single report."	c report required by
47	SECTION 3.17.(b) G.S. 159G-72 reads as rewritten:	
48	"§ 159G-72. State Water Infrastructure Authority; reports.	
49	No later than November 1 of each year, the Authority shall submit a repo	rt of its activity and
50	findings, including any recommendations or legislative proposals, to the Se	•
51	Committee on Natural and Economic Resources, the House of Representat	

Subcommittee on Natural and Economic Resources, and the Fiscal Research Division of the Legislative Services Commission. Environmental Review Commission, the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, and the Fiscal Research Division with the report required by G.S. 159G-26(a) as a single report."
SECTION 3.17 (c) The first combined report required by subsections (a) and (b) of

5 **SECTION 3.17.(c)** The first combined report required by subsections (a) and (b) of 6 this section shall be submitted to the Environmental Review Commission, the Joint Legislative 7 Oversight Committee on Agriculture and Natural and Economic Resources, and the Fiscal 8 Research Division no later than November 1, 2017.

10 CONSOLIDATE REPORTS BY SOIL AND WATER CONSERVATION COMMISSION 11 AND THE DIVISION OF SOIL AND WATER CONSERVATION OF THE 12 DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

13

SECTION 3.18.(a) G.S. 106-850(e) reads as rewritten:

14 The Soil and Water Conservation Commission shall report on or before 31-January 31 "(e) 15 of each year to the Environmental Review Commission, the Department of Agriculture and 16 Consumer Services, and the Fiscal Research Division. This report shall include a list of projects 17 that received State funding pursuant to the program, the results of the evaluations conducted 18 pursuant to subdivision (7) of subsection (b) of this section, findings regarding the effectiveness of 19 each of these projects to accomplish its primary purpose, and any recommendations to assure that 20 State funding is used in the most cost-effective manner and accomplishes the greatest 21 improvement in water quality. This report shall be submitted to the Environmental Review 22 Commission and the Fiscal Research Division with the reports required by G.S. 106-860(e) and 23 G.S. 139-60(d) as a single report."

24

SECTION 3.18.(b) G.S. 106-860(e) reads as rewritten:

25 Report. - The Soil and Water Conservation Commission shall report no later than-31 "(e) 26 January 31 of each year to the Environmental Review Commission, the Department of Agriculture 27 and Consumer Services, and the Fiscal Research Division. The report shall include a summary of 28 projects that received State funding pursuant to the Program, the results of the evaluation 29 conducted pursuant to subdivision (5) of subsection (b) of this section, findings regarding the 30 effectiveness of each project to accomplish its primary purpose, and any recommendations to 31 assure that State funding is used in the most cost-effective manner and accomplishes the greatest 32 improvement in water quality. This report shall be submitted to the Environmental Review 33 Commission and the Fiscal Research Division as a part of the report required by G.S. 106-850(e)."

34

SECTION 3.18.(c) G.S. 139-60(d) reads as rewritten:

"(d) Report. - No later than January 31 of each year, the Division of Soil and Water
Conservation of the Department of Agriculture and Consumer Services shall prepare a
comprehensive report on the implementation of subsections (a) through (c) of this section. The
report shall be submitted to the Environmental Review Commission and the Fiscal Research
<u>Division</u> as a part of the report required by G.S. 106-850(e)."

40 **SECTION 3.18.(d)** The first combined report required by subsections (a) through (c) 41 of this section shall be submitted to the Environmental Review Commission and the Fiscal 42 Research Division no later than January 31, 2018.

