## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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## HOUSE BILL 755 PROPOSED COMMITTEE SUBSTITUTE H755-PCS70372-TA-8

Short Title: DENR Electronic Notice.

Sponsors:

Referred to:

	April 11, 2013		
1 2 3 4 5	A BILL TO BE ENTITLED AN ACT TO AMEND CERTAIN DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES NOTICE REQUIREMENTS TO AUTHORIZE ELECTRONIC NOTIFICATION AND DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO IDENTIFY OTHER NOTIFICATION REQUIREMENTS		
6	IN STATUTE OR RULE FOR WHICH ELECTRONIC NOTICE MAY BE ADEQUATE.		
7	The General Assembly of North Carolina enacts:		
8	SECTION 1. G.S. 74-51 reads as rewritten:		
9	"§ 74-51. Permits – Application, granting, conditions.		
10			
11 12 13 14	(c) If the Department determines, based on public comment relevant to the provisions of this Article, that significant public interest exists, the Department shall conduct a public hearing on any application for a new mining permit or for a modification of a mining permit to add land to the permitted area, as defined in G.S. 74-50(b). The hearing shall be held before the		
15	Department reaches a final decision on the application, and in making its determination, the		
16	Department shall give full consideration to all comments submitted at the public hearing. The		
17	public hearing shall be held within 60 days of the end of the 30-day period within which any		
18	requests for the public hearing shall be made. At least 10 days prior to the date of the public		
19	hearing, the Department shall publish notice of the public hearing both electronically on the		
20	Department's Web site and via electronic mail transmission to a list of interested parties who		
21	have requested notification.		
22			
23	<b>SECTION 2.</b> G.S. 87-87 reads as rewritten:		
24	"§ 87-87. Authority to adopt rules, regulations, and procedures.		
25	The Environmental Management Commission shall adopt rules governing the location,		
26	construction, repair, and abandonment of wells, the operation of water wells or well systems		
27	with a designed capacity of 100,000 gallons per day or greater, and the installation and repair of		
28	pumps and pumping equipment. The Environmental Management Commission shall be		
29	responsible for the administration of this Article and shall:		
30	(1) Hold public hearings, upon not less than 30 days' prior notice setting forth		
31	the date, place, and time of hearing, and the proposed rules and regulations		
32	to be considered at said public hearing, which notice shall be published in		
33	one or more newspapers having general circulation throughout the State, both		
34	electronically on the Department's Web site and via electronic mail		
35	transmission to a list of interested parties who have requested notification in		
36	connection with proposed rules and regulations and amendments thereto.		



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1	(2)	Enforce the provisions of this Article, and any rul	es and regulations not	
2		inconsistent with the provisions of this Article adopted	d pursuant thereto.	
3	(3)	Establish procedures and forms for the submission,	· II ·	
4		rejection of applications, notifications, and report	ts required under this	
5		Article.		
6	(4)	Issue such additional regulations as may be neces	ssary to carry out the	
7		provisions of this Article.		
8	(5)	Neither adopt nor enforce any rule or regulation t		
9		liability of an owner to a well driller for any costs or e	expenses of drilling and	
10		installing a well for the owner.		
11	(6)	Adopt rules governing the permitting and inspection	-	
12		private drinking water wells with a designed capacity	of 100,000 gallons per	
13		day or greater.		
14	(7)	Adopt rules governing the permitting and inspe		
15		departments of private drinking water wells pursuant	to G.S. 87-97."	
16		<b>TION 3.</b> G.S. 113-202 reads as rewritten:		
17		w and renewal leases for shellfish cultivation; termin	nation of leases issued	
18	prior	to January 1, 1966.		
19 20	····	in a management of an application	n that as multiply with	
20		in a reasonable time after receipt of an application	-	
21	subsection (d), the Secretary shall notify the applicant of the intended action on the lease			
22	application. If the intended action is approval of the application as submitted or approval with a			
23	modification to which the applicant agrees, the Secretary shall conduct a public hearing in the			
24 25	county where the proposed leasehold lies. The Secretary must publish at least two notices a notice of the intention to lease in a neuronener of general simulation in the county in which the			
23 26	<u>notice</u> of the intention to lease in a newspaper of general circulation in the county in which the proposed leasehold lies. both electronically on the Department's Web site and via electronic			
20 27		• •		
27		on to a list of interested parties who have requested t precede the public hearing by more than 20 days; the s		
28 29	1	by seven to 11 days. days. The notice of intention to	1	
30		iption of the area of the proposed leasehold that i		
31		reasonable ease and certainty and must also contain the		
32	the hearing.	reasonable ease and certainty and must also contain the	uale, nour and place of	
33	-			
34	(m) In the	e event the leaseholder takes steps within 30 days to ren	nedy the situation upon	
35		the of intention to terminate was based and the Sec		
36		the lease is in the best interests of the shellfish cu	-	
37		discontinue termination procedures. Where there is		
38		redures, the leaseholder may initiate a contested case by		
39		within 30 days of receipt of notice of intention to		
40		s not initiate a contested case, or the final decision up		
41		send a final letter of termination to the leaseholde		
42	•	v not be mailed sooner than 30 days after receipt by		
43	•	e of intention to terminate, or of the final agency decisi		
44 44	•	ed effective at midnight on the day the final notice of the		
45		The final notice of termination may not be issued		
45		itioted by the lesscholder	pending nearing of a	

