March 31, 2005

H 1054. SWIFT CREEK MGT. PLAN/STANDING TO ENFORCE. TO PROVIDE THAT LOCAL GOVERNMENTS THAT ARE A PARTY TO THE SWIFT CREEK MANAGEMENT PLAN AND CERTAIN CITIZENS OF THOSE LOCAL GOVERNMENTS HAVE STANDING TO ENFORCE THE PROVISIONS OF S.L. 1998-192. Provides that any local government that is a party to the Swift Creek Management Plan and persons whose legal or personal interests are adversely affected and who reside within the jurisdiction of those governments and in the Swift Creek watershed may challenge the actions of any party to the Plan. Requires that any person or government seeking to challenge a party's actions under Plan must file a petition in Wake County Superior Court and authorizes Court to void actions it finds to be in violation of Plan. Intro. by Stam, Ross, Dollar.

Ref. to Judiciary I

WAKE, CHATHAM

June 20, 2005

SL 2005-89 (H 1054). SWIFT CREEK MANAGEMENT PLAN/STANDING TO ENFORCE. AN ACT TO PROVIDE THAT LOCAL GOVERNMENTS THAT ARE A PARTY TO THE SWIFT CREEK MANAGEMENT PLAN AND CERTAIN CITIZENS OF THOSE LOCAL GOVERNMENTS HAVE STANDING TO ENFORCE THE PROVISIONS OF S.L. 1998-192. Summarized in Daily Bulletin 3/31/05. Enacted June 16, 2005. Effective June 16, 2005.