GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 426 PROPOSED SENATE COMMITTEE SUBSTITUTE H426-PCS30457-TQ-40

 Short Title:
 Various Environmental Amendments.
 (Public)

 Sponsors:
 Referred to:

March 22, 2023

A BILL TO BE ENTITLED 1 2 AN ACT TO DIRECT THE COASTAL RESOURCES COMMISSION TO IMPLEMENT A 3 RULE DESIGNATING JOCKEY'S RIDGE STATE PARK AS AN AREA OF 4 ENVIRONMENTAL CONCERN UNTIL PERMANENT RULES ARE ADOPTED; TO 5 REQUIRE THE DEPARTMENT OF ADMINISTRATION TO HOLD A PUBLIC 6 HEARING AND CONSULT WITH THE JOINT LEGISLATIVE COMMISSION ON 7 GOVERNMENTAL OPERATIONS PRIOR TO GRANTING CERTAIN EASEMENTS 8 ON STATE PROPERTY; AND TO CLARIFY THE APPLICABILITY OF STATUTORY 9 BUILT-UPON AREA REQUIREMENTS FOR STATE AND LOCAL GOVERNMENT 10 STORMWATER PROGRAMS AND SPECIFY THAT CERTAIN ARTIFICIAL TURF IS 11 NOT BUILT-UPON AREA. 12 The General Assembly of North Carolina enacts: 13 14 DIRECT THE COASTAL RESOURCES COMMISSION TO IMPLEMENT A RULE 15 DESIGNATING **JOCKEY'S** RIDGE STATE PARK AS AN AREA OF 16 ENVIRONMENTAL CONCERN UNTIL PERMANENT RULES ARE ADOPTED 17 **SECTION 1.(a)** The Coastal Resources Commission shall implement proposed rule 18 15A NCAC 07H .0508 (Jockey's Ridge Area of Environmental Concern), as approved for the 19 initiation of permanent rulemaking by the Coastal Resources Commission on April 25, 2024, as 20 if the proposed rule were effective, until the proposed rule becomes effective as a permanent rule. 21 SECTION 1.(b) No later than June 1, 2024, the Coastal Resources Commission shall 22 approve a map identifying the boundaries of the Jockey's Ridge area of environmental concern 23 for purposes of implementing subsection (a) of this section. 24 SECTION 1.(c) The Coastal Resources Commission shall adopt proposed rule 15A 25 NCAC 07H .0508 (Jockey's Ridge Area of Environmental Concern) as a permanent rule pursuant to G.S. 150B-21.2, including consideration of public comments received in connection with the 26 27 rule and review by the Rules Review Commission, as soon as practicable but no later than 28 November 1, 2024. This section shall not be construed to direct the Coastal Resources 29 Commission to adopt the text of proposed rule 15A NCAC 07H .0508 (Jockey's Ridge Area of 30 Environmental Concern), as approved for the initiation of permanent rulemaking by the Coastal 31 Resources Commission on April 25, 2024, verbatim. 32 **SECTION 1.(d)** Subsection (a) of this section becomes effective on the date that the 33 Coastal Resources Commission approves the map required by subsection (b) of this section. The 34 remainder of this section is effective when it becomes law. This section expires when proposed rule 15A NCAC 07H .0508 (Jockey's Ridge Area of Environmental Concern) becomes effective 35

36 as a permanent rule.



