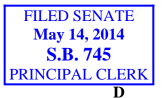
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013



SENATE DRS35515-MNz-22* (05/13)

S

	Short Title:	2014 Technical Corrections.	(Public)
	Sponsors:	Senator Hartsell (Primary Sponsor).	
	Referred to:		
1		A BILL TO BE ENTITLED	
2		MAKE TECHNICAL CORRECTIONS TO THE GENERAL STAT	
3		SSION LAWS, AS RECOMMENDED BY THE GENERAL S	STATUTES
4 5	COMMIS The General	Assembly of North Carolina enacts:	
5 6		ECTION 1. Subsection (c) of G.S. 1A-1, Rule 59, is rewritten to read:	
7		ime for serving affidavits. – When a motion for new trial is based upo	
8		served with the motion. The opposing party has 10 days after such se	
9		ve opposing affidavits, which period may be extended for an additional	
10) days either by the court for good cause shown or by the parties	
11		'he court may permit reply affidavits."	-)
12		ECTION 2. G.S. 15-11.2 reads as rewritten:	
13	"§ 15-11.2. I	Disposition of unclaimed firearms not confiscated or seized as trial	evidence.
14	(a) De	efinition For purposes of this section, the term "unclaimed firear	m" means a
15	firearm that i	s found or received by a law enforcement agency and that remains un	nclaimed by
16	1	ho may be entitled to it for a period of 30 days after the publication of	
17		ubsection (b) of this section. The term does not include a firearm that i	
18		ursuant to G.S. 15-11.1 or a firearm that is confiscated and disposed of	pursuant to
19	G.S. 14-269.1		
20		ublished Notice of Unclaimed Firearm. – When a law enforcement age	•
21		earm and the firearm remains unclaimed for a period of 180 days, the a	•
22		ast one notice in a newspaper published in the county in which the	e agency is
23 24	(1	notice shall include all of the following:) A statement that the firearm is unclaimed and is in the custody	, of the low
24 25	(1	enforcement agency.	of the law
26	(2		of unless the
27	(2	firearm is claimed within 30 days of the date of the publication of	
28	(3	•	
29		head of the law enforcement agency may consider necessary or	
30		reasonably inform the public about the firearm.	
31	(c) Re	epealed by Session Laws 2013-158, s. 2, effective September 1,	2013, and
32		any firearm found or received by a local law enforcement agency on	
33	date and to ar	ny judicial order for the disposition of any firearm on or after that date.	
34	(d) <u>Di</u>	isposition of Unclaimed Firearm. – If the firearm remains unclaimed	for a period
35	of 30 days at	fter the publication of the notice, then the head or chief of the law e	
36	agency shall of	order the disposition of the firearm in one of the following ways:	

* D R S 3 5 5 1 5 - M N Z - 2 2 *

	General Assembly of	of North Carolina	Session 2013
1		y having the firearm destroyed if the firearm doe	
2		nique identification number or is unsafe for use bec	
;		e, or modification and will not be disposed of purs	
		this subsection. The head or chief of the law enf	orcement agency shall
		aintain a record of the destruction of the firearm.	
		y sale, trade, or exchange by the agency to a fede	•
		aler in accordance with all applicable State and fed	5
		le of the firearm at a public auction to persons	
		ellectors, dealers, importers, or manufacturers. The h forcement agency shall dispose of the firearm pursu	
		ily if the firearm has a legible, unique identification	
		y maintaining the firearm for training or expe	
		ansferring the firearm to a museum or historical soci-	
		by Session Laws 2013-158, s. 2, effective Ser	
	· · · · ·	earm found or received by a local law enforcement	
		ial order for the disposition of any firearm on or afte	
	•••	nent of Proceeds of Sale. – If the law enforcement a	
		ion (2) of subsection (d) of this section, then the pro-	
	be retained by the	law enforcement agency and used for law enfor	cement purposes. The
		cement agency shall maintain a record and invo	
		this section, as well as the disposition of the firear	
		e of a firearm or any firearms or other property re	ceived in exchange or
	trade of a firearm."		
		N 3. G.S. 42A-15 reads as rewritten:	
	"§ 42A-15. Trust ad		
		I estate broker may require a tenant to pay all or pa	
	• •	other fees permitted by law in advance of the comm	
	_	these payments are expressly authorized in the vac- red to make any advance payments, other than a sec	-
	-	ninated as rent or otherwise, the landlord or real esta	• •
		trust account in an insured bank or savings and loa	-
	1.	an three banking days after the receipt of the t	
		in a trust account shall not earn interest unless th	1.
	1 7 1	tion rental agreement that the payments may	
		unt. The landlord and tenant shall also provide in t	
	the accrued interest s		C
	SECTIO	N 4. G.S. 53-244.111 reads as rewritten:	
	"§ 53-244.111. Prol	nibited acts.	
	In addition to the	e activities prohibited under other provisions of t	his Article, it shall be
	unlawful for any per-	son in the course of any residential mortgage loan tra	insaction:
		or a person acting as a mortgage servicer to fail to	•
		fore foreclosure is initiated, a notice addressed t	
		prrower's last known address with the following info	
	a.	An itemization of all past due amounts caus	sing the loan to be in
	L	default.	at he noted in order to
	b.	An itemization of any other charges that mu bring the loan current.	si de paiù ili diuer to
	c.	A statement that the borrower may have optio	ns available other than
	с.	foreclosure and that the borrower may discus	
		interiosare and that the corrower may discus	s are options with the

