GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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HOUSE BILL 566

	Short Title:	Polluter Pays. (Public)
	Sponsors:	Representatives Harrison, Russell, Hunt, and B. Turner (Primary Sponsors). For a complete list of sponsors, refer to the North Carolina General Assembly web site.
	Referred to:	Energy and Public Utilities, if favorable, Environment, if favorable, Appropriations, Agriculture and Natural and Economic Resources, if favorable, Finance, if favorable, Rules, Calendar, and Operations of the House
		April 4, 2019
1		A BILL TO BE ENTITLED
2	AN ACT TO	MAKE PERSONS CAUSING OR CONTRIBUTING TO CONTAMINATION
3		SