GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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HOUSE DRH30453-RTz-19* (05/03)

Short Title:	Stormwater Management 2006.	(Public)
Sponsors:	Representatives Gibson and L. Allen (Primary Sponsors).	
Referred to:		

AN ACT TO PROVIDE FOR THE IMPLEMENTATION OF FEDERAL PHASE II 1 2 STORMWATER MANAGEMENT REQUIREMENTS AND TO PROTECT WATER QUALITY, AS RECOMMENDED BY THE ENVIRONMENTAL 3 **REVIEW COMMISSION.** 4 5 The General Assembly of North Carolina enacts: **SECTION 1.(a)** Disapproval of Certain Rules. – Pursuant to G.S. 150B-21.3 6 7 and S.L. 2003-229, the following rules, as adopted by the Environmental Management 8 Commission and approved by the Rules Review Commission on 17 November 2005, 9 are disapproved: 10 15A NCAC 2H.1014 (Stormwater Management for Urbanizing Areas) 15A NCAC 2H.1015 (Urbanizing Area Definitions) 11 15A NCAC 2H.1016 (Urbanizing County Designations) 12 15A NCAC 2H.1017 (Application Schedule and Required Contents) 13 15A NCAC 2H.1018 (Post-Construction Model Practices) 14 15A NCAC 2H.1019 (Exceptions) 15 15A NCAC 2H.0126 (Stormwater Discharges) 16 15A NCAC 2H.0150 (Definitions) 17 15A NCAC 2H.0151 (Public Entity Designations) 18 19 15A NCAC 2H.0152 (Petitions) 15A NCAC 2H.0153 (Application Schedule and Required Contents) 20 15A NCAC 2H.0154 (Implementation Schedule) 21 22 15A NCAC 2H.0155 (Post-Construction Model Practices) 15A NCAC 2H.0156 (Exceptions) 23 24 **SECTION 1.(b)** Certain Rules Not Disapproved. – Notwithstanding subsection (a) of this section, the following rules, as adopted by the Environmental 25 Management Commission and approved by the Rules Review Commission on 17 26 November 2005, are not disapproved. These rules become effective 1 July 2006 and 27

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1 2 3 4 5 6 7 8 9 10 11 12	rules to any rule the relevant pro- disapproved rule provisions of the 15A NCAC 15A NCAC 15A NCAC 15A NCAC SEC Legislation. – S	 ented in conjunction with the provisions of this act. References in these e that is disapproved pursuant to this section shall be deemed to refer to ovisions of this act and shall not be construed to give effect to the e. To the extent that any provision of these rules is inconsistent with the is act, the provisions of this act control. 2H.1014 (Stormwater Management for Urbanizing Areas) 2H.1017 (Application Schedule and Required Contents) 2H.0126 (Stormwater Discharges) 2H.0153 (Application Schedule and Required Contents) FION 1.(c) Sunset of 2004 Phase II Stormwater Management ection 15 of S.L. 2004-163 reads as rewritten: 15. This act is effective when it becomes law and expires 1 October
13	2011. 1 July 200	-
14	· · · · ·	FION 2. Definitions. – The following definitions apply to this act and
15	its implementati	
16	(1)	The definitions set out in 40 Code of Federal Regulations § 122.2
17		(Definitions) and § 122.26(b) (Storm Water Discharges) (1 July 2003
18		Edition).
19	(2)	The definitions set out in G.S. 143-212 and G.S. 143-213.
20	(3)	The definitions set out in 15A NCAC 2H .0103 (Definitions of
21		Terms).
22	(4)	The definitions set out in 15A NCAC 2H .1002 (Definitions), except
23		for the definition of "Built-upon area", which is defined below.
24	(5)	"1-year, 24-hour storm" means 24-hour rainfall of an intensity
25		expected to be equalled or exceeded, on average, once in 12 months
26		and with a duration of 24 hours.
27	(6)	"BMP" means Best Management Practice.
28 29	(7)	"Built-upon area" means that portion of a development project that is
29 30		covered by impervious or partially impervious surface including, but not limited to buildings: payement and gravel areas such as roads
30 31		not limited to, buildings; pavement and gravel areas such as roads, parking lots, and paths; and recreation facilities such as tennis courts.
32		"Built-upon area" does not include a wooden slatted deck, the water
33		area of a swimming pool, or pervious or partially pervious paving
34		material to the extent that the paving material absorbs water or allows
35		water to infiltrate through the paving material.
36	(8)	"Division" means the Division of Water Quality in the Department.
37	(9)	"New Development" means any project that increases the amount of
38		built-upon area and for which a building permit, phased development
39		plan approval, or site-specific development plan has been obtained on
40		or after the date on which the requirements of this act become
41		applicable to area in which the project is located. The applicable date
42		depends on which public entity implements the requirements in the
43		project area. If the Department implements the requirements, the date
44		is the effective date of this act. If a public entity implements the

1		requirements through delegation, the date is the date on which the
2		delegation becomes effective. If a public entity implements these
3		requirements pursuant to a permit issued by the Department, the date is
4		the date on which the public entities implementing ordinance or
5		regulation becomes effective.
6	(10)	"Planning jurisdiction" means the territorial jurisdiction within which a
7		municipality exercises the powers authorized by Article 19 of Chapter
8		160A of the General Statutes, or a county may exercise the powers
9		authorized by Article 18 of Chapter 153A of the General Statutes.
10	(11)	"Public entity" means the United States; the State; a city, village,
11		township, county, school district, public college or university, or
12		single-purpose governmental agency; or any other governing body that
13		is created by federal or State law.
14	(12)	"Redevelopment" means any rebuilding activity other than a
15		rebuilding activity that results in no net increase in built-upon area and
16		provides equal or greater stormwater control than the previous
17		development.
18	(13)	"Regulated entity" means any public entity that must obtain a Phase II
19		National Pollutant Discharge Elimination System (NPDES) permit for
20		stormwater management for its municipal separate storm sewer system
21		(MS4).
22	(14)	"Sensitive receiving waters" means any of the following:
23		a. Waters that are classified as high quality, outstanding resource,
24		shellfish, trout, or nutrient-sensitive waters in accordance with
25		subsections (d) and (e) of 15A NCAC 2B .0101 (Procedures for
26		Assignment of Water Quality Standards – General Procedures).
27		b. Waters that are occupied by or designated as critical habitat for
28		aquatic animal species that are listed as threatened or
29		endangered by the United States Fish and Wildlife Service or
30		the National Marine Fisheries Service under the provisions of
31		the Endangered Species Act of 1973 (Pub. L. No. 93-205; 87
32		Stat. 884; 16 U.S.C. §§ 1531, et seq.), as amended.
33		c. Waters for which the designated use, as described by the
34		classification system set out in subsections (c), (d), and (e) of
35		15A NCAC 2B .0101 (Procedures for Assignment of Water
36		Quality Standards – General Procedures), have been determined
37		to be impaired in accordance with the requirements of
38		subsection (d) of 33 U.S.C. § 1313.
39	(15)	"Significant contributor of pollutants" means a municipal separate
40		storm sewer system (MS4) or a discharge that contributes to the
41		pollutant loading of a water body or that destabilizes the physical
42		structure of a water body such that the contribution to pollutant loading
43		or the destabilization may reasonably be expected to adversely affect
44		the quality and uses of the water body. Uses of a water body shall be

