GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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HOUSE BILL 308

Committee Substitute Favorable 3/28/19 Senate Agriculture/Environment/Natural Resources Committee Substitute Adopted 6/17/20 Senate Finance Committee Substitute Adopted 6/18/20 Fifth Edition Engrossed 6/22/20

Short Title: Various Ag/NER Changes. (Public) Sponsors: Referred to: March 11, 2019 1 A BILL TO BE ENTITLED 2 AN ACT TO MAKE VARIOUS CHANGES TO LAWS GOVERNING MATTERS RELATED 3 TO THE ENVIRONMENT AND NATURAL RESOURCES. 4 The General Assembly of North Carolina enacts: 5 6 NORTH CAROLINA ON-SITE WASTEWATER CONTRACTORS AND INSPECTORS 7 **CERTIFICATION BOARD/GRANT OF AUTHORITY TO HOLD REAL PROPERTY** 8 **SECTION 1.** G.S. 90A-74 reads as rewritten: 9 "§ 90A-74. Powers and duties of the Board. The Board shall have the following general powers and duties: 10 To adopt rules in the manner prescribed by Chapter 150B of the General 11 (1)Statutes to govern its actions and to implement the provisions of this Article. 12 13 To determine the eligibility requirements for persons seeking certification (2)14 pursuant to this Article. 15 To establish grade levels of certifications based on design capacity, (3)16 complexity, projected costs, and other features of approved on-site wastewater systems. 17 18 (4) To develop and administer examinations for specific grade levels of certification as approved by the Board. The Board may approve applications 19 by recognized associations for certification of its members after a review of 20 the requirements of the association to ensure that they are equivalent to the 21 22 requirements of the Board. To issue, renew, deny, restrict, suspend, or revoke certifications and to carry 23 (5) out any of the other actions authorized by this Article. 24 25 To establish, publish, and enforce rules of professional conduct of persons (6)who are certified pursuant to this Article. 26 To maintain a record of all proceedings and make available to persons 27 (7)certified under this Article, and to other concerned parties, an annual report of 28 29 all Board action. 30 To establish reasonable fees for application, certification, and renewal, and (8) 31 other services provided by the Board.



	General Assemb	ly Of North Carolina	Session 2019
1	(9)	To conduct investigations to determine whether vio	
2		grounds for disciplining persons certified under this	Article exist.
3	(10)	To adopt a common seal containing the name of	the Board for use on all
4		certificates and official reports issued by the Board.	
5	(10a)	To employ staff necessary to carry out the provision	
6		determine the compensation, duties, and other t	erms and conditions of
7		employment of its staff.	
8	(10b)	To employ professional, clerical, investigative, or sp	ecial personnel necessary
9		to carry out the provisions of this Article.	
10	<u>(10c)</u>	To acquire, hold, convey, rent, encumber, alienate,	
11		real property in the same manner as a private perso	
12		only to the approval of the Governor and Council of S	-
13		and other revenues and benefits of the ownership of	· · ·
14		to the Board. Collateral pledged by the Board for	-
15		property shall be limited to the assets, income, and r	
16	(11)	To conduct other services necessary to carry out the	purposes of this Article."
17			
18		MAXIMUM FEE FOR THE AUTHORIZED ON	SITE WASTEWATER
19	EVALUATOR I		
20		ION 1A. G.S. 90A-75 reads as rewritten:	
21	"§ 90A-75. Expe		
22	· · · ·	ses All salaries, compensation, and expenses inc	
23		ving out this Article shall be paid by the Board excl	
24	•	oard as authorized by this Article. No salary, expens	
25	•	charged against the General Fund of the State. Neither	•
26	-	loyees may incur any expense, debt, or financial obl	igation binding upon the
27	State.	hutions The Deand may accept monte contribution	no dervices and sifts that
28 29	. ,	butions. – The Board may accept grants, contribution	
29 30	provisions of the	e same account as the funds deposited in accordance v	with this Afticle and other
30 31	1	- All fees shall be established in rules adopted by the	a Roard The Roard shall
32		ficient to pay the costs of administering this Article,	
32 33		e at an annual rate in excess of the following:	but in no event shan the
33 34	(1)	Application for basic certification	\$150.00
35	(1) (2)	Application for each grade level	\$50.00
36	(2)	Certification renewal	\$100.00
30 37	(4)	Reinstatement of revoked or suspended	\$100.00
38	(1)	Certification	\$500.00
39	(5)	Application for on-site wastewater	<i>\$200.00</i>
40	(5)	system inspector	\$200.00. \$200.00
41	<u>(6)</u>	Application for authorized on-site	\$200.00. <u>\$200.00</u>
42	<u>(0)</u>	wastewater evaluator	\$300.00.
43	(c1) Use of	Fees. – All fees collected pursuant to this Article sh	
44		Board for the sole purpose of administering this Article	
45	•	- The Board is subject to the oversight of the State	
46		the General Statutes."	
47			
48	ALLOW DIVIS	SION OF COASTAL MANAGEMENT TO AC	CCEPT ELECTRONIC
49	PAYMENTS		
50		TON 2. G.S. 113A-119 reads as rewritten:	
51		rmit applications generally.	

51 "§ 113A-119. Permit applications generally.

1 Any person required to obtain a permit under this Part shall file with the Secretary (a) 2 and (in the case of a permit sought from a city or county) with the designated local official an 3 application for a permit in accordance with the form and content designated by the Secretary and 4 approved by the Commission. The applicant must submit with the application a check an 5 electronic payment, check, or money order payable to the Department or the city or county, as 6 the case may be, constituting a fee set by the Commission pursuant to G.S. 113A-119.1." 7 8 9 ALLOW THE DEPARTMENT OF ENVIRONMENTAL QUALITY TO ESTABLISH EMERGENCY MEASURES AND PROCEDURES APPLICABLE TO SOLID WASTE 10 MANAGEMENT DURING A STATE OF EMERGENCY DECLARED BY THE 11 12 **GOVERNOR** 13 SECTION 3. G.S. 130A-303 reads as rewritten: 14 "§ 130A-303. Imminent hazard. The judgment of the Secretary that an imminent hazard exists concerning solid waste 15 (a) 16 shall be supported by findings of fact made by the Secretary. 17 In order to eliminate an imminent hazard, the Secretary may, without notice or (b)hearing, issue an order requiring that immediate action be taken to protect the public health or 18 19 the environment. This order may be directed to a generator or transporter of solid waste or to the 20 owner or operator of a solid waste management facility. Where the imminent hazard is caused 21 by an inactive hazardous substance or waste disposal site, the Secretary shall follow the 22 procedures set forth in G.S. 130A-310.5. 23 When a state of emergency, as defined in G.S. 166A-19.3, has been declared by the (c) 24 Governor due to a natural disaster such as a pandemic, epidemic, hurricane or flood, or due to a 25 pending disaster, the Secretary, or an authorized representative of the Secretary, may, upon 26 request of a public or private landfill operator, or on the Secretary's own initiative, develop and implement any emergency measures and procedures that the Secretary deems necessary for the 27 proper management of solid waste generated during the declared emergency. All State agencies 28 29 and political subdivisions of the State shall cooperate with the implementation of the emergency 30 measures and procedures developed pursuant to this section. Such emergency procedures and measures may include any of the following: (i) restrictions on the collection, storage, and 31 32 transportation of solid waste, (ii) decisions on facility operational conditions such as operational 33 times and waste acceptance, and (iii) any other measures or procedures necessary to allow for 34 the proper disposal of solid waste within impacted communities. Written notice of emergency 35 measures and procedures developed and implemented pursuant to this subsection shall be 36 provided to news media, waste organizations, governmental agencies, solid waste facilities, and any other interested or affected parties as determined by the Secretary. Emergency measures and 37 38 procedures developed and implemented pursuant to this section shall expire no more than 60 39 days after a declaration of a state of emergency has expired or been rescinded by the Governor." 40 41 **ABANDONED AND DERELICT VESSELS** 42 SECTION 4. Subdivision (10) of Section 2.1 of S.L. 2019-224 reads as rewritten: "(10) \$1,000,000 to the Wildlife Resource Commission (WRC) to inspect, 43 44 investigate, and remove derelict and abandoned water abandoned and derelict vessels. Notwithstanding any provision of law in Chapter 75A of the General 45 Statutes, the WRC is authorized to use these and other available funds to 46 47 inspect, investigate, and remove remove, and dispose of abandoned and 48 derelict vessels. Prior to removing and disposing of a vessel under this subdivision, the WRC shall (i) send written notice to the last known owner of 49 50 the status of the vessel if an owner can be determined and (ii) post a notice on the vessel advising that the vessel is abandoned. If no response to the written 51