	General Assemb	ly of North Carolina	Session 2013
$ \begin{array}{c} 1\\2\\3\\4\\5\\6\\7\\8\\9\\10\\11\\12\\13\\14\end{array} $		 mortgage lender, the mortgage servicer, or a cou the U.S. Department of Housing and Urban Devel d. The address, telephone number, and other contact mortgage lender, the mortgage servicer, or the them who is authorized to attempt to work with th foreclosure. e. The name, address, telephone number, and other for one or more HUD-approved counseling age assist borrowers in North Carolina to avoid foreclof f. The address, telephone number, and other contact consumer complaint section of the Office of the Banks.State Home Foreclosure Prevention Proje Finance Agency. 	opment (HUD). information for the agent for either of e borrower to avoid contact information encies operating to osure. information for the e Commissioner of
15		TION 5. G.S. 95-111.4 reads as rewritten:	
16		vers and duties of Commissioner.	
17		sioner of Labor is hereby empowered: empowered to do all e	
18	(1)	To delegate to the Director of the Elevator and Amuseme	
19 20		such powers, duties and responsibilities as the Commission will best serve the public interest in the safe operation	
20		devices; devices.	ion of antusement
22	(2)	To supervise the Director of the Elevator and A	musement Device
23	(2)	Division;Division.	indsement Device
24	(3)	To adopt, modify, or revoke such rules and regulations a	as are necessary for
25	(3)	the purpose of carrying out the provisions of this Article	-
26		limited to, those governing the design, construction,	-
27		review, testing, inspection, certification, operation,	use, maintenance,
28		alteration and relocation of devices subject to the provisi	
29		The rules and regulations promulgated pursuant to this ru	<u> </u>
30		shall conform with good engineering and safety stand	ards, formulas and
31		practices; practices.	
32	(4)	To enforce rules and regulations adopted under	authority of this
33 24	(5)	Article; Article.	I malagated devices
34 35	(5)	To inspect and have tested for acceptance all new and subject to the provisions of this Article. Relocated amuse	
36		be inspected upon reassembly at each new location	
37		provided that the Commissioner may provide for less f	
38		when he determines that the device is of such a type and	
39		nature that inspection less often than upon each reas	
40		expose the public to an unsafe condition likely to result	-
41		injury or property damage; damage.	•
42	(6)	To inspect amusement devices which have been subs	tantially rebuilt or
43		substantially modified so as to change the original a	ction, structure or
44		capacity of the device; device.	
45	(7)	To make maintenance and periodic inspections and t	
46		subject to the provisions of this Article. Devices located i	n amusement parks
47		shall be inspected at least once annually; <u>annually</u> .	
48	(8)	To issue certificates of operation which certify for use s	
49 50		found to be in compliance with this Article and the ru	les and regulations
50		promulgated thereunder; thereunder.	