1		determined pursuant to 15A NCAC 2B .0211 through 15A NCAC 2B
2		.0222 (Classifications and Water Quality Standards Applicable to
3		Surface Waters and Wetlands of North Carolina) and 15A NCAC 2B
4		.0300, et seq. (Assignment of Stream Classifications).
5	(16)	"Total maximum daily load (TMDL) implementation plan" means a
6		written, quantitative plan and analysis for attaining and maintaining
7		water quality standards in all seasons for a specific water body and
8		pollutant.
9	SECT	FION 3.(a) New Development and Redevelopment in Unincorporated
10	Areas of Counti	es. –
11	(a) New	development or redevelopment located in the unincorporated area of a
12	county shall cor	nply with the standards set forth in Section 7 of this act beginning 1 July
13	2007 if the new	development or redevelopment is located in:
14	(1)	An area that is designated as an urbanized area under the 1990 or 2000
15		census by the Bureau of the Census.
16	(2)	The unincorporated area of a county outside of a municipality
17		designated as an urbanized area under the 1990 or 2000 census by the
18		Bureau of the Census that:
19		a. Extends one mile beyond the corporate limits of a municipality
20		with a population of less than 10,000 individuals.
21		b. Extends two miles beyond the corporate limits of a municipality
22		with a population of 10,000 or more individuals but less than
23		25,000 individuals.
24		c. Extends three miles beyond the corporate limits of a
25		municipality with a population of 25,000 or more individuals.
26	(3)	An area delineated pursuant to subsection (b) of this section.
27	(4)	A county that contains an area that is designated as an urbanized area
28	~ /	under the 1990 or 2000 census by the Bureau of the Census in which
29		the unduplicated sum of: (i) the area that is designated as an urbanized
30		area under the 1990 or 2000 census by the Bureau of the Census; (ii)
31		the area described in sub-subdivision b. of this subdivision; (iii) the
32		area delineated pursuant to subsection (b) of this section; (iv) the
33		jurisdiction of a regulated entity designated pursuant to Section 4 of
34		this act; (v) the area that is regulated by a Phase II National Pollutant
35		Discharge Elimination System (NPDES) permit for stormwater
36		management required pursuant to Section 5 of this act; and (vi) areas
37		in the county that are subject to any of the stormwater management
38		programs administered by the Division equal or exceed fifty percent
39		(50%) of the total geographic area of the county, unless the county has
40		an actual population growth rate of less than the State population
41		growth rate for the previous 10 years. For purposes of this subdivision,
42		the stormwater programs administered by the Division are:
43		a. Water Supply Watershed (WS-I) – 15A NCAC 2B.0212.
44		 b. Water Supply Watershed (WS-II) – 15A NCAC 2B.0214.
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1			c. Water Supply Watershed (WS-III) – 15A NCAC 2B.0215.
2			d. Water Supply Watershed (WS-IV) – 15A NCAC 2B.0216.
3			e. High Quality Waters (HQW) – 15A NCAC 2H.1006.
4			f. Outstanding Resource Waters (ORW) – 15A NCAC 2H.1007.
5			g. The Coastal Stormwater Program – 15A NCAC 2H.1005.
6			h. The Neuse River Nutrient Sensitive Waters (NSW) Stormwater
7			Management Program – 15A NCAC 2B.0235.
8			i. The Tar-Pamlico River Nutrient Sensitive (NSW) Stormwater
9			Management Program – 15A NCAC 2B.0258.
10			j. Other Environmental Management Commission Nutrient
11			Sensitive Waters (NSW) Classifications – 15A NCAC 2B.0223.
12		(5)	A county that contains an area that is designated as an urbanized area
13			under the 1990 or 2000 census by the Bureau of the Census that has an
14			actual population growth rate that exceeds 1.3 times the State
15			population growth rate for the previous 10 years or that has a projected
16			population growth rate that exceeds 1.3 times the projected State
17			population growth rate for the next 10 years.
18	(b)	Delin	eation process. – The Commission shall delineate regulated coverage
19	areas as p		d in this subdivision.
20		(1)	Schedule. – The Commission shall implement the delineation process
21			in accordance with the schedule for review and revision of basinwide
22			water quality management plans as provided in G.S. 143-215.8B(c).
23		(2)	Potential candidate coverage areas. – A potential candidate coverage
24			area is the unincorporated area of a county that is outside a
25			municipality designated as a regulated entity pursuant to subdivisions
26			(2) and (3) of Section 4 of this act that:
27			a. Extends one mile beyond the corporate limits of a municipality
28			with a population of less than 10,000 individuals.
29			b. Extends two miles beyond the corporate limits of a municipality
30			with a population of 10,000 or more individuals but less than
31			25,000 individuals.
32			c. Extends three miles beyond the corporate limits of a
33			municipality with a population of 25,000 or more individuals.
34		(3)	Identification of candidate coverage areas The Commission shall
35			identify an area within a potential candidate coverage area described in
36			sub-subdivision b. of this subdivision as a candidate coverage area if
37			the discharge of stormwater within or from the unincorporated area has
38			the potential to adversely impact water quality. An adverse impact on
39			water quality includes any activity that violates water quality
40			standards, including, but not limited to, any activity that impairs
41			designated uses or that has a significant biological or habitat impact.
42		(4)	Notice and comment on candidacy The Commission shall notify
43			each public entity that is located in whole or in part in a candidate
44			coverage area. After notification of each public entity, the Commission

