# **GENERAL ASSEMBLY OF NORTH CAROLINA** SESSION 2015

S

#### **SENATE BILL 303**

## Agriculture/Environment/Natural Resources Committee Substitute Adopted 4/22/15 Third Edition Engrossed 4/23/15 House Committee Substitute Favorable 6/8/16 PROPOSED HOUSE COMMITTEE SUBSTITUTE S303-PCS45529-ST-119

Short Title: Regulatory Reform Act of 2016.

Sponsors:

Referred to:

March 18, 2015

#### A BILL TO BE ENTITLED

- 1 2 AN ACT TO PROVIDE FURTHER REGULATORY RELIEF TO THE CITIZENS OF NORTH 3 CAROLINA. 4 The General Assembly of North Carolina enacts: 5 6 PART I. BUSINESS REGULATION 7 8 **EMPLOYMENT STATUS OF FRANCHISES** 9 SECTION 1.1. Article 2A of Chapter 95 of the General Statutes is amended by 10 adding a new section to read: "§ 95-25.24A. Franchisee status. 11 12 Neither a franchisee nor a franchisee's employee shall be deemed to be an employee of the franchisor for any purposes, including, but not limited to, this Article and Chapters 96 and 97 of 13 14 the General Statutes. For purposes of this section, "franchisee" and "franchisor" have the same 15 definitions as set out in 16 C.F.R. § 436.1." 16 PART II. STATE AND LOCAL GOVERNMENT REGULATION 17 18 19 PERSONALLY IDENTIFIABLE INFORMATION OF PUBLIC UTILITY CUSTOMERS 20 SECTION 2.1. Chapter 132 of the General Statutes is amended by adding a new 21 section to read: 22 "§ 132-1.14. Personally identifiable information of public utility customers. 23 Except as otherwise provided in this section, a public record, as defined by G.S. 132-1, (a) does not include personally identifiable information obtained by the Public Staff of the Utilities 24 25 Commission from customers requesting assistance from the Public Staff regarding rate or service disputes with a public utility, as defined by G.S. 62-3(23). 26
- The Public Staff may disclose personally identifiable information of a customer to the 27 (b) 28 public utility involved in the matter for the purpose of investigating such disputes.
- Such personally identifiable information is a public record to the extent disclosed by 29 (c) 30 the customer in a complaint filed with the Commission pursuant to G.S. 62-73.
- For purposes of this section, "personally identifiable information" means the customer's 31 (d) name, physical address, e-mail address, telephone number, and public utility account number." 32
- 33



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(Public)

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|-------------------|---|-----------------------------------|
|                   | EWER BILLING BY LESSORS   |                                   |
|                   | <b>ION 2.2.(a)</b> G.S. 42-42.1 reads as rewritten:   |                                   |
|                   | r and electricity conservation.   |                                   |
|                   | e purpose of encouraging water and electricity con  |                                   |
|                   | a landlord may charge for the cost of providing w   |                                   |
| who occupy the s  | ame contiguous premises pursuant to G.S. 62-110   | 0(g) or electric service pursuant |
| to G.S. 62-110(h) |   |                                   |
| (b) The la        | ndlord may not disconnect or terminate the tena   | nt's electric service or water or |
| sewer services du | e to the tenant's nonpayment of the amount due  | for electric service or water or  |
| sewer services."  |   |                                   |
| SECT              | <b>ION 2.2.(b)</b> G.S. 62-110(g) reads as rewritten:   |                                   |
|                   | ition to the authority to issue a certificate of pu   | blic convenience and necessity    |
|                   | es otherwise granted in this Chapter, for the   | •                                 |
|                   | Commission may, consistent with the public  |                                   |
|                   | charge for the costs of providing water or sewer  |                                   |
|                   | usleased premises. The following provisions shal  |                                   |
| (1)               | All charges for water or sewer service shall b  |                                   |
| (*)               | consumption of water, which shall be determin   |                                   |
|                   | all water consumed. The rate charged by the l   | •                                 |
|                   | consumption rate charged by the supplier of the   |                                   |
| (1a)              | If the contiguous leased premises were are conti  |                                   |
| (14)              | to $\frac{1989-1989}{1989}$ , and the lessor determines that the                                |                                   |
|                   | total water usage is impractical or not economi   |                                   |
|                   | cost for water and sewer service to the tenant  |                                   |
|                   | the tenant's hot water usage. In that case,   |                                   |
|                   | percentage of the landlord's water and sewer  |                                   |
|                   | dwelling units based upon the hot water used in   |                                   |
|                   | percentage of total water usage allocated for ea  | -                                 |
|                   |   | e 1                               |
|                   | to that dwelling unit's individually submetered<br>submetered hot water usage in all dwelling u |                                   |
|                   |   |                                   |
|                   | apply to billing for water and sewer service under  |                                   |
|                   | a. A lessor shall not utilize a ratio utility bi  |                                   |
|                   | billing system that does not rely on ind  | -                                 |
|                   | usage to determine the allocation of wate   |                                   |
|                   | b. The lessor shall not include in a tenant's   |                                   |
|                   | service used in common areas or water   |                                   |
|                   | water mains. A lessor shall not bill or att   | -                                 |
|                   | usage resulting from a plumbing malfur  |                                   |
|                   | not known to the tenant or that has been  | -                                 |
|                   | c. All equipment used to measure wat  | • • •                             |
|                   | guidelines promulgated by the American  |                                   |
|                   | d. The lessor shall maintain records for a  |                                   |
|                   | demonstrate how each tenant's allocated   |                                   |
|                   | and sewer service. Upon advanced writt  |                                   |
|                   | may inspect the records during reasonabl  | e business hours.                 |
|                   | e. Bills for water and sewer service sent b   | by the lessor to the tenant shall |
|                   | contain all the following information:  |                                   |
|                   | 1. The amount of water and sewer  | services allocated to the tenant  |
|                   | during the billing period.  |                                   |
|                   |   |                                   |
|                   | 2. The method used to determine t   | he amount of water and sewer      |

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|               | 3. Beginning and ending dates for the bil  | ling period.                |
|               | 4. The past-due date, which shall not be   | • •                         |
|               | bill is mailed.  |                             |
|               | 5. A local or toll-free telephone number   | and address that the tenar  |
|               | can use to obtain more information ab  | out the bill.               |
| (2)           | The lessor may charge a reasonable administrative  | fee for providing water of  |
|               | sewer service not to exceed the maximum administr  | ative fee authorized by th  |
|               | Commission.  |                             |
| (3)           | The Commission shall issue adopt rules to define c   | ontiguous premises and t    |
|               | implement this subsection. In issuing the rule to defir  | e contiguous premises, the  |
|               | Commission shall consider contiguous premises whe  | re manufactured homes, a    |
|               | defined in G.S. 143-145(7), or spaces for manufactur   | ed homes are rented.        |
| (4)           | The Commission shall develop an application that   |                             |
|               | authority to charge for water or sewer service. The fe   | orm shall include all of th |
|               | following:   |                             |
|               | a. A description of the applicant and the property   | y to be served.             |
|               | b. A description of the proposed billing method  | -                           |
|               | c. The schedule of rates charged to the applicant  |                             |
|               | d. The schedule of rates the applicant propose   | s to charge the applicant   |
|               | customers.   |                             |
|               | e. The administrative fee proposed to be charged   | • • • •                     |
|               | f. The name of and contact information for the a   |                             |
|               | g. The name of and contact information for the   | supplying water or sew      |
|               | system.  |                             |
|               | h. Any additional information that the Commiss   |                             |
| <u>(4a)</u>   | The Commission shall develop an application that   |                             |
|               | authority to charge for water or sewer service at  | - ·                         |
|               | allows the applicant to serve multiple homes in t  |                             |
|               | Commission approval. The form shall include all of t   | -                           |
|               | a. <u>A description of the applicant and a listing</u>   |                             |
|               | properties to be served, which shall be u  | pdated annually with the    |
|               | <u>Commission.</u>   | 1 1 111                     |
|               | b. <u>A description of the proposed billing method</u>   |                             |
|               | c. <u>The administrative fee proposed to be charged</u>  |                             |
|               | d. The name and contact information for the app  | -                           |
| (5)           | e. <u>Any additional information the Commission r</u>  |                             |
| (5)           | The Commission shall approve or disapprove an app<br>the filing of a completed application with the Comp   |                             |
|               | the filing of a completed application with the Comm  |                             |
|               | has not issued an order disapproving a completed a<br>the application shall be deemed approved.            | pplication within 50 day    |
| (6)           | 11 11  | ation may increase the re   |
| (6)           | A provider of water or sewer service under this subset   | -                           |
|               | for service so long as the rate does not exceed to<br>abarged by the supplier of the service. A provider   | -                           |
|               | charged by the supplier of the service. A provider   |                             |
|               | under this subsection may change the administrative fee does not exceed the maximum ad                     |                             |
|               |  |                             |
|               | by the Commission. In order to change the rate   |                             |
|               | provider shall file a notice of revised schedule o   |                             |
|               | Commission. The Commission may prescribe the for<br>files a notice of a revised schedule of rates and fees | • •                         |
|               |  |                             |

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|     |                   | a. The current schedule of the unit consumption r provider.  | rates charged by the      |
|     |                   | b. The schedule of rates charged by the supplier to provider proposes to pass through to the provider's                    | -                         |
|     |                   | c. The schedule of the unit consumption rates propo  |                           |
|     |                   | the provider.  | sed to be charged by      |
|     |                   | d. The current administrative fee charged by the provi   | der if applicable         |
|     |                   | e. The administrative fee proposed to be charged by the  |                           |
|     | (7)               | A notification of revised schedule of rates and fees shall b   | 1                         |
|     | ( )               | shall be allowed to become effective upon 14 days notice   | -                         |
|     |                   | unless otherwise suspended or disapproved by order issued  |                           |
|     |                   | filing.  | •                         |
|     | (8)               | Notwithstanding any other provision of this Chapter, th  | ne Commission shall       |
|     |                   | determine the extent to which the services shall be regula   | ted and, to the extent    |
|     |                   | necessary to protect the public interest, regulate the terms,  | conditions, and rates     |
|     |                   | that may be charged for the services. Nothing in this  |                           |
|     |                   | construed to alter the rights, obligations, or remedies of per   |                           |
|     |                   | or sewer services and their customers under any other prov   |                           |
|     | (9)               | A provider of water or sewer service under this subsection   |                           |
|     |                   | to file annual reports pursuant to G.S. 62-36 or to furnis   | h a bond pursuant to      |
|     |                   | G.S. 62-110.3."  |                           |
| C   | I ADIEV DEC       | YCLING PROGRAMS BY LOCAL SCHOOL BOARD  | S MUST COMDI V            |
|     | VITH G.S. 160A    |  | S MUSI COMPLI             |
| v   |                   | <b>TON 2.3.</b> G.S. 115C-47(41) reads as rewritten:   |                           |
|     | "(41)             | To Encourage Recycling in Public Schools. – Local boar   | ds of education shall     |
|     | ()                | encourage recycling in public schools and may deve   |                           |
|     |                   | recycling programs at public schools. Local boards of ed   |                           |
|     |                   | with G.S. 160A-327."   |                           |
|     |                   |  |                           |
| R   |                   | MULTANEOUS COMPREHENSIVE PLAN AMENDM   | ENT                       |
|     |                   | <b>TON 2.4.(a)</b> G.S. 153A-341 reads as rewritten:   |                           |
| " { |                   | irposes in view.   |                           |
|     |                   | g regulations shall be made in accordance with a comprehen   | _                         |
| - 4 |                   | to adopting or rejecting any zoning amendment, the governing   | • •                       |
|     |                   | ing whether its action is consistent with an adopted compre  |                           |
|     |                   | dopted plan, including any unified development ordinance,<br>ers the action taken to be reasonable and in the public inter |                           |
|     | ot subject to jud | 1  | est. That statement is    |
| 11  | 5 5               | lanning board shall advise and comment on whether the pro-   | oposed amendment is       |
| c   |                   | ny comprehensive plan that has been adopted and any oth  | -                         |
|     |                   | ing any unified development ordinance, that is applicable.   |                           |
| -   | -                 | ritten recommendation to the board of county commissione   |                           |
|     | -                 | other matters as deemed appropriate by the planning board, I   | -                         |
|     | •                 | hat a proposed amendment is inconsistent with the compr  | -                         |
| 0   | ther officially a | dopted plan, including any unified development ordinanc  | e, shall not preclude     |
| co  |                   | approval of the proposed amendment by the governing board  |                           |
|     |                   | g regulations shall be designed to promote the public health   |                           |
|     |                   | end, the regulations may address, among other things,  | 01                        |
|     |                   | vide adequate light and air; to prevent the overcrowding of  |                           |
| ~   | an an tration of  | nonvelations to losson conception in the streats, to secure so   | teter the set fine second |

1 and dangers; and to facilitate the efficient and adequate provision of transportation, water, 2 sewerage, schools, parks, and other public requirements. The regulations shall be made with 3 reasonable consideration as to, among other things, the character of the district and its peculiar 4 suitability for particular uses, and with a view to conserving the value of buildings and 5 encouraging the most appropriate use of land throughout the county. In addition, the regulations 6 shall be made with reasonable consideration to expansion and development of any cities within the 7 county, so as to provide for their orderly growth and development. 8 If the governing board adopts a zoning amendment that is inconsistent with the (e) 9 comprehensive plan or any other officially adopted plan, including any unified development 10 ordinance, the governing board shall deem the affirmative vote adopting that zoning amendment 11 as a simultaneous amendment to the comprehensive plan and any other officially adopted plan, including any unified development ordinance, for the property identified in the zoning amendment 12 13 only."

14

16

SECTION 2.4.(b) G.S. 160A-383 reads as rewritten:

# 15 "§ **160A-383.** Purposes in view.

(a) Zoning regulations shall be made in accordance with a comprehensive plan.

17 (b) When adopting or rejecting any zoning amendment, the governing board shall also 18 approve a statement describing whether its action is consistent with an adopted comprehensive 19 plan and any other officially adopted plan that is applicable, <u>including any unified development</u> 20 <u>ordinance</u>, and briefly explaining why the board considers the action taken to be reasonable and in 21 the public interest. That statement is not subject to judicial review.

The Prior to consideration by the governing board under subsection (b) of this section, 22 (c) 23 the planning board shall advise and comment on whether the proposed amendment is consistent 24 with any comprehensive plan that has been adopted and any other officially adopted plan that is 25 applicable. applicable, including any unified development ordinance. The planning board shall 26 provide a written recommendation to the governing board that addresses plan consistency and 27 other matters as deemed appropriate by the planning board, but a comment by the planning board 28 that a proposed amendment is inconsistent with the comprehensive plan or any other officially 29 adopted plan, including any unified development ordinance, shall not preclude consideration or 30 approval of the proposed amendment by the governing board.

31 Zoning regulations shall be designed to promote the public health, safety, and general (d) 32 welfare. To that end, the regulations may address, among other things, the following public 33 purposes: to provide adequate light and air; to prevent the overcrowding of land; to avoid undue 34 concentration of population; to lessen congestion in the streets; to secure safety from fire, panic, 35 and dangers; and to facilitate the efficient and adequate provision of transportation, water, 36 sewerage, schools, parks, and other public requirements. The regulations shall be made with 37 reasonable consideration, among other things, as to the character of the district and its peculiar 38 suitability for particular uses, and with a view to conserving the value of buildings and 39 encouraging the most appropriate use of land throughout such city.

40 (e) If the governing board adopts a zoning amendment that is inconsistent with the
 41 comprehensive plan or any other officially adopted plan, including any unified development
 42 ordinance, the governing board shall deem the affirmative vote adopting that zoning amendment
 43 as a simultaneous amendment to the comprehensive plan and any other officially adopted plan,
 44 including any unified development ordinance, for the property identified in the zoning amendment
 45 only."

46 47 **SECTION 2.4.(c)** This section becomes effective October 1, 2016.

# 48 PARENT PARCEL/SUBDIVISION CLARIFICATION

49 **SECTION 2.5.(a)** G.S. 153A-335 reads as rewritten:

50 "§ 153A-335. "Subdivision" defined.

