## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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## HOUSE DRH30268-MH-50A (02/10)

Short Title:	SEPA Reform.	(Public)
Sponsors:	Representatives Torbett, Hager, and Millis (Primary Sponsors).	
Referred to:		
	A DILL TO DE ENTITLED	

1		A BILL TO BE ENTITLED
2	AN ACT TO REI	FORM AND AMEND THE STATE ENVIRONMENTAL POLICY ACT.
3	The General Asse	embly of North Carolina enacts:
4	SECT	<b>TON 1.</b> G.S. 113A-4 reads as rewritten:
5	"§ 113A-4. Coop	peration of agencies; reports; availability of information.
6	The General A	Assembly authorizes and directs that, to the fullest extent possible:
7		
8	(2)	Every State agency shall include in every recommendation or report on any
9		action involving significant expenditure of public moneys or use of public
10		land for projects and programs significantly affecting the quality of the
11		environment of this State, a detailed statement by the responsible official
12		setting forth the following:
13		a. The <u>direct</u> environmental impact of the proposed action;
14		b. Any significant adverse environmental effects which cannot be
15		avoided should the proposal be implemented;
16		c. Mitigation measures proposed to minimize the impact;
17		d. Alternatives to the proposed action;
18		e. The relationship between the short-term uses of the environment
19		involved in the proposed action and the maintenance and
20		enhancement of long-term productivity; and
21		f. Any irreversible and irretrievable environmental changes which
22		would be involved in the proposed action should it be implemented.
23		For purposes of this subdivision, a direct environmental impact does not
24		include impacts that are speculative, secondary, or cumulative with other
25		previous actions or that occur outside of the State.
26	(2a)	Prior to making any detailed statement, the responsible official shall consult
27		with and obtain the comments of any agency which has either jurisdiction by
28		law or special expertise with respect to any environmental impact involved.
29		The failure of an agency to provide comments within the comment period
30		established under this subdivision or to request an extension for a specific
31		period of time set forth in the request shall be treated by the responsible
32		official as a conclusion by that agency that there is no significant
33 34		environmental impact. Any unit of local government or other interested
34 35		party that may be adversely affected by the proposed action may submit written comment. The responsible official shall consider written comment
35 36		
30		from units of local government and interested parties that is received within



General Assemb	ly of North Carolina	Session 2015
	the established comment period. Copies of such detailed comments shall be made available to the Governor, agencies as he may designate, and to the appropriate n agency as certified by the Secretary of Administration, s public file of the agency and shall accompany the p existing agency review processes. A copy of such details made available to the public and to counties, municipals individuals, upon request.	to such agency or nulti-county regional shall be placed in the proposal through the ed statement shall be
" SEC1	<b>TION 2.</b> G.S. 113A-9 reads as rewritten:	
"§ 113A-9. Defin		
0	is Article, unless the context indicates otherwise, the term:	
As used in th	is 7 there, diffess the context indicates other wise, the term.	
(7)	"Public land" means all land and interests therein, title	of which is vested in
	the State of North Carolina, in any State agency, or in th	
	any State agency or political subdivision of the State, an	d includes all vacant
	and unappropriated land, swampland, submerged land,	land acquired by the
	State by virtue of being sold for taxes, escheated-	land, and acquired
	land.taxes or by any other manner of acquisition, or esch	
<u>(7a)</u>	"Significant expenditure of public moneys" means ex	
	funds greater than twenty million dollars (\$20,000,000)	
	or action or related group of projects or actions. F	
	subdivision, contributions of funds or in-kind	
	municipalities, counties, regional or special-purpose g and other similar entities created by an act of the Ge	-
	in-kind contributions by a non-State entity shall no	
	expenditure of public funds for purposes of calculati	
	expenditure is significant.	ing which is buch un
(11)	"Use of public land" means land-disturbing activity of g	greater than 20 acres
	that results in substantial, permanent changes in th	ne natural cover or
	topography of those lands that includes:	
	a. The grant of a lease, easement, or permit autho	rizing private use of
	public land; or	
	b. The use of privately owned land for any project	
	State or any agency of the State has agreed to p	1 1 2
	or to exchange the property for public land.	
SECT	<u>meets the other requirements of this subdivision.</u> <b>TION 3.</b> G.S. 113A-10 reads as rewritten:	
	visions supplemental.	
	obligations and provisions of this Article are supplement	ary to those set forth
-	prizations of and statutory provisions applicable to State	-
-	those instances where a State agency is required to prepa	-
-	comment on an environmental document under provision	
	mental document shall be required to be prepared or p	
Article so long a	s the environmental document or comment shall meetme	ets the provisions of
this Article."		
	<b>TION 4.</b> G.S. 113A-11 reads as rewritten:	
"§ 113A-11. Ad		
(a) The D	Department of Administration shall adopt rules to implement	nt this Article.

	General Assem	oly of 1	North Carolina	Session 2015
1	(b) Each State agency <u>may shall</u> adopt rules that establish minimum criteria. An agency			
2	may include a particular action or class of actions in its minimum criteria only if the agency			
3	1		g that the action or class of actions has no signific	
4			les establishing minimum criteria shall be consiste	
5			Administration. In addition to all other rule making	
6			criteria are subject to approval by the Secretary of A	dministration."
7	SEC	ΓΙΟΝ	<b>5.</b> G.S. 113A-12 reads as rewritten:	
8	"§ 113A-12. En	vironr	nental document not required in certain cases.	
9	<del>No <u>Notwiths</u></del>	tandin	g any other provision in this Article, no environm	ental document shall
10	be required in co	nnecti	on with:	
1	(1)	The	construction, maintenance, or removal of an electronic	ric power line, water
2		line,	sewage line, stormwater drainage line, telephone	line, telegraph line,
3		cable	e television line, data transmission line, or natural g	as <del>line</del> line, or similar
4		infra	structure project within or across the right-of-w	ay of any street or
5		high	way.	
6	(2)	An a	ction approved under-under:	
7		<u>a.</u>	Aa general permit issued under G.S. 113A-118.1	, 143-215.1(b)(3), or
8			143-215.108(c)(8).	
19		<u>b.</u>	A Coastal Habitat Protection Plan under G.S. 14	3B-279.8.
20			A special order pursuant to G.S. 143-215.2 or G.	
21		<u>c.</u> <u>d.</u>	An action taken to address an emergency under	
2			other similar emergency conditions.	
3		<u>e.</u>	A remedial or similar action to address contamin	ation under Chapters
24			130A or 143 of the General Statutes, incl	
25			agreement entered into under G.S. 130A-310.32.	-
26		<u>f.</u>	A certificate of convenience and necessity under	G.S. 62-110.
27		<u>g.</u>	An industrial or pollution control project approva	al by the Secretary of
28			Commerce under Chapter 159C of the General S	tatutes.
29		<u>h.</u>	A project approved as a water infrastructure p	roject under Chapter
30			159G of the General Statutes.	
81		<u>i.</u>	A certification issued by the Division of Wat	er Resources of the
2			Department of Environment and Natural R	esources under the
33			authority granted to the Environmental Manager	ment Commission by
34			<u>G.S. 143B-282(a)(1)u.</u>	
5	(3)	A le	ase or easement granted by a State agency for:	
36		a.	The use of an existing building or facility.	
37		b.	Placement of a wastewater line or other structure	
38			submerged lands pursuant to a permit granted un	
39		c.	A shellfish cultivation lease granted under G.S.	
-0		<u>d.</u>	A facility for the use or benefit of The University	
1			System, the North Carolina community colleg	e system, the North
12			Carolina public school systems, or one of	r more constituent
13			institutions of any of those systems.	
14		<u>e.</u>	A health care facility financed pursuant to C	Chapter 131A of the
15			General Statutes or receiving a certificate of new	ed under Article 9 of
6			Chapter 131E of the General Statutes.	
7	(4)		construction of a driveway connection to a public re	-
18	(5)		ny State action in connection with a project for whether the state of	-
9			and/or public monies are expended if the lan	
50			ided as solely for the payment of incentives an ince	
51		purs	uant to an agreement that makes the incentive	-paymentsincentives

General Assem	bly of North Carolina	Session 2015
	contingent on prior completion of the project or activity, of specified timetable, and a specified level of job creation investment.	-
(6)	A major development as defined in G.S. 113A-118 that issued under Article 7 of Chapter 113A of the General Stat	-
	Facilities created in the course of facilitating closure activ	vition under Dort 2
<u>(9)</u>	of Article 9 of Chapter 130A of the General Statutes.	Thes under 1 art 2
<u>(10)</u>	Any project or facility specifically required or authorized	d by an act of the
(10)	General Assembly.	d by all act of the
(11)	Any project undertaken as mitigation for the impacts of a	n approved projec
<u>(11)</u>	or to mitigate or avoid harm from natural environmental	
	wetlands and buffer mitigation projects and banks, coast	
	mitigation projects, and noise mitigation projects."	
SEC	<b>FION 6.</b> G.S. 159G-38 reads as rewritten:	
	wironmental assessment and public Public hearing.	
	ired Information. An application submitted under this Ar	ticle for a loan o
	et must state whether the project requires an environmental	
	cates that an environmental assessment is not required, it	
	North Carolina Environmental Policy Act, Article 1 of Ch	
	, that applies to the project. If the application does not ident	
the North Caroli	na Environmental Policy Act, it must include an environme	ntal assessment of
the project's prol	bable impacts on the environment.	
(b) Divis	ion Review. If, after reviewing an application, the I	Division of Water
Infrastructure de	termines that a project requires an environmental assessme	nt, the assessmen
must be submit	ted before the Division continues its review of the app	olication. If, after
	vironmental assessment, the Division concludes that an env	
	aired, the Division may not continue its review of the appli	
	mpact statement has been completed and approved as prov	vided in the North
	mental Policy Act.	
	ng The Division of Water Infrastructure may hold a pu	
11	a loan or grant under this Article if it determines that hold	0 0
-	interest. An individual who is a resident of any county in	
	I may submit a written request for a public hearing. The req	
0	the proposed project or other reason for requesting a hearing	
	ddress of the individual making the request. The Division	•
	ns to the proposed project, any statement submitted with the	
• •	ant adverse effects the proposed project may have on the	
	on on whether to hold a hearing is conclusive. The Divis	-
-	for a hearing on an application as part of the records	pertaining to the
application."		
SEC."	<b>FION 7.</b> This act is effective when it becomes law.	

42

**SECTION 7.** This act is effective when it becomes law.