GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

Н

HOUSE BILL 1870 PROPOSED COMMITTEE SUBSTITUTE H1870-PCS80641-RIf-69

Short Title: Safe Artificial Slope Construction Act.

(Public)

Sponsors:

Referred to:

May 20, 2010

1		A BILL TO BE ENTITLED
2	AN ACT TO (1) REQUIRE LOCAL GOVERNMENTS TO ADOPT ORDINANCES TO
3	REGULATE	SITE PLANNING, DESIGN, AND CONSTRUCTION OF ARTIFICIAL
4	SLOPES IN	MOUNTAINOUS AREAS TO PROMOTE SAFE AND STABLE SLOPES
5	FOR DEVEL	LOPMENT, TO REDUCE THE LIKELIHOOD OF SLOPE FAILURES ON
6	DEVELOPE	D OR DISTURBED LAND, AND TO PROTECT HUMAN SAFETY AND
7	PROPERTY;	(2) DIRECT THE SEDIMENTATION CONTROL COMMISSION TO
8	ASSIST LOC	CAL GOVERNMENTS IN DEVELOPMENT AND IMPLEMENTATION OF
9		PE CONSTRUCTION PROGRAMS AND TO DEVELOP A MODEL
10	ORDINANC	E; AND (3) PROVIDE FOR DISCLOSURE OF INFORMATION TO
11		RS OF PROPERTIES LOCATED IN CERTAIN AREAS DESIGNATED ON
12	STABILITY	INDEX MAPS PREPARED BY THE NORTH CAROLINA GEOLOGICAL
13	SURVEY.	
14		embly of North Carolina enacts:
15		TION 1. Chapter 113A of the General Statutes is amended by adding a new
16	Article to read:	
17		" <u>Article 19.</u>
18		"Safe Artificial Slope Construction.
19	" <u>§ 113A-261. Sh</u>	
20		be known as the Safe Artificial Slope Construction Act of 2010.
21	" <u>§ 113A-262. Do</u>	
22		ns set forth in G.S. 113A-52 apply to this Article. In addition, the following
23	definitions apply	
24	<u>(1)</u>	'Affected area' means an area located on a mountain face or steep hillside
25		that (i) has an average slope of forty percent (40%) or greater or (ii) is
26		designated with a slide hazard ranking of 'moderate' or 'high' on a Stability
27		Index Map prepared by the North Carolina Geological Survey.
28	<u>(2)</u>	'Artificial slope construction' means any slope-disturbing activity that creates
29		or changes any slope, or attempts to do so.
30	<u>(3)</u>	'Construction' means any slope-disturbing activity and includes
31	(4)	reconstruction, repair, stabilization, alteration, or expansion.
32	<u>(4)</u>	'Slope-disturbing activity' means any use of the land by any person in
33		residential, industrial, educational, institutional, or commercial development