	General Assem	nbly of North Carolina Sessio	on 2013
1 2 2	(9)	To have reasonable access, with or without notice, to the devices sub the provisions of this Article during reasonable hours, for purpo-	•
3	(10)	inspection or testing; testing.	1
4 5	(10)	with the provisions of Article 4A of Chapter 15 of the C	
6		Statutes; Statutes.	
7	(11)		
8 9		Article to determine the cause of such the accident, and <u>Commissioner</u> shall have full subpoena powers in conducting	
10		investigation; the investigation.	
11 12	(12)	To institute proceedings in the civil courts of this State, when a provi this Article or the rules and regulations promulgated thereunder ha	
13		violated;violated.	
14	(13)	To adopt, modify or revoke rules and regulations governir	ng the
15		qualifications of inspectors; inspectors.	
16	(14)	To grant exceptions from the requirements of the rules and regu	ılations
17		promulgated under authority of this Article and to permit the use o	of other
18		devices when such these exceptions and uses will not expose the public	ic to an
19		unsafe condition likely to result in serious personal injury or p	roperty
20		damage;damage.	
21	(15)	•	rticle is
22	~ /	erected in this State, or before any additions or alterations	
23		substantially change such the device are made, or before the p	
24		spacing between such the devices is changed, the owner or his the o	•
25		authorized agent shall file with the Commissioner a written notice of	
26		owner's intention to do so and the type of device involved.	
27		circumstances necessitate, the Commissioner may require that su	ich <u>the</u>
28		owner or his the owner's authorized agent furnish a copy of the	
29		diagrams, specifications or stress analyses of such the device before	ore the
30		inspection of same.the device. When such plans, diagrams, specificat	ions or
31		stress analyses are requested by the Commissioner, he-the Commi	
32		shall review them within 10 days of receipt, and upon approval, h	
33		authorize the device for use by the public; public.	
34	(16)		Article
35	~ /	which is found upon inspection to expose the public to an unsafe co	
36		likely to cause personal injury or property damage. Such a device s	
37		made operational only upon the Commissioner's determination that	at such
38		device it has been made safe; safe.	
39	(17)		ne clear
40	· · · · ·	proceeds of funds collected pursuant to a civil penalty order shall be re	
41		to the Civil Penalty and Forfeiture Fund in accordance	
42		G.S. 115C-457.2; and G.S. 115C-457.2.	
43	(18)		pment,
44	~ /	devices and operations covered by this Article in order to mi	
45		duplication of liability or regulatory responsibility on the part	
46		employer or owner.	
47	(19)		for the
48		inspection and issuance of certificates of operation for devices subject	
49		Article that are in use."	
50	SEC	CTION 6. G.S. 95-148 reads as rewritten:	
51		ety and health programs of State agencies and local governments.	