General Assembly Of North Carolina

Session 2019

	General Assem	bly Of North Carolina	Session 2019
1		notice to owner or the notice posted on the vessel i	s received within 30 days
2		indicating intent to recover while taking specific a	
3		then the WRC may proceed with removal and dis	
4		WRC may remove and dispose of abandoned and o	-
5		property after receiving written permission from	-
6		following the other procedures set forth in this	
7		prioritize the use of State funds for the removal of	
8		vessels located on public waters and lands. As use	•
9		phrase "abandoned and derelict vessel" means a wa	
0		a canal or the Intracoastal Waterway that has been	0 0
1		weather related events and that is impeding water tr	•••••
2		apply to a vessel that is moored to a dock or otherw	-
3		of normal water traffic. WRC may also remove	
4		identified by the Marine Patrol of the Division of I	
5		as defined in G.S. 75A-2(5), that is left or stored for	
6		of the following states:	more than 50 days in one
7		<u>a.</u> <u>In a wrecked, junked, or substantially</u>	damaged or dismantled
8		<u>condition upon any public waters and lands</u>	
9		<u>b.</u> <u>At a harbor or anchorage within public wate</u>	
9		<u>consent of the public agency having jurisdic</u>	
1			
2		<u>c.</u> <u>Docked, grounded, or beached upon the protected</u> the consent of the owner of the property."	operty of another without
2 3		the consent of the owner of the property.	
5 4	CIADIEV EU	NDING FOR THE LINDSEY BRIDGE DAM R	EDAID AND STDEAM
4 5		NDING FOR THE LINDSET BRIDGE DAM R N PROJECT IN ROCKINGHAM COUNTY	EFAIR AND SIREAM
5 6			Dom Donoir and Stroom
0 7		TION 5. Funds allocated for the Lindsey Bridge is the Section $26.2(a)$ of S. L. 2018 5 shall be reallocated by Section 26.2(a) of S. L. 2018 5 shall be reallocated by Section 26.2(b) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 20.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of S. L. 2018 5 shall be reallocated by Section 26.2(c) of Secti	-
8	Restoration project by Section 36.3(a) of S.L. 2018-5 shall be reallocated to provide a directed		
o 9	grant (as defined in Section 6(a) of this act) to the Town of Madison for the Lindsey Bridge Dam		
9	Repair and Stream Restoration project. SECTION 6.(a) Definitions. – For purposes of this section, the following definitions		
		TION 0.(a) Definitions. – For purposes of this section	, the following definitions
1	apply:	Dissected grout Nonnegouring funds allocated	has a State againers to a
2	(1)	Directed grant. – Nonrecurring funds allocated	
3	$\langle 0 \rangle$	non-State entity as directed by an act of the General	l Assembly.
4	(2)	Non-State entity. – As defined in G.S. 143C-1-1.	• , • • ,• ,•
5		TION 6.(b) Requirements. – Nonrecurring funds appr	ropriated in this section as
6	U	are subject to all of the following requirements:	
7	(1)	Directed grants are subject to the provisions of subs	sections (b) through (k) of
8		G.S. 143C-6-23.	
9	(2)	Directed grants of one hundred thousand dollars (S	-
0		made in a single annual payment in the discretion	
1		Budget. Directed grants of more than one hu	
2		(\$100,000) shall be made in quarterly or monthly p	-
3		of the Director of the Budget. A State agency admit	
4		shall begin disbursement of funds to a non-Sta	
5		applicable requirements as soon as practicable, but n	o later than 100 days after
6		the date this act becomes law.	
7	(3)	Beginning on the first day of a quarter following	-
8		subdivision (2) of this subsection and quarterly	-
9		administering directed grants shall report to the Fis	scal Research Division on
0		the status of funds disbursed for each directed gran	nt until all funds are fully
1		disbursed. At a minimum, the report required und	der this subdivision shall