-	RE THE DEPARTMENT OF ADMINISTRATION TO HOLD A PUBLIC
	ING AND CONSULT WITH THE JOINT LEGISLATIVE COMMISSION ON
	RNMENTAL OPERATIONS PRIOR TO GRANTING CERTAIN EASEMENTS
ON STA	ATE PROPERTY
	SECTION 2.(a) Article 7 of Chapter 146 of the General Statutes is amended by
0	a new section to read:
	29.3. Disposition of easements for spoil disposal and dumping rights.
	withstanding G.S. 146-11, if a proposed disposition is an easement for disposal of spoil
	s lawfully dug or dredged from navigable waters, or dumping rights for spoil materials
	dug or dredged from navigable waters, the Department of Administration may not grant
the ease	ment or dumping rights until it completes both of the following requirements:
	(1) Hold a public hearing in the county where the proposed disposition is located.
	(2) Following the public hearing, submit the proposed disposition for consultation
	with the Joint Legislative Commission on Governmental Operations in
	accordance with G.S. 120-76.1(b)."
	SECTION 2.(b) This section becomes effective August 1, 2024, and applies to
-	for proposed dispositions submitted to the Department of Administration for approval
on or af	ter that date.
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	FY THE APPLICABILITY OF STATUTORY BUILT-UPON AREA
~	REMENTS FOR STATE AND LOCAL GOVERNMENT STORMWATER
	RAMS AND SPECIFY THAT CERTAIN ARTIFICIAL TURF IS NOT
BUILT	-UPON AREA
	SECTION 3.(a) G.S. 143-214.7(b2) reads as rewritten:
) For purposes of implementing stormwater programs, "built upon area" means
-	ous surface and partially impervious surface to the extent that the partially impervious
	does not allow water to infiltrate through the surface and into the subsoil. "Built-upon
	bes not include a slatted deck; the water area of a swimming pool; a surface of number 57
	s designated by the American Society for Testing and Materials, laid at least four inches
	ver a geotextile fabric; a trail as defined in G.S. 113A 85 that is either unpaved or paved
U	as the pavement is porous with a hydraulic conductivity greater than 0.001 centimeters
+	and (1.41 inches per hour); or landscaping material, including, but not limited to, gravel,
	sand, and vegetation, placed on areas that receive pedestrian or bicycle traffic or on
-	of driveways and parking areas that will not be compacted by the weight of a vehicle,
	the area between sections of pavement that support the weight of a vehicle. The owner oper of a property may opt out of any of the exemptions from "built-upon area" set out
	subsection. For State stormwater programs and local stormwater programs approved
	t to subsection (d) of this section, all of the following shall apply:
puisuan	(1) The volume, velocity, and discharge rates of water associated with the
	(1) The volume, velocity, and discharge rates of water associated with the one-year, 24-hour storm and the difference in stormwater runoff from the
	predevelopment and postdevelopment conditions for the one-year, 24-hour
	storm shall be calculated using any acceptable engineering hydrologic and
	hydraulic methods.
	•
	(2) Development may occur within the area that would otherwise be required to be placed within a vegetative buffer required by the Commission pursuant to
	G.S. 143-214.1 and this section provided the stormwater runoff from the
	entire impervious area of the development is collected, treated, and discharged
	so that it passes through a segment of the vegetative buffer and is managed so
	so that it passes intough a segment of the vegetative builde and is managed so
	that it otherwise complies with all applicable State and federal stormwater

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1 2 3 4	(3)	impervious area of the development shall not include that is within a North Carolina Department of Trans right-of-way. The requirements that apply to development activities	sportation or municipal		
5 6 7 8 9		and draining to Class SA waters or within one-half n and draining to unnamed freshwater tributaries shall no activities and associated stormwater discharges tha one-half mile of and draining to Class SA waters or mile of Class SA waters and draining to unnamed fres	nile of Class SA waters ot apply to development at do not occur within are not within one-half		
0	SEC	FION 3.(b) Article 21 of Chapter 143 of the General			
1	adding a new sec	tion to read:			
2		<u>Limitations on built-upon area requirements.</u>			
3	<u>(a)</u> <u>As us</u>	ed in this section, the term "built-upon area" means i	mpervious surface and		
4		ous surface to the extent that the partially impervious	surface does not allow		
5		e through the surface and into the subsoil.			
		ne purposes of implementing State or local government			
		wing surfaces shall be considered "built-upon area" or an	impervious or partially		
	impervious surfa				
	$\frac{(1)}{(2)}$	<u>A slatted deck.</u>			
	$\frac{(2)}{(2)}$	The water area of a swimming pool.	American Society for		
	<u>(3)</u>	<u>A surface of number 57 stone, as designated by the</u> <u>Testing and Materials, laid at least 4 inches thick over</u>			
	<u>(4)</u>	A trail as defined in G.S. 113A-85 that is either unpar	-		
	<u>(+)</u>	the pavement is porous with a hydraulic conductiv			
		centimeters per second (1.41 inches per hour).	<u>Ity greater than 0.001</u>		
	<u>(5)</u>	Landscaping material, including, but not limited to, g	ravel, mulch, sand, and		
	<u></u>	vegetation, placed on areas that receive pedestrian of			
		portions of driveways and parking areas that will no	-		
		weight of a vehicle, such as the area between sections of	of pavement that support		
		the weight of a vehicle.			
	<u>(6)</u>	Artificial turf, manufactured to allow water to drain	through the backing of		
		the turf, and installed according to the manufacturer	's specifications over a		
		pervious surface.			
		owner or developer of a property may opt out of any o	of the exemptions from		
	_	set out in subsection (b) of this section.			
		ot as specifically required by federal law, a local gove			
		nforce a local government ordinance, comprehensiv			
		ablishes a definition of "built-upon area" or imperviou			
	1 1	section (b) of this section. This limitation shall apply reg 143-214.5, G.S. 143-214.7, or Chapter 153A, 160A, o			
	Statutes.	143-214.3, 0.3. 143-214.7, 01 Chapter 155A, 100A, 0	i tood of the General		
		Commission may adopt rules to implement this section."			
		FION 3.(c) Each unit of local government that operates			
	shall update its program to be consistent with G.S. 143-214.7D, as enacted by subsection (b) of				
	this section.				
	EFFECTIVE D	ATE			
	SEC	FION 4. Except as otherwise provided, this act is effe	ective when it becomes		
	1				

49 law.