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|-------------|-------------------|---|-------------------------|
| 1<br>2<br>2 | into two or more  | urposes of this Part, "subdivision" means all divisions of a t<br>e lots, building sites, or other divisions when any one or mo   | ore of those divisions  |
| 3           |                   | he purpose of sale or building development (whether imm   |                         |
| 4<br>5      |                   | tion of land involving the dedication of a new street or a characteristic proving is not included within this definition and is not subject to the subject of the strength of |                         |
| 5<br>6      | enacted pursuant  | lowing is not included within this definition and is not subject to this Port:  | ect to any regulations  |
| 7           | (1)               | The combination or recombination of portions of previo  | ucly subdivided and     |
| 8           | (1)               | recorded lots if the total number of lots is not increased  |                         |
| 9           |                   | are equal to or exceed the standards of the county as sho   |                         |
| 10          | ( <b>2</b> )      | regulations.  | a streat right of more  |
| 11          | (2)               | The division of land into parcels greater than 10 acres if r  | to street right-of-way  |
| 12          | (2)               | dedication is involved.   |                         |
| 13<br>14    | (3)               | The public acquisition by purchase of strips of land for streets or for public transportation system corridors.   |                         |
| 15          | (4)               | The division of a tract in single ownership the entire area of  | 6                       |
| 16          |                   | than two acres into not more than three lots, if no street rig  | •                       |
| 17          |                   | is involved and if the resultant lots are equal to or exceed  | I the standards of the  |
| 18          |                   | county as shown by its subdivision regulations.   |                         |
| 19          | <u>(5)</u>        | The division of a tract into parcels in accordance with the   | -                       |
| 20          |                   | will or in accordance with intestate succession under Char  | oter 29 of the General  |
| 21          |                   | Statutes.   |                         |
| 22          |                   | inty may provide for expedited review of specified classes of   |                         |
| 23          |                   | county may require only a plat for recordation for the division   | on of a tract or parcel |
| 24          | -                 | ownership if all of the following criteria are met:   |                         |
| 25          | <u>(1)</u>        | The tract or parcel to be divided is not exempted under   | subdivision (a)(2) of   |
| 26          |                   | this section.   |                         |
| 27          | <u>(2)</u>        | No part of the tract or parcel to be divided has been   | n divided under this    |
| 28          |                   | subsection in the 10 years prior to division.   | .1                      |
| 29          | $\frac{(3)}{(4)}$ | The entire area of the tract or parcel to be divided is greater   |                         |
| 30          | $\frac{(4)}{(5)}$ | After division, no more than three lots result from the divis   |                         |
| 31          | <u>(5)</u>        | After division, all resultant lots comply with all of the follo   |                         |
| 32          |                   | a. <u>Any lot dimension size requirements of the</u>  | applicable land use     |
| 33          |                   | regulations, if any.  |                         |
| 34<br>35    |                   | b. The use of the lots is in conformity with th   | e applicable zoning     |
|             |                   | requirements, if any.   | ad for each lat "       |
| 36          | SEC               | <u>c.</u> <u>A permanent means of ingress and egress is recorded</u><br>F(ON) = 5 (b) C.S. 160A 276 reads as rewritten:   | ed for each lot.        |
| 37          |                   | <b>FION 2.5.(b)</b> G.S. 160A-376 reads as rewritten:   |                         |
| 38          | "§ 160A-376. D    |   | f a twaat on manual of  |
| 39<br>40    |                   | he purpose of this Part, "subdivision" means all divisions of   | -                       |
| 40          |                   | r more lots, building sites, or other divisions when any o  |                         |
| 41          |                   | ed for the purpose of sale or building development (whether   |                         |
| 42<br>43    |                   | e all divisions of land involving the dedication of a new s   |                         |
| 43<br>44    | -                 | but the following shall not be included within this definition  | nor be subject to the   |
| 44<br>45    | -                 | orized by this Part:<br>The combination or recombination of portions of previo  | welv subdivided and     |
|             | (1)               |   | •                       |
| 46<br>47    |                   | recorded lots where the total number of lots is not increa-<br>lots are equal to or exceed the standards of the municip   |                         |
|             |                   | lots are equal to or exceed the standards of the municip  | anty as shown in its    |
| 48          | ( <b>0</b> )      | subdivision regulations.  | no whom no start        |
| 49<br>50    | (2)               | The division of land into parcels greater than 10 ac  | ies where no street     |
| 50          |                   | right-of-way dedication is involved.  |                         |

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|----------|----------------|---|--------------------------------|
| 1<br>2   | (3)            | The public acquisition by purchase of strips of land for<br>of streets or for public transportation system corridors. |                                |
| 3        | (4)            | The division of a tract in single ownership whose enti  |                                |
| 4        | (+)            | two acres into not more than three lots, where no stree   |                                |
| 5        |                | is involved and where the resultant lots are equal to o   |                                |
| 6        |                | the municipality, as shown in its subdivision regulation  |                                |
| 7        | <u>(5)</u>     | <u>The division of a tract into parcels in accordance with</u>  |                                |
| 8        | <u>(5)</u>     | will or in accordance with intestate succession under C   |                                |
| 9        |                | Statutes.   | indport 27 of the General      |
| 10       | (b) A cit      | ty may provide for expedited review of specified classes o  | f subdivisions.                |
| 11       |                | city may require only a plat for recordation for the divisi   |                                |
| 12       |                | wnership if all of the following criteria are met:  | 1                              |
| 13       | (1)            | The tract or parcel to be divided is not exempted un  | der subdivision (a)(2) of      |
| 14       | <u>,</u>       | this section.   |                                |
| 15       | <u>(2)</u>     | No part of the tract or parcel to be divided has  | been divided under this        |
| 16       |                | subsection in the 10 years prior to division.   |                                |
| 17       | <u>(3)</u>     | The entire area of the tract or parcel to be divided is group   | eater than five acres.         |
| 18       | <u>(4)</u>     | After division, no more than three lots result from the   |                                |
| 19       | <u>(5)</u>     | After division, all resultant lots comply with all of the   | <u>following:</u>              |
| 20       |                | a. Any lot dimension size requirements of t   | he applicable land use         |
| 21       |                | regulations, if any.  |                                |
| 22       |                | b. The use of the lots is in conformity with  | <u>n the applicable zoning</u> |
| 23       |                | requirements, if any.   |                                |
| 24       |                | c. <u>A permanent means of ingress and egress is rec</u>  | corded for each lot."          |
| 25       | SEC            | <b>TION 2.5.(c)</b> This section becomes effective October 1,   | 2016.                          |
| 26       |                |   |                                |
| 27       |                | LIMITATIONS/LAND-USE VIOLATIONS   |                                |
| 28       |                | <b>TION 2.6.(a)</b> G.S. 1-52 is amended by adding a new sub  | odivision to read:             |
| 29       | "§ 1-52. Three | •   |                                |
| 30       | Within three   | e years an action –   |                                |
| 31       |                |   |                                |
| 32       | <u>(21)</u>    | • • • • • •   |                                |
| 33       |                | for a violation of a land-use statute, ordinance, or per  |                                |
| 34<br>35 |                | action concerning land use carrying the effect of law.  |                                |
| 35<br>36 |                | <u>limit the remedy of injunction for conditions that</u><br>dangerous to the public health or safety. The claim for  |                                |
| 30<br>37 |                | occurrence of the earlier of any of the following:  | n teller accrues upon the      |
| 38       |                |   | to the governing body on       |
| 38<br>39 |                | <u>a.</u> <u>The facts constituting the violation are known to agent, or an employee of the unit of local gover</u>   |                                |
| 40       |                | <u>b.</u> The violation can be determined from the pul  |                                |
| 41       |                | local government."  | one record of the unit of      |
| 42       | SEC            | <b>TION 2.6.(b)</b> G.S. 1-50(a) is amended by adding a new s   | subdivision to read:           |
| 43       | " <u>(8)</u>   | Against the owner of an interest in real property by a  |                                |
| 44       | <u>(0)</u>     | for a violation of a land-use statute, ordinance, or per  | -                              |
| 45       |                | action concerning land use carrying the effect of law.  | •                              |
| 46       |                | limit the remedy of injunction for conditions that  |                                |
| 47       |                | dangerous to the public health or safety but does presc   |                                |
| 48       |                | of six years from the earlier of the occurrence of any of   |                                |
| 49       |                | <u>a.</u> <u>The violation is apparent from a public right-of</u>   | -                              |
| 50       |                | b. The violation is in plain view from a place  |                                |
| 51       |                | invited."   | <u> </u>                       |
|          |                |   |                                |

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| 1<br>2<br>3 | SEC:<br>commenced on o        | <b>FION 2.6.(c)</b> This act becomes effective August 1, or after that date.                  | , 2016, and applies to actions |
| 3<br>4      | PROGRAM EV                    | ALUATION TO STUDY NONPROFIT CONTR   | ACTING                         |
| 5           |                               | <b>TION 2.7.(a)</b> The Joint Legislative Program Eval  |                                |
| 6           |                               | 2016-2017 Program Evaluation Division work plan t   | -                              |
| 7           |                               | ernal agency policies and procedures for delivery of  |                                |
| 8           |                               | acts to nonprofit organizations. The study shall include                                      |                                |
| 9           | -                             | zations are compensated for actual, reasonable, docu  |                                |
| 10          |                               | any underpayment for indirect costs reduces the efficiency                                    |                                |
| 11          |                               | lic services. The study shall propose improvement   |                                |
| 12          |                               | and procedures, if necessary, to remove unnecessary   |                                |
| 13          |                               | ivery of public services, including, but not limited to                                       | 1                              |
| 14          |                               | nd late reimbursements. In conducting the study, th   |                                |
| 15          |                               | provide data maintained by the agency to determine a  | • -                            |
| 16          | (1)                           | The timeliness of delivery and execution of contract  |                                |
| 17          | (2)                           | The timeliness of payment for services that have be   |                                |
| 18          | (3)                           | The extent to which nonprofit contractors or gran   | ntees are reimbursed for their |
| 19          |                               | indirect costs.   |                                |
| 20          | (4)                           | The contact information for all nonprofit grantees a  | and contractors.               |
| 21          | SECT                          | <b>FION 2.7.(b)</b> If the study is conducted, the Division                                   | n shall submit a report on the |
| 22          |                               | dy to the Joint Legislative Program Evaluation Overs  | -                              |
| 23          |                               | mission on Governmental Operations no later than Se   |                                |
| 24          | SECT                          | <b>FION 2.7.(c)</b> This section becomes effective July 1,                                    | 2016.                          |
| 25          |                               |   |                                |
| 26          |                               | QUIREMENTS FOR INITIAL LICENSURE  | AS A PROFESSIONAL              |
| 27          | ENGINEER                      |   |                                |
| 28          |                               | <b>FION 2.8.(a)</b> G.S. 89C-13 reads as rewritten:   |                                |
| 29<br>30    |                               | eral requirements for licensure.<br>heer Applicant. — The following shall be consid           | land as minimum avidance       |
| 30<br>31    | Ċ,                            |   |                                |
| 32          | <del>satisfactory to th</del> | e Board that the applicant is qualified for licensure as                                      |                                |
| 32<br>33    | (1)                           | To be certified as an engineer intern, an a<br>fundamentals of engineering examination and ma |                                |
| 33<br>34    |                               | (ii) be of good character and reputation, (iii) subr  | nit three character references |
| 35          |                               | to the Board, one of whom is a professional en  | gipeer (iv) comply with the    |
| 36          |                               | requirements of this Chapter, and (v) meet one of t   |                                |
| 37          |                               | a. Education. Be a graduate of an engine  |                                |
| 38          |                               | science curriculum of four years or more  |                                |
| 39          |                               | being of satisfactory standing.   | e, approved by the board as    |
| 40          |                               | b. Education and experience. – Be a graduate  | of an engineering curriculum   |
| 41          |                               | or related science curriculum of four   |                                |
| 42          |                               | curriculums approved by the Board as bein   |                                |
| 43          |                               | possess equivalent education and engineeri  |                                |
| 44          |                               | the Board with a specific record of four of   | or more years of progressive   |
| 45          |                               | experience on engineering projects of a gra   | ade and character satisfactory |
| 46          |                               | to the Board.   | J                              |
| 47          | <del>(1a)</del>               | To be licensed as a professional engineer, an ap  | pplicant shall (i) be of good  |
| 48          |                               | character and reputation, (ii) submit five charac   | eter references to the Board,  |
| 49          |                               | three of whom are professional engineers or indivi-   | duals acceptable to the Board  |
| 50          |                               | with personal knowledge of the applicant's engined  | ering experience, (iii) comply |
|             |                               |   |                                |

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| 1<br>2          |                     | the requirements of this Chapter, and (iv) rements:                                      | meet one of the following      |
| 3<br>4          | <del>a.</del>       | Licensure by Comity or Endorsement. A of licensure to engage in the practice of          |                                |
| 5               |                     | comparable qualifications, issued to the pe  |                                |
| 6               |                     | a state, territory, or possession of the U   |                                |
| 7               |                     | Columbia, or of any foreign country posse  |                                |
| 8<br>9          |                     | on verifiable evidence, in the opinion of<br>lower than that in effect in this State at  | the time the certificate was   |
| 10              |                     | issued, may upon application, be licensed  |                                |
| 11<br>12        |                     | except as required to examine the applicar   |                                |
| 12              | <del>b.</del>       | and requirements unique to North Carolina<br>E.I. Certificate, Experience, and Examinati |                                |
| 14              | <del>.</del>        | of engineer intern and with a specific reco  | rd of an additional four years |
| 15              |                     | or more of progressive experience on eng   |                                |
| 16              |                     | and character which indicates to the Boar  |                                |
| 17<br>18        |                     | competent to practice engineering, shall t<br>and practice of engineering examination. U |                                |
| 18<br>19        |                     | the applicant shall be granted a certific  |                                |
| 20              |                     | professional engineering in this State,  |                                |
| $\frac{-3}{21}$ |                     | otherwise qualified.   | Provident and approxime is     |
| 22              | <del>e.</del>       | Graduation, Experience, and Examination  | on. A graduate of an           |
| 23              |                     | engineering curriculum of four years or me   |                                |
| 24              |                     | being of satisfactory standing, shall be adr   |                                |
| 25              |                     | engineering examination, and with a spe-   | cific record of an additional  |
| 26              |                     | four years or more of progressive experien   | ce on engineering projects of  |
| 27              |                     | a grade and character that indicates to the  | 11 2                           |
| 28              |                     | be competent to practice engineering, th   |                                |
| 29              |                     | engineering examination. Upon passing the  | e examinations, the applicant  |
| 30              |                     | shall be granted a certificate of licens   |                                |
| 31<br>32        | 4                   | engineering in this State, provided the appl   |                                |
| 52<br>33        | <del>d.</del>       | Graduation, Experience, and Examination<br>engineering or related science curriculum     |                                |
| 33<br>34        |                     | than the ones approved by the Board as bei   | <b>2</b>                       |
| 35              |                     | with an equivalent education and engineer  |                                |
| 36              |                     | the Board shall be admitted to the fi  |                                |
| 37              |                     | examination and with a specific record of  | an additional eight years or   |
| 38              |                     | more of progressive experience on engine   |                                |
| 39              |                     | character that indicates to the Board  |                                |
| 40              |                     | competent to practice engineering, the   | principles and practice of     |
| 41              |                     | engineering examination. Upon passing the  | e examinations, the applicant  |
| 42              |                     | shall be granted a certificate of license  |                                |
| 43              |                     | engineering in this State, provided the appl   |                                |
| 44              | <del>e.</del>       | Long-Established Practice. A person with   |                                |
| 45<br>46        |                     | or more of progressive experience on eng   |                                |
| 46<br>47        |                     | and character which indicates to the Boar<br>competent to practice engineering shall be  | admitted to the principles and |
| 47<br>48        |                     | practice of engineering examination. Upon  | passing the examination the    |
| 49              |                     | applicant shall be granted a certificat  |                                |
|                 |                     | professional engineering in this State,  |                                |
| 51              |                     | otherwise qualified.   | r are approant is              |
|                 |                     | 1  |                                |