46 contested case initiated by the leaseholder.

47 Service of any notice required in this subsection may be accomplished by certified mail, 48 return receipt requested; personal service by any law-enforcement officer; or upon the failure of 49 these two methods, publication. Service by publication shall be accomplished by publishing 50 such notices in a newspaper of general circulation within the county where the lease is located 51 for at least once a week for three successive weeks. The format for notice by publication shall

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1		ed by the Attorney General.a notice both electronically on the Department's Web site
2		electronic mail transmission to a list of interested parties who have requested
3		on. The notice shall be published on the Department's Web site for a minimum of 30
4	<u>days.</u>	
5	"	
6		SECTION 4. G.S. 143-215.2 reads as rewritten:
7	"§ 143-21	5.2. Special orders.
8		
9	(a1)	Public Notice and Review of Consent Orders.
10		(1) The Commission shall give notice of a proposed consent order to the proper
11		State, interstate, and federal agencies, to interested persons, and to the
12		public. The Commission may also provide any other data it considers
13		appropriate to those notified. The Commission shall prescribe the form and
14		content of the notice. The notice shall be given at least 45 days prior to any
15		final action regarding the consent order. Public notice shall be given by
16		publication of the notice one time in a newspaper having general circulation
17		within the county in which the pollution originates. both electronically on the
18		Department's Web site and via electronic mail transmission to a list of
19		interested parties who have requested notification.
20		(2) Any person who desires a public meeting on any proposed consent order
21		may request one in writing to the Commission within 30 days following date
22		of the notice of the proposed consent order. The Commission shall consider
23		all such requests for meetings. If the Commission determines that there is
24		significant public interest in holding a meeting, the Commission shall
25		schedule a meeting and shall give notice of such meeting at least 30 days in
26		advance to all persons to whom notice of the proposed consent order was
27		given and to any other person requesting notice. At least 30 days prior to the
28		date of meeting, the Commission shall also have a copy of the notice of the
29		meeting published at least one time in a newspaper having general
30		circulation within the county in which the pollution originates. both
31		electronically on the Department's Web site and via electronic mail
32		transmission to a list of interested parties who have requested notification.
33		The Commission shall prescribe the form and content of notices under this
34		subsection.
35		(3) The Commission shall prescribe the procedures to be followed in such
36		meetings. If the meeting is not conducted by the Commission, detailed
37		minutes of the meeting shall be kept and shall be submitted, along with any
38		other written comment, exhibits or other documents presented at the
39		meeting, to the Commission for its consideration prior to final action
40		granting or denying the consent order.
41		(4) The Commission shall take final action on a proposed consent not later than
42		60 days following notice of the proposed consent order or, if a public
43		meeting is held, within 90 days following such meeting.
44	"	
45		SECTION 5.(a) The Department of Environment and Natural Resources shall
46	-	the Environmental Review Commission, on both January 1, 2014, and January 1,
47		the implementation and effectiveness of the electronic notice authorized by Sections 1
48	through 4	of this act.
49		SECTION 5.(b) The Department of Environment and Natural Resources shall
50	review th	e notification requirements in the General Statutes and rules under its purview and

51 identify those notification requirements for which electronic notice would provide adequate

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- 1 public notice. The Department shall report its findings and recommendations to the 2 Environmental Review Commission on or before October 1, 2013.
- 3 SECTION 6. Section 5(b) of this act is effective when this act becomes law. The
  4 remainder of this act becomes effective July 1, 2013.