

April 21, 2005

H 1413. ENHANCE LOCAL GOVT. ADM. OF ENV. PRGMS. (=S 1114). *TO PROVIDE ADDITIONAL AUTHORITY FOR LOCAL GOVERNMENTS THAT ADMINISTER APPROVED LOCAL ENVIRONMENTAL PROGRAMS, AND TO PROVIDE ADDITIONAL INCENTIVES FOR LOCAL GOVERNMENTS TO REQUEST THE AUTHORITY TO ADMINISTER ALL OR A PORTION OF CERTAIN ENVIRONMENTAL PROGRAMS.* Identical to S 1114, introduced 3/24/05.

Intro. by L. Allen, Hackney, Justice, Weiss.

Ref. to Environment

GS 113A, 143

August 11, 2005

H 1413. ENHANCE LOCAL GOVT. ADM. OF ENV. PRGMS. Intro. 4/21/05. House committee substitute makes the following changes to 1st edition. Revises GS 113A-54.1(e) to provide that landowner, financially responsible party, or agent must perform inspection under approved erosion and sedimentation plan; also includes additional detail that must be included in record of inspection. Amends GS 113A-60(d) to provide that fee to be paid by person who submits erosion and sedimentation control plan to local government is 80% of amount established under GS 113A-54.2(a), plus amount to cover local government inspection and administration costs; also requires local government that administers erosion and sedimentation control program to transmit plan to NC Sedimentation Control Commission for review. Adds GS 113A-60(e) to establish procedure for referring matter to Commission when local government learns that person has engaged in unlawful land-disturbing activity. Revises GS 143-215(f) to apply to areas served by reclaimed water utilization systems as well as sewer systems.

June 15, 2006

H 1413. ENHANCE LOCAL GOVT. ADM. OF ENV. PRGMS. Filed 4/20/05. Senate committee substitute makes the following changes to 2nd edition. Changes effective date of act to September 1, 2006 (was, September 1, 2005).

July 19, 2006

H 1413. ENHANCE LOCAL GOVT. ADM. OF ENV. PRGMS. Filed 4/20/05. Senate committee substitute makes the following changes to 3rd edition. Changes title to *AN ACT TO PROVIDE ADDITIONAL AUTHORITY FOR LOCAL GOVERNMENTS THAT ADMINISTER APPROVED LOCAL ENVIRONMENTAL PROGRAMS AND TO PROVIDE ADDITIONAL INCENTIVES FOR LOCAL GOVERNMENTS TO REQUEST THE AUTHORITY TO ADMINISTER ALL OR A PORTION OF CERTAIN ENVIRONMENTAL PROGRAMS; TO REQUIRE MUNICIPAL MAINTENANCE OF QUALIFYING SUBDIVISION STREETS IN THE EXTRATERRITORIAL PLANNING JURISDICTION OF CERTAIN CITIES; AND TO ALLOW LOCAL GOVERNMENT EMPLOYEES TO STAND IN, ON, OR NEAR A PUBLIC STREET OR HIGHWAY OWNED, LEASED, OR CONTROLLED BY THE STATE TO SOLICIT CHARITABLE CONTRIBUTIONS SO LONG AS THE PERSON SOLICITING IS AN EMPLOYEE OR AGENT OF THE LOCAL GOVERNMENT AND MEETS CERTAIN RESTRICTIONS AND GUIDELINES.* (1) Amends proposed new GS 113A-54.1(e) by deleting the requirement that an approved erosion and sedimentation control plan contain a schedule for the inspection of the area covered by the plan after each phase of the plan has been completed and after establishment of temporary ground cover, and by making stylistic changes to the rest of subsection (e) to reflect the deletion of the schedule requirement. (2) Replaces proposed section 7 setting forth the effective date of the act with a new section 7 requiring a municipality to provide maintenance to a street within its extraterritorial jurisdiction if the municipality imposed a requirement related to the location, design, or construction of the street or any driveway connection to it that would cause the affected street to be ineligible for acceptance as part of the State highway system. This section applies only to municipalities with a population of 600,000 or more (currently, only the city of Charlotte). (3) Adds new section 8 enacting new GS 20-175(e) to allow a local government to grant authority to an employee or agent of the local government to solicit charitable contributions by standing near

streets within the municipal corporate limits. (4) Adds new section 9 providing that sections 1 through 6 become effective December 1, 2006, and apply to offenses committed on or after that date, and that sections 7 and 8 become effective when the act becomes law.

July 20, 2006

H 1413. ENHANCE LOCAL GOVT. ADM. OF ENV. PRGMS. Filed 4/20/05. Senate amendment makes the following changes to 4th edition. Deletes Section 7, which would have required any municipality with a population of 600,000 or more to maintain a street within its extraterritorial jurisdiction if the municipality imposed a requirement related to the location, design, or construction of the street that would make the street ineligible for the State highway system. Conforms title.

August 22, 2006

SL 2006-250 (H 1413). ENHANCE LOCAL GOVERNMENT ADMINISTRATION OF ENVIRONMENTAL PROGRAMS. *AN ACT TO PROVIDE ADDITIONAL AUTHORITY FOR LOCAL GOVERNMENTS THAT ADMINISTER APPROVED LOCAL ENVIRONMENTAL PROGRAMS AND TO PROVIDE ADDITIONAL INCENTIVES FOR LOCAL GOVERNMENTS TO REQUEST THE AUTHORITY TO ADMINISTER ALL OR A PORTION OF CERTAIN ENVIRONMENTAL PROGRAMS AND TO ALLOW LOCAL GOVERNMENT EMPLOYEES TO STAND IN, ON, OR NEAR A PUBLIC STREET OR HIGHWAY OWNED, LEASED, OR CONTROLLED BY THE STATE TO SOLICIT CHARITABLE CONTRIBUTIONS SO LONG AS THE PERSON SOLICITING IS AN EMPLOYEE OR AGENT OF THE LOCAL GOVERNMENT AND MEETS CERTAIN RESTRICTIONS AND GUIDELINES.* Summarized in *Daily Bulletin* 4/21/05, 8/11/05, 6/15/06, 7/19/06, and 7/20/06. Enacted August 16, 2006. Sections 1–6 are effective September 1, 2006. Section 7 is effective December 1, 2006.