2	0.	of the state and of counties, thes, towns and subdivisions of government to
3		intain an effective and comprehensive occupational safety and health program
4		ent with the standards and regulations promulgated under this Article. The head
5	of each agency s	
6	(1)	Provide safe and healthful places and conditions of employment, consistent
7		with the standards and regulations promulgated by this Article; Article.
8	(2)	Acquire, maintain, and require the use of safety equipment, personal
9		protective equipment, and devices reasonably necessary to protect
10		employees; employees.
11	(3)	Consult with and encourage employees to cooperate in achieving safe and
12		healthful working conditions; conditions.
13	(4)	Keep adequate records of all occupational accidents and illnesses for proper
14		evaluation and corrective action; action.
15	(5)	Consult with the Commissioner as to the adequacy as to form and content of
16		records kept pursuant to this section; section.
17	(6)	Make an annual report to the Commissioner with respect to occupational
18		accidents and injuries and the agency's program under this section.
19	The Commis	ssioner shall transmit annually to the Governor and the General Assembly a
20		ctivities of the State agency and instrumentalities under this section. If the
20	-	has reason to believe that any local government program or program of any
21		tate is ineffective, he the Commissioner shall, after unsuccessfully seeking by
22	•	abate such this failure, include this in his the Commissioner's annual report to
	•	
24 25		and the General Assembly, together with the reasons therefor, and may
25 26	-	slation intended to correct such the condition.
26		ssioner shall have access to the records and reports kept and filed by State
27	-	strumentalities pursuant to this section unless such records and reports are
28	-	ept secret in the interest of national defense, in which case the Commissioner
29		s to such information as will not jeopardize national defense.
30		of any agency or department covered under this section are afforded the same
31	• •	ctions as granted employees in the private sector.
32		shall not apply to volunteer fire departments not a part of any municipality.
33	• 1	bality with a population of 10,000 or less may exclude its fire department from
34	-	this section by a resolution of the governing body of the municipality, except
35		on may not exclude those firefighters who are employees of the municipality.
36	The North	Carolina Fire and Rescue Commission shall recommend regulations and
37	standards for fire	e departments."
38	SEC	TION 7.(a) G.S. 111-47.1 reads as rewritten:
39	"§ 111-47.1. Fo	od service at North Carolina aquariums.
40	(a) Notw	vithstanding Article 3 of Chapter 111 of the General Statutes, this Article, the
41	North Carolina	Aquariums may operate or contract for the operation of food or vending
42	services at the M	North Carolina Aquariums. Notwithstanding G.S. 111-43, the net proceeds of
43		ed by food and vending services that are provided at the North Carolina
44	Aquariums and	are operated by or whose operation is contracted for by the Division of North
45	1	ums shall be credited to the North Carolina Aquariums Fund.
46	-	section shall not be construed to alter any contract for food or vending services
47		olina Aquariums that is in force at the time this section becomes law. on July 1,
48	<u>1999.</u> "	· · · · · · · · · · · · · · · · · · ·
49		TION 7.(b) G.S. 111-47.2 reads as rewritten:
50		bod service at museums and historic sites operated by the Department of
51		ural Resources.
	DRS35515-MNz	z-22* (05/13) Page 5

It shall be the responsibility of each administrative department, commission, board, division

or other agency of the State and of counties, cities, towns and subdivisions of government to

General Assembly of North Carolina

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General Assembly of North Carolina

Notwithstanding Article 3 of Chapter 111 of the General Statutes, this Article, the North 1 2 Carolina Department of Cultural Resources may operate or contract for the operation of food or 3 vending services at museums and historic sites operated by the Department. Notwithstanding 4 G.S. 111-43, the net proceeds of revenue generated by food and vending services provided at 5 museums and historic sites operated by the Department or a vendor with whom the Department has contracted shall be credited to the appropriate fund of the museum or historic site where the 6 7 funds were generated and shall be used for the operation of that museum or historic site." 8 **SECTION 8.** G.S. 113-133.1(e) reads as rewritten: 9 "(e) Because of strong community interest expressed in their retention, the local acts or 10 portions of local acts listed in this section are not repealed. The following local acts are retained 11 to the extent they apply to the county for which listed: 12 Alleghany: Session Laws 1951, Chapter 665; Session Laws 1977, Chapter 526; Session Laws 1979, Chapter 556. 13 14 Anson: Former G.S. 113-111, as amended by Session Laws 1955, Chapter 286. 15 Ashe: Former G.S. 113-111; Session Laws 1951, Chapter 665. 16 Avery: Former G.S. 113-122. 17 Beaufort: Session Laws 1947, Chapter 466, as amended by Session Laws 1979, Chapter 18 219; Session Laws 1957, Chapter 1364; Session Laws 1971, Chapter 173. 19 Bertie: Session Laws 1955, Chapter 1376; Session Laws 1975, Chapter 287. 20 Bladen: Public-Local Laws 1933, Chapter 550, Section 2 (as it pertains to fox season); 21 Session Laws 1961, Chapter 348 (as it applies to Bladen residents fishing in Robeson County); 22 Session Laws 1961, Chapter 1023; Session Laws 1971, Chapter 384. 23 Brunswick: Session Laws 1975, Chapter 218. 24 Buncombe: Public-Local Laws 1933, Chapter 308. 25 Burke: Public-Local Laws 1921, Chapter 454; Public-Local Laws 1921 (Extra Session), Chapter 213, Section 3 (with respect to fox seasons); Public-Local Laws 1933, Chapter 422, 26 27 Section 3; Session Laws 1977, Chapter 636. 28 Caldwell: Former G.S. 113-122; Session Laws 1977, Chapter 636; Session Laws 1979, 29 Chapter 507. 30 Camden: Session Laws 1955, Chapter 362 (to the extent it applies to inland fishing waters); 31 Session Laws 1967, Chapter 441. 32 Carteret: Session Laws 1955, Chapter 1036; Session Laws 1977, Chapter 695. 33 Caswell: Public-Local Laws 1933, Chapter 311; Public-Local Laws 1937, Chapter 411. 34 Catawba: Former G.S. 113-111, as amended by Session Laws 1955, Chapter 1037. 35 Chatham: Public-Local Laws 1937 Chapter 236; Session Laws 1963, Chapter 271. 36 Chowan: Session Laws 1979, Chapter 184; Session Laws 1979, Chapter 582. 37 Cleveland: Public Laws 1907, Chapter 388; Session Laws 1951, Chapter 1101; Session 38 Laws 1979, Chapter 587. 39 Columbus: Session Laws 1951, Chapter 492, as amended by Session Laws 1955, Chapter 40 506. 41 Craven: Session Laws 1971, Chapter 273, as amended by Session Laws 1971, Chapter 629. 42 Cumberland: Session Laws 1975, Chapter 748; Session Laws 1977, Chapter 471. 43 Dare: Session Laws 1973, Chapter 259. 44 Davie: Former G.S. 113-111, as amended by Session Laws 1947, Chapter 333. 45 Duplin: Session Laws 1965, Chapter 774; Session Laws 1973 (Second Session 1974), 46 Chapter 1266; Session Laws 1979, Chapter 466. 47 Edgecombe: Session Laws 1961, Chapter 408. 48 Gates: Session Laws 1959, Chapter 298; Session Laws 1975, Chapter 269; Session Laws 49 1975, Chapter 748. 50 Granville: Session Laws 1963, Chapter 670.

51 Greene: Session Laws 1975, Chapter 219; Session Laws 1979, Chapter 360.

General Assembly of North Carolina Session 2013
Halifax: Public-Local Laws 1925, Chapter 571, Section 3 (with respect to fox-hunting
seasons); Session Laws 1947, Chapter 954; Session Laws 1955, Chapter 1376.
Haywood: Former G.S. 113-111, as modified by Session Laws 1963, Chapter 322.
Henderson: Former G.S. 113-111.
Hertford: Session Laws 1959, Chapter 298; Session Laws 1975, Chapter 269; Session Laws
1975, Chapter 748; Session Laws 1977, Chapter 67.
Hoke: Session Laws 1963, Chapter 267.
Hyde: Public-Local Laws 1929, Chapter 354, Section 1 (as it relates to foxes); Session
Laws 1951, Chapter 932.
Iredell: Session Laws 1979, Chapter 577.
Jackson: Session Laws 1965, Chapter 765.
Johnston: Session Laws 1975, Chapter 342.
Jones: Session Laws 1979, Chapter 441.
Lee: Session Laws 1963, Chapter 271; Session Laws 1977, Chapter 636.
Lenoir: Session Laws 1979, Chapter 441.
Lincoln: Public-Local Laws 1925, Chapter 449, Sections 1 and 2; Session Laws 1955,
Chapter 878.
Madison: Public-Local Laws 1925, Chapter 418, Section 4; Session Laws 1951, Chapter
1040.
Martin: Session Laws 1955, Chapter 1376; Session Laws 1977, Chapter 636.
Montgomery: Session Laws 1977 (Second Session 1978), Chapter 1142.
Nash: Session Laws 1961, Chapter 408.
New Hanover: Session Laws 1971, Chapter 559; Session Laws 1975, Chapter 95.
Northampton: Session Laws 1955, Chapter 1376; Session Laws 1975, Chapter 269; Sessior
Laws 1975, Chapter 748; Session Laws 1977, Chapter 67; Session Laws 1979, Chapter 548.
Orange: Public-Local Laws 1913, Chapter 547.
Pamlico: Session Laws 1977, Chapter 636.
Pender: Session Laws 1961, Chapter 333; Session Laws 1967, Chapter 229; Session Laws
1969, Chapter 258, as amended by Session Laws 1973, Chapter 420; Session Laws 1977,
Chapter 585, as amended by Session Laws 1985, Chapter 421; Session Laws 1977, Chapter
805; Session Laws 1979, Chapter 546.
Perquimans: Former G.S. 113-111; Session Laws 1973, Chapter 160; Session Laws 1973,
Chapter 264.
Polk: Session Laws 1975, Chapter 397; Session Laws 1975, Chapter 269, as amended by
Session Laws 1977, Chapter 167.
Randolph: Public-Local Laws 1941, Chapter 246; Session Laws 1947, Chapter 920.
Robeson: Public-Local Laws 1924 (Extra Session), Chapter 92; Session Laws 1961
Chapter 348.
Rockingham: Former G.S. 113-111; Public-Local Laws 1933, Chapter 310.
Rowan: Session Laws 1975, Chapter 269, as amended by Session Laws 1977, Chapter 106
and Session Laws 1977, Chapter 500; Session Laws 1979, Chapter 556.
Rutherford: Session Laws 1973, Chapter 114; Session Laws 1975, Chapter 397. Chapter
<u>114.</u>
Sampson: Session Laws 1979, Chapter 373.
Scotland: Session Laws 1959, Chapter 1143; Session Laws 1977, Chapter 436.
Stokes: Former G.S. 113-111; Public-Local Laws 1933, Chapter 310; Session Laws 1979
Chapter 556.
Surry: Public-Local Laws 1925, Chapter 474, Section 6 (as it pertains to fox seasons)
Session Laws 1975, Chapter 269, as amended by Session Laws 1977, Chapter 167.
Swain: Public-Local Laws 1935, Chapter 52; Session Laws 1953, Chapter 270; Session
Laws 1965, Chapter 765.

General Assemb	ly of North Carolina	Session 2013
Transylvania:	Public Laws 1935, Chapter 107, Section 2, as amended	by Public Laws 1935,
Chapter 238.		
1	er G.S. 113-111; Session Laws 1953, Chapter 685.	
•	n Laws 1973 (Second Session 1974), Chapter 1382.	
	Session Laws 1947, Chapter 620.	
•	on Laws 1975, Chapter 269; Session Laws 1975, Chapter	er 342, as amended by
Session Laws 19	77, Chapter 43; Session Laws 1975, Chapter 343, as	
· •	ter 45; Session Laws 1977, Chapter 695.	Chanten 205. Gausian
	ner G.S. 113-111, as amended by Session Laws 1971,	1
-	ter 665; Session Laws 1973, Chapter 106; Session Laws	-
	ner G.S. 113-111, as amended by Session Laws 1953,	Chapter 199; Session
Laws 1979, Chap		
	ion Laws 1965, Chapter 522."	
	TON 9. G.S. 115C-325(h)(7) reads as rewritten:	
"(7)	Within five days of being notified of the request for	0
	hearing officer, the Superintendent of Public Instruction	
	parties a list of hearing officers trained and approved	-
	Education. Within five days of receiving the list, the	1 00
	select a hearing officer from that list, or, if the part	-
	hearing officer, each party may strike up to one-third of	
	and submit its strikeout list to the Superintendent of F	
	Superintendent of Public Instruction shall then appe	e
	from those individuals remaining on the list. Further, t	1 00
	agree on another hearing officer not on the State	
	Education's list, provided that individual is available	
	manner and is willing to accept the terms of appoin	
	State Board of Education. No person eliminated by the	
	superintendent shall be designated as the hearing office	er for that case."
	TON 10. G.S. 130A-294.1(b) reads as rewritten:	
. ,	collected pursuant to this section shall be used for	personnel and other
resources necessa	•	
(1)	Provide a high level of technical assistance and was	
	for the hazardous waste management program; program	
(2)	Provide timely review of permit applications; application	
(3)	Insure that permit decisions are made on a sound te	
	permit decisions incorporate all conditions necessa	ry to accomplish the
	purposes of this Part;Part.	
(4)	Improve monitoring and compliance of the hazardou	us waste management
<i></i>	program;program.	
(5)	Increase the frequency of inspections; inspections.	
(6)	Provide chemical, biological, toxicological, and anal	ytical support for the
	hazardous waste management program; and program.	
(7)	Provide resources for emergency response to immine	
	with the hazardous waste management program; progra	
(8)	Implement and provide oversight of necessary respon	-
	inactive hazardous substance or waste disposal sites; si	
(9)	Provide compliance and prevention activities within th	
	to ensure that hazardous waste is not disposed in sol	id waste management
	facilities."	

	General Assembly of North Carolina	Session 2013
1	"(b) Except as provided in G.S. 136-133.1(g), no veget	tation, including any tree, shrub,
2	or underbrush, in or on any right-of-way of a State road or Sta	
3	trimmed, pruned, or removed without a written selective ve	egetation removal permit issued
4	pursuant to G.S. 136-133.2 and in accordance with the rules o	f the Department. Requests for a
5	permit for selective vegetation cutting, thinning, pruning, or	r removal shall be made by the
6	owner of an outdoor advertising sign or the owner of a bus	siness facility to the appropriate
7	person in the Division of Highways office on a form pres	scribed by the Department. For
8	purposes of this section, G.S. 136-133.1, 136-133.2, and	136-133.4, the phrase "outdoor
9	advertising" shall mean the outdoor advertising expressly per	mitted under G.S. 136-129(a)(4)
10	<u>G.S. 136-129(4)</u> or G.S. 136-129(a)(5). <u>G.S. 136-129(5).</u> Thes	e provisions shall not be used to
11	provide visibility to on-premises signs."	
12	SECTION 12. G.S. 143-151.57 reads as rewritten:	
13	"§ 143-151.57. Fees.	
14	(a) Maximum Fees. – The Board may adopt fees that a	do not exceed the amounts set in
15	the following table for administering this Article:	
16	Item	Maximum Fee
17	Application for home inspector license	\$35.00
18	Home inspector examination	80.00
19	Issuance or renewal of home inspector license	160.00
20	Late renewal of home inspector license	30.00
21	Application for course approval	150.00
22	Renewal of course approval	75.00
23	Course fee, per credit hour per licensee	5.00
24	Credit for unapproved continuing education course	50.00
25	Copies of Board rules or licensure standards	Cost of printing
26		and mailing.
27	Or renewal 20.00 110.00 20.00	
20	(b) Subsequent Application Application who are	pulied for a license as a home

(b) Subsequent Application. – An individual who applied for a license as a home
inspector and who failed the home inspector examination is not required to pay an additional
application fee if the individual submits another application for a license as a home inspector.
The individual must pay the examination fee, however, to be eligible to take the examination
again. An individual may take the examination only once every 180 days."

33

SECTION 13. G.S. 143-151.77 reads as rewritten:

34 "§ 143-151.77. Enforcement and penalties.

35 (a) In addition to injunctive relief, the Commissioner may assess and collect a civil 36 penalty against any person who violates any of the provisions of this Article or rules adopted 37 pursuant to this Article, as provided in this subsection. section. The maximum civil penalty for 38 a violation is five thousand dollars (\$5,000). A civil penalty may be assessed from the date of 39 the violation. Each day of a continuing violation may constitute a separate violation.

40 The Commissioner shall determine the amount of the civil penalty and shall notify (b) 41 the person who is assessed the civil penalty of the amount of the penalty and the reason for 42 assessing the penalty. The notice of assessment shall be served by any means authorized under 43 Rule 4 of G.S. 1A-1 and shall direct the violator to either pay the assessment or contest the assessment within 30 calendar days by filing a petition for a contested case under Article 3 of 44 45 Chapter 150B of the General Statutes. If a violator does not pay a civil penalty assessed by the Commissioner within 30 calendar days after it is due, the Commissioner shall request that the 46 47 Attorney General institute a civil action to recover the amount of the assessment. The civil 48 action may be brought in the superior court of any county where the violation occurred. A civil 49 action must be filed within one year of the date the assessment was due. An assessment that is 50 not contested is due when the violator is served with a notice of assessment. An assessment that 51 is contested is due at the conclusion of the administrative and judicial review of the assessment.