43

46

44 DECREASE REPORTING FREQUENCY ON TERMINAL GROINS PILOT PROJECT 45 BY THE COASTAL RESOURCES COMMISSION

SECTION 3.19. G.S. 113A-115.1(i) reads as rewritten:

"(i) No later than September 1 of each year, January 1, 2019, and every five years
thereafter, the Coastal Resources Commission shall report to the Environmental Review
Commission on the implementation of this section. The report shall provide a detailed description
of each proposed and permitted terminal groin and its accompanying beach fill project, including
the information required to be submitted pursuant to subsection (e) of this section. For each

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permitted termina of the following:	al groin and its accompanying beach fill project, the r	report shall also provide all
(1)	The findings of the Commission required pursuan section.	t to subsection (f) of this
(2)	The status of construction and maintenance of t accompanying beach fill project, including the statu the plan for construction and maintenance and the in	is of the implementation of
(3)	A description and assessment of the benefits of accompanying beach fill project, if any.	U 1
(4)	A description and assessment of the adverse impact its accompanying beach fill project, if any, inc assessment of any mitigation measures implem- impacts."	cluding a description and
	EPORTING FREQUENCY ON PARKS SYS	
SECT	TION 3.20. G.S. 143B-135.48(d) reads as rewritten:	
	ter than October 1 of each year, October 1, 2018, and	
1	shall submit electronically the State Parks System	
	sion, the Senate and the House of Representatives appr	-
•	natural and cultural resources, the Joint Legislative	-
	Natural and Economic Resources, and the Fiscal Resea	
	shall submit a summary of each change to the Plan	that was made during the
previous fiscal ye	ear.<u>five fiscal years.</u>"	
	FERAGENCY REPORT ON SUPERFUND COST	SHARE TO THE ANER
OVERSIGHT C		
	TION 3.21. Section 15.6 of S.L. 1999-237 reads as rev	
	6.(a) The Department of Environment and Natura	
	e available funds, with the approval of the Off	
0	provide the ten percent (10%) cost share required for	1 1
	List sites, to pay the operating and maintenance c	
-	ups, and for the cleanup of priority inactive hazardous	-
	3 of Article 9 of Chapter 130A of the General Statute	es. These funds may be in
	appropriated for this purpose.	
	6.(b) The Department of Environment and Natura	
	Office of State Budget and Management shall report to	
	the Joint Legislative Commission on Governmental	1
-	nittee on Agriculture and Natural and Economic Res	
	ands used pursuant to subsection (a) of this section	on within 30 days of the
expenditure of the	ese funds."	
	PORT ON EXPENDITURES FROM BERNARD	
	ATER FUND TO ANER OVERSIGHT COMMITT	EE
	TION 3.22. G.S. 87-98(e) reads as rewritten:	
	Department, in consultation with the Commission for	
-	ts, shall report no later than October 1 of each year to	
	House of Representatives and Senate Appropriations	
	Oversight Committee on Agriculture and Natural and	
	ch Division of the General Assembly on the impleme	
report snall inclu	de the purpose and amount of all expenditures from	the rund during the prior