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|   |                   | <del>f.</del> | Full-time faculty. Full-time engineering      | s faculty members who teach in  |
|   |                   |               | an approved engineering program offeri        | -                               |
|   |                   |               | approved by the Board, may request a          | and be granted waiver of the    |
|   |                   |               | fundamentals of engineering examination       |                                 |
|   |                   |               | document that the degree meets the Bo         | • • •                           |
|   |                   |               | applicant shall then be admitted to the       |                                 |
|   |                   |               | engineering examination.                      |                                 |
|   |                   | <del>g.</del> | Doctoral degree. A person possessing          | ; an earned doctoral degree i   |
|   |                   |               | engineering from an institution in            |                                 |
|   |                   |               | undergraduate engineering program ha          |                                 |
|   |                   |               | (EAC) may request and be granted w            |                                 |
|   |                   |               | engineering examination. The doctoral d       | • • • •                         |
|   |                   |               | that the degree meets the Board's requ        |                                 |
|   |                   |               | applicant shall then be admitted to the       | ne principles and practice of   |
|   |                   |               | engineering examination.                      |                                 |
|   |                   |               | Board may require an applicant to submit      |                                 |
|   | 0                 |               | of engineering work which the applicant       | 1 1 1                           |
|   |                   |               | ern. – To be certified as an engineer intern  |                                 |
|   |                   |               | ering examination and make application        |                                 |
|   | -                 | -             | , (iii) submit three character references to  |                                 |
|   | following require |               | v) comply with the requirements of this C     | napter, and (v) meet one of th  |
|   | <u>(1)</u>        |               | ation. – Be a graduate of an EAC/A            | NRET accredited engineerin      |
|   | <u>(1)</u>        |               | ulum or of a related science curriculum w     | -                               |
|   |                   |               | l as being of satisfactory standing.          | men nas been approved by th     |
|   | (2)               |               | ation and experience. – Be a graduate of      | an engineering curriculum o     |
|   |                   |               | d science curriculum of four years or         |                                 |
|   |                   |               | ved by the Board as being of satisfactory     |                                 |
|   |                   |               | ubsection, and possess engineering experi     | -                               |
|   |                   |               | a specific record of four or more years       | -                               |
|   |                   |               | eering projects of a grade and character sati |                                 |
|   | <u>(a1)</u> Engin |               | plicant To be licensed as a professional      |                                 |
|   | be of good chara  | acter ar      | d reputation, (ii) submit five character ret  | ferences to the Board, three of |
|   | whom are profes   | sional e      | engineers or individuals acceptable to the H  | Board with personal knowledg    |
|   |                   |               | ering experience, (iii) comply with the rec   |                                 |
|   |                   | -             | ents related to education, examination, ar    |                                 |
|   |                   | pplicar       | t seeking licensure as a professional eng     | ineer shall meet the following  |
| - | requirements:     |               |   |                                 |
|   | <u>(1)</u>        |               | ation requirement. – Possess one or more      | e of the following education    |
|   |                   |               | ications:                                     |                                 |
|   |                   | <u>a.</u>     | A bachelor's degree in engineering fro        |                                 |
|   |                   |               | program or in a related science curriculu     | **                              |
|   |                   |               | the Board as being of satisfactory standin    | •                               |
|   |                   | <u>b.</u>     | A bachelor's degree in an engineering         |                                 |
|   |                   |               | curriculum of four years or more, other       |                                 |
|   |                   |               | the Board as being of satisfactory standi     | ng in sub-subdivision a. of the |
|   |                   |               | <u>subdivision.</u>                           |                                 |
|   |                   | <u>c.</u>     | <u>A master's degree in engineering fro</u>   | om an institution that offer    |
|   |                   |               | EAC/ABET accredited programs.                 |                                 |

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| l |  | d. An earned doctoral degree in engineer  | ring from an institution that offers  |
| 2 |  | EAC/ABET accredited programs and  | in which the degree requirements  |
| 3 |  | are approved by the Board.  |   |
|   | (2)  | Examination requirements. – Take and pass   | the Fundamentals of Engineering   |
|   |  | (FE) examination. Take and pass the Princi  | ples and Practice of Engineering  |
|   |  | (PE) examination as provided by G.S. 89C-1  |   |
|   |  | requirement set forth in subdivision (1) of this  |   |
|   | (3)  | Experience requirement. – Present evidence  |   |
|   |  | specific record of progressive engineering e  |   |
|   |  | character that indicates to the Board that the  |   |
|   |  | engineering. The Board may adopt rules to   |   |
|   |  | required based on educational attainment, pro-  |   |
|   |  | for an applicant who qualifies under sub-sul  |   |
|   |  | shall be no less than four years and for a  |   |
|   |  | sub-subdivision (1)b. of this subsection, no les  |   |
|   | For purposes   | s of this subsection, the term "EAC/ABET" mea   |   |
|   |  | he Accreditation Board for Engineering and Tec  |   |
|   |  | sure by Comity or Endorsement. – A person ho  |   |
|   |  | ractice of engineering, on the basis of compar  |   |
|   |  | per authority of a state, territory, or possession o  |   |
|   |  | any foreign country possessing credentials that   |   |
|   |  | he Board, of a standard not lower than that in e  |   |
|   | -  | ssued, may upon application, be licensed witho  |   |
|   | required to examine the applicant's knowledge of laws, rules, and requirements unique to North         |   |   |
|   | Carolina.  | •   | * *   |
|   |  | -Established Practice A person with a specif  | fic record of 20 years or more of   |
|   | progressive expe   | erience on engineering projects of a grade and  | character which indicates to the  |
|   | Board that the   | applicant may be competent to practice engin  | neering shall be admitted to the  |
|   | Principles and F   | Practice of Engineering examination. Upon pas   | ssing the examination, the person   |
|   | shall be granted   | d a certificate of licensure to practice profes   | sional engineering in this State,   |
|   | provided the per   | son is otherwise qualified.   |   |
|   | (a4) Exce  | ptions. – The following persons may apply for   | or and be granted waiver of the   |
|   | fundamentals of  | f engineering examination and admission to  | the principles and practice of  |
|   | engineering exar   | nination:   |   |
|   | <u>(1)</u>   | A full-time engineering faculty member  | who teaches in an approved  |
|   |  | engineering program offering a four-year of   | or more degree approved by the  |
|   |  | Board. The faculty member applicant shall do  | ocument that the degree meets the   |
|   |  |   | seament that the degree meets the   |
|   |  | Board's requirements.   | seament that the degree meets the   |
|   | <u>(2)</u>   | Board's requirements.<br>A person possessing an earned doctoral   | -   |
|   | <u>(2)</u>   | • • • • • • • • • • • • • • • • • • •   | degree in engineering from an   |
|   | <u>(2)</u>   | A person possessing an earned doctoral  | degree in engineering from an graduate engineering program has  |
|   | <u>(2)</u>   | A person possessing an earned doctoral institution in which the same discipline under   | degree in engineering from an<br>graduate engineering program has<br>l degree applicant shall document  |
|   |  | A person possessing an earned doctoral<br>institution in which the same discipline under<br>been accredited by EAC/ABET. The doctoral   | degree in engineering from an<br>graduate engineering program has<br>l degree applicant shall document<br>s.  |
|   | (b) Land   | A person possessing an earned doctoral<br>institution in which the same discipline under<br>been accredited by EAC/ABET. The doctoral<br>that the degree meets the Board's requirements   | degree in engineering from an<br>graduate engineering program has<br>l degree applicant shall document<br>s.<br>surveyor applicant's qualifications   |
|   | (b) Land<br>shall involve a  | A person possessing an earned doctoral<br>institution in which the same discipline under<br>been accredited by EAC/ABET. The doctoral<br>that the degree meets the Board's requirements<br>Surveyor Applicant. – The evaluation of a land   | degree in engineering from an<br>graduate engineering program has<br>l degree applicant shall document<br>s.<br>surveyor applicant's qualifications<br>technical, and land surveying  |
|   | (b) Land<br>shall involve a<br>experience, exhi  | A person possessing an earned doctoral<br>institution in which the same discipline under<br>been accredited by EAC/ABET. The doctoral<br>that the degree meets the Board's requirements<br>Surveyor Applicant. – The evaluation of a land<br>consideration of the applicant's education,  | degree in engineering from an<br>graduate engineering program has<br>l degree applicant shall document<br><u>s.</u><br>surveyor applicant's qualifications<br>technical, and land surveying<br>applicant has been associated, and   |
|   | (b) Land<br>shall involve a<br>experience, exhi<br>recommendation                                      | A person possessing an earned doctoral<br>institution in which the same discipline under<br>been accredited by EAC/ABET. The doctoral<br>that the degree meets the Board's requirements<br>Surveyor Applicant. – The evaluation of a land<br>consideration of the applicant's education,<br>bits of land surveying projects with which the a  | degree in engineering from an<br>graduate engineering program has<br>l degree applicant shall document<br><u>s.</u><br>surveyor applicant's qualifications<br>technical, and land surveying<br>applicant has been associated, and<br>qualifications may be reviewed at  |
|   | (b) Land<br>shall involve a<br>experience, exhi<br>recommendation<br>an interview if                   | <u>A person possessing an earned doctoral</u><br><u>institution in which the same discipline under</u><br><u>been accredited by EAC/ABET. The doctoral</u><br><u>that the degree meets the Board's requirements</u><br>Surveyor Applicant. – The evaluation of a land<br>a consideration of the applicant's education,<br>bits of land surveying projects with which the a<br>s by references. The land surveyor applicant's of   | degree in engineering from an<br>graduate engineering program has<br>l degree applicant shall document<br>s.<br>surveyor applicant's qualifications<br>technical, and land surveying<br>applicant has been associated, and<br>qualifications may be reviewed at<br>onal credit for institute courses,                   |
|   | (b) Land<br>shall involve a<br>experience, exhi<br>recommendation<br>an interview if                   | <u>A person possessing an earned doctoral</u><br><u>institution in which the same discipline under</u><br><u>been accredited by EAC/ABET. The doctoral</u><br><u>that the degree meets the Board's requirements</u><br>Surveyor Applicant. – The evaluation of a land<br>a consideration of the applicant's education,<br>bits of land surveying projects with which the a<br>s by references. The land surveyor applicant's of<br>the Board determines it necessary. Education | degree in engineering from an<br>graduate engineering program has<br>l degree applicant shall document<br>s.<br>surveyor applicant's qualifications<br>technical, and land surveying<br>applicant has been associated, and<br>qualifications may be reviewed at<br>onal credit for institute courses,                   |
|   | (b) Land<br>shall involve a<br>experience, exhi<br>recommendation<br>an interview if<br>correspondence | <u>A person possessing an earned doctoral</u><br><u>institution in which the same discipline under</u><br><u>been accredited by EAC/ABET. The doctoral</u><br><u>that the degree meets the Board's requirements</u><br>Surveyor Applicant. – The evaluation of a land<br>a consideration of the applicant's education,<br>bits of land surveying projects with which the a<br>s by references. The land surveyor applicant's of<br>the Board determines it necessary. Education | degree in engineering from an graduate engineering program has<br>l degree applicant shall document<br><u>s.</u><br>surveyor applicant's qualifications<br>technical, and land surveying<br>applicant has been associated, and<br>qualifications may be reviewed at<br>onal credit for institute courses,<br>the Board. |

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|---------------------|-------------------|---|--------------------------|
| RENAM               | E AND             | AMEND THE BOARD OF REFRIGERATION EXAMINE  | RS                       |
|                     |                   | <b>FION 2.9.(a)</b> Article 5 of Chapter 87 of the General Statutes rea   |                          |
|                     | <b>DLC</b>        | "Article 5.   |                          |
|                     |                   | "Commercial Refrigeration Contractors.  |                          |
| "8 87-52            | State             | Board of <u>Commercial</u> Refrigeration Examiners; appointmen  | t• term of office        |
| (a)                 |                   | he purpose of carrying out the provisions of this Article, th   |                          |
|                     |                   | frigeration Examiners is created, consisting of seven members   |                          |
|                     |                   | • •   |                          |
|                     |                   | ve seven-year staggered terms. The Board shall consist of one-<br>manufacturer of refrigeration equipment; one member from an e |                          |
|                     |                   | ty of North Carolina, one member from the Division of Publ  |                          |
|                     |                   | with Carolina, two licensed refrigeration contractors, one member   |                          |
|                     | •                 |   |                          |
|                     |                   | etion industry to represent the interest of the public at large, and  | one member with          |
| an engine           | U                 | ackground in refrigeration.of:  | notion aquinment         |
|                     | $\frac{(1)}{(2)}$ | One member who is a wholesaler or a manufacturer of refriger  |                          |
|                     | $\frac{(2)}{(2)}$ | One member from an accredited engineering school located in   |                          |
|                     | <u>(3)</u>        | One member from the field of public health with an envir  |                          |
|                     |                   | background from an accredited college or university located in  | <u>i this State.</u>     |
|                     | $\frac{(4)}{(5)}$ | Two members who are licensed refrigeration contractors.   |                          |
|                     | <u>(5)</u>        | One member who has no ties with the construction industry   | y to represent the       |
|                     |                   | interest of the public at large.  |                          |
| $\langle 1 \rangle$ | <u>(6)</u>        | One member with an engineering background in refrigeration.   |                          |
| <u>(b)</u>          |                   | erm of office of one member shall expire each year. Vacancies of  | 0 0                      |
|                     |                   | led by appointment of the Governor for the unexpired term. W  |                          |
|                     |                   | in this Article, it means the State Board of <u>Commercial</u> Refrige  | ration Examiners.        |
| NO BOarc            | 1 memb            | er shall serve more than one complete consecutive term.   |                          |
|                     | Defini            | tional contractors licensed by Decade exeminations  |                          |
|                     |                   | itions; contractors licensed by Board; examinations.  | unding physics on        |
| (a)                 |                   | pplied The provisions of this Article shall not repeal any wo   |                          |
|                     |                   | t forth in Article 2 of this Chapter. The following definition  | <u>ons apply</u> in this |
| Article,A           |                   | Commercial refrigeration contractor. – "refrigeration trade   | on husinggall is         |
|                     | <u>(1)</u>        |   |                          |
|                     |                   | defined to include all <u>All</u> persons, firms firms, or corporation  |                          |
|                     |                   | installation, maintenance, servicing and repairing of refriger  | •                        |
|                     |                   | equipment, devices and components relating thereto and wi   |                          |
|                     |                   | forth in the codes, laws and regulations governing refriger   |                          |
|                     |                   | maintenance, service and repairs within the State of North Car  | -                        |
|                     |                   | political subdivisions. The provisions of this Article shal   |                          |
|                     |                   | wording, phrase, or paragraph as set forth in Article 2 of C  | hapter 87 of the         |
|                     |                   | General Statutes.thereto.   |                          |
|                     | <u>(2)</u>        | Industrial refrigeration contractor. – All persons, firms, or corp  |                          |
|                     |                   | in commercial refrigeration contracting with the use of   | ammonia as a             |
|                     |                   | refrigerant gas.  |                          |
|                     | <u>(3)</u>        | Transport refrigeration contractor All persons, firms, or corp  |                          |
|                     |                   | in the business of installation, maintenance, repairing, and serv   | vicing of transport      |
| <b>.</b>            |                   | refrigeration.  |                          |
| <u>(a1)</u>         |                   | Article shall not apply to any of the following:  |                          |
|                     | (1)               | The installation of self-contained commercial refrigeration un  |                          |
|                     |                   | an Original Equipment Manufacturer (OEM) molded plug that   | -                        |
|                     |                   | the opening of service valves or replacement of lamps,  | fuses, and door          |
|                     |                   | <del>gaskets.</del> valves.   |                          |

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| 1        | (2)                | The installation and servicing of domestic household                 | d self-contained   |
| 2        |                    | refrigeration appliances equipped with an OEM molded pl              | ug connected to    |
| 3        |                    | suitable receptacles which have been permanently installed an        | nd do not require  |
| 4        |                    | the opening of service valves.                                       |                    |
| 5        | (3)                | Employees of persons, firms, or corporations or persons, firms       | -                  |
| 6        |                    | not engaged in refrigeration contracting as herein defined, that     |                    |
| 7        |                    | and service their own refrigerating machinery, equipment and o       |                    |
| 8        | (4)                | Any person, firm or corporation engaged in the business of           | selling, repairing |
| 9        |                    | and installing any comfort cooling devices or systems.               |                    |
| 10       | <u>(5)</u>         | The replacement of lamps, fuses, and door gaskets.                   |                    |
| 11       | . ,                | erm "refrigeration contractor" means a person, firm or corporation   | 00                 |
| 12       |                    | geration contracting. The Board shall establish and issue the follow | -                  |
| 13       | <u>(1)</u>         | A Class I license shall be required for any person engaged in        | n the business of  |
| 14       |                    | commercial refrigeration contracting.                                |                    |
| 15       | <u>(2)</u>         | A Class II license shall be required for any person engaged i        | n the business of  |
| 16       |                    | industrial refrigeration contracting.                                |                    |
| 17       | <u>(3)</u>         | A Class III license shall be required for any person engaged i       | n the business of  |
| 18       |                    | repair, maintenance, and servicing of commercial equipment.          | 1 1                |
| 19<br>20 | <u>(4)</u>         | A Class IV license shall be required for any person engaged i        | n the business of  |
| 20       | (1.1) 771          | transport refrigeration contracting.                                 | <i>.</i> .         |
| 21       |                    | term "transport refrigeration contractor" means a person, firm       |                    |
| 22<br>23 | refrigeration.     | business of installation, maintenance, servicing, and repair         | ing of transport   |
| 23<br>24 | U                  | person, firm or corporation who for valuable consideration           | ongogos in the     |
| 24<br>25 | •                  | iness or trade as herein defined shall be deemed and held to be i    | 00                 |
| 25<br>26 | refrigeration con  |  | in the busiless of |
| 20<br>27 | U                  | der to protect the public health, comfort and safety, the Board s    | hall prescribe the |
| 28       |                    | erience to be required of an applicant for license and shall give    | -                  |
| 20<br>29 | 1                  | ertain the technical and practical knowledge of the applican         |                    |
| 30       | -                  | s and specifications, estimating cost, fundamentals of installation  | -                  |
| 31       | • 1                | efrigeration; and as a result of the examination, the Board shall i  | Ū.                 |
| 32       | • 1                | rigeration to applicants who pass the required examination and       |                    |
| 33       |                    | rdance with the provisions of this Article, before any person, fir   |                    |
| 34       |                    | or offer to engage in the business of refrigeration contracting.     | -                  |
| 35       |                    | ards for and issue licenses for refrigeration contracting a          |                    |
| 36       | refrigeration cor  | ntracting. A transport refrigeration contractor license is a spec    | ialty license that |
| 37       | authorizes the l   | icensee to engage only in transport refrigeration contracting.       | A refrigeration    |
| 38       | contractor licens  | see is authorized to engage in transport refrigeration and all       | other aspects of   |
| 39       | -                  | tracting.all license classifications.                                |                    |
| 40       |                    | tion for examination shall be accompanied by a check, post-offic     |                    |
| 41       |                    | ant of the annual license fee required by this Article. Regular ex   | xaminations shall  |
| 42       | be given in the B  | soard's office by appointment.                                       |                    |
| 43       |                    |  |                    |
| 44       | · · · ·            | application and payment of the fee for license renewal provide       |                    |
| 45       |                    | issue a certificate of license to any licensee whose business ac     |                    |
| 46       |                    | II license if that licensee had an established place of business     | and was licensed   |
| 47       | pursuant to this A | Article prior to January 1, 2016.                                    |                    |
| 48       | •••                | ······································                               |                    |
| 49<br>50 |                    | ination and license fees; annual renewal.                            | l of Commented     |
| 50<br>51 |                    | applicant for a license by examination shall pay to the Board        |                    |
| 51       | Kenngeration Ex    | aminers a nonrefundable examination fee in an amount to be e         | stabilished by the |

1 <u>Board not to exceed the sum of forty one hundred dollars (\$40.00). In the event the applicant</u>

2 successfully passes the examination, the examination fee shall be applied to the license fee 3 required of licensees for the current year in which the examination was taken and

4 passed.(\$100.00).

5 (b) The license of every person licensed under the provisions of this statute shall be annually renewed. Effective January 1, 2012, the Board may require, as a prerequisite to the 6 7 annual renewal of a license, that licensees complete continuing education courses in subjects 8 related to refrigeration contracting to ensure the safe and proper installation of commercial and 9 transport refrigeration work and equipment. On or before November 1 of each year the Board shall 10 cause to be mailed an application for renewal of license to every person who has received from the 11 Board a license to engage in the refrigeration business, as heretofore defined. On or before January 1 of each year every licensed person who desires to continue in the refrigeration business shall 12 13 forward to the Board a nonrefundable renewal fee in an amount to be established by the Board not 14 to exceed forty-eighty dollars (\$40.00)(\$80.00) together with the application for renewal. Upon 15 receipt of the application and renewal fee the Board shall issue a renewal certificate for the current 16 year. Failure to renew the license annually shall automatically result in a forfeiture of the right to 17 engage in the refrigeration business.

18 (c) Any licensee who allows the license to lapse may be reinstated by the Board upon 19 payment of a <u>nonrefundable late renewal</u> fee in an amount to be established by the Board not to 20 exceed seventy five<u>one hundred sixty</u> dollars (\$75.00).(\$160.00) together with the application for 21 <u>renewal</u>. Any person who fails to renew a license for two consecutive years shall be required to 22 take and pass the examination prescribed by the Board for new applicants before being licensed to 23 engage further in the refrigeration business.

24 ...."

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**SECTION 2.9.(b)** This section becomes effective January 1, 2017, and applies to applications submitted and Board membership appointments on or after that date.

# 28 AMEND DEFINITION OF ANTIQUE AUTOMOBILE

SECTION 2.10. G.S. 105-330.9 reads as rewritten:

# 30 "§ 105-330.9. Antique automobiles.

(a) Definition. - For the purpose of this section, the term "antique automobile" means a
 motor vehicle that meets all of the following conditions:

- (1) It is registered with the Division of Motor Vehicles and has an historic vehicle special license plate under G.S. 20-79.4.
- (2) It is maintained primarily for use in exhibitions, club activities, parades, and other public interest functions.
- 36 37
- 38 39
- (3) It is used only occasionally for other purposes.
- (4) It is owned by an <u>individual.individual or owned directly or indirectly through</u> one or more pass-through entities, by an individual.
- 40 41
- (5) It is used by the owner for a purpose other than the production of income and is not used in connection with a business.

42 (b) Classification. – Antique automobiles are designated a special class of property under 43 Article V, Sec. 2(2) of the North Carolina Constitution and must be assessed for taxation in 44 accordance with this section. An antique automobile must be assessed at the lower of its true value 45 or five hundred dollars (\$500.00)."

46

# 47 COPIES OF CERTAIN PUBLIC RECORDS

48

# SECTION 2.11.(a) G.S. 132-6.2 reads as rewritten:

# 49 "§ 132-6.2. Provisions for copies of public records; fees.

50 (a) Persons requesting copies of public records may elect to obtain them in any and all 51 media in which the public agency is capable of providing them. No request for copies of public

1 records in a particular medium shall be denied on the grounds that the custodian has made or 2 prefers to make the public records available in another medium. The public agency may assess 3 different fees for different media as prescribed by law. 4 Notwithstanding subsection (a) of this section, a public agency may satisfy the (a1) 5 requirement to provide access to public records and computer databases under G.S. 132-9 by 6 making those public records or computer databases available online in a format that allows a 7 person to download the public record or computer database to obtain a copy. A public agency that 8 provides access to public records or computer databases under this subsection is not required to 9 provide copies through any other method or medium. If a public agency, as a service to the 10 requester, voluntarily elects to provide copies by another method or medium, the public agency 11 may negotiate a reasonable charge for the service with the requester. A public agency satisfying its requirement to provide access to public records and computer databases under G.S. 132-9 by 12 13 making those public records or computer databases available online in a format that allows a 14 person to obtain a copy by download shall also allow for inspection of any public records also held 15 in a nondigital medium.

16 Persons requesting copies of public records may request that the copies be certified or (b) 17 uncertified. The fees for certifying copies of public records shall be as provided by law. Except as 18 otherwise provided by law, no public agency shall charge a fee for an uncertified copy of a public 19 record that exceeds the actual cost to the public agency of making the copy. For purposes of this 20 subsection, "actual cost" is limited to direct, chargeable costs related to the reproduction of a 21 public record as determined by generally accepted accounting principles and does not include costs that would have been incurred by the public agency if a request to reproduce a public record 22 23 had not been made. Notwithstanding the provisions of this subsection, if the request is such as to 24 require extensive use of information technology resources or extensive clerical or supervisory 25 assistance by personnel of the agency involved, or if producing the record in the medium 26 requested results in a greater use of information technology resources than that established by the 27 agency for reproduction of the volume of information requested, then the agency may charge, in 28 addition to the actual cost of duplication, a special service charge, which shall be reasonable and 29 shall be based on the actual cost incurred for such extensive use of information technology 30 resources or the labor costs of the personnel providing the services, or for a greater use of 31 information technology resources that is actually incurred by the agency or attributable to the 32 agency. If anyone requesting public information from any public agency is charged a fee that the 33 requester believes to be unfair or unreasonable, the requester may ask the State Chief Information 34 Officer or his designee to mediate the dispute.

(c) Persons requesting copies of computer databases may be required to make or submit such requests in writing. Custodians of public records shall respond to all such requests as promptly as possible. If the request is granted, the copies shall be provided as soon as reasonably possible. If the request is denied, the denial shall be accompanied by an explanation of the basis for the denial. If asked to do so, the person denying the request shall, as promptly as possible, reduce the explanation for the denial to writing.

41 (d) Nothing in this section shall be construed to require a public agency to respond to 42 requests for copies of public records outside of its usual business hours.

43 (e) Nothing in this section shall be construed to require a public agency to respond to a 44 request for a copy of a public record by creating or compiling a record that does not exist. If a 45 public agency, as a service to the requester, voluntarily elects to create or compile a record, it may 46 negotiate a reasonable charge for the service with the requester. Nothing in this section shall be 47 construed to require a public agency to put into electronic medium a record that is not kept in 48 electronic medium.

49

- (f) For purposes of this section, the following definitions shall apply:
- 50
- (1) Computer database. As defined in G.S. 132-6.1.
- 51 (2) Media or Medium. A particular form or means of storing information."

| 1<br>2   | <b>SECTION 2.11.(b)</b> The State Chief Information Officer, working with the State Controller, the Office of State Budget and Management, the Local Government Commission, The |
|----------|---|
| 3        | University of North Carolina, The North Carolina Community College System, The School of  |
| 4        | Government at the University of North Carolina Chapel Hill, the North Carolina League of  |
| 5        | Municipalities, the North Carolina School Boards Association, and the North Carolina County   |
| 6        | Commissioners Association, shall report, including any recommendations, to the 2017 Regular   |
| 7        | Session of the General Assembly on or before February 1, 2017, regarding the development and  |
| 8<br>9   | use of computer databases by State and local agencies and the need for public access to those   |
| 9<br>10  | public records.<br>SECTION 2.11.(c) This section becomes effective July 1, 2016.  |
| 10       | SECTION 2.11.(c) This section becomes effective July 1, 2010.   |
| 12       | SPECIFY LOCATION OF LIEUTENANT GOVERNOR'S OFFICE  |
| 12       | SECTION 2.12. G.S. 143A-5 reads as rewritten:   |
| 13       | "§ 143A-5. Office of the Lieutenant Governor.   |
| 15       | The Lieutenant Governor shall maintain an office in a State building the Hawkins-Hartness   |
| 16       | House located at 310 North Blount Street in the City of Raleigh which office shall be open during   |
| 17       | normal working hours throughout the year. The Lieutenant Governor shall serve as President of   |
| 18       | the Senate and perform such additional duties as the Governor or General Assembly may assign to   |
| 19       | him. This section shall become effective January 1, 1973."  |
| 20       | •   |
| 21       | CLARIFY THAT DOT STORMWATER REQUIREMENTS ARE APPLICABLE TO  |
| 22       | STATE ROAD CONSTRUCTION UNDERTAKEN BY PRIVATE PARTIES   |
| 23       | SECTION 2.14. Chapter 136 of the General Statutes is amended by adding a new  |
| 24       | section to read:  |
| 25       | " <u>§ 136-28.6B. Applicable stormwater regulation.</u>   |
| 26       | For the purposes of stormwater regulation, any construction undertaken by a private party   |
| 27       | pursuant to the provisions of G.S. 136-18(17), 136-18(27), 136-18(29), 136-18(29a), 136-28.6, or  |
| 28       | <u>136-28.6A shall be considered to have been undertaken by the Department, and the stormwater</u>  |
| 29<br>20 | law and rules applicable to the Department shall apply."  |
| 30<br>31 | DOT/PERMIT PROCESS REVISIONS & REIMBURSEMENT FOR MOVING CERTAIN   |
| 31<br>32 | UTILITIES   |
| 32<br>33 | <b>SECTION 2.16.(a)</b> Uniform Process for Issuing Permits; Report. – For each type of   |
| 33<br>34 | permit issued by the Highway Divisions under Chapter 136 of the General Statutes, the   |
| 35       | Department of Transportation shall make uniform all processes and procedures followed by the  |
| 36       | Highway Divisions when issuing that type of permit. No later than February 1, 2017, the   |
| 37       | Department shall report to the following on the implementation of this subsection, including (i)  |
| 38       | what processes and procedures were adjusted, (ii) how were the identified processes and   |
| 39       | procedures adjusted, and (iii) a comparison of the average length of time for obtaining each type   |
| 40       | of permit before and after implementation of this section:  |
| 41       | (1) If the General Assembly is in session at the time of the report, to the chairs of   |
| 42       | the House of Representatives Committee on Transportation Appropriations and   |
| 43       | the Senate Appropriations Committee on Department of Transportation.  |
| 44       | (2) If the General Assembly is not in session at the time of the report, to the chairs  |
| 45       | of the Joint Legislative Transportation Oversight Committee.  |
| 46       | <b>SECTION 2.16.(b)</b> Allow Electronic Submission of Permits. – Article 7 of Chapter  |
| 47       | 136 of the General Statutes is amended by adding a new section to read:   |
| 48       | " <u>§ 136-93.01. Electronic submission of permits authorized.</u>  |
| 49<br>50 | Except as otherwise prohibited under federal law, an application submitted for a permit issued  |
| 50       | by the Department of Transportation or its agents under this Chapter may be submitted   |

|          | General Assembly Of North Carolina Session 2015   |
|----------|---|
| 1        | electronically in a manner approved by the Department. If submitted electronically, a paper copy  |
| 2        | of the application shall not be required."  |
| 3        | <b>SECTION 2.16.(c)</b> G.S. 136-19.5(c) reads as rewritten:  |
| 4        | "(c) Whenever the Department of Transportation requires the relocation of utilities utilities,  |
| 5        | including cable service as defined in G.S. 105-164.3, located in a right-of-way for which the utility   |
| 6        | owner contributed to the cost of acquisition, the Department of Transportation shall reimburse the  |
| 7        | utility owner for the cost of moving those utilities."  |
| 8        | <b>SECTION 2.16.(d)</b> Notwithstanding G.S. 150B-21.1(a), the Department of  |
| 9        | Transportation may adopt temporary rules to implement the provisions of this section.   |
| 10       | SECTION 2.16.(e) Subsection (b) of this section becomes effective December 31,  |
| 11       | 2016. The remainder of this section is effective when it becomes law.   |
| 12       |   |
| 13       | AMENDMENTS TO GENERAL CONTRACTOR LICENSURE  |
| 14       | SECTION 2.17.(a) G.S. 87-10 reads as rewritten:   |
| 15       | "§ 87-10. Application for license; examination; certificate; renewal.   |
| 16       | (a) Anyone seeking to be licensed as a general contractor in this State shall file submit an  |
| 17       | application for an examination on a form provided by the Board, at least 30 days before any   |
| 18       | regular or special meeting of the Board.Before being entitled to an examination, an applicant shall:  |
| 19       | (1) Be at least 18 years of age.  |
| 20       | (2) Possess good moral character as determined by the Board.  |
| 21       | (3) Provide evidence of financial responsibility as determined by the Board.  |
| 22       | (4) Submit the appropriate application fee.   |
| 23       | (a1) The Board may shall require the an applicant to pay the Board or a provider contracted   |
| 24       | by the Board an examination fee not to exceed one hundred dollars (\$100.00) and pay to   |
| 25       | (\$100.00). In addition, the Board shall require an applicant to pay the Board a license-fee not to   |
| 26       | exceed one hundred twenty-five dollars (\$125.00) if the application is for an unlimited license, one   |
| 27       | hundred dollars (\$100.00) if the application is for an intermediate license, or seventy-five dollars   |
| 28       | (\$75.00) if the application is for a limited license. The fees accompanying any application or   |
| 29       | examination shall be nonrefundable. The holder of an unlimited license shall be entitled to act as  |
| 30       | general contractor without restriction as to value of any single project; the holder of an  |
| 31       | intermediate license shall be entitled to act as general contractor for any single project with a value   |
| 32       | of up to one million dollars (\$1,000,000); the holder of a limited license shall be entitled to act as   |
| 33       | general contractor for any single project with a value of up to five hundred thousand dollars   |
| 34<br>25 | (\$500,000); and the (\$500,000). The license certificate shall be classified in accordance with this   |
| 35       | section. Before being entitled to an examination an applicant must show to the satisfaction of the  |
| 36<br>37 | Board from the application and proofs furnished that the applicant is possessed of a good character<br>and is otherwise qualified as to competency, ability, integrity, and financial responsibility, and that  |
| 38       | and is otherwise qualified as to competency, ability, integrity, and financial responsibility, and that<br>the applicant has not committed or done any act, which, if committed or done by any licensed   |
| 39       | contractor would be grounds under the provisions hereinafter set forth for the suspension or  |
| 40       | revocation of contractor's license, or that the applicant has not committed or done any act   |
| 40<br>41 | involving dishonesty, fraud, or deceit, or that the applicant has not committed of done any det   |
| 42       | general contractor nor had such license revoked, either in this State or in another state, for reasons  |
| 43       | that should preclude the granting of the license applied for, and that the applicant has never been   |
| 44       | convicted of a felony involving moral turpitude, relating to building or contracting, or involving  |
| 45       | embezzlement or misappropriation of funds or property entrusted to the applicant: Provided, no  |
| 46       | applicant shall be refused the right to an examination, except in accordance with the provisions of   |
| 47       | Chapter 150B of the General Statutes.   |
| 48       | (b) The Board shall conduct an examination, either oral or written, of all applicants for   |
| 49       | license to ascertain, for the classification of license for which the applicant has applied: <u>An</u>  |
| 50       | applicant shall identify an individual who has successfully passed an examination approved by the   |
| 51       | approximation in the section shall be because of the "sublicity of the "sublicity of the "section of the section shall be because of the "sublicity of the "section of the section of the |