	General Assemb	oly Of North Carolina	Session 2019
1 2 3		include updates on (i) the date of the initial contact, was sent to the entity receiving the funds, (iii) the date received the fully executed contract back from the	ate the disbursing agency
4 5 6	(4)	execution date, and (v) the payment date. Notwithstanding any provision of G.S. 143C-1 nonrecurring funds appropriated in this act as direct	
7 8 9	(5)	until June 30, 2021. Directed grants to nonprofit organizations are for n purposes only.	onsectarian, nonreligious
10	SECT	FION 6.(c) This section expires on June 30, 2021.	
11 12	MERCURY SW	/ITCH PROGRAM EXTENSION	
13	SECT	FION 7.(a) Section 9 of S.L. 2007-142, as amended b	by Section 14.1(a) of S.L.
14		tion 13.21(a) of S.L. 2017-57, reads as rewritten:	•
15		9. Sections 1, 2, 6, 7, and 9 of this act become effective	ve when this act becomes
16		4, and 8 of this act become effective 1 July 2007. Sect	
17		2007 and applies to violations that occur on or after the	
18	•	irst annual report required by G.S. 130A-310.57, as en	*
19		1 October 2008. Effective June 30, 2021, June 30, 20	2
20		the General Statutes, as amended by this act, is repeal	
21	1	FION 7.(b) Section 14.1(c) of S.L. 2016-94, as amen	
22		reads as rewritten:	•
23		14.1.(c) Subsection (b) of this section becomes effective	ctive June 30, 2021. June
24		remaining in the Mercury Pollution Prevention Fund	
25		be transferred to the Division of Waste Management (I	
26		FION 7.(c) Section 34.37(b) of S.L. 2017-57 reads as	· · · · · · · · · · · · · · · · · · ·
27		34.37.(b) This section becomes effective July 1, 2017	
28	2021. 2031."		, 1 ,
29		FION 7.(d) This section becomes effective June 30, 2	2020.
30			
31	COLLABORA	FORY REPORTING CHANGES	
32	SECT	FION 8.(a) Section 13.1(g) of S.L. 2018-5, as amended	ed by Section 7(d) of S.L.
33	2019-241, reads	-	5
34	,	13.1.(g) The North Carolina Policy Collaboratory at	t the University of North
35		apel Hill (Collaboratory) shall identify faculty exp	5
36		including mass spectrometers, located within institution	
37		ing the Universities of North Carolina at Chapel Hil	6
38		niversity, North Carolina A&T State University, Du	-
39		e institutions, and coordinate these faculty and resourc	-
40		S, including GenX, at all public water supply surface	
41	•	ply well selected by each municipal water system the	
42		drinking water supplies as identified by the Depar	
43		blish a water quality baseline for all sampling site	
44	· ·	the participating institutions of higher education, sha	
45		ng required by this subsection, as well as a protocol fo	-
46		s and additional public water supply wells. No later tha	
47		ollaboratory shall report the results of such sampling	
48		at each intake to the Joint Legislative Oversight Com	
49		nomic Resources, the Environmental Review Commi	-
50		Quality, the Department of Health and Human Service	-
51	Environmental P	rotection Agency."	