shall publish a map of the unincorporated areas within the river basin 1 2 that have been identified as candidates for delineation as regulated 3 coverage areas. The Commission shall accept public comment on the proposed delineation of a candidate coverage area as a regulated 4 5 coverage area for a period of not less than 30 days. 6 (5) Delineation of regulated coverage areas. - After review of public 7 comment, the Commission shall delineate regulated coverage areas. 8 The Commission shall delineate a candidate coverage area as a 9 regulated coverage area only if the Commission determines that the 10 discharge of stormwater within or from the candidate coverage area either: 11 12 Adversely impacts water quality. a. Results in a significant contribution of pollutants to sensitive 13 b. 14 receiving waters, taking into account the effectiveness of other 15 applicable water quality protection programs. To determine the effectiveness of other applicable water quality protection 16 17 programs, the Commission shall consider the water quality of 18 the receiving waters and whether the waters support the uses set 19 out in subsections (c), (d), and (e) of 15A NCAC 2B .0101 20 (Procedures for Assignment of Water Quality Standards -21 General Procedures) and the specific classification of the waters 22 set out in 15A NCAC 2B .0300, et seq. (Assignment of Stream 23 Classifications). 24 Notice of delineation. - The Commission shall provide written notice (6) to each public entity that is located in whole or in part in a candidate 25 coverage area of its delineation determination. The notice shall state 26

(c) Except as provided in this subdivision and Section 8 of this act, the Commission shall administer and enforce the standards for new development and redevelopment in the regulated coverage areas. To the extent that the new development or redevelopment is located in a municipal planning jurisdiction, the municipality shall administer and enforce the standards. A public entity may request that the Commission delegate administration and enforcement of the stormwater management program to the public entity as provided in Section 8 of this act.

the basis for the determination.

35 **SECTION 3.(b)** New Development and Redevelopment in Non-Phase II Incorporated Areas in Certain Counties. - New development or redevelopment located 36 in the incorporated areas of a county described in subdivisions (4) and (5) of subsection 37 38 (a) of this section, that are not designated as an urbanized area under the 1990 or 2000 39 census by the Bureau of the Census, shall comply with the standards set forth in Section 7 of this act beginning 1 July 2007. The Commission shall administer and enforce the 40 standards for new development and redevelopment unless the public entity requests that 41 42 the Commission delegate administration and enforcement of the stormwater management program to the public entity as provided in Section 8 of this act. 43

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1	SECT	FION 4	1. Designation of Regulated Entities. – A public entity that owns
2	or operates a m	unicip	al separate storm sewer system (MS4) may be designated as a
3	regulated entity	throug	gh federal designation, through a State designation process, or
4	under a total m	aximu	m daily load (TMDL) implementation plan as provided in this
5	section.		
6	(1)	Feder	al designation. – A public entity that owns or operates a
7		munic	cipal separate storm sewer system (MS4) may be designated as a
8			ated entity pursuant to 40 Code of Federal Regulations § 122.32
9		-	y 2003 Edition).
10	(2)	State	designation process. – The Commission shall designate a public
11		entity	that owns or operates a municipal separate storm sewer system
12		-) as a regulated entity as provided in this subdivision.
13		a.	Designation schedule. – The Commission shall implement the
14			designation process in accordance with the schedule for review
15			and revision of basinwide water quality management plans as
16			provided in G.S. 143-215.8B(c).
17		b.	Identification of candidate regulated entities. – The
18			Commission shall identify a public entity as a candidate for
19			designation as a regulated entity if the municipal separate storm
20			sewer system (MS4) either:
21			1. Discharges stormwater that has the potential to adversely
22			impact water quality. An adverse impact on water quality
23			includes any activity that causes or contributes to a
24			violation of water quality standards, including, but not
25			limited to, any activity that impairs designated uses or
26			that has a significant biological or habitat impact.
27			2. Serves a public entity that has not been designated
28			pursuant to subdivision (1) of this section and that has
29			either a population of more than 10,000 or more than
30			4,000 housing units and either a population density of
31			1,000 people per square mile or more or more than 400
32			housing units per square mile.
33		c.	Notice and comment on candidacy The Commission shall
34			notify each public entity identified as a candidate for
35			designation as a regulated entity. After notification of each
36			public entity, the Commission shall publish a list of all public
37			entities within a river basin that have been identified as
38			candidates for designation. The Commission shall accept public
39			comment on the proposed designation of a public entity as a
40			regulated entity for a period of not less than 30 days.
41		d.	Designation of regulated entities After review of the public
42			comment, the Commission shall make a determination on
43			designation for each of the candidate public entities. The
44			Commission shall designate a candidate public entity that owns

1			or ope	rates a municipal separate storm sewer system (MS4) as a
2			regula	ted public entity only if the Commission determines
3			either	that:
4			1.	The public entity has an actual population growth rate
5				that exceeds 1.3 times the State population growth rate
6				for the previous 10 years.
7			2.	The public entity has a projected population growth rate
8				that exceeds 1.3 times the projected State population
9				growth rate for the next 10 years.
10			3.	The public entity has an actual population increase that
11				exceeds fifteen percent (15%) of its previous population
12				for the previous two years.
13			4.	The municipal separate storm sewer system (MS4)
14				discharges stormwater that adversely impacts water
15				quality.
16			5.	The municipal separate storm sewer system (MS4)
17				discharges stormwater that results in a significant
18				contribution of pollutants to receiving waters, taking into
19				account the effectiveness of other applicable water
20				quality protection programs. To determine the
21				effectiveness of other applicable water quality protection
22				programs, the Commission shall consider the water
23				quality of the receiving waters and whether the waters
24				support the uses set out in subsections (c), (d), and (e) of
25				15A NCAC 2B .0101 (Procedures for Assignment of
26				Water Quality Standards – General Procedures) and the
27				specific classification of the waters set out in 15A NCAC
28				2B .0300, et seq. (Assignment of Stream Classifications).
29		e.	Notice	e of designation. – The Commission shall provide written
30			notice	to each public entity of its designation determination. For
31			a publ	ic entity designated as a regulated entity, the notice shall
32			state 1	the basis for the designation and the date on which an
33			applic	ation for a Phase II National Pollutant Discharge
34			Elimiı	nation System (NPDES) permit for stormwater
35			manag	gement must be submitted to the Commission.
36		f.	Appli	cation schedule. – A public entity that has been designated
37			as a re	gulated entity pursuant to this subdivision must submit its
38				ation for a Phase II National Pollutant Discharge
39				nation System (NPDES) permit for stormwater
40			manag	gement within 18 months of the date of notification.
41	(3)	Desig	-	under a total maximum daily load (TMDL)
42		-		on plan The Commission shall designate an owner or
43		_		small municipal separate storm sewer system (MS4) as a
44				ity if the municipal separate storm sewer system (MS4) is

