GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

Н

HOUSE BILL 1093 PROPOSED COMMITTEE SUBSTITUTE H1093-PCS11364-MH-24

Short Title: Agricultural Regulatory Reform.

(Public)

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Sponsors:

Referred to:

May 24, 2012

1	A BILL TO BE ENTITLED
2	AN ACT TO PROVIDE REGULATORY RELIEF FOR FARMERS BY DESIGNATING
3	THAT AN ADDITIONAL REPRESENTATIVE OF AGRICULTURE SHALL BE
4	INCLUDED AMONG THE GENERAL ASSEMBLY'S APPOINTMENTS TO THE
5	ENVIRONMENTAL MANAGEMENT COMMISSION; BY REQUIRING THAT
6	NOTICE BE GIVEN TO THE BOARD OF AGRICULTURE WHEN ANY PROPOSED
7	RULE WOULD DIRECTLY AFFECT AGRICULTURE; AND BY CLARIFYING THAT
8	THE POWER TO ISSUE CIVIL PENALTIES CONFERRED BY STATUTE ON THE
9	COMMISSIONER, BOARD OF AGRICULTURE, PESTICIDE BOARD, OR
10	STRUCTURAL PEST CONTROL COMMITTEE INCLUDES THE POWER FOR
11	THOSE BODIES TO DETERMINE THAT NONMONETARY SANCTIONS,
12	EDUCATION, OR TRAINING ARE SUFFICIENT TO ADDRESS A VIOLATION OF
13	RULE OR STATUTE, AS RECOMMENDED BY THE HOUSE SELECT COMMITTEE
14	ON AGRICULTURAL REGULATIONS.
15	The General Assembly of North Carolina enacts:
16	SECTION 1. G.S. 143B-283 reads as rewritten:
17	"§ 143B-283. Environmental Management Commission – members; selection; removal;
18	compensation; quorum; services.
19	(a) The Environmental Management Commission shall consist of 13 members
20	appointed by the Governor. The Governor shall select the members so that the membership of
21	the Commission shall consist of:
22	(1) One who shall be a licensed physician with specialized training and
23	experience in the health effects of environmental pollution;
24	(2) One who shall, at the time of appointment, be actively connected with the
25	Commission for Public Health or local board of health or have experience in
26	health sciences;
27	(3) One who shall, at the time of appointment, be actively connected with or
28	have had experience in agriculture;
29	(4) One who shall, at the time of appointment, be a registered engineer with
30	specialized training and experience in water supply or water or air pollution
31	control;
32	(5) One who shall, at the time of appointment, be actively connected with or
33	have had experience in the fish and wildlife conservation activities of the
34	State;



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1	(6)	One who shall, at the time of appointment, have spec	ial training and
2		scientific expertise in hydrogeology or groundwater hydrolo	
3	(7)	Three members interested in water and air pollution control	
4		the public at large;	
5	(8)	One who shall, at the time of appointment, be actively of	employed by, or
6		recently retired from, an industrial manufacturing	g facility and
7		knowledgeable in the field of industrial air and water polluti	on control;
8	(9)	One who shall, at the time of appointment, be actively co	
9		have had experience in pollution control problems of mur	nicipal or county
10		government;	
11	(10)	One who shall, at the time of appointment, have spec	cial training and
12		scientific expertise in air pollution control and the effects	of air pollution;
13		and	
14	(11)	One who shall, at the time of appointment, have spec	-
15		scientific expertise in freshwater, estuarine, marine biologic	cal, or ecological
16		sciences.	
17		ers appointed by the Governor shall serve terms of office of	• •
18	* *	Il a vacancy on the Commission created by the resignation, di	
19	•	ember shall be for the balance of the unexpired term. Th	•
20		nber of the Commission to an additional term if, at t	
21		e member qualifies for membership on the Commission und	er subsection (a)
22	of this section.		
23		overnor shall have the power to remove any member of the C	
24 25		sance, malfeasance, or nonfeasance in accordance with the	he provisions of
25		he Executive Organization Act of 1973.	. 1 1
26		tembers of the Commission shall receive per diem and nece	essary travel and
27	-	uses in accordance with the provisions of G.S. 138-5.	a transaction of
28	-	ority of the Commission shall constitute a quorum for th	le transaction of
29 30	business. (b4) All cle	erical and other services required by the Commission shall be	a supplied by the
30 31		ronment and Natural Resources.	e supplied by the
32	•	of the members appointed by the Governor under this section	shall be persons
32 33		e any significant portion of their income from persons subj	-
33 34		ers under this Chapter. The Governor shall require adequa	-
34 35		s of interest by members. The Governor, by executive order,	
36	-	conflicts of interest and disclosure thereof for determining	
37		s section, giving due regard to the requirements of federal le	
38	-	y promulgate rules, regulations or guidelines in conform	-
39		y federal agency interpreting and applying provisions of feder	
40		ition to the members designated by subsection (a) of this sec	
41		ppoint six members, three upon the recommendation of the	
42		ntatives, and three upon the recommendation of the Presiden	
43	_	e six members appointed by the General Assembly, one mer	_
44		nent, be actively connected with or have had experience	
45		the General Assembly shall be made in accordance with G	
46		se appointments shall be filled in accordance with G.S. 12	
47		General Assembly shall serve terms of two years."	
48		ION 2. G.S. 150B-21.2 reads as rewritten:	
49		ocedure for adopting a permanent rule.	
50		- Before an agency adopts a permanent rule, the agency m	ust comply with
51	· / I	of C.S. 150B 10.1 and it must take the following actions:	