	General Assembly Of North Carolina Session 2019		
1 2 3	SECTION 8.(b) Section 2.1 of S.L. 2019-224, reads as rewritten: " SECTION 2.1. Allocations. – The funds appropriated and reallocated in Part I of this act in the Hurricane Florence Disaster Recovery Fund shall be allocated as follows:		
4 5	 (8) \$10,160,000 to The University of North Carolina Board of Governors to be 		
6	used as follows:		
7	a. \$160,000 to the North Carolina Policy Collaboratory (Collaboratory)		
8 9	for the ModMon program.		
9	b. \$2,000,000 to the Collaboratory to study flooding and resiliency against future storms in Eastern North Carolina and to develop an		
11	implementation plan with recommendations. The Collaboratory shall		
12	report the flooding and resiliency implementation plan to the Joint		
13	Legislative Emergency Management Oversight Committee no later		
14	than December 1, 2020. June 1, 2021. Notwithstanding Section 3.1(c)		
15	of S.L. 2018-134, funds allocated to the Collaboratory as provided in		
16	this sub-subdivision shall revert on December 30, 2020. June 30, 2021.		
17	The University of North Carolina shall not charge indirect facilities		
18	and administrative costs against the funding provided for the		
19 20	Collaboratory from the Hurricane Florence Disaster Recovery Fund.		
20	c. \$8,000,000 to the University of North Carolina Wilmington (UNC-W) for repairs and renovations to the Dobo Hall science building, which		
22	was damaged by Hurricane Florence.		
23	"		
24	SECTION 8.(c) Section 11.8 of S.L. 2016-94 reads as rewritten:		
25	"SECTION 11.8. The one million dollars (\$1,000,000) in recurring funds appropriated in		
26	this act to the Board of Governors of The University of North Carolina for the 2016-2017 fiscal		
27	year to establish and operate a North Carolina Policy Collaboratory at the University of North		
28	Carolina at Chapel Hill shall be used to establish a Collaboratory that facilitates the dissemination		
29	of the policy and research expertise of The University of North Carolina and other institutions of higher learning within North Carolina for practical use by State and least government		
30 31	higher learning within North Carolina for practical use by State and local government.		
51 52	government, although, wherever possible, funding preference may be given to campuses within The University of North Carolina System. Institutions receiving research funding from the		
33	Collaboratory shall not charge for indirect overhead costs against any research funds received by		
4	the Collaboratory. The Collaboratory, at a minimum, shall conduct research on natural resources		
5	management, including, but not limited to, research related to the environmental and economic		
6	components of the management of the natural resources within the State of North Carolina and		
7	of new technologies for habitat, environmental, and water quality improvement. The		
8	Collaboratory shall develop and disseminate relevant best practices to interested parties, may		
9	lead or participate in projects across the State related to natural resource management, and may		
)	make recommendations to the General Assembly from time to time."		
1	EVTEND DICUT TO WODE AUTUODIZATION FOD STATE AND LOCAL		
2 3	EXTEND RIGHT TO WORK AUTHORIZATION FOR STATE AND LOCAL GOVERNMENT RETIREES DURING THE COVID-19 EMERGENCY		
.5 .4	SECTION 9. Section 4.23(e) of S.L. 2020-3 reads as rewritten:		
5	"SECTION 4.23.(e) This section is effective when it becomes law and expires August 1,		
6	2020. <u>August 31, 2020.</u> "		
7			
8	EFFECTIVE DATE		
)	SECTION 10. Except as otherwise provided, this act is effective when it becomes		
0	law.		