1 2 3 4 5 6 7 8 9 10	specifically listed by name as a source of pollutants for urban stormwater in a total maximum daily load (TMDL) implementation plan developed in accordance with subsections (d) and (e) of 33 U.S.C. § 1313. The Commission shall provide written notice to each public entity of its designation determination. For a public entity designated as a regulated entity, the notice shall state the basis for the designation and the date on which an application for a Phase II National Pollutant Discharge Elimination System (NPDES) permit for stormwater management must be submitted to the Commission. A public entity that has been designated as a regulated entity pursuant to this
11	subdivision must submit its application for a Phase II National
12 13	Pollutant Discharge Elimination System (NPDES) permit for stormwater management within 18 months of the date of notification
13 14	stormwater management within 18 months of the date of notification. SECTION 5. Petition Process. – A petition may be submitted to the
15	Commission to request that an owner or operator of a municipal separate storm sewer
16	system (MS4) or a person who discharges stormwater be required to obtain a Phase II
17	National Pollutant Discharge Elimination System (NPDES) permit for stormwater
18	management as follows:
19	(1) Connected discharge petition. – An owner or operator of a permitted
20	municipal separate storm sewer system (MS4) may submit a petition to
21	the Commission to request that a person who discharges into the
22	permitted municipal separate storm sewer system (MS4) be required to
23	obtain a separate Phase II National Pollutant Discharge Elimination
24 25	System (NPDES) permit for stormwater management. The Commission shall grant the petition and require the person to obtain a
23 26	separate Phase II National Pollutant Discharge Elimination System
20 27	(NPDES) permit for stormwater management if the petitioner shows
28	that the person's discharge flows or will flow into the permitted
29	municipal separate storm sewer system (MS4).
30	(2) Adverse impact petition. – Any person may submit a petition to the
31	Commission to request that an owner or operator of a municipal
32	separate storm sewer system (MS4) or a person who discharges
33	stormwater be required to obtain a Phase II National Pollutant
34	Discharge Elimination System (NPDES) permit for stormwater
35	management.
36	a. Petition review. – The Commission shall grant the petition and
37	require the owner or operator of the municipal separate storm
38 39	sewer system (MS4) or the person who discharges stormwater
39 40	to obtain a Phase II National Pollutant Discharge Elimination System (NPDES) permit for stormwater management if the
40 41	petitioner shows any of the following:
42	1. The municipal separate storm sewer system (MS4) or the
43	discharge discharges or has the potential to discharge
44	stormwater to sensitive receiving waters in an area with:
	-

2 times the State population growth rate for the previous 3 10 years; (ii) a projected population growth rate that 4 exceeds 1.3 times the projected State population growth 5 previous population for the previous two years. 8 2. The municipal separate storm sever system (MS4) or the 9 discharge provides a significant contribution of 10 pollutants to sensitive receiving waters. 11 3. The municipal separate storm sever system (MS4) or the 12 discharge is specifically listed by name as a source of 14 pollutants for urban stormwater in a total maximum daily 15 accordance with subsections (d) and (e) of 33 U.S.C. § 16 1313. 17 b. Types of evidence for required showing. – Petitioners may 18 make the required showing by providing to the Commission the 19 following information: 20 1. Monitoring data that includes, at a minimum, 19 representative sampling is representative. The 21 petitioner must notify the owner or operator of the 22 scientific or technical literature that supports the 33 3.	1			(i) an actual population growth rate that exceeds 1.3
3 10 years; (ii) a projected population growth rate that 4 exceeds 1.3 times the projected State population growth 5 rate for the next 10 years; or (iii) an actual population 6 increase that exceeds fifteen percent (15%) of its 7 previous population for the previous two years. 8 2. The municipal separate storm sewer system (MS4) or the 9 discharge provides a significant contribution of 10 pollutants to sensitive receiving waters. 11 3. The municipal separate storm sewer system (MS4) or the 11 3. The municipal separate storm sewer system (MS4) 12 obschart for urban stormwater in a total maximum daily 14 load (TMDL) implementation plan developed in 15 accordance with subsections (d) and (e) of 33 U.S.C. § 16 1313. 17 b. Types of evidence for required showing. – Petitioners may 18 make the required showing by providing to the Commission the 19 following information: 20 1. Monitoring data that includes, at a minimum, 21 representative sampling of the municipal separate storm 22 Scientific or technical literature that supports the	2			
4 exceeds 1.3 times the projected State population growth rate for the next 10 years; or (iii) an actual population increase that exceeds fifteen percent (15%) of its previous population for the previous two years. 7 2. The municipal separate storm sewer system (MS4) or the discharge provides a significant contribution of pollutants to sensitive receiving waters. 11 3. The municipal separate storm sewer system (MS4) or the discharge is specifically listed by name as a source of pollutants to sensitive receiving waters. 11 3. The municipal separate storm sewer system (MS4) or the discharge is specifically listed by name as a source of pollutants for urban stormwater in a total maximum daily load (TMDL) implementation plan developed in accordance with subsections (d) and (e) of 33 U.S.C. § 1313. 17 b. Types of evidence for required showing. – Petitioners may make the required showing by providing to the Commission the following information: 10 1. Monitoring data that includes, at a minimum, representative sampling of the municipal separate storm sewer system (MS4) or the petitioner must notify the owner or operator of the municipal separate storm sever system (MS4) or the person who discharges storm water of its intent to conduct monitoring activities prior to conducting those activities. 29 2. Scientific or technical literature that supports the sampling methods. 31 3. Study and technical information on land uses in the drainage area and the characteristics of stormwater runoff from these land uses.				
5 rate for the next 10 years; or (iii) an actual population 6 increase that exceeds fifteen percent (15%) of its 7 previous population for the previous two years. 8 2. The municipal separate storm sewer system (MS4) or the 9 discharge provides a significant contribution of 10 pollutants to sensitive receiving waters. 11 3. The municipal separate storm sewer system (MS4) or the 12 discharge is specifically listed by name as a source of 13 Dollutants for urban stormwater in a total maximum daily 14 load (TMDL) implementation plan developed in 15 accordance with subsections (d) and (e) of 33 U.S.C. § 16 1313. 17 b. Types of evidence for required showing. – Petitioners may 18 make the required showing by providing to the Commission the 19 following information: 20 1. Monitoring data that includes, at a minimum, 21 representative sampling of the municipal separate storm 22 sever system (MS4) or discharge and information 23 describing how the sampling is representative. The 24 petitioner must notify				
6 increase that exceeds fifteen percent (15%) of its previous population for the previous two years. 8 2. The municipal separate storm sewer system (MS4) or the discharge provides a significant contribution of pollutants to sensitive receiving waters. 11 3. The municipal separate storm sewer system (MS4) or the discharge is specifically listed by name as a source of pollutants for urban stormwater in a total maximum daily load (TMDL) implementation plan developed in accordance with subsections (d) and (e) of 33 U.S.C. § 1313. 17 b. Types of evidence for required showing. – Petitioners may make the required showing by providing to the Commission the following information: 10 1. Monitoring data that includes, at a minimum, representative sampling of the municipal separate storm sewer system (MS4) or the petitioner must notify the owner or operator of the municipal separate storm sever system (MS4) or the petitioner must notify the owner or operator of the municipal separate storm sever system (MS4) or the gerson who discharges stormwater of its intent to conduct monitoring activities prior to conducting those activities. 29 2. Scientific or technical literature that supports the sampling methods. 31 3. Study and technical information on land uses in the drainage area and the characteristics of stormwater runoff from these land uses. 34 4. A map that delineates the drainage area of the petitioned entity; the location of sampling stations; the location of the sampling locations; general features, including, but not limited to, surface waters, major roads, and political boundaries; and areas of concern regarding water quality.				
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43 degraded and monitoring data that demonstrates that the	42			
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1			discharge contributes pollutants for which the waters are
2			impaired or degraded.
3			6. For stormwater discharges to nonimpaired waters,
4			monitoring data that demonstrates that the owner or
5			operator of the municipal separate storm sewer system
6			(MS4) or the person who discharges stormwater is a
7			significant contributor of pollutants to the receiving
8			waters.
9		c.	Water quality protection program offset If the petitioner
10			makes the required showing, the Commission shall review the
11			effectiveness of any existing water quality protection programs
12			that may offset the need to obtain a Phase II National Pollutant
13			Discharge Elimination System (NPDES) permit for stormwater
14			management. To determine the effectiveness of other applicable
15			water quality protection programs, the Commission shall
16			consider the water quality of the receiving waters and whether
17			the waters support the uses set out in subsections (c), (d), and
18			(e) of 15A NCAC 2B .0101 (Procedures for Assignment of
19			Water Quality Standards – General Procedures) and the specific
20			classification of the waters set out in 15A NCAC 2B .0300, et
21			seq. (Assignment of Stream Classifications). The Commission
22			may deny the petition if it finds that existing water quality
23			protection programs are adequate to address stormwater impacts
24			on sensitive receiving waters and to insure compliance with a
25			TMDL implementation plan.
26	(3)		on administration. – The Commission shall process petitions in
27			llowing manner:
28		a.	The Commission shall only accept petitions submitted on
29		1	Department forms.
30		b.	A separate petition must be filed for each municipal separate
31			storm sewer system (MS4) or discharge.
32		c.	The Commission shall evaluate only complete petitions. The
33			Commission shall make a determination on the completeness of
34			a petition within 90 days of receipt of the petition, or it shall be
35			deemed complete. If the Commission requests additional
36			information, the petitioner may submit additional information;
37			and the Commission will determine, within 90 days of receipt
38			of the additional information, whether the information
39		d	completes the petition.
40		d.	The petitioner shall provide a copy of the petition and a copy of
41 42			any subsequent additional information submitted to the
42 43			Commission to the chief administrative officer of the municipal separate storm sever system $(MS4)$ or the person in control of
43 44			separate storm sewer system (MS4) or the person in control of the discharge within 48 hours of each submittal.
44			nie uisenarge within 40 nouis of each sublittual.

