April 9, 2009

H 1335. NO DUPLICATIVE REGULATION OF AIR TOXICS. Filed 4/8/09. TO ELIMINATE STATE REGULATION OF EMISSIONS OF AIR TOXICS WHEN THESE EMISSIONS ARE REGULATED UNDER THE FEDERAL CLEAN AIR ACT.

Amends GS 143-215.107(a) as title indicates. Effective July 1, 2009. Intro. by Gibson. GS 143

May 12, 2009

H 1335. NO DUPLICATIVE REGULATION OF AIR TOXICS. Filed 4/8/09. House committee substitute makes the following changes to 1st edition. Further amends GS 143-215.107(a)(5) to specify that the proposed exemption from the state air toxics program emissions standards applies to a federal Title V source subject to 40 CFR § 70.3(a)(1) (July 1, 2008, edition). Provides that, notwithstanding the statute's provisions, the Environmental Management Commission may impose additional requirements that may be necessary to abate a condition that endangers public health or welfare, consistent with the policies in GS 143-211(c).

May 13, 2009

H 1335. ALTERNATIVE AIR TOXICS COMPLIANCE (NEW). Filed 4/8/09. House committee substitute makes the following changes to 2nd edition. Changes title to AN ACT TO PROVIDE AN ALTERNATIVE METHOD OF DEMONSTRATING THAT A NEW OR MODIFIED SOURCE OF HAZARDOUS AIR POLLUTANT EMISSIONS WILL NOT RESULT IN AN EXCEEDANCE OF HAZARDOUS AIR POLLUTANT EMISSION CONTROL STANDARDS THROUGH A MODELING ANALYSIS OR THROUGH ANOTHER METHOD APPROVED BY THE COMMISSION. Deletes proposed amendment to GS 143-215.107(a), which exempted air emission sources subject to federal hazardous air pollutant emission standards from the state air toxics program. Replaces it with a proposed amendment to GS 143-215.108 creating a new subsection (a3) providing as title indicates.

July 21, 2009

H 1335. MORATORIUM ON EMC RULE MAKING (NEW). Filed 4/8/09. Senate committee substitute makes the following changes to 3rd edition. Deletes entire contents of the previous edition and replaces it with AN ACT TO PROHIBIT THE ENVIRONMENTAL MANAGEMENT COMMISSION FROM ADOPTING PERMANENT RULES FROM THE EFFECTIVE DATE OF THIS ACT UNTIL JULY 1, 2011, EXCEPT UNDER CERTAIN CIRCUMSTANCES. Prohibits the Environmental Management Commission (Commission) from adopting any permanent rule for the period beginning the day this act becomes law and ending July 1, 2011. Provides that the Commission may adopt a permanent rule during the moratorium period if the adoption of the rule is required by one or more of the following: (1) a serious or unforeseen threat to public health, safety, welfare, the environment, or natural resources; (2) an act of the General Assembly or US Congress specifically directing the Commission to adopt a rule; (3) a change in federal or state budgetary policy; (4) a federal regulation; or (5) a court order.

July 29, 2009

H 1335. MORATORIUM ON EMC RULE MAKING. Filed 4/8/09. Senate amendment makes the following changes to 4th edition. Modifies the previous edition's moratorium on rulemaking by the Environmental Management Commission to prohibit the adoption of any permanent rule *regarding any requirement to test water quality by animal feeding operations* (was, any permanent rule) beginning the day the act becomes law and ending July 1, 2011. Makes a conforming change to the title.