

April 15, 1999

H 1183. STATE AGENCIES COMPLY WITH CAMA. TO COORDINATE STATE AGENCY ACTIONS WITH STATE GUIDELINES AND LOCAL LAND-USE PLANS ADOPTED PURSUANT TO THE COASTAL AREA MANAGEMENT ACT. Requires every state agency, to the maximum extent feasible, to carry out direct development, financial assistance, plans, programs and rules consistently with (1) state guidelines for the coastal area (GS 113A-107) and (2) locally adopted and CRC-approved land-use plans. Forbids state funds from being expended on a “growth-inducing facility” (defined to include a road, bridge, public or community wastewater system, public water system, erosion control measure, urban waterfront development, or port facility) in an area designated in an approved land use plan as unsuitable for such development. Bars local government access to state funds for a “growth-inducing facility” located in an area not subject to an approved land-use plan.

Intro. by Wright.

Ref. to Environment

GS 113A