1	e.	The Commission shall post all petitions on the Division Web
2		site and maintain copies available for inspection at the
3		Division's office. The Commission shall accept and consider
4		public comment for at least 30 days from the date of posting.
5	f.	The Commission may hold a public hearing on a petition and
6		shall hold a public hearing on a petition if it receives a written
7		request for a public hearing within the public comment period,
8		and the Commission determines that there is a significant public
9		interest in holding a public hearing. The Commission's
10		determination to hold a public hearing shall be made no less
11		than 15 days after the close of the public comment period. The
12		Commission shall schedule the hearing to be held within 45
13		days of the close of the initial public comment period and shall
14		accept and consider additional public comment through the date
15		of the hearing.
16	g.	An additional petition for the same municipal separate storm
17	U	sewer system (MS4) or discharge received during the public
18		comment period shall be considered as comment on the original
19		petition. An additional petition for the same municipal separate
20		storm sewer system (MS4) or discharge received after the
21		public comment period ends and before the final determination
22		is made shall be considered incomplete and held pending a final
23		determination on the original petition.
24		1. If the Commission determines that the owner or operator
25		of the municipal separate storm sewer system (MS4) or
26		the person who discharges stormwater is required to
27		obtain a Phase II National Pollutant Discharge
28		Elimination System (NPDES) permit for stormwater
29		management, any petitions for that municipal separate
30		storm sewer system (MS4) or discharge that were held
31		shall be considered in the development of the Phase II
32		National Pollutant Discharge Elimination System
33		(NPDES) permit for stormwater management.
34		2. If the Commission determines that the owner or operator
35		of the municipal separate storm sewer system (MS4) or
36		the person who discharges stormwater is not required to
37		obtain a Phase II National Pollutant Discharge
38		Elimination System (NPDES) permit for stormwater
39		management, an additional petition for the municipal
40		separate storm sewer system (MS4) or discharge must
41		present new information or demonstrate that conditions
42		have changed in order to be considered. If new
43		information is not provided, the petition shall be returned
44		as substantially incomplete.

1	h.	The Commission shall evaluate a petition within 180 days of
2		the date on which it is determined to be complete. If the
3		Commission determines that the owner or operator of the
4		municipal separate storm sewer system (MS4) or the person
5		who discharges stormwater is required to obtain a Phase II
6		National Pollutant Discharge Elimination System (NPDES)
7		permit for stormwater management, the Commission shall
8		notify the owner or operator of the municipal separate storm
9		sewer system (MS4) or the person who discharges stormwater
10		within 30 days of the requirement to obtain the permit. The
11		owner or operator of the municipal separate storm sewer system
12		(MS4) or the person who discharges stormwater must submit its
13		application for a Phase II National Pollutant Discharge
14		Elimination System (NPDES) permit for stormwater
15		management within 18 months of the date of notification.
	GEOTION	

SECTION 6. Permit Standards. – To obtain a Phase II National Pollutant 16 17 Discharge Elimination System (NPDES) permit for stormwater management, an 18 applicant shall develop, implement, and enforce a stormwater management plan 19 approved by the Commission that satisfies the six minimum control measures required 20 by 40 Code of Federal Regulations § 122.34(b) (1 July 2003 Edition). The evaluation 21 of the post-construction stormwater management measures required by 40 Code of Federal Regulations § 122.34(b)(5) (1 July 2003 Edition) shall be conducted as 22 23 provided in Section 7 of this act.

24

SECTION 7. Post-Construction Model Practices. –

25 (a) Permittees, delegated programs, and regulated entities must require 26 stormwater controls appropriate to a project's level of density as follows:

- 27 Post-Construction Model Practices for Low Density Projects. – A low (1)28 density project contains no more than twelve percent (12%) built-upon 29 area if the project is within one-half mile of and draining to Class SA 30 waters or no more than twenty-four percent (24%) built-upon area if the project is located elsewhere. Low density projects must use 31 32 vegetated conveyances to the maximum extent practicable to transport 33 stormwater runoff from the development. On-site stormwater treatment devices such as infiltration areas, bioretention areas, and 34 35 level spreaders may also be used as added controls for stormwater runoff. 36 37
- Post-Construction Model Practices for High Density Projects. A high (2)density project exceeds the low density thresholds of twelve percent 38 39 (12%) built-upon area if the project is within one-half mile of and draining to Class SA waters or twenty-four percent (24%) built-upon 40 area if the project is located elsewhere. High density projects must use 41 42 structural stormwater management systems that will control and treat runoff from the first one inch of rain unless the project is in a county 43 44 that is subject to the Coastal Area Management Act of 1974, in which

1	case the project must use structural stormwater management systems
2	that will control and treat runoff from the first one and one-half inches
3	of rain. The structural stormwater management system must also meet
4	the following design standards:
5	a. Draw down the treatment volume no faster than 48 hours, but
6	no slower than 120 hours.
7	b. Discharge the storage volume at a rate equal to or less than the
8	pre-development discharge rate for the one-year, 24-hour storm.
9	c. Remove an eighty-five percent (85%) average annual amount of
10	Total Suspended Solids.
11	d. Meet the General Engineering Design Criteria set out in 15A
12	NCAC 02H .1008(c).
13	(b) Permittees, delegated programs, and regulated entities must require
14	built-upon areas to be located at least 30 feet landward of all perennial and intermittent
15	surface waters. For purposes of this section, a surface water shall be present if the
16	feature is shown on either the most recent version of the soil survey map prepared by
17	the Natural Resources Conservation Service of the United States Department of
18	Agriculture or the most recent version of the 1:24,000 scale (7.5 minute) quadrangle
19	topographic maps prepared by the United States Geologic Survey (USGS). Relief from
20	this requirement may be allowed when surface waters are not present in accordance
21	with the provisions of 15A NCAC 02B .0233(3)(a). In addition, an exception to this
22	requirement may be pursued in accordance with subsection (a) of Section 9 of this act.
23	(c) Permittees, delegated programs, and regulated entities must implement or
24	require a fecal coliform reduction program that controls, to the maximum extent
25	practicable, the sources of fecal coliform. At a minimum, the program shall include the
26	development and implementation of an oversight program to ensure proper operation
27	and maintenance of on-site wastewater treatment systems for domestic wastewater. For
28	municipalities, this program may be coordinated with local county health departments.
29	(d) Permittees, delegated programs, and regulated entities must impose or require
30	recorded deed restrictions and protective covenants that ensure development activities
31	will maintain the project consistent with approved plans.
32	(e) Permittees, delegated programs, and regulated entities must implement or
33	require an operation and maintenance plan that ensures the adequate long-term
34	operation of the structural BMPs required by the program. The operation and
35	maintenance plan must require the owner of each structural BMP to submit a
36	maintenance inspection report on each structural BMP annually to the local program.
37	(f) Permittees, delegated programs, and regulated entities may allow cluster
38	development on a project-by-project basis only if the project meets all of the following
39	criteria:
40	(1) Overall density of the project meets the low-density thresholds of no
41	more than twelve percent (12%) built-upon area for projects within
42	one-half mile of and draining to Class SA waters and no more than
43	twenty-four percent (24%) built-upon area for all other projects.

1	(2) Built-upon areas, by design and location, minimize stormwater runoff
2		impact to the receiving waters, minimize concentrated stormwater
3		flow, maximize the use of sheet flow through vegetated areas, and
4		maximize the length of flow through vegetated areas.
5	(3) Development areas that have density that is greater than the overall
6		project area density are located in upland areas and, to the maximum
7		extent practicable, away from surface waters and drainageways.
8	(4) Areas other than built-upon areas within the project must remain
9	·	undeveloped. The undeveloped area may be conveyed to a property
10		owners' association, a local government, or a conservation
11		organization for preservation as a park or greenway. The undeveloped
12		area may also be placed in a permanent conservation or farmland
13		preservation easement. A maintenance agreement for the undeveloped
14		area must be filed with the property deed.
15	(5) The project transports stormwater through vegetated conveyances to
16	· · · · · · · · · · · · · · · · · · ·	the maximum extent practicable.
17	(g) I	For areas draining to Class SA waters, permittees, delegated programs, and
18	-	ntities must:
19	U	1) Use BMPs that result in the highest degree of fecal coliform die off
20	· · · · · · · · · · · · · · · · · · ·	and control to the maximum extent practicable sources of fecal
21		coliform while still incorporating the stormwater controls required by
22		the project's density level.
23	(2) Implement a program to control the sources of fecal coliform to the
24	· · · · · · · · · · · · · · · · · · ·	maximum extent practicable, including a pet waste management
25		component, which may be achieved by revising an existing litter
26		ordinance, and an on-site domestic wastewater treatment systems
27		component to ensure proper operation and maintenance of such
28		systems, which may be coordinated with local county health
29		departments.
30	(3) Prohibit new points of stormwater discharge to Class SA waters and
31	· · · · · · · · · · · · · · · · · · ·	prohibit both increases in the volume of stormwater flow through
32		conveyances and increases in capacity of conveyances in existing
33		stormwater conveyance systems that drain to Class SA waters. Any
34		modification or redesign of a stormwater conveyance system within
35		the contributing drainage basin must not increase the net amount or
36		rate of stormwater discharge through existing outfalls to Class SA
37		waters. Diffuse flow of stormwater at a non-erosive velocity to a
38		vegetated buffer or other natural area capable of providing effective
39		infiltration of the runoff from the one-year, 24-hour storm shall not be
40		considered a direct point of stormwater discharge. Consideration shall
41		be given to soil type, slope, vegetation, and existing hydrology when
42		evaluating infiltration effectiveness.
43	(h) I	For areas draining to Trout Waters, permittees, delegated programs, and
44		ntities must:

regulated entities must:

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1	(1) Use BMPs that avoid a sustained increase in the receiving water	
2 3	temperature, while still incorporating the stormwater controls required for the project's density level.	
4	(2) Allow on-site stormwater treatment devices such as infiltration areas,	
4 5	bioretention areas, and level spreaders as added controls.	
6	(i) For areas draining to Nutrient Sensitive Waters, permittees, delegated	
7	programs, and regulated entities must:	
8	(1) Use BMPs that reduce nutrient loading, while still incorporating the	
9	stormwater controls required for the project's density level. In areas	
10	where the Department has approved a Nutrient Sensitive Water Urban	
11	Stormwater Management Program, the provisions of that program	
12	fulfill the nutrient loading reduction requirement. Nutrient Sensitive	
12	Water Urban Stormwater Management Program requirements are	
14	found in 15A NCAC 02B .0200.	
15	(2) Implement a nutrient application management program for both	
16	inorganic fertilizer and organic nutrients to reduce nutrients entering	
17	waters of the State.	
18	SECTION 8. Delegation. – A public entity that does not administer a Phase	
19	II National Pollutant Discharge Elimination System (NPDES) permit for stormwater	
20	management throughout the entirety of its planning jurisdiction and whose planning	
21	jurisdiction includes a regulated coverage area under Section 3 of this act may submit a	
22	stormwater management program for its regulated coverage area or a portion of its	
23	regulated coverage area to the Commission for approval pursuant to G.S. 143-214.7(c).	
24	An ordinance or regulation adopted by a public entity shall at least meet and may	
25	exceed the minimum requirements of this act and the six minimum control measures	
26	required by 40 Code of Federal Regulations § 122.34(b) (1 July 2003 Edition). Two or	
27	more public entities are authorized to establish a joint program and to enter into any	
28	agreements that are necessary for the proper administration and enforcement of the	
29	program. The resolution, memorandum of agreement, or other document that establishes	
30	any joint program must be duly recorded in the minutes of the governing body of each	
31	public entity participating in the program, and a certified copy of each resolution must	
32	be filed with the Commission. The Commission shall review each proposed program	
33	submitted to it to determine whether the submission is complete. Within 90 days after	
34	the receipt of a complete submission, the Commission shall notify the public entity	
35	submitting the program that it has been approved, approved with modifications, or	
36	disapproved. The Commission shall only approve a program upon determining that its	
37	standards equal or exceed those of this act and the six minimum control measures	
38	required by 40 Code of Federal Regulations § 122.34(b) (1 July 2003 Edition). If the	
39 40	Commission determines that any public entity is failing to administer or enforce an	
40	approved stormwater management program, it shall notify the public entity in writing and shall specify the deficiencies of administration and enforcement. If the public entity	
41 42	and shall specify the deficiencies of administration and enforcement. If the public entity	
42 43	has not taken corrective action within 30 days of receipt of notification from the Commission, the Commission shall assume administration and enforcement of the	
43	Commission, the Commission shall assume auministration and emolecement of the	

Session 2005

1 2		me as the public entity indicates its willingness and ability to and enforcement of the program.
3		9.(a) Exceptions. – The Department or an appropriate local
4		Article 18 of G.S. 153A or Article 19 of G.S. 160A, may grant
5	2 · 1)-foot landward location of built-upon area requirement as well as
6		ad protective covenants requirement as follows:
7		exception may be granted if the application meets all of the
8		wing criteria:
9	a.	Unnecessary hardships would result from strict application of
10	u.	the act.
11	b.	The hardships result from conditions that are peculiar to the
12	0.	property, such as the location, size, or topography of the
12		property, such as the iscation, size, or topography of the
14	с.	The hardships did not result from actions taken by the
15		petitioner.
16	d.	The requested exception is consistent with the spirit, purpose,
17		and intent of this act; will protect water quality; will secure
18		public safety and welfare; and will preserve substantial justice.
19		Merely proving that the exception would permit a greater profit
20		from the property shall not be considered adequate justification
21		for an exception.
22	(2) Notw	vithstanding subdivision (1) of this section, exceptions shall be
23		ed in any of the following instances:
24	a.	When there is a lack of practical alternatives for a road
25		crossing, railroad crossing, bridge, airport facility, or utility
26		crossing as long as it is located, designed, constructed, and
27		maintained to minimize disturbance, provide maximum nutrient
28		removal, protect against erosion and sedimentation, have the
29		least adverse effects on aquatic life and habitat, and protect
30		water quality to the maximum extent practicable through the
31		use of BMPs.
32	b.	When there is a lack of practical alternatives for a stormwater
33		management facility; a stormwater management pond; or a
34		utility, including but not limited to, water, sewer or gas,
35		construction and maintenance corridor; as long as it is located
36		15 feet landward of all perennial and intermittent surface waters
37		and as long as it is located, designed, constructed, and
38		maintained to minimize disturbance, provide maximum nutrient
39		removal, protect against erosion and sedimentation, have the
40		least adverse effects on aquatic life and habitat, and protect
41		water quality to the maximum extent practicable through the
42		use of BMPs.
43	с.	A lack of practical alternatives may be shown by demonstrating
44		that, considering the potential for a reduction in size,