1 2 2		ussion of the benefits and deficiencies realized as a result of the section, and may nmendations for any legislative action."	
3 4	REDIRECT RE	PORT ON PARKS AND RECREATION TRUST FUND TO THE ANER	
5	OVERSIGHT C	OMMITTEE	
6	SECT	ION 3.23. G.S. 143B-135.56(f) reads as rewritten:	
7	"(f) Report	ts The North Carolina Parks and Recreation Authority shall report no later	
8	than October 1 of	each year to the Joint Legislative Commission on Governmental Operations, the	
9	House and Senate	Appropriations Subcommittees on Natural and Economic Resources, Oversight	
10		griculture and Natural and Economic Resources, the Fiscal Research Division,	
11		nental Review Commission on allocations from the Trust Fund from the prior	
12	fiscal year. For funds allocated from the Trust Fund under subsection (c) of this section, this report		
13	shall include the operating expenses determined under subdivisions (1) and (2) of subsection (e) of		
14	this section."		
15			
16		ORTH CAROLINA SENTINEL LANDSCAPES COMMITTEE	
17		ION 3.24.(a) Committee Established. – There is established the North Carolina	
18	Sentinel Landscape Committee (Committee).		
19		ION 3.24.(b) Findings and Purpose. – The General Assembly finds that sentinel	
20 21		aces where preserving the working and rural character of the State's private lands both national defense and conservation priorities. It is the intent of the General	
21		ct the Committee to coordinate the overlapping priority areas in the vicinity of	
22	-	g and training occur on major military installations, as that term is defined in	
23 24	-	. Further, the Committee shall assist landowners in improving their land to	
25		ations and enhance wildlife habitats while furthering the State's vested economic	
26	-	ving, maintaining, and sustaining land uses that are compatible with military	
27	activities at major military installations and National Guard facilities. In its work, the Committee		
28	shall develop and implement programs and strategies that (i) protect working lands in the vicinity		
29	of and where testing and training occur on major military installations, (ii) address restrictions that		
30	inhibit military testing and training, and (iii) forestall incompatible development in the vicinity of		
31	and where testing and training occur on military installations.		
32	SECT	ION 3.24.(c) Powers and Duties. – The Committee shall:	
33	(1)	Identify and designate certain lands to be contained in the sentinel landscape of	
34		this State that are of particular import to the nation's defense and in the vicinity	
35		of and where testing and training occur on major military installations. In this	
36		work, the Committee may seek advice and recommendations from stakeholders	
37		who have experience in this sort of identification and designation.	
38	(2)	In designating sentinel lands as directed by subdivision (1) of this subsection,	
39		the Committee shall evaluate all working or natural lands that the Committee	
40		identifies as contributing to the long-term sustainability of the military missions	
41		conducted in this State. In its evaluation of which lands to designate as sentinel	
42 43		lands, the Committee shall consult with and seek input from:	
43 44		a. The United States Department of Defense.b. The North Carolina Commander's Council.	
45		c. The United States Department of Agriculture.	
46		d. The United States Department of the Interior.	
47		e. Elected officials from units of local government located in the vicinity	
48		of and where testing and training occur on the proposed sentinel lands.	
49		f. Any other stakeholders that the Committee deems appropriate.	
50	(3)	Develop recommendations to encourage landowners located within the sentinel	
51		landscape designated pursuant to subdivision (1) of this subsection to	

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	voluntarily participate in and begin or continue land uses co United States Department of Defense operations in this State.	ompatible with the	
(4)	Provide technical support services and assistance to voluntarily participate in the sentinel landscape program.	landowners who	
SEC	TION 3.24.(d) Membership. – The Committee shall consist of	of at least the five	
following members:			
(1)	The Commissioner of Agriculture, or the Commissioner's des	ignee.	
(2)	The Secretary of the Department of Military and Veteral Secretary's designee.	•	
(3)	The Secretary of Natural and Cultural Resources, or the Secre	tary's designee.	
(4)	The Executive Director of the Wildlife Resources Con Executive Director's designee.	• •	
(5)	The Dean of the College of Natural Resources at Nor	th Carolina State	
	University, or the Dean's designee.		
The	Committee chair shall be one of the five listed members above a	and the Committe	
chair may appoint members representing other State agencies, local government officials, and			
nongovernmental organizations that are experienced in land management activities within sentinel			
lands.			
	TION 3.24.(e) Transaction of Business. – The Committee ast once during each calendar quarter and at other times at the c		
majority of members of the Committee shall constitute a quorum. The first Committee meeting shall take place within 30 days of the effective date of this act.			
SEC	TION 3.24.(f) Reports. – The Committee shall report on its a	ctivities conducte	
to implement this section, including any findings, recommendations, and legislative proposals, to the North Carolina Military Affairs Commission and the Agriculture and Forestry Awareness			
Study Commission beginning September 1, 2017, and annually thereafter, until such time as the			
Committee completes its work.			
SEC	TION 3.24.(g) Administrative Assistance. – All clerical a	nd other service	
required by the Committee shall be supplied by the membership and shall be provided with funds			
available.			
PART IV. SEV	ERABILITY CLAUSE AND EFFECTIVE DATE		
SEC	TION 4.1. If any section or provision of this act is declared u	unconstitutional o	
	purts, it does not affect the validity of this act as a whole or any	part other than th	
1	be unconstitutional or invalid.		
SEC	TION 4.2. Except as otherwise provided, this act is effective	when it become	
law.			