of the applicant. If the qualifier or the qualifying party seeks to take an examination, the 1 2 examination shall establish (i) the ability of the applicant to make a practical application of the 3 applicant's knowledge of the profession of contracting; (ii) the qualifications of the applicant in 4 reading plans and specifications, knowledge of relevant matters contained in the North Carolina 5 State Building Code, knowledge of estimating costs, construction, ethics, and other similar matters 6 pertaining to the contracting business; (iii) the knowledge of the applicant as to the responsibilities 7 of a contractor to the public and of the requirements of the laws of the State of North Carolina 8 relating to contractors, construction, and liens; and (iv) the applicant's knowledge of requirements 9 of the Sedimentation Pollution Control Act of 1973, Article 4 of Chapter 113A of the General 10 Statutes, and the rules adopted pursuant to that Article. If the results of the examination of the 11 applicant shall be satisfactory to the Board, then the qualifier or qualifying party passes the examination, upon review of the application and all relevant information, the Board shall issue to 12 13 the applicant a certificate to a license to the applicant to engage as a in general contractor 14 contracting in the State of North Carolina, as provided in said certificate, which may be limited 15 into five classifications as follows: Building contractor, which shall include private, public, commercial, industrial 16 (1)17 and residential buildings of all types. Residential contractor, which shall include any general contractor constructing 18 (1a)19 only residences which are required to conform to the residential building code 20 adopted by the Building Code Council pursuant to G.S. 143-138. Highway contractor. 21 (2)22 (3)Public utilities contractors, which shall include those whose operations are the 23 performance of construction work on the following subclassifications of 24 facilities: 25 Water and sewer mains, water service lines, and house and building a. 26 sewer lines as defined in the North Carolina State Building Code, and 27 water storage tanks, lift stations, pumping stations, and appurtenances to 28 water storage tanks, lift stations, and pumping stations. 29 Water and wastewater treatment facilities and appurtenances thereto. b. 30 Electrical power transmission facilities, and primary and secondary c. 31 distribution facilities ahead of the point of delivery of electric service to 32 the customer. 33 Public communication distribution facilities. d. 34 Natural gas and other petroleum products distribution facilities; e. 35 provided the General Contractors Licensing Board may issue license to 36 a public utilities contractor limited to any of the above subclassifications 37 for which the general contractor qualifies. 38 Specialty contractor, which shall include those whose operations as such are the (4) 39 performance of construction work requiring special skill and involving the use 40 of specialized building trades or crafts, but which shall not include any 41 operations now or hereafter under the jurisdiction, for the issuance of license, 42 by any board or commission pursuant to the laws of the State of North Carolina. 43 (b1) Public utilities contractors constructing house and building sewer lines as provided in sub-subdivision a. of subdivision (3) of subsection (b) of this section shall, at the junction of the 44 45 public sewer line and the house or building sewer line, install as an extension of the public sewer line a cleanout at or near the property line that terminates at or above the finished grade. Public 46 47 utilities contractors constructing water service lines as provided in sub-subdivision a. of 48 subdivision (3) of subsection (b) of this section shall terminate the water service lines at a valve, 49 box, or meter at which the facilities from the building may be connected. Public utilities 50 contractors constructing fire service mains for connection to fire sprinkler systems shall terminate 51 those lines at a flange, cap, plug, or valve inside the building one foot above the finished floor. All

fire service mains shall comply with the NFPA standards for fire service mains as incorporated 1 2 into and made applicable by Volume V of the North Carolina Building Code. 3 If an applicant is an individual, examination may be taken by his personal appearance (c) 4 for examination, or by the appearance for examination of one or more of his responsible managing 5 employees, and if employees. If an applicant is a copartnership or copartnership, a corporation, or 6 any other combination or organization, by the examination of the examination may be taken by 7 one or more of the responsible managing officers or members of the personnel of the applicant, 8 and if the person so examined applicant. 9 If the qualifier or qualifying party shall cease to be connected with the applicant, (c1) 10 licensee, then in such event the license shall remain in full force and effect for a period of 90 days 11 thereafter, and then be canceled, but the applicant days. After 90 days, the license shall be invalidated, however the licensee shall then be entitled to a reexamination, all return to active 12 13 status pursuant to the all relevant statutes and rules to be promulgated by the Board: Provided, that 14 the holder of such license Board. However, during the 90-day period described in this subsection, 15 the licensee shall not bid on or undertake any additional contracts from the time such examined 16 employee shall cease qualifier or qualifying party ceased to be connected with the applicant 17 licensee until said applicant's the license is reinstated as provided in this Article. 18 (d) Anyone failing to pass this examination may be reexamined at any regular meeting of 19 the Board upon payment of an examination fee. Anyone requesting to take the examination a third 20 or subsequent time shall submit a new application with the appropriate examination and license 21 fees. 22 <u>(d1</u>) The Board may require a new application if a qualifier or qualifying party requests to 23 take an examination a third or subsequent time. 24 (e) A certificate of license shall expire on the thirty-first first day of December-January 25 following its issuance or renewal and shall become invalid 60 days from that date unless renewed, 26 subject to the approval of the Board. Renewals may be effected any time during the month of 27 January without reexamination, by the payment of a fee to the secretary of the Board. The fee shall 28 Renewal applications shall be submitted with a fee not to exceed one hundred twenty-five dollars 29 (\$125.00) for an unlimited license, one hundred dollars (\$100.00) for an intermediate license, and 30 seventy-five dollars (\$75.00) for a limited license. No later than November 30 of each year, the 31 Board shall mail written notice of the amount of the renewal fees for the upcoming year to the last 32 address of record for each general contractor licensed pursuant to this Article. Renewal 33 applications shall be accompanied by evidence of continued financial responsibility satisfactory to 34 the Board. Renewal applications received by the Board on or after the first day of January shall be 35 accompanied by a late payment of ten dollars (\$10.00) for each month or part after January. After 36 a lapse of four years no renewal shall be effected and the applicant shall If a licensee wishes to be 37 relicensed subsequent to the archival of a license, the licensee shall fulfill all requirements of a 38 new applicant as set forth in this section. Archived license numbers shall not be reissued." 39 SECTION 2.17.(b) This section becomes effective January 1, 2017, and applies to 40 applications for licensure submitted on or after that date. 41 42 PART III. AGRICULTURE, ENERGY, ENVIRONMENT, AND NATURAL RESOURCES 43 REGULATION 44 45 DIRECT DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES TO 46 **INSPECT RENDERING PLANTS** 47 SECTION 3.1.(a) G.S. 106-168.5 is repealed. 48 SECTION 3.1.(b) G.S. 106-168.6 reads as rewritten: 49 "§ 106-168.6. Inspection by committee; Inspection; certificate of specific findings. 50 The committee upon notification by Upon receipt of an application for license, the 51 Commissioner or the Commissioner's designee shall promptly inspect the plans, specifications,

1 and selected site in the case of proposed rendering plants and shall inspect the buildings, grounds, 2 and equipment of established rendering plants. If the committee Commissioner or the 3 Commissioner's designee finds that the plans, specifications, and selected site in the case of 4 proposed plants, or the buildings, grounds, and equipment- in the case of established plants, 5 comply with the requirements of this Article and the rules and regulations promulgated by the Commissioner not inconsistent therewith, itunder the authority of this Article, the Commissioner 6 7 shall certify its the findings in writing and forward same to the Commissioner, writing. If there is a 8 failure in any respect to meet such requirements, the committee Commissioner or the 9 Commissioner's designee shall notify the applicant in writing of such deficiencies and the 10 committee shall shall, within a reasonable time to be determined by the Commissioner 11 Commissioner, make a second inspection. If the specified defects are remedied, the committee Commissioner or the Commissioner's designee shall thereupon certify its the findings in writing to 12 13 the Commissioner.writing. Not more than two inspections shall be required of the committee 14 under any one application." 15 SECTION 3.1.(c) G.S. 106-168.7 reads as rewritten: 16 "§ 106-168.7. Issuance of license. 17 Upon receipt of the certificate of compliance from the committee, certification in accordance 18 with G.S. 106-168.6, the Commissioner shall issue a license to the applicant to conduct rendering 19 operations as specified in the application. A license shall be valid until revoked for cause as 20 hereinafter provided." 21 **SECTION 3.1.(d)** G.S. 106-168.12 reads as rewritten: 22 "§ 106-168.12. Commissioner authorized to adopt rules and regulations. 23 The Commissioner of Agriculture is hereby authorized to make and establish reasonable rules 24 and regulations, not inconsistent consistent with the provisions of this Article, after consulting the 25 committee, for the proper administration and enforcement thereof." 26 **SECTION 3.1.(e)** G.S. 106-168.13 reads as rewritten: 27 "§ 106-168.13. Effect of failure to comply. 28 Failure to comply with the provisions of this Article or rules and regulations not inconsistent 29 therewithadopted pursuant to this Article shall be cause of revocation of license, if such failure 30 shall not be remedied within a reasonable time after notice to the licensee. Any person whose 31 license is revoked may reapply for a license in the manner provided in this Article for an initial 32 application, except that the Commissioner shall not be required to cause the rendering plant and 33 equipment of the applicant to be inspected by the committee until the expiration of 30 days from 34 the date of revocation." 35 36 SOLID WASTE AMENDMENTS 37 SECTION 3.3.(a) Section 4.9(a) of S.L. 2015-286 reads as rewritten: 38 "SECTION 4.9.(a) Section 14.20(a) of S.L. 2015-241 reads as rewritten: is rewritten to read: 39 ...." 40 SECTION 3.3.(b) Section 4.9(b) of S.L. 2015-286 reads as rewritten: 41 "SECTION 4.9.(b) Section 14.20(a)14.20(c) of S.L. 2015-241 reads as rewritten: is rewritten 42 to read: 43 ....." 44 SECTION 3.3.(c) Section 4.9(c) of S.L. 2015-286 reads as rewritten: 45 "SECTION 4.9.(c) Section 14.20(d) of S.L. 2015-241 reads as rewritten: is rewritten to read: 46 ....." 47 SECTION 3.3.(d) Section 4.9(d) of S.L. 2015-286 reads as rewritten: 48 "SECTION 4.9.(d) Section 14.20(f) of S.L. 2015-241 reads as rewritten: is rewritten to read: 49 . . . . " 50 SECTION 3.3.(e) Section 14.20(e) of S.L. 2015-241 reads as rewritten:

"SECTION 14.20.(e) After July 1, 2016, the annual fee due pursuant to 1 2 G.S. 130A-295.8A(d1), G.S. 130A-295.8(d1), as enacted by Section 14.20(c) of this act, for 3 existing sanitary landfills and transfer stations with a valid permit issued before the date this act 4 becomes effective is equal to the applicable annual fee for the facility as set forth in 5 G.S. 130A-295.8A(d1), G.S. 130A-295.8(d1) as enacted by Section 14.20(c) of this act, less a permittee fee credit. A permittee fee credit exists when the life-of-site permit fee amount is greater 6 7 than the time-limited permit fee amount. The amount of the permittee fee credit shall be calculated 8 by (i) subtracting the time-limited permit fee amount from the life-of-site permit fee amount due 9 for the same period of time and (ii) multiplying the difference by a fraction, the numerator of 10 which is the number of years remaining in the facility's time-limited permit and the denominator 11 of which is the total number of years covered by the facility's time-limited permit. The amount of 12 the permittee fee credit shall be allocated in equal annual installments over the number of years 13 that constitute the facility's remaining life-of-site, as determined by the Department, unless the 14 Department accelerates, in its sole discretion, the use of the credit over a shorter period of time. 15 For purposes of this subsection, the following definitions apply: 16 (1)Life-of-site permit fee amount. - The amount equal to the sum of all annual 17 that would be due under the fee structure set forth in fees 18 G.S. 130A-295.8A(d1), G.S. 130A-295.8(d1), as enacted by Section 14.20(c) of 19 this act, during the cycle of the facility's permit in effect on July 1, 2016.

- 20 (2)Time-limited permit fee amount. - The amount equal to the sum of the 21 application fee or renewal fee, whichever is applicable, and all annual fees paid 22 or to be paid pursuant to subsections (c) and (d) of G.S. 130A-295.8A, 23 G.S. 130A-295.8(d1), as repealed by Section 14.20(c) of this act, during the 24 cycle of the facility's permit in effect on July 1, 2016. 25
  - The Department shall adopt rules to implement this subsection."

26 SECTION 3.4.(a) Section 14.20(f) of S.L. 2015-241, as amended by Section 4.9(d) of 27 S.L. 2015-286, reads as rewritten:

28 "SECTION 14.20.(f) This section becomes effective October 1, 2015. G.S. 130A-294(b1)(2), 29 as amended by subsection (a) of this section, applies to franchise agreements agreements (i) 30 executed on or after October 1, 2015. October 1, 2015, and (ii) executed on or before October 1, 31 2015, only if all parties to a valid and operative franchise agreement consent to modify the 32 agreement for the purpose of extending the agreement's duration to the life-of-site of the landfill 33 for which the agreement was executed. The remainder of G.S. 130A-294, as amended by 34 subsection (a) of this section, and G.S. 130A-295.8, as amended by subsection (c) of this section, 35 apply to (i) existing sanitary landfills and transfer stations, with a valid permit issued before the 36 date this act becomes effective, on July 1, 2016, at which point a permittee may choose to apply 37 for a life-of-site permit pursuant to G.S. 130A-294(a2), as amended by Section 14.20(b) of this 38 act, or may choose to apply for a life-of-site permit for the facility when the facility's permit is 39 next subject to renewal after July 1, 2016, (ii) new sanitary landfills and transfer stations, for 40 applications submitted on or after July 1, 2016, and (iii) applications for sanitary landfills or 41 transfer stations submitted before July 1, 2015, and pending on the date this act becomes law shall 42 be evaluated by the Department based on the applicable laws that were in effect on July 1, 2015, 43 and the Department shall not delay in processing such permit applications in consideration of 44 changes made by this act, but such landfills and transfer stations shall be eligible for issuance of 45 life-of-site permits pursuant to G.S. 130A-294(a2), as amended by Section 14.20(b) of this act, on 46 July 1, 2016, at which point a permittee may choose to apply for a life-of-site permit pursuant to 47 G.S. 130A-294(a2), as amended by Section 14.20(b) of this act, or may choose to apply for a 48 life-of-site permit for the facility when the facility's permit is next subject to renewal after July 1, 49 2016."

- 50
- **SECTION 3.4.(b)** G.S. 130A-294(b1)(2) reads as rewritten:

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| 1        | "(2) A person who intends to apply for a new permit for a sanitary landfill shall   |
| 2        | obtain, prior to applying for a permit, a franchise for the operation of the  |
| 3        | sanitary landfill from each local government having jurisdiction over any part  |
| 4        | of the land on which the sanitary landfill and its appurtenances are located or to  |
| 5        | be located. A local government may adopt a franchise ordinance under  |
| 6        | G.S. 153A-136 or G.S. 160A-319. A franchise granted for a sanitary landfill   |
| 7        | shall shall (i) be granted for the life-of-site of the landfill and shall landfill, but   |
| 8        | for a period not to exceed 60 years, and (ii) include all of the following:   |
| 9        | a. A statement of the population to be served, including a description of   |
| 10       | the geographic area.  |
| 11       | b. A description of the volume and characteristics of the waste stream.   |
| 12       | c. A projection of the useful life of the sanitary landfill.  |
| 13       | d. Repealed by Session Laws 2013-409, s. 8, effective August 23, 2013.  |
| 14       | e. The procedures to be followed for governmental oversight and   |
| 15<br>16 | regulation of the fees and rates to be charged by facilities subject to the   |
| 10<br>17 | franchise for waste generated in the jurisdiction of the franchising entity.  |
| 17       | f. A facility plan for the sanitary landfill that shall include the boundaries  |
| 19       | of the proposed facility, proposed development of the facility site, the  |
| 20       | boundaries of all waste disposal units, final elevations and capacity of  |
| 21       | all waste disposal units, the amount of waste to be received per day in   |
| 22       | tons, the total waste disposal capacity of the sanitary landfill in tons, a   |
| 23       | description of environmental controls, and a description of any other   |
| 24       | waste management activities to be conducted at the facility. In addition,   |
| 25       | the facility plan shall show the proposed location of soil borrow areas,  |
| 26       | leachate facilities, and all other facilities and infrastructure, including   |
| 27       | ingress and egress to the facility."  |
| 28       | SECTION 3.4.(c) G.S. 160A-319(a) reads as rewritten:  |
| 29       | "§ 160A-319. Utility franchises.  |
| 30       | (a) A city shall have authority to grant upon reasonable terms franchises for a telephone   |
| 31       | system and any of the enterprises listed in G.S. 160A-311, except a cable television system. A  |
| 32       | franchise granted by a city authorizes the operation of the franchised activity within the city. No   |
| 33<br>34 | franchise shall be granted for a period of more than 60 years, except- <u>including a franchise granted</u><br>to a sanitary landfill for the life-of-site of the landfill pursuant to G.S. 130A-294(b1); provided, |
| 34<br>35 | however, that a franchise for solid waste collection or disposal systems and facilities facilities,   |
| 36       | <u>other than sanitary landfills, shall not be granted for a period of more than 30 years. Except as</u>  |
| 37       | otherwise provided by law, when a city operates an enterprise, or upon granting a franchise, a city   |
| 38       | may by ordinance make it unlawful to operate an enterprise without a franchise."  |
| 39       | SECTION 3.4.(d) G.S. 153A-136 reads as rewritten:   |
| 40       | "§ 153A-136. Regulation of solid wastes.  |
| 41       | (a) A county may by ordinance regulate the storage, collection, transportation, use,  |
| 42       | disposal, and other disposition of solid wastes. Such an ordinance may:   |
| 43       |   |
| 44       | (3) Grant a franchise to one or more persons for the exclusive right to   |
| 45       | commercially collect or dispose of solid wastes within all or a defined portion   |
| 46       | of the county and prohibit any other person from commercially collecting or   |
| 47       | disposing of solid wastes in that area. The board of commissioners may set the  |
| 48       | terms of any franchise, except that no franchise may be granted for a period  |
| 49<br>50 | exceeding 30 years, nor may any franchise; provided, however, no franchise shall be granted for a period of more than 20 years, except for a franchise  |
| 50<br>51 | shall be granted for a period of more than 30 years, except for a franchise   |
| 51       | granted to a sanitary landfill for the life-of-site of the landfill pursuant to   |