1	configuration, or density of the proposed activity and all	
2	alternative designs, the basic project purpose cannot be	
3	practically accomplished in a manner which would avoid or	
4	result in less adverse impact to surface waters.	
5	(3) Reasonable and appropriate conditions and safeguards may be	
6	imposed upon any exception granted.	
7	(4) Local authorities must document the exception procedure and submit	
8	an annual report to the Department on all exception proceedings.	
9	(5) Appeals of the Department's exception decisions must be filed with the	
10	Office of Administrative Hearings, under G.S. 150B-23. Appeals of a	
11	local authority's exception decisions must be made to the appropriate	
12	Board of Adjustment or other appropriate local governing body, under	
13	G.S. 160A-388 or G.S. 153A-345.	
14	SECTION 9.(b) Exemption. – A municipality with a population of less than	
15	1,000, including a municipality designated by the 1990 or 2000 census, is not required	
16	to obtain a Phase II National Pollutant Discharge Elimination System (NPDES) permit	
17	for stormwater management unless the municipality is shown to be contributing to an	
18	impairment of State waters, as determined under the requirements of 33 U.S.C. §	
19	1313(d).	
20	SECTION 10. Implementation Schedule. – The requirements of this act shall	
21	be implemented as follows:	
22	(1) Public education and outreach minimum measures shall be	
23	implemented no later than 12 months from date of permit issuance.	
24	(2) A regulated entity must implement its post-construction program no	
25	later than 24 months from the date the permit is issued.	
26	(3) The Department shall include permit conditions that establish	
27	schedules for implementation of each minimum measure of the	
28	regulated entity's stormwater management program based on the	
29	submitted application so that the regulated entity fully implements its	
30	permitted program within five years from permit issuance.	
31	SECTION 11. Federal and State Development or Redevelopment Projects. –	
32	A federal or State agency may apply to the Commission for a Phase I or Phase II	
33	National Pollutant Discharge Elimination System (NPDES) permit for stormwater	
34	management that applies to all of the activities of the agency or that applies to a	
35	particular development or redevelopment project. The Commission shall have	
36	exclusive jurisdiction to establish stormwater management requirements with respect to	
37	a particular project that is not under the jurisdiction of a federal or State agency that	
38	holds a Phase I or Phase II National Pollutant Discharge Elimination System (NPDES)	
39	permit for stormwater management that applies to all of the activities of the agency or	
40	that applies to the particular development or redevelopment project. If a federal or State	
41	agency does not hold a Phase I or Phase II National Pollutant Discharge Elimination	
42	System (NPDES) permit for stormwater management that applies to the particular	
43	development or redevelopment project, then the project is subject to the stormwater	
44	management requirements of this act as implemented by the Commission or by a local	

The provisions of G.S. 153A-347 and G.S. 160A-392 apply to the 1 government. 2 implementation of this act.

3 **SECTION 12.** General Permit. – The Commission shall develop and issue a Phase II National Pollutant Discharge Elimination System (NPDES) general permit for 4 5 stormwater management. The general permit requirements for post-construction 6 stormwater management measures required by 40 Code of Federal Regulations § 7 122.34(b)(5) (1 July 2003 Edition) shall require a permittee to meet the standards set out 8 in Section 7 of this act but shall not impose any requirement on the permittee that 9 exceeds the standards set out in Section 7 of this act. After the Commission has issued a 10 Phase II National Pollutant Discharge Elimination System (NPDES) general permit for stormwater management, a public entity that has applied for a permit may submit a 11 12 notice of intent to be covered under the general permit to the Commission. The Commission shall treat an application for a permit as an application for an individual 13 14 permit unless the applicant submits a notice of intent to be covered under a general 15 permit under this section.

16 **SECTION 13.** Additional Rule-Making. – The Environmental Management 17 Commission may adopt rules to replace the rules that are disapproved as provided in 18 subsection (a) of Section 1 of this act. If the Commission adopts rules pursuant to this 19 section, the rules shall be substantively identical to the provisions of Sections 2 through 20 11 of this act. The Commission may amend the rules referenced in subsection (b) of 21 Section 1 of this act to provide a complete and consistent regulatory scheme. If the Commission amends rules pursuant to this section, the amended rules shall be 22 23 substantively identical to the rules referenced in subsection (b) of Section 1 of this act. 24 The Commission may reorganize or renumber any of the rules to which this section 25 applies at its discretion. Rules adopted pursuant to this section are not subject to G.S. 150B-21.9 through G.S. 150B-21.14. Rules adopted pursuant to this section shall 26 27 become effective as provided in G.S. 150B-21.3(b1) as though 10 or more written objections had been received as provided by G.S. 150B-21.3(b2). 28

29 SECTION 14.(a) County Stormwater Control Ordinances. – Article 23 of 30 Chapter 153A is amended by adding a new section to read:

31 "§ 153A-453. Stormwater control.

A county may adopt and enforce a stormwater control ordinance as authorized by 32 Part 1 of Article 21 of Chapter 143 of the General Statutes or by any other provision of 33 law. A stormwater control ordinance adopted pursuant to this section must at least meet 34 35 all of the minimum requirements of Part 1 of Article 21 of Chapter 143 of the General Statutes or other provision of law." 36 37 SECTION 14.(b) City Stormwater Control Ordinances. – Part 8 of Article 38 19 of Chapter 160A is amended by adding a new section to read: 39

- "§ 160A-459. Stormwater control.
- 40 A city may adopt and enforce a stormwater control ordinance as authorized by Part 1 of Article 21 of Chapter 143 of the General Statutes or by any other provision of law. A 41 42 stormwater control ordinance adopted pursuant to this section must at least meet all of the minimum requirements of Part 1 of Article 21 of Chapter 143 of the General 43
- Statutes or other provision of law." 44

1	SECT	TON 15. Construction of Act. –	
2	(1)	Nothing in this act shall be construed to limit, expand, or otherwise	
3		alter the authority of the Environmental Management Commission or	
4		any unit of local government to adopt stormwater management	
5		requirements that exceed the requirements of this act.	
6	(2)	The exclusions from the requirement to obtain a Phase II National	
7		Pollutant Discharge Elimination System (NPDES) permit set out in 40	
8		Code of Federal Regulations § 122.3 (1 July 2003 Edition), including	
9		the exclusions for certain nonpoint source agricultural and silvicultural	
10		activities, apply to the provisions of this act.	
11	(3)	This act shall not be construed to affect any delegation of any power or	
12		duty by the Commission to the Department or subunit of the	
13		Department.	
14	(4)	This act shall not be construed to affect any vested right to	
15		development under any provision of statutory or common law.	
16		TON 16. Certain Provisions of Act not Codified; Set Out as Note. –	
17	*	ions 17.(a) and 17.(b) of this act, notwithstanding G.S. 164-10, the	
18		ttes shall not codify any of the provisions of this act. The Revisor of	
19		Statutes shall set out the text of this act as a note to G.S. 143-214.7 and may make notes	
20	concerning this act to other sections of the General Statutes as the Revisor of Statutes		
21	deems appropriate.		
22	SECT	TON 17. Effective Date. – This act becomes effective 1 July 2006.	
23	Sections 2 throu	gh 11 of this act expire when permanent rules to replace those sections	
24	have become effective as provided by Section 13 of this act.		