	General Assembly Of North Carolina Se	ssion 2009
1	and highway and road construction and maintenance that results	in removal
2	of ground cover or a change in topography of the land.	
3	(5) 'Slope' means an inclined ground or earth material surface, the inc	clination of
4	which is expressed as a ratio of horizontal distance to vertical distance	
5	"§ 113A-263. Legislative findings.	
6	Improper development on steep slopes poses a threat to human safety and	l property.
7	Economic pressures, unknown site conditions, inadequate or inappropriate de	
8	inexperienced persons conducting slope-disturbing activity can affect the quality,	-
9	stability of development on steep slopes. It is the intent of this Article	
10	implementation of reasonable, effective control standards for artificial slope construc	-
1	improve construction and development practices that will result in higher levels of	
2	stability on developed land and to decrease the potential for damage to human health	
3	and natural resources.	· <u> </u>
4	"§ 113A-264. Purpose.	
5	This Article provides for a cooperative program of safe artificial slope constru-	ction to be
6	administered by local governments consistent with minimum statewide m	
7	requirements established by the Sedimentation Control Commission.	
18	"§ 113A-265. Applicability of this Article.	
9	(a) This Article applies to artificial slope construction in any affected area as	defined in
20	G.S. 113A-262 that is located within a county designated pursuant to subdivision (1)	of Section
21	3 of S.L. 2005-1.	
22	(b) This Article shall not apply to artificial slope construction activities co	nducted in
23	connection with the following:	
24	(1) Graves for the burial of human remains.	
25	(2) Local government operation of a landfill.	
26	(3) Excavations for wells or tunnels.	
27	(4) Exploratory excavations not requiring a building permit that are	e less than
28	one-half acre of disturbed area conducted under the direc	tion of a
9	professional engineer licensed under Chapter 89C of the General	Statutes or
30	other professional approved by the agency having jurisdiction.	
81	(5) Natural slope failures, including, but not limited to, landslides.	
2	(6) <u>Underground storage tanks exempt from regulation under the Oc</u>	cupational
3	Safety and Health Act.	
34	(7) Ditches exempt from regulation under the Occupational Safety a	and Health
35	<u>Act.</u>	
36	(8) Artificial slope construction for below grade portions of a res	idential or
37	commercial structure for which an unexpired building permit	has been
88	issued if the construction complies with all applicable local,	State, and
39	federal regulations, including, but not limited to, the North Car	olina State
10	Building Code.	
11	(9) Activities set forth in G.S. 113A-52.01.	
42	(c) If a site on which regulated slope construction activity is to be conducted a	is accessed
13	by a right-of-way, and application of the provisions of this Article or rules adopted	thereunder
14	would render the right-of-way unusable for its intended purpose or application of the	-
45	or rules would be cost prohibitive, the provisions of this Article and rules adopted	thereunder
16	shall not apply to the construction activity to be conducted at the site.	
17	" <u>§ 113A-266. Duties of the Sedimentation Control Commission.</u>	
18	(a) <u>Identification of Affected Areas. – The Commission shall identify the ju</u>	
19	that are required to adopt ordinances pursuant to this Article by showing them or	
50	drawing, describing them in a document, or any combination thereof. These maps, du	
51	documents shall identify the affected areas within the jurisdiction. The Commission	n shall file

	General Assembly Of North Carolina	Session 2009
1	this information with the governing body of each identified jurisdiction. Determin	ations by the
2	Commission of affected areas under this section shall be conclusive in the absence	of fraud.
3	(b) Development of Safe Artificial Slope Construction Requirement	nts. – The
4	Commission shall adopt rules for the safe construction of artificial slopes in af	fected areas,
5	including, but not limited to, minimum requirements for:	
6	(1) Adequate site assessment, planning, design, and technical s	tandards for
7	construction of stable artificial slopes.	
8	(2) <u>Submission, review, approval and disapproval, and modification</u>	
9	for safe artificial slope construction plans. Plans involving con	
10	retaining walls over eight feet in height shall be prepared by a	•
11	engineer licensed under Chapter 89C of the General Statutes to	*
12	professional engineer in the State. All plans shall be approved b	
13	having jurisdiction prior to initiation of any artificial slope	
14	activity in affected areas. Any artificial slope construction in a	
15	shall be performed by a general contractor licensed under	
16	Chapter 87 of the General Statutes and shall be conducted in	<u>compliance</u>
17	with an approved plan.	
18	(3) <u>Demonstrations of financial responsibility.</u>	
19	(4) <u>Submission of reports to document compliance.</u>	
20	(5) Inspection and enforcement procedures, which shall include a	-
21	that each site on which regulated slope construction activ	
22	conducted shall be inspected while the work is being performed	
23	work is completed to ensure compliance with this Article and	
24 25	measures are implemented to construct a stable artificial slope at	the site.
25 26	(6) <u>Exemptions applicable to certain activities.</u>	aggistance to
20 27	(c) <u>Assistance to Local Governments. – The Commission shall provide</u> local governments in the development of safe artificial slope construction pr	
28	comply with this Article. As part of its assistance to local governments, the Com	
20 29	approve and make available a model safe artificial slope construction ordinand	
30	artificial slope construction ordinance shall, at a minimum, address the requirement	
31	subsection (b) of this section.	
32	(d) Review and Approval of Local Ordinances Required. – The Comm	nission shall
33	review each ordinance that regulates the construction of artificial slopes in at	
34	submitted by a local government pursuant to G.S. 113A-267 and, within 90 cale	
35	receipt thereof, shall notify the local government submitting the ordinance that the	
36	has been approved, approved with modifications, or disapproved. The Comm	
37	approve an ordinance only if it determines that the requirements of the ordina	
38	exceed the requirements of this Article and rules adopted thereunder.	
39	"§ 113A-267. Mandatory local programs.	
40	(a) Adoption of Ordinance Required. – Each county that has within its ju	risdiction an
41	affected area shall adopt an ordinance that regulates the construction of artific	ial slopes in
42	affected areas by any person. The ordinance shall apply in unincorporated area	us within the
43	county and to incorporated areas within the county except that a city may adopt an	ordinance in
44	which case the municipal ordinance shall apply within the city and the ex-	
45	jurisdiction of the city. The ordinance shall at least meet and may exceed the	<u>ne minimum</u>
46	requirements of this Article and rules adopted pursuant to this Article.	
47	(b) Review and Approval of Ordinance Required. – Prior to adoption of a	
48	that regulates the construction of artificial slopes in affected areas, or modified	
49	ordinance, a local government shall submit the ordinance to the Commission for	r review and
50	receive approval from the Commission for the ordinance.	