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| 1<br>2<br>3<br>4 | <u>G.S. 130A-294(b1)</u> , which may not exceed 60 years. No franchise by its <u>may</u> impair the authority of the board of commissioners to regulate f authorized by this section.      |         |
| 4<br>5           | <b>SECTION 3.4.(e)</b> Section 3.4 of this act is effective retroactively to July 1, 201   | 5 and   |
| 5<br>6           | applies to franchise agreements (i) executed on or after October 1, 2015, and (ii) executed  |         |
| 7                | before October 1, 2015, only if all parties to the agreement consent to modify the agreement   | ent for |
| 8<br>9           | the purpose of extending the agreement's duration of the life-of-site of the landfill for whi agreement was executed.  | ich the |
| 10               |  |         |
| 11               | REQUIRE STUDY OF THE ROLE OF THE DEPARTMENT OF MILITARY  |         |
| 12               |  | RMIT    |
| 13<br>14         | CRITERIA FOR PERMITTING WIND ENERGY FACILITIES<br>SECTION 3.6. The Department of Environmental Quality and the Departm   | ont of  |
| 14<br>15         | Military and Veterans Affairs shall jointly study the appropriate role of the Department of M  |         |
| 16               | and Veterans Affairs with regard to evaluation of military-related criteria for permitting   | •       |
| 17               | energy facilities under Article 21C of Chapter 143 of the General Statutes. The Department   | ·       |
| 18               | issue a joint report, including any findings and recommendations for legislative action,   |         |
| 19               | Environmental Review Commission and the North Carolina Military Affairs Commission n   |         |
| 20               | than December 1, 2016.   |         |
| 21               |  |         |
| 22               | DEQ TO STUDY RIPARIAN BUFFERS  |         |
| 23               | SECTION 3.9.(a) The Department of Environmental Quality shall study wheth  | ner the |
| 24               | size of riparian buffers required for intermittent streams should be adjusted and wheth  | er the  |
| 25               | allowable activities within the buffers should be modified.  |         |
| 26               | SECTION 3.9.(b) The Department of Environmental Quality shall study unde   |         |
| 27               | circumstances units of local government should be allowed to exceed riparian buffer require  |         |
| 28               | mandated by the State and the federal government. The Department shall also consider me  |         |
| 29               | to ensure that local governments do not exceed their statutory authority for establishing ri-  | 1       |
| 30               | buffer requirements. In conducting this study, the Department shall consult with property of   | owners  |
| 31<br>32         | and other entities impacted by riparian buffer requirements as well as local governments.<br>SECTION 3.9.(c) The Department of Environmental Quality shall report the                      | rogulta |
| 32<br>33         | of the studies required by this section, including any recommendations, to the Environ   |         |
| 34               | Review Commission no later than December 1, 2016. For any recommendations made pursu   |         |
| 35               | the studies, the Department shall include specific draft language for any rule or statutory ch   |         |
| 36               | necessary to implement the recommendations.  | 8       |
| 37               |  |         |
| 38               | TRANSFER OF CERTAIN CONSERVATION EASEMENTS   |         |
| 39               | SECTION 3.10. G.S. 143-214.12 reads as rewritten:  |         |
| 40               | "§ 143-214.12. Division of Mitigation Services: Ecosystem Restoration Fund.  |         |
| 41               | (a) Ecosystem Restoration Fund. – The Ecosystem Restoration Fund is establishe   |         |
| 42               | nonreverting fund within the Department. The Fund shall be treated as a special trust fur  |         |
| 43               | shall be credited with interest by the State Treasurer pursuant to G.S. 147-69.2 and G.S. 147  |         |
| 44<br>45         | The Ecosystem Restoration Fund shall provide a repository for monetary contribution  |         |
| 45<br>46         | donations or dedications of interests in real property to promote projects for the resto   |         |
| 46<br>47         | enhancement, preservation, or creation of wetlands and riparian areas and for payments m   |         |
| 47<br>48         | lieu of compensatory mitigation as described in subsection (b) of this section. No funds sh<br>expended from this Fund for any purpose other than those directly contributing to the acqui |         |
| +o<br>19         | perpetual maintenance, enhancement, restoration, or creation of wetlands and riparian ar   |         |
| +9<br>50         | accordance with the basinwide plan as described in G.S. 143-214.10. The cost of acqu   |         |
| -0               | accordance whit the cushiwhee plan as described in 0.5. 145 214.10. The cost of acqu   |         |

includes a payment in lieu of ad valorem taxes required under G.S. 146-22.3 when the Department 1 2 is the State agency making the acquisition. 3 The Department may distribute funds from the Ecosystem Restoration Fund directly to (a1) a federal or State agency, a local government, or a private, nonprofit conservation organization to 4 5 acquire, manage, and maintain real property or an interest in real property for the purposes set out 6 in subsection (a) of this section. A recipient of funds under this subsection shall grant a 7 conservation easement in the real property or interest in real property acquired with the funds to 8 the Department in a form that is acceptable to the Department. When the recipient of funds under 9 this subsection acquires a conservation easement or interest in real property appurtenant to a

10 restoration project delivered to the Division of Mitigation Services, the recipient, upon approval 11 from the Department, may directly transfer the conservation easement or real property interest to 12 another governmental agency or a Department approved third party. The Department may convey 13 real property or an interest in real property that has been acquired under the Division of Mitigation 14 Services to a federal or State agency, a local government, or a private, nonprofit conservation 15 organization to acquire, manage, and maintain real property or an interest in real property for the 16 purposes set out in subsection (a) of this section. A grantee of real property or an interest in real 17 property under this subsection shall grant a conservation easement in the real property or interest in real property to the Department in a form that is acceptable to the Department. 18

19 (b)Authorized Methods of Payment. – A person subject to a permit or authorization issued 20 by the United States Army Corps of Engineers under 33 U.S.C. § 1344 may contribute to the 21 Division of Mitigation Services in order to comply with conditions to, or terms of, the permit or 22 authorization if participation in the Division of Mitigation Services will meet the mitigation 23 requirements of the United States Army Corps of Engineers. The Department shall, at the 24 discretion of the applicant, accept payment into the Ecosystem Restoration Fund in lieu of other 25 compensatory mitigation requirements of any authorizations issued by the United States Army 26 Corps of Engineers under 33 U.S.C. § 1344 if the contributions will meet the mitigation 27 requirements of the United States Army Corps of Engineers. Payment may be made in the form of 28 monetary contributions according to a fee schedule established by the Environmental Management 29 Commission or in the form of donations of real property provided that the property is approved by 30 the Department as a suitable site consistent with the basinwide wetlands restoration plan.

(c) Accounting of Payments. – The Department shall provide an itemized statement that
 accounts for each payment into the Fund. The statement shall include the expenses and activities
 financed by the payment."

34

35 PART IV. ELIMINATE, CONSOLIDATE, AND AMEND ENVIRONMENTAL REPORTS 36 37 ELIMINATE ANNUAL REPORT ON MINING ACCOUNT PURSUANT TO THE 38 MINING ACT OF 1971 BY THE DEPARTMENT OF ENVIRONMENTAL QUALITY 39 **SECTION 4.1.** G.S. 74-54.1(c) is repealed. 40 41 **ELIMINATE** ANNUAL REPORT ON THE **IMPLEMENTATION** OF THE 42 **SUSTAINABLE ENERGY EFFICIENT BUILDINGS** PROGRAM BY THE 43 DEPARTMENT OF ADMINISTRATION 44 SECTION 4.2.(a) G.S. 143-135.39(f) and (g) are repealed. 45 **SECTION 4.2.(b)** G.S. 143-135.40(b) is repealed.

45 46

# 47 ELIMINATE QUARTERLY REPORT ON SYSTEMWIDE MUNICIPAL AND 48 DOMESTIC WASTEWATER COLLECTION SYSTEM PERMIT PROGRAM BY THE 49 ENVIRONMENTAL MANAGEMENT COMMISSION

50 SECTION 4.3. G.S. 143-215.9B reads as rewritten:

#### 1 "§ 143-215.9B. Systemwide municipal and domestic wastewater collection system permit 2 program report. 3 The Environmental Management Commission shall develop and implement a permit program 4 for municipal and domestic wastewater collection systems on a systemwide basis. The collection 5 system permit program shall provide for performance standards, minimum design and 6 construction requirements, a capital improvement plan, operation and maintenance requirements, 7 and minimum reporting requirements. In order to ensure an orderly and cost-effective phase-in of 8 the collection system permit program, the Commission shall implement the permit program over a 9 five-year period beginning 1 July 2000. The Commission shall issue permits for approximately 10 twenty percent (20%) of municipal and domestic wastewater collection systems that are in 11 operation on 1 July 2000 during each of the five calendar years beginning 1 July 2000 and shall 12 give priority to those collection systems serving the largest populations, those under a moratorium 13 imposed by the Commission under G.S. 143-215.67, and those for which the Department of 14 Environmental Quality has issued a notice of violation for the discharge of untreated wastewater. The Commission shall report on its progress in developing and implementing the collection 15 system permit program required by this section as a part of each quarterly report the 16 17 Environmental Management Commission makes to the Environmental Review Commission 18 pursuant to G.S. 143B-282(b)." 19 20 ELIMINATE ANNUAL REPORTS ON REDUCING VEHICLE EMISSIONS FROM 21 STATE EMPLOYEE AND PRIVATE SECTOR VEHICLES BY THE DEPARTMENT OF 22 **TRANSPORTATION** 23 **SECTION 4.4.** G.S. 143-215.107C(d) and (e) are repealed. 24 25 ELIMINATE ANNUAL REPORT ON PURCHASE OF NEW MOTOR VEHICLES AND 26 FUEL SAVINGS BY THE DEPARTMENT OF ADMINISTRATION 27 **SECTION 4.5.** G.S. 143-341(8)i.2b. reads as rewritten: 28 "2b. As used in this sub-subdivision, "fuel economy" and "class 29 of comparable automobiles" have the same meaning as in Part 30 600 of Title 40 of the Code of Federal Regulations (July 1, 2008 31 Edition). As used in this sub-sub-subdivision, "passenger motor 32 vehicle" has the same meaning as "private passenger vehicle" as 33 defined in G.S. 20-4.01. Notwithstanding the requirements of 34 sub-subdivision 2a. of this sub-subdivision, every request 35 for proposals for new passenger motor vehicles to be purchased 36 by the Department shall state a preference for vehicles that have 37 a fuel economy for the new vehicle's model year that is in the top 38 fifteen percent (15%) of its class of comparable automobiles. 39 The award for every new passenger motor vehicle that is purchased by the Department shall be based on the Department's 40 41 evaluation of the best value for the State, taking into account 42 fuel economy ratings and life cycle cost that reasonably consider 43 both projected fuel costs and acquisition costs. This 44 sub-subdivision does not apply to vehicles used in law 45 enforcement, emergency medical response, and firefighting. The 46 Department shall report the number of new passenger motor 47 vehicles that are purchased as required by this 48 sub-subdivision, the savings or costs for the purchase of 49 vehicles to comply with this sub-subdivision, and the 50 quantity and cost of fuel saved for the previous fiscal year on or 51 before October 1 of each year to the Joint Legislative

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| Commission on Governmental Operations and the Environmental Review Commission."  |
| ELIMINATE BIENNIAL STATE OF THE ENVIRONMENT REPORT BY THE DEPARTMENT OF ENVIRONMENTAL QUALITY  |
| <b>SECTION 4.6.</b> G.S. 143B-279.5 is repealed.   |
| ELIMINATE THE ENVIRONMENTAL MANAGEMENT COMMISSION QUARTERLY<br>REPORT ON DEVELOPING ENGINEERING STANDARDS GOVERNING MUNICIPAL<br>AND DOMESTIC SYSTEMS TO ALLOW REGIONAL INTERCONNECTION            |
| SECTION 4.8. Section 11.1 of S.L. 1999-329 reads as rewritten:   |
| "Section 11.1. The Environmental Management Commission shall develop engineering   |
| standards governing municipal and domestic wastewater collection systems that will allow   |
| interconnection of these systems on a regional basis. The Commission shall report on its progress  |
| in developing the engineering standards required by this section as a part of each quarterly report<br>the Commission makes to the Environmental Paview Commission pursuant to C.S. 142P. 282(b)." |
| the Commission makes to the Environmental Review Commission pursuant to G.S. 143B-282(b)."   |
| ELIMINATE BIENNIAL REPORT ON IMPLEMENTATION OF THE NORTH   |
| CAROLINA BEACH AND INLET MANAGEMENT PLAN BY THE DEPARTMENT OF  |
| ENVIRONMENTAL QUALITY  |
| SECTION 4.9. Section 13.9(d) of S.L. 2000-67 reads as rewritten:   |
| "Section 13.9.(d) Each plan shall be as complete as resources and available information allow.   |
| The Department of Environment and Natural Resources shall revise the plan every two years and  |
| shall submit the revised plan to the General Assembly no later than March 1 of each odd-   |
| numbered year. The Department may issue a supplement to the plan in even numbered years if   |
| significant new information becomes available."  |
|  |
| CONSOLIDATE REPORTS ON THE COASTAL HABITAT PROTECTION PLAN   |
| SECTION 4.11.(a) G.S. 143B-279.8(e) reads as rewritten:  |
| "(e) The Coastal Resources Commission, the Environmental Management Commission,  |
| and the Marine Fisheries Commission shall report to the Joint Legislative Commission on  |
| Governmental Operations and the Environmental Review Commission on progress in developing  |
| and implementing the Coastal Habitat Protection Plans, including the extent to which the actions   |
| of the three commissions are consistent with the Plans, on or before <u>1 September September 1</u> of   |
| each year.year in which any significant revisions to the Plans are made."  |
| <b>SECTION 4.11.(b)</b> G.S. 143B-279.8(f) is repealed.  |
| CONSOLIDATE AND REDUCE FREQUENCY OF REPORTS ON COST AND  |
| IMPLEMENTATION OF ENVIRONMENTAL PERMITTING PROGRAMS  |
| SECTION 4.12.(a) G.S. 143-215.3A(c) reads as rewritten:  |
| "(c) The Department shall report to the Environmental Review Commission and the Fiscal   |
| Research Division on the cost of the State's environmental permitting programs contained within  |
| the Department on or before <u>1 November January 1</u> of each <u>odd-numbered</u> year. The report shall   |
| include, but is not limited to, fees set and established under this Article, fees collected under this   |
| Article, revenues received from other sources for environmental permitting and compliance  |
| programs, changes made in the fee schedule since the last report, anticipated revenues from all  |
| other sources, interest earned and any other information requested by the General Assembly. The  |
| Department shall submit this report with the report required by G.S. 143B-279.17 as a single   |
| report."   |
|  |
| SECTION 4.12.(b) G.S. 143B-279.17 reads as rewritten:<br>"§ 143B-279.17. Tracking and report on permit processing times.   |

1 The Department of Environmental Quality shall track the time required to process all permit 2 applications in the One-Stop for Certain Environmental Permits Programs established by 3 G.S. 143B-279.12 and the Express Permit and Certification Reviews established by 4 G.S. 143B-279.13 that are received by the Department. The processing time tracked shall include 5 (i) the total processing time from when an initial permit application is received to issuance or 6 denial of the permit and (ii) the processing time from when a complete permit application is 7 received to issuance or denial of the permit. No later than March-January 1 of each odd-numbered 8 year, the Department shall report to the Fiscal Research Division of the General Assembly and the 9 Environmental Review Commission on the permit processing times required to be tracked 10 pursuant to this section. The Department shall submit this report with the report required by 11 G.S. 143-215.3A(c) as a single report." SECTION 4.12.(c) The first combined report required by subsections (a) and (b) of 12 this section shall be submitted to the Environmental Review Commission and the Fiscal Research 13 14 Division no later than January 1, 2017. 15 16 **CONSOLIDATE** AND REDUCE FREQUENCY OF REPORTS BY THE 17 ENVIRONMENTAL MANAGEMENT COMMISSION 18 **SECTION 4.13.(a)** G.S. 143B-282(b) reads as rewritten: 19 The Environmental Management Commission shall submit quarterly-written reports as "(b) 20 to its operation, activities, programs, and progress to the Environmental Review 21 Commission. Commission by January 1 of each year. The Environmental Management 22 Commission shall supplement the written reports required by this subsection with additional 23 written and oral reports as may be requested by the Environmental Review Commission. The 24 Environmental Management Commission shall submit the written reports required by this 25 subsection whether or not the General Assembly is in session at the time the report is due." 26 **SECTION 4.13.(b)** G.S. 143-215.1(h) reads as rewritten: 27 "(h) Each applicant for a new permit or the modification of an existing permit issued under 28 subsection (c) of this section shall include with the application: (i) the extent to which the new or 29 modified facility is constructed in whole or in part with funds provided or administered by the 30 State or a unit of local government, (ii) the impact of the facility on water quality, and (iii) whether 31 there are cost-effective alternative technologies that will achieve greater protection of water 32 quality. The Commission shall prepare a quarterly an annual summary and analysis of the 33 information provided by applicants pursuant to this subsection. The Commission shall submit the 34 summary and analysis required by this subsection to the Environmental Review Commission 35 (ERC) as a part of each quarterly annual report that the Commission is required to make to the 36 ERC under G.S. 143B-282(b)." 37 **SECTION 4.13.(c)** The first combined report required by subsections (a) and (b) of 38 this section shall be submitted to the Environmental Review Commission no later than January 1, 39 2017. 40 41 CONSOLIDATE WASTE MANAGEMENT REPORTS BY THE DEPARTMENT OF 42 **ENVIRONMENTAL QUALITY** 43 **SECTION 4.14.(a)** G.S. 130A-309.06(c) reads as rewritten: 44 "(c) The Department shall report to the Environmental Review Commission and the Fiscal 45 Research Division on or before 15 January January 15 of each year on the status of solid waste 46 management efforts in the State. The report shall include: 47 A comprehensive analysis, to be updated in each report, of solid waste (1)48 generation and disposal in the State projected for the 20-year period beginning 49 on <del>1 July</del> July 1 1991.