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(1)	Publish a notice of text in the North Carolina Register.
(2)	When required by G.S. 150B-21.4, prepare or obtain a fiscal note for the proposed rule.
(3)	Repealed by Session Laws 2003-229, s. 4, effective July 1, 2003.
(4)	When required by subsection (e) of this section, hold a public hearing on the
	proposed rule after publication of the proposed text of the rule.
(5)	Accept oral or written comments on the proposed rule as required by
	subsection (f) of this section.
	itional Notice for Certain Rules. – If a proposed rule would have a direct impact
-	the agency must provide a notice meeting the requirements of subsection (c) of
	he Board of Agriculture. For purposes of this subsection, the term "agriculture"
	ame meaning as in G.S. 106-581.1.
	ealed by Session Laws 2003-229, s. 4, effective July 1, 2003.
	ce of Text A notice of the proposed text of a rule must include all of the
following: (1)	The text of the proposed rule.
(1) (2)	A short explanation of the reason for the proposed rule and a link to the
(2)	agency's Web site containing the information required by G.S. 150B-19.1(c).
(3)	A citation to the law that gives the agency the authority to adopt the rule.
(4)	The proposed effective date of the rule.
(5)	The date, time, and place of any public hearing scheduled on the rule.
(6)	Instructions on how a person may demand a public hearing on a proposed
(-)	rule if the notice does not schedule a public hearing on the proposed rule and
	subsection (e) of this section requires the agency to hold a public hearing on
	the proposed rule when requested to do so.
(7)	The period of time during which and the person to whom written comments
	may be submitted on the proposed rule.
(8)	If a fiscal note has been prepared for the rule, a statement that a copy of the
	fiscal note can be obtained from the agency.
(9)	The procedure by which a person can object to a proposed rule and the
	requirements for subjecting a proposed rule to the legislative review process.
	ing List An agency must maintain a mailing list of persons who have
1	e of rule making. When an agency publishes in the North Carolina Register a
	a proposed rule, it must mail a copy of the notice or text to each person on the
-	b has requested notice on the subject matter described in the notice or the rule
	ency may charge an annual fee to each person on the agency's mailing list to
1. 0	nd mailing costs.
	ing. – An agency must hold a public hearing on a rule it proposes to adopt if the
	es the text of the proposed rule in the North Carolina Register and the agency en request for a public hearing on the proposed rule within 15 days after the
	published. The agency must accept comments at the public hearing on both the
	and any fiscal note that has been prepared in connection with the proposed rule.
	may hold a public hearing on a proposed rule and fiscal note in other
	When an agency is required to hold a public hearing on a proposed rule or
	a public hearing on a proposed rule when it is not required to do so, the agency
	the North Carolina Register a notice of the date, time, and place of the public
-	earing date of a public hearing held after the agency publishes notice of the
•	North Carolina Register must be at least 15 days after the date the notice is
•	tice of a public hearing has been published in the North Carolina Register and
that public hear	ing has been cancelled, the agency shall publish notice in the North Carolina
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51 Register at least 15 days prior to the date of any rescheduled hearing.

of any public hearing held on the proposed rule, whichever is longer. An agency must consider
fully all written and oral comments received.
(g) Adoption. – An agency shall not adopt a rule until the time for commenting on the
proposed text of the rule has elapsed and shall not adopt a rule if more than 12 months have
elapsed since the end of the time for commenting on the proposed text of the rule. Prior to
adoption, an agency shall review any fiscal note that has been prepared for the proposed rule
and consider any public comments received in connection with the proposed rule or the fiscal
note. An agency shall not adopt a rule that differs substantially from the text of a proposed rule
published in the North Carolina Register unless the agency publishes the text of the proposed rate
different rule in the North Carolina Register and accepts comments on the proposed different
rule for the time set in subsection (f) of this section.
An adopted rule differs substantially from a proposed rule if it does one or more of the
following:
(1) Affects the interests of persons who, based on the proposed text of the rule
published in the North Carolina Register, could not reasonably have
determined that the rule would affect their interests.
(2) Addresses a subject matter or an issue that is not addressed in the proposed
text of the rule.
(3) Produces an effect that could not reasonably have been expected based on
the proposed text of the rule.
When an agency adopts a rule, it shall not take subsequent action on the rule without following
the procedures in this Part. An agency must submit an adopted rule to the Rules Review
Commission within 30 days of the agency's adoption of the rule.
(h) Explanation. – An agency must issue a concise written statement explaining why the
agency adopted a rule if, within 15 days after the agency adopts the rule, a person asks the
agency to do so. The explanation must state the principal reasons for and against adopting the
rule and must discuss why the agency rejected any arguments made or considerations urged
against the adoption of the rule. The agency must issue the explanation within 15 days after
receipt of the request for an explanation.
(i) Record. – An agency must keep a record of a rule-making proceeding. The record
must include all written comments received, a transcript or recording of any public hearing held
on the rule, any fiscal note that has been prepared for the rule, and any written explanation
made by the agency for adopting the rule."
SECTION 3. Part 3 of Article 1 of Chapter 106 of the General Statutes is amended
by adding a new section to read:
"§ 106-22.6. Exercise of enforcement powers.
When any board, commission, or official within the North Carolina Department of
Agriculture and Consumer Services has the authority to assess civil penalties, such authority
shall not be read to require the issuance of a monetary penalty when the board, commission, or
official determines that nonmonetary sanctions, education, or training are sufficient to address
the underlying violation."
SECTION 4. This act is effective when it becomes law.

Comments. - An agency must accept comments on the text of a proposed rule that is

published in the North Carolina Register and any fiscal note that has been prepared in

General Assembly Of North Carolina

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(f)

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