General Assembly Of North Carolina

1	(c) Public Hearing. – The governing body of a local government must hold a public
2	hearing on the question of adoption of an ordinance that regulates the construction of artificial
3	slopes in affected areas prior to adoption. The public hearing required by this section shall be
4	held upon at least 10 calendar days' notice in a newspaper of general circulation in the
5	jurisdiction adopting the ordinance. Testimony at the hearing shall be recorded, and any and all
6	exhibits shall be preserved within the custody of the governing body of the local government.
7	The testimony and evidence shall be made available for inspection and scrutiny by any person.
8	(d) Filing of Documents. – Each local government that adopts an ordinance pursuant to
9	the provisions of this Article shall file a copy of the ordinance with the Commission. The local
10	government shall file the information provided by the Commission pursuant to
11	G.S. 113A-266(a) with the register of deeds in the jurisdiction where the affected area is
12	located. Copies of the maps, drawings, or documents that are certified by the register of deeds
13	shall be admitted in evidence in all courts and shall have the same force and effect as would the
14	original.
15	(e) Application of Ordinance by Local Governments. – An ordinance adopted pursuant
16	to the provisions of this Article shall apply to all affected areas as defined in G.S. 113A-262
17	within the jurisdiction. Determinations by a local government of affected areas made pursuant
18	to the provisions of this Article shall be conclusive in the absence of fraud.
19	(f) Fees. – An ordinance adopted by a local government may establish a fee, not to
20	exceed one hundred dollars (\$100.00), for the review of an artificial slope construction plan and
21	related activities.
22	(g) Implementation and Enforcement. – Each local government that is required to adopt
23	an ordinance pursuant to the provisions of this Article shall implement and enforce the
24	ordinance in accordance with the requirements of this Article and rules adopted thereunder.
25	(h) Creation or Designation of Agencies to Administer; Joint Programs. – Local
26	governments are authorized to create or designate agencies or subdivisions of local government
27	to administer and enforce the ordinance. Two or more units of local government are authorized
28	to establish a joint program and to enter into any agreements that are necessary for the proper
29	administration and enforcement of a safe artificial slope construction ordinance. The
30	resolutions establishing any joint program must be duly recorded in the minutes of the
31	governing body of each local government participating in the program, and a certified copy of
32	each resolution must be filed with the Commission.
33	" <u>§ 113A-268. Enforcement and penalties.</u>
34	(a) <u>Civil Penalties. –</u>
35	(1) The Commission may assess a civil penalty of not more than five thousand
36	dollars (\$5,000) per year against any local government that fails to adopt a
37	safe artificial slope construction ordinance as required by this Article or
38	willfully fails to administer or enforce the provisions of its program in
39	substantial compliance with the minimum statewide safe slope construction
40	requirements of this Article.
41	(2) A local government that administers a safe slope construction program may
42	assess a civil penalty against any person who violates any of the provisions
43	of this Article or any ordinance, rule, or order adopted or issued pursuant to
44	this Article by the Commission or by a local government or who initiates or
45	continues a slope construction activity for which an artificial slope
46	construction plan is required except in accordance with the terms,
47	conditions, and provisions of an approved plan. The maximum civil penalty
48	for a violation is five thousand dollars (\$5,000) per year.
49	a. Prior to assessing a civil penalty against a person pursuant to this
50	section, a local government that administers a safe slope construction
51	program shall immediately serve a notice of violation upon the

	General Assemb	oly Of Nort	h Carolina	Session 2009
1		pe	erson. The notice may be served by a	ny means authorized under
2		-	S. 1A-1, Rule 4. A notice of violation s	•
3			e person must comply and inform the	
4			ed to be taken for compliance. Any	
5			ithin the time specified shall then be s	· · · · · · · · · · · · · · · · · · ·
6			enalties for violations as provided in this	·
7		1	local government that administers	
8			ogram shall determine the amount of	
9			of the person who is assessed the civ	
)			e penalty and the reason for assessing	± •
			sessment shall be served by any	÷ •
			S. 1A-1, Rule 4, and shall direct the	
			sessment or contest the assessment v	
			ing a petition for a contested case under	
			the General Statutes. If a violator de	_
			sessed by a local government within	1 1 1 1
			ie, the local government may institute	
			nount of the assessment. The civil ac	
			perior court of any county where the	
			olator's residence or principal place of	
			tion must be filed within three years of	
			ie. An assessment that is not contested	
			rved with a notice of assessment. An as	
			e at the conclusion of the administrativ	e and judicial review of the
		-	sessment.	try a local covernment that
			determining the amount of the penal ministers a safe slope construction	
			<u>è</u>	
			gree and extent of harm caused by	
			ctifying the damage, the amount of m	• •
			ncompliance, whether the violation w e prior record of the violator in comp	
				brying of failing to compry
	(2)		ith this Article.	adaa this subsection shall be
	<u>(3)</u>		alties collected by a local government u	
		-	provided in Section 7 of Article IX o	the Constitution of North
	(h) Crimi	<u>Carolina.</u>		
			es. – Any person who knowingly or wil	
			nance, rule, regulation, or order duly	
			rnment, or who knowingly or willfully	
	-		al slope construction plan is required, en	÷
		-	sions of an approved plan, shall be guil	-
			o exceed five thousand dollars (\$5,000)	<u>•</u>
		tive Relief		
	<u>(1)</u>		r the governing body of a local governing	•••
			e cause to believe that any person is v	
			y ordinance, rule, regulation, or orde	
			vernment pursuant to this Article, of	
			of an artificial slope construction	
			on, the governing body may, either before action or proceeding authorized by t	
			action or proceeding authorized by t	
			the name of the local government for	•
		<u>uie vioia</u>	tion or threatened violation. The acti-	on shan de brought in the

General Assemb	bly Of North Carolina Session 2009
	superior court of the county in which the violation is occurring or is
	threatened.
(2)	Upon determination by a court that an alleged violation is occurring or is
	threatened, the court shall enter any order or judgment that is necessary to
	abate the violation, to ensure that restoration is performed, or to prevent the
	threatened violation. The institution of an action for injunctive relief under
	subdivision (1) or (2) of this subsection shall not relieve any party to the
	proceeding from any civil or criminal penalty prescribed for violations of
	this Article."
SEC	FION 2. G.S. 143B-298 reads as rewritten:
	edimentation Control Commission – creation; powers and duties.
	e is hereby created the Sedimentation Control Commission of the Department
	and Natural Resources with the power and duty to develop and administer a
	ontrol program as herein provided.
	Sedimentation Control Commission has the following powers and duties:
(1)	In cooperation with the Secretary of the Department of Transportation and
(1)	Highway Safety and other appropriate State and federal agencies, develop,
	promulgate, publicize, and administer a comprehensive State erosion and
	sedimentation control program.
(2)	Develop and adopt on or before July 1, 1974, rules and regulations for the
(2)	control of erosion and sedimentation pursuant to G.S. 113A-54.
(3)	Conduct public hearings pursuant to G.S. 113A-54.
. ,	Assist local governments in developing erosion and sedimentation control
(4)	
(5)	programs pursuant to G.S. 113A-60.
(5)	Assist and encourage other State agencies in developing erosion and adimentation control are grown and $C = 112A - 5C$
(\mathcal{L})	sedimentation control programs pursuant to G.S. 113A-56.
(6)	Develop recommended methods of control of sedimentation and prepare and
	make available for distribution publications and other materials dealing with
	sedimentation control techniques pursuant to G.S. 113A-54.
<u>(7)</u>	Adopt rules for the safe construction of artificial slopes in affected areas as
	provided in G.S. 113A-266(b) and develop a model safe artificial slope
	construction ordinance as provided in G.S. 113A-266(c).
<u>(8)</u>	Assist local governments in developing safe artificial slope construction
	programs pursuant to G.S. 113A-266."
	FION 3. G.S. 47E-4(b) reads as rewritten:
	North Carolina Real Estate Commission shall develop and require the use of a
	ure statement to comply with the requirements of this section. The disclosure
	specify that certain transfers of residential property are excluded from this
	G.S. 47E-2, including transfers of residential property made pursuant to a lease
1	o purchase where the lessee occupies or intends to occupy the dwelling, and
	east the following characteristics and conditions of the property:
(1)	The water supply and sanitary sewage disposal system; system.
(2)	The roof, chimneys, floors, foundation, basement, and other structural
	components and any modifications of these structural
	components; components.
(3)	The plumbing, electrical, heating, cooling, and other mechanical
	systems; systems.
	Dresent infectation of wood destroying insects on organisms on past
(4)	Present infestation of wood-destroying insects or organisms or past
(4)	infestation the damage for which has not been repaired; repaired.
(4) (5)	

	General Assembly Of North CarolinaSession 2009
1	from or to adjacent real property, and notice from any governmental agency
2	affecting this real property; and property.
3	(6) Presence of lead-based paint, asbestos, radon gas, methane gas, underground
4	storage tank, hazardous material or toxic material (whether buried or
5	covered), and other environmental contamination.
6	(7) The location of the property within an area ranked as high or moderate
7	relative debris/earth flow/slide hazard area as designated on maps prepared
8	by the North Carolina Geological Survey.
9	(b1) The disclosure statement shall provide the owner with the option to indicate whether
0	the owner has actual knowledge of the specified characteristics or conditions, or the owner is
1	making no representations as to any characteristic or condition."
2	SECTION 4. There is appropriated from the General Fund to the Department of
3	Environment and Natural Resources the sum of ten thousand dollars (\$10,000) for the
4	2010-2011 fiscal year and the sum of ten thousand dollars (\$10,000) for the 2011-2012 fiscal
5	year to implement the provisions of this act.
6	SECTION 5. Section 1 of this act becomes effective December 1, 2012, except
7	that G.S. 113A-266, as enacted by Section 1 of this act, is effective when this act becomes law.
8	Each local government that is required to adopt a safe artificial slope construction ordinance
9	pursuant to the provisions of G.S. 113A-267, as enacted by Section 1 of this act, shall submit
0	its ordinance to the Sedimentation Control Commission for approval on or before December 1,
1	2011. Sections 2 and 5 of this act are effective when this act becomes law. Section 3 of this act
2	becomes effective July 1, 2012. Section 4 of this act becomes effective July 1, 2010.