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| 1        | (2)           | The total amounts of solid waste recycled and disposed of   | of and the methods of        |
| 2<br>3   |               | solid waste recycling and disposal used during the calen year in which the report is published.                     |                              |
| 4        | (3)           | An evaluation of the development and implementation   | of local solid waste         |
| 5        | (5)           | management programs and county and municipal recycling  |                              |
| 6        | (4)           | An evaluation of the success of each county or group of co  |                              |
| 7        | ()            | municipal solid waste reduction goal established in G.S. 13   | 30A-309.04.                  |
| 8        | (5)           | Recommendations concerning existing and potential prog  | -                            |
| 9        |               | reduction and recycling that would be appropriate for units   | -                            |
| 10       |               | and State agencies to implement to meet the requirements  |                              |
| 11       | (6)           | An evaluation of the recycling industry, the markets for re   |                              |
| 12       |               | recycling of polystyrene, and the success of State, local,  | and private industry         |
| 13       |               | efforts to enhance the markets for these materials.   |                              |
| 14       | (7)           | Recommendations to the Governor and the Environmental   |                              |
| 15       |               | to improve the management and recycling of solid waste i  | -                            |
| 16       |               | any proposed legislation to implement the recommendation  |                              |
| 17       | (8)           | A description of the condition of the Solid Waste Manage  |                              |
| 18       |               | the use of all funds allocated from the Solid Waste Manag   | gement Trust Fund, as        |
| 19       |               | required by G.S. 130A-309.12(c).  |                              |
| 20       | (9)           | A description of the review and revision of bid procedures  | -                            |
| 21       |               | use of reusable, refillable, repairable, more durable, and le   |                              |
| 22       |               | products by both the Department of Administration and   | d the Department of          |
| 23       |               | Transportation, as required by G.S. 130A-309.14(a1)(3).   |                              |
| 24       | (10)          | A description of the implementation of the North Carolina   | 1 1                          |
| 25       |               | Act that includes the amount of revenue used for gra  | -                            |
| 26       |               | nuisance tire collection under the provisions of G.S 130A-  |                              |
| 27       | (11)          |   | State, as required by        |
| 28       |               | G.S. 130A-309.85.   |                              |
| 29       | (12)          | A summary of the report by the Department of Transport  |                              |
| 30       |               | and types of recycled materials that were specified or u  |                              |
| 31       |               | were entered into by the Department of Transportation   | during the previous          |
| 32       | (12)          | fiscal year, as required by G.S. 136-28.8(g).   | 2 2010                       |
| 33       | (13)          | 1 7 7   |                              |
| 34<br>25 | (14)          |   |                              |
| 35       |               | management of abandoned manufactured homes in the Sta<br>$C = 120 \pm 117$ the beginning and anding belonges        |                              |
| 36<br>37 |               | G.S. 130A-117, the beginning and ending balances  |                              |
| 38       |               | Management Trust Fund for the reporting period and the a itemized by county, for grants made under Part 2F of Artic |                              |
| 30<br>39 |               | of the General Statutes.  | the 9 of Chapter 150A        |
| 39<br>40 | (15)          |   | ant and talavisions in       |
| 40<br>41 | <u>(15)</u>   | the State pursuant to G.S. 130A-309-140(a).   |                              |
| 42       | (16)          |   | Act pursuant to              |
| 42<br>43 | <u>(16)</u>   | <u>G.S. 130A-310.40.</u>  | e Act pursualle to           |
| 43<br>44 | <u>(17)</u>   |   | of 1087 pursuant to          |
| 45       | <u>(17)</u>   | G.S. 130A-310.10(a).  | <u>. 01 1767 pursuant to</u> |
| 46       | (18)          |   | of 1007 nursuant to          |
| 40<br>47 | (10)          | G.S. 143-215.104U(a) until such time as the Act expires   | _                            |
| 48       |               | Article 21A of Chapter 143 of the General Statutes.   |                              |
| 40<br>49 | (19)          | <b>▲</b>  | is waste management          |
| 49<br>50 | <u>(17)</u>   | program pursuant to G.S. 130A-294(i)."  | is waste management          |
| 51       | SFC           | <b>TION 4.14.(b)</b> G.S. 130A-309.140(a) reads as rewritten:   |                              |
| 51       | SEC           | (1101) $(0)$ $(0)$ $(0)$ $(1000-30)$ $(140(a)$ leads as rewritten.  |                              |

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|----------|---|--|----------------------|--|--|
| 1        | "(a) <del>No la</del> t   | ter than January 15 of each year, the Department shall subn  | hit a report on The  |  |  |
| 2        | Department shall include in the status of solid waste management report required to be submitted  |  |                      |  |  |
| 3        | on or before January 15 of each year pursuant to G.S. 130A-309.06(c) a report on the recycling of |  |                      |  |  |
| 4        | discarded compu   | ter equipment and televisions in the State under this Part to  | the Environmental    |  |  |
| 5        | -   | sion.Part. The report must include an evaluation of the recyclin   |                      |  |  |
| 6        |   | nputer equipment and televisions, a discussion of compliance   |                      |  |  |
| 7        |   | uirements of this Part, and any recommendations for any chang  |                      |  |  |
| 8        |   | ecycling of discarded computer equipment, televisions, o   |                      |  |  |
| 9        | devices."   |  |                      |  |  |
| 10       | SECT  | <b>TON 4.14.(c)</b> G.S. 130A-310.40 reads as rewritten:   |                      |  |  |
| 11       | "§ 130A-310.40.   | Legislative reports.   |                      |  |  |
| 12       | The Departm   | nent shall prepare and submit to the Environmental Re-   | view Commission,     |  |  |
| 13       | concurrently with   | the report on the Inactive Hazardous Sites Response Act of 1   | 987 required under   |  |  |
| 14       | G.S. 130A-310.1   | 0, include in the solid waste management report required to  | be submitted on or   |  |  |
| 15       | before January 15   | 5 of each year pursuant to G.S. 130A-309.06(c) an evaluation   | of the effectiveness |  |  |
| 16       | of this Part in   | facilitating the remediation and reuse of existing industria   | al and commercial    |  |  |
| 17       | properties. This  | evaluation shall include any recommendations for additi-   | onal incentives or   |  |  |
| 18       |   | ed, to improve the effectiveness of this Part in addressing su   |                      |  |  |
| 19       |   | also include a report on receipts by and expenditures from   | n the Brownfields    |  |  |
| 20       |   | ct Implementation Account."  |                      |  |  |
| 21       |   | <b>TON 4.14.(d)</b> G.S. 130A-310.10(a) reads as rewritten:  |                      |  |  |
| 22       |   | secretary shall include in the solid waste management rep  | -                    |  |  |
| 23       |   | before January 15 of each year pursuant to G.S. 130A-309   | · · · <b>-</b>       |  |  |
| 24<br>25 |   | as sites to the Joint Legislative Commission on Governmen  |                      |  |  |
| 25       |   | eview Commission, and the Fiscal Research Division on or t   | etore October 1 of   |  |  |
| 26       | •   | port shall include that includes at least the following:   |                      |  |  |
| 27       | (1)   | The Inactive Hazardous Waste Sites Priority List.  | nough the Inactive   |  |  |
| 28<br>29 | (2)   | A list of remedial action plans requiring State funding th<br>Hazardous Sites Cleanup Fund.  | Tough the mactive    |  |  |
| 30       | (3)   | A comprehensive budget to implement these remedial ac  | tion plans and the   |  |  |
| 31       | (3)   | adequacy of the Inactive Hazardous Sites Cleanup Fund to fu  | -                    |  |  |
| 32       |   | plans.   | and the cost of suid |  |  |
| 33       | (4)   | A prioritized list of sites that are eligible for reme   | dial action under    |  |  |
| 34       |   | CERCLA/SARA together with recommended remedial a   |                      |  |  |
| 35       |   | comprehensive budget to implement such plans. The budget   | 1                    |  |  |
| 36       |   | remedial action plan under CERCLA/SARA shall include a   |                      |  |  |
| 37       |   | appropriation that may be necessary to pay the State's share of  | -                    |  |  |
| 38       | (5)   | A list of sites and remedial action plans undergoing volu  | -                    |  |  |
| 39       |   | Departmental approval.   | •                    |  |  |
| 40       | (6)   | A list of sites and remedial action plans that may requir  | e State funding, a   |  |  |
| 41       |   | comprehensive budget if implementation of these possib   | le remedial action   |  |  |
| 42       |   | plans is required, and the adequacy of the Inactive Hazard   | lous Sites Cleanup   |  |  |
| 43       |   | Fund to fund the possible costs of said plans.   |                      |  |  |
| 44       | (7)   | A list of sites that pose an imminent hazard.  |                      |  |  |
| 45       | (8)   | A comprehensive budget to develop and implement remed  | -                    |  |  |
| 46       |   | sites that pose imminent hazards and that may require Stat   | e funding, and the   |  |  |
| 47       |   | adequacy of the Inactive Hazardous Sites Cleanup Fund.   | 1 00 0015            |  |  |
| 48       | (8a)  | Repealed by Session Laws 2015-286, s. 4.7(f), effective Octo   |                      |  |  |
| 49<br>50 | (9)   | Any other information requested by the General A Environmental Review Commission."   | Assembly or the      |  |  |
| 50<br>51 | SECT  | <b>TON 4.14.(e)</b> G.S. 143-215.104U reads as rewritten:  |                      |  |  |
| 51       | SECI  | 1011 - 11 - 100 = 0.5. 1 + 5 - 215.10 + 0 = 100 as 10 + 1100 = 1000 as 10 + 1100 = 1000 as 10 + 1100 = 1000 as 10 + 1000 as 1000 = 10000 = 1000 as 1000 = 1000 as 1000 = 1000 as 1000 = 1000 as 1000 = 1000 = 1000 as 1000 = 10000 = 1000 = 100000 = 100000 = 100000 = 100000 = 100000 = 100000 = 100000 = 1000000 = 100000000 |                      |  |  |

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|----------------|------------------------------|---|--|
| "§ 143-215     | .104U                        | J. Reporting requirements.  |  |
| (a)            | The S                        | becretary shall present an annual report to the Environm  | ental Review Commission                        |
| that shall i   | nclud                        | e-include in the solid waste management report requi  | red to be submitted on or                      |
|                |                              | 5 of each year pursuant to G.S. 130A-309.06(c) a report   |  |
|                | (1)                          | A list of all dry-cleaning solvent contamination repor  |  |
|                | (2)                          | A list of all facilities and abandoned sites certified b  | -  |
|                | (-)                          | status of contamination associated with each facility of  |  |
|                | (3)                          | An estimate of the cost of assessment and remediat  |  |
|                | (-)                          | with facilities or abandoned sites certified by the Co  | 1  |
|                |                              | of assessment and remediation costs expected to be p  |  |
|                | (4)                          | A statement of receipts and disbursements for the Fur   |  |
|                | (5)                          | A statement of all claims against the Fund, inclu   |  |
|                | (0)                          | denied, pending claims, anticipated claims, and any o   |  |
|                | (6)                          | The adequacy of the Fund to carry out the purposes  | e  |
|                | (0)                          | any recommendations as to measures that may be  | 6  |
|                |                              | continued solvency of the Fund.   |  |
| <del>(b)</del> | The 9                        | Secretary shall make the annual report required by the  | us section on or before 1                      |
| October of     |                              |   |  |
|                |                              | <b>FION 4.14.(f)</b> G.S. 130A-294(i) reads as rewritten:   |  |
|                |                              | Department shall include in the solid waste managen   | nent report required to be                     |
|                |                              | before January 15 of each year pursuant to G.S. 130A  |  |
|                |                              | Division of the General Assembly, the Senate Approp   | · · · ·  |
|                |                              | onomic Resources, the House Appropriations Subco  |  |
|                |                              | rces, and the Environmental Review Commission on o  |  |
| year on the    | e imp                        | lementation and cost of the hazardous waste manage  | ment program. The report                       |
| shall includ   | le an                        | evaluation of how well the State and private parties are  | managing and cleaning up                       |
| hazardous      | waste                        | . The report shall also include recommendations to the  | Governor, State agencies,                      |
| and the Ge     | neral                        | Assembly on ways to: improve waste management; re   | educe the amount of waste                      |
| generated;     | maxi                         | mize resource recovery, reuse, and conservation; and  | l minimize the amount of                       |
| hazardous      | waste                        | which must be disposed of. The report shall inclu   | ide beginning and ending                       |
| balances in    | n the                        | Hazardous Waste Management Account for the re   | porting period, total fees                     |
| collected p    | ursua                        | nt to G.S. 130A-294.1, anticipated revenue from all sou   | irces, total expenditures by                   |
| activities a   | and c                        | ategories for the hazardous waste management pro  | gram, any recommended                          |
| •              |                              | annual and tonnage fees which may be necessary  |  |
|                |                              | unds sufficient to pay the State's share of the cos   |  |
| 0              | -                            | ogram, and any other information requested by the   | •  |
|                | -                            | idjustments in annual and tonnage fees, the Departm   |  |
|                |                              | generators, and for hazardous waste treatment facilities  | -  |
|                |                              | re designed to encourage reductions in the volume of  |  |
|                |                              | . The report shall also include a description of activitie  | -  |
|                | -                            | ectors program established under G.S. 130A-295.02   | -  |
|                |                              | al update on the mercury switch removal program   | 1 that shall include, at a                     |
|                |                              | the following:  |  |
|                | (1)                          | A detailed description of the mercury recovery perfe  | ermance ratio achieved by                      |
|                | $\langle \mathbf{O} \rangle$ | the mercury switch removal program.   |  |
|                | (2)                          | A detailed description of the mercury switch collect  |  |
|                | $\langle \mathbf{a} \rangle$ | implemented by vehicle manufacturers in accordance  |  |
|                | <del>(3)</del>               |   |  |
|                |                              |   | •  |
|                |                              | · · · · · · · · · · · · · · · · · · ·   |  |
|                |                              | implemented to improve the mercury switch removal   | <del>program.</del>                            |
|                | <del>(3)</del>               | In the event that a mercury recovery performance ranational mercury recovery performance ratio as rep<br>not achieved, a description of additional or alternational implemented to improve the mercury switch removal | oorted by the NVMSRP<br>ative actions that may |