1 In determining the amount of the penalty, the Commissioner shall consider the (c) 2 degree and extent of harm caused by the violation, the cost of rectifying the damage, the 3 amount of money the violator saved by noncompliance, whether the violation was committed 4 willfully, the prior record of the violator in complying or failing to comply with this Article, 5 and the action of the person to remedy the violation.

6 The clear proceeds of civil penalties collected by the Commissioner under this (d)7 subsection shall be remitted to the Civil Penalty and Forfeiture Fund in accordance with 8 G.S. 115C-457.2." 9

SECTION 14. G.S. 150B-41 reads as rewritten:

10 "§ 150B-41. Evidence; stipulations; official notice.

11 In all contested cases, irrelevant, immaterial, and unduly repetitious evidence shall (a) 12 be excluded. Except as otherwise provided, the rules of evidence as applied in the trial division of the General Court of Justice shall be followed; but, when evidence is not reasonably 13 14 available under such rules to show relevant facts, they may be shown by the most reliable and 15 substantial evidence available. It shall not be necessary for a party or his attorney to object to 16 evidence at the hearing in order to preserve the right to object to its consideration by the agency 17 in reaching its decision, or by the court of judicial review.

18 (b) Evidence in a contested case, including records and documents shall be offered and 19 made a part of the record. Other factual information or evidence shall not be considered in 20 determination of the case, except as permitted under G.S. 150B-30. subsection (d) of this 21 section. Documentary evidence may be received in the form of a copy or excerpt or may be 22 incorporated by reference, if the materials so incorporated are available for examination by the 23 parties. Upon timely request, a party shall be given an opportunity to compare the copy with the 24 original if available.

25 The parties in a contested case under this Article by a stipulation in writing filed (c) 26 with the agency may agree upon any fact involved in the controversy, which stipulation shall be 27 used as evidence at the hearing and be binding on the parties thereto. Parties should agree upon 28 facts when practicable. Except as otherwise provided by law, disposition may be made of a 29 contested case by stipulation, agreed settlement, consent order, waiver, default, or other method 30 agreed upon by the parties.

31 Official notice may be taken of all facts of which judicial notice may be taken and (d) 32 of other facts within the specialized knowledge of the agency. The noticed fact and its source 33 shall be stated and made known to affected parties at the earliest practicable time, and any party 34 shall on timely request be afforded an opportunity to dispute the noticed fact through 35 submission of evidence and argument. An agency may use its experience, technical 36 competence, and specialized knowledge in the evaluation of evidence presented to it."

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SECTION 15.(a) G.S. 153A-357(d) is repealed.

SECTION 15.(b) G.S. 160A-417(c) is repealed.

39 SECTION 16.(a) On March 13, 1895, the General Assembly enacted "An act to 40 incorporate the town of Columbus." The act was published in the 1895 "Private Laws of North 41 Carolina," appearing on pages 404 through 406. The session law designation that appears at the 42 beginning of the act is "Chapter 354," although (i) the act is physically located between 43 Chapters 253 and 255, and (ii) pages 404 through 406 have a running header showing Chapter 44 254 as the session law contained on those pages. There is otherwise no Chapter 254 in the 1895 45 "Private Laws of North Carolina," and the last session law in that volume is Chapter 353. It 46 therefore appears that the intended session law designation for the act was Chapter 254 and that 47 the published session law number contains a typographical error. The act has been cited at least 48 once in a subsequent session law as "Chapter 354 of the Private Laws of 1895" and was 49 repealed in Chapter 46 of the 1985 Session Laws ("An act to revise and consolidate the charter 50 of the town of Columbus").

General Assembly of North Carolina

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1	SECTION 16.(b) To remove any ambiguity, any reference to "Chapter 354" of the
2	1895 Private Laws of this State or to "Chapter 254" of the 1895 Private Laws of this State shall
3	be construed as a reference to the act enacted by the General Assembly on March 13, 1895,
4	entitled "An act to incorporate the town of Columbus."
5	SECTION 17. Section 60(c) of S.L. 2013-413 reads as rewritten:
6	"SECTION 60.(c) This act Part becomes effective July 1, 2015."

SECTION 18. This act is effective when it becomes law.