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|-------------------|--------------------------------------|-------------------------------|---|
| <del>(4)</del>    | The number of mercury sw             | witches collected a           | and a description of how the  |
|                   | mercury switches were mana           | 6                             |   |
| <del>(5)</del>    |                                      |                               | implement the mercury switch  |
|                   |                                      | -                             | pts and disbursements from the                                      |
|                   | Mercury Switch Removal Ac            |                               |   |
|                   |                                      | 1 1                           | d by subsections (a) through (f)                                    |
|                   |                                      |                               | w Commission and the Fiscal   |
| Research Division | on no later than January 15, 201     | 17.                           |   |
| CONSOLIDAT        | <b>SEDIMENTATION</b>                 | POLLUTION                     | CONTROL ACT AND   |
| STORMWATE         | CR REPORTS                           |                               |   |
| SEC               | TION 4.15.(a) G.S. 113A-67 r         | eads as rewritten:            |   |
| "§ 113A-67. Ar    |                                      |                               |   |
|                   | -                                    | mental Review Con             | nmission on the implementation                                      |
|                   |                                      |                               | Department shall include in the                                     |
|                   |                                      |                               | Pollution Control Act of 1973                                       |
|                   |                                      |                               | s, rivers, lakes, and other waters                                  |
| of the State. Th  | ne report shall also include a       | review of the effe            | ectiveness of local erosion and                                     |
| sedimentation c   | ontrol programs. The report s        | shall be submitted            | to the Environmental Review   |
| Commission wit    | h the report required by G.S. 14     | 43-214.7(e) as a sing         | <u>gle report.</u> "  |
| SEC               | TION 4.15.(b) G.S. 143-214.7         | (e) reads as rewritte         | en:   |
| "(e) On o         | r before October 1 of each yea       | ar, the <del>Commission</del> | - <u>Department</u> shall report to the                             |
| Environmental I   | Review Commission on the imp         | plementation of this          | section, including the status of                                    |
| any stormwater    | control programs administered        | l by State agencies           | and units of local government.                                      |
| The status repor  | t shall include information on a     | ny integration of sto         | ormwater capture and reuse into                                     |
| stormwater cont   | rol programs administered by S       | State agencies and            | units of local government. The                                      |
| •                 |                                      | l Review Commissi             | ion with the report required by                                     |
|                   | s a single report."                  |                               |   |
|                   |                                      |                               | d by subsections (a) and (b) of                                     |
| this section shal | l be submitted to the Environme      | ental Review Comr             | nission no later than October 1,                                    |
| 2016.             |                                      |                               |   |
|                   |                                      |                               |   |
|                   |                                      |                               | ATER QUALITY REPORTS  |
|                   | <b>RTMENT OF ENVIRONME</b>           | •                             |   |
|                   | <b>TION 4.16.(a)</b> G.S. 143-355(n  | · •                           |   |
|                   | <b>TION 4.16.(b)</b> G.S. 143-355(o  |                               |   |
|                   | <b>TION 4.16.(c)</b> G.S. 143-355 is |                               | ·   |
|                   |                                      |                               | hall report to the Environmental                                    |
|                   |                                      |                               | ng the development of the State                                     |
|                   |                                      |                               | odels, no later than November 1                                     |
|                   |                                      |                               | his subsection with the report on                                   |
|                   | quality management plans requ        |                               |   |
|                   | <b>TION 4.16.(d)</b> G.S. 143-215.8  | . ,                           |   |
|                   |                                      |                               | <u>43-355(p), the Commission and er 1</u> of each year on an annual |
| _                 | -                                    |                               | n developing and implementing                                       |
|                   |                                      |                               | public involvement and public                                       |
|                   |                                      |                               | ent planning. The report to the                                     |
|                   |                                      | · · ·                         | ide a written statement as to all                                   |
|                   |                                      |                               | ce waters of the State that are                                     |
|                   | course of preparing or revising      |                               |   |
|                   | e en propunne of revising            |                               | punis.  |

| 1        | SECTION 4.16.(e) The first combined report required by subsections (c) and (d) of   |
|----------|---|
| 2        | this section shall be submitted to the Environmental Review Commission no later than November   |
| 3        | 1, 2016.  |
| 4        |   |
| 5        | CONSOLIDATE REPORTS BY THE DIVISION OF WATER INFRASTRUCTURE OF  |
| 6        | THE DEPARTMENT OF ENVIRONMENTAL QUALITY AND THE STATE WATER   |
| 7        | INFRASTRUCTURE AUTHORITY  |
| 8        | SECTION 4.17.(a) G.S. 159G-26(a) reads as rewritten:  |
| 9        | "(a) Requirement. – The Department <u>must-shall</u> publish a report each year on the accounts   |
| 10       | in the Water Infrastructure Fund that are administered by the Division of Water Infrastructure. The   |
| 11       | report <u>must shall</u> be published by <u>1-November 1</u> of each year and cover the preceding fiscal year.  |
| 12       | The Department must shall make the report available to the public and must shall give a copy of   |
| 13       | the report to the Environmental Review Commission and the Commission, the Joint Legislative   |
| 14       | Oversight Committee on Agriculture and Natural and Economic Resources, and the Fiscal   |
| 15       | Research Division of the Legislative Services Commission. Division with the report required by  |
| 16       | G.S. 159G-72 as a single report."   |
| 17       | SECTION 4.17.(b) G.S. 159G-72 reads as rewritten:   |
| 18       | "§ 159G-72. State Water Infrastructure Authority; reports.  |
| 19       | No later than November 1 of each year, the Authority shall submit a report of its activity and  |
| 20       | findings, including any recommendations or legislative proposals, to the Senate Appropriations  |
| 21       | Committee on Natural and Economic Resources, the House of Representatives Appropriations  |
| 22       | Subcommittee on Natural and Economic Resources, and the Fiscal Research Division of the   |
| 23       | Legislative Services Commission. Environmental Review Commission, the Joint Legislative   |
| 24       | Oversight Committee on Agriculture and Natural and Economic Resources, and the Fiscal   |
| 25       | Research Division with the report required by G.S. 159G-26(a) as a single report."  |
| 26       | <b>SECTION 4.17.(c)</b> The first combined report required by subsections (a) and (b) of  |
| 27       | this section shall be submitted to the Environmental Review Commission, the Joint Legislative   |
| 28       | Oversight Committee on Agriculture and Natural and Economic Resources, and the Fiscal   |
| 29       | Research Division no later than November 1, 2016.   |
| 30       | CONCOLIDATE DEDODTE DV COLL AND WATED CONCEDVATION COMMERION  |
| 31       | CONSOLIDATE REPORTS BY SOIL AND WATER CONSERVATION COMMISSION   |
| 32       | AND THE DIVISION OF SOIL AND WATER CONSERVATION OF THE  |
| 33<br>34 | DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES   |
| 34<br>35 | <ul> <li>SECTION 4.18.(a) G.S. 106-850(e) reads as rewritten:</li> <li>"(e) The Soil and Water Conservation Commission shall report on or before 31-January 31</li> </ul> |
| 36       | of each year to the Environmental Review Commission, the Department of Agriculture and  |
| 30<br>37 | Consumer Services, and the Fiscal Research Division. This report shall include a list of projects   |
| 38       | that received State funding pursuant to the program, the results of the evaluations conducted   |
| 39       | pursuant to subdivision (7) of subsection (b) of this section, findings regarding the effectiveness of  |
| 40       | each of these projects to accomplish its primary purpose, and any recommendations to assure that  |
| 41       | State funding is used in the most cost-effective manner and accomplishes the greatest   |
| 42       | improvement in water quality. This report shall be submitted to the Environmental Review  |
| 43       | Commission and the Fiscal Research Division with the reports required by G.S. 106-860(e) and  |
| 44       | G.S. 139-60(d) as a single report."   |
| 45       | <b>SECTION 4.18.(b)</b> G.S. 106-860(e) reads as rewritten:   |
| 46       | "(e) Report. – The Soil and Water Conservation Commission shall report no later than 31   |
| 47       | January <u>31 of each year to the Environmental Review Commission</u> , the Department of Agriculture   |
| 48       | and Consumer Services, and the Fiscal Research Division. The report shall include a summary of  |
| 49       | projects that received State funding pursuant to the Program, the results of the evaluation   |
| 50       | conducted pursuant to subdivision (5) of subsection (b) of this section, findings regarding the   |

51 effectiveness of each project to accomplish its primary purpose, and any recommendations to

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|----------|--|--|--|
| 1        | assure that State funding is used in the most cost-effective manner and accomplishes the greatest        |  |  |
| 2        | improvement in water quality. This report shall be submitted to the Environmental Review                 |  |  |
| 3        | Commission and the Fiscal Research Division as a part of the report required by G.S. 106-850(e)."        |  |  |
| 4        | SECTION 4.18.(c) G.S. 139-60(d) reads as rewritten:  |  |  |
| 5        | "(d) Report. – No later than January 31 of each year, the Division of Soil and Water                     |  |  |
| 6        | Conservation of the Department of Agriculture and Consumer Services shall prepare a                      |  |  |
| 7        | comprehensive report on the implementation of subsections (a) through (c) of this section. The           |  |  |
| 8        | report shall be submitted to the Environmental Review Commission and the Fiscal Research                 |  |  |
| 9        | Division as a part of the report required by G.S. 106-850(e)."   |  |  |
| 10       | <b>SECTION 4.18.(d)</b> The first combined report required by subsections (a) through (c)                |  |  |
| 11       | of this section shall be submitted to the Environmental Review Commission and the Fiscal                 |  |  |
| 12       | Research Division no later than January 31, 2017.  |  |  |
| 13       |  |  |  |
| 14       | DECREASE REPORTING FREQUENCY ON TERMINAL GROINS PILOT PROJECT  |  |  |
| 15       | BY THE COASTAL RESOURCES COMMISSION  |  |  |
| 16       | SECTION 4.20. G.S. 113A-115.1(i) reads as rewritten:   |  |  |
| 17       | "(i) No later than September 1 of each year, January 1, 2017, and every five years                       |  |  |
| 18       | thereafter, the Coastal Resources Commission shall report to the Environmental Review                    |  |  |
| 19       | Commission on the implementation of this section. The report shall provide a detailed description        |  |  |
| 20       | of each proposed and permitted terminal groin and its accompanying beach fill project, including         |  |  |
| 21       | the information required to be submitted pursuant to subsection (e) of this section. For each            |  |  |
| 22       | permitted terminal groin and its accompanying beach fill project, the report shall also provide all      |  |  |
| 23       | of the following:  |  |  |
| 24       | (1) The findings of the Commission required pursuant to subsection (f) of this                           |  |  |
| 25       | section.   |  |  |
| 26       | (2) The status of construction and maintenance of the terminal groin and its                             |  |  |
| 27       | accompanying beach fill project, including the status of the implementation of                           |  |  |
| 28       | the plan for construction and maintenance and the inlet management plan.                                 |  |  |
| 29       | (3) A description and assessment of the benefits of the terminal groin and its                           |  |  |
| 30       | accompanying beach fill project, if any.   |  |  |
| 31       | (4) A description and assessment of the adverse impacts of the terminal groin and                        |  |  |
| 32       | its accompanying beach fill project, if any, including a description and                                 |  |  |
| 33<br>34 | assessment of any mitigation measures implemented to address adverse                                     |  |  |
| 54<br>35 | impacts."  |  |  |
| 35<br>36 | DECREASE REPORTING FREQUENCY ON PARKS SYSTEM PLAN BY THE   |  |  |
| 30<br>37 | DECREASE REPORTING FREQUENCI ON TARKS SISTEM TEAM DI THE<br>DEPARTMENT OF NATURAL AND CULTURAL RESOURCES |  |  |
| 38       | SECTION 4.21. G.S. 143B-135.48(d) reads as rewritten:  |  |  |
| 39       | "(d) No later than October 1 of each year, 1, 2016, and every five years thereafter, the                 |  |  |
| 40       | Department shall submit electronically the State Parks System Plan to the Environmental Review           |  |  |
| 41       | Commission, the Senate and the House of Representatives appropriations committees with                   |  |  |
| 42       | jurisdiction over natural and cultural resources, the Joint Legislative Oversight Committee on           |  |  |
| 43       | Agriculture and Natural and Economic Resources, and the Fiscal Research Division. Concurrently,          |  |  |
| 44       | the Department shall submit a summary of each change to the Plan that was made during the                |  |  |
| 45       | previous fiscal year. five fiscal years."  |  |  |
| 46       | provious riseur yeur. <u>invo riseur yeurs.</u>  |  |  |
| 40<br>47 | REDIRECT INTERAGENCY REPORT ON SUPERFUND COST SHARE TO THE ANER  |  |  |
| 48       | OVERSIGHT COMMITTEE  |  |  |
| 49       | SECTION 4.22. Section 15.6 of S.L. 1999-237 reads as rewritten:  |  |  |
| 50       | "Section 15.6.(a) The Department of Environment and Natural ResourcesEnvironmental                       |  |  |
| 51       | Quality may use available funds, with the approval of the Office of State Budget and                     |  |  |
| ~ -      | <u></u>  |  |  |

1 Management, to provide the ten percent (10%) cost share required for Superfund cleanups on the 2 National Priority List sites, to pay the operating and maintenance costs associated with these 3 Superfund cleanups, and for the cleanup of priority inactive hazardous substance or waste disposal 4 sites under Part 3 of Article 9 of Chapter 130A of the General Statutes. These funds may be in 5 addition to those appropriated for this purpose. 6 "Section 15.6.(b) The Department of Environment and Natural ResourcesEnvironmental 7 Quality and the Office of State Budget and Management shall report to the Environmental Review 8 Commission and the Joint Legislative Commission on Governmental Operations Joint Legislative 9 Oversight Committee on Agriculture and Natural and Economic Resources the amount and the 10 source of the funds used pursuant to subsection (a) of this section within 30 days of the 11 expenditure of these funds." 12 13 **REDIRECT REPORT ON EXPENDITURES FROM BERNARD ALLEN EMERGENCY** 14 DRINKING WATER FUND TO ANER OVERSIGHT COMMITTEE 15 SECTION 4.23. G.S. 87-98(e) reads as rewritten: 16 The Department, in consultation with the Commission for Public Health and local "(e) 17 health departments, shall report no later than October 1 of each year to the Environmental Review 18 Commission, the House of Representatives and Senate Appropriations Subcommittees on Natural 19 Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources and 20 the Fiscal Research Division of the General Assembly on the implementation of this section. The 21 report shall include the purpose and amount of all expenditures from the Fund during the prior 22 fiscal year, a discussion of the benefits and deficiencies realized as a result of the section, and may 23 also include recommendations for any legislative action." 24 25 **REDIRECT REPORT ON PARKS AND RECREATION TRUST FUND TO THE ANER** 26 **OVERSIGHT COMMITTEE** 27 SECTION 4.24. G.S. 143B-135.56(f) reads as rewritten: 28 "(f) Reports. - The North Carolina Parks and Recreation Authority shall report no later 29 than October 1 of each year to the Joint Legislative Commission on Governmental Operations, the 30 House and Senate Appropriations Subcommittees on Natural and Economic Resources, Oversight 31 Committee on Agriculture and Natural and Economic Resources, the Fiscal Research Division, 32 and the Environmental Review Commission on allocations from the Trust Fund from the prior 33 fiscal year. For funds allocated from the Trust Fund under subsection (c) of this section, this report 34 shall include the operating expenses determined under subdivisions (1) and (2) of subsection (e) of 35 this section." 36 37 PART IV-A. UMSTEAD EXEMPTION 38 SECTION 4A.(a) G.S. 66-58(b) reads as rewritten: 39 The provisions of subsection (a) of this section shall not apply to: "(b) 40 . . . 41 Nothing herein contained shall be construed to prohibit the engagement in any (14)42 of the activities described in subsection (a) hereof by a firm, corporation or 43 person who or which is a lessee for the following: A lease of space only of from the State of North Carolina or any of its 44 a. 45 departments or agencies; provided the leases shall be awarded by the Department of Administration to the highest bidder, as provided by law 46 47 in the case of State contracts and which lease shall be for a term of not 48 less than one year and not more than five years. 49 A lease of parking spaces, whether surface parking or in a State-owned <u>b.</u> 50 parking structure, in accordance with the procedures set forth for leases in Chapter 146 of the General Statutes for any period of time the 51

|    | General Assembly Of       | North Carolina  | Session 2015      |
|----|---------------------------|---|-------------------|
| 1  |                           | Department of Administration determines the spaces to           | be in excess of   |
| 2  |                           | need in accordance with the Department's authority und          | ler Chapter 143   |
| 3  |                           | of the General Statutes.  |                   |
| 4  | <u>c.</u>                 | A ground lease of State-owned land in accordance with           | the procedures    |
| 5  |                           | set forth for leases in Chapter 146 of the General Statutes     | <u>s.</u>         |
| 6  |                           |   |                   |
| 7  | SECTION 4                 | <b>4A.(b)</b> This Part becomes effective July 1, 2016.         |                   |
| 8  |                           |   |                   |
| 9  | PART V. SEVERABI          | LITY CLAUSE AND EFFECTIVE DATE                                  |                   |
| 10 | SECTION                   | 5.1. If any section or provision of this act is declared unc    | constitutional or |
| 11 | invalid by the courts, it | does not affect the validity of this act as a whole or any part | rt other than the |
| 12 | part declared to be unco  | onstitutional or invalid.                                       |                   |
| 13 | SECTION                   | 5.2. Except as otherwise provided, this act is effective w      | hen it becomes    |
| 14 | law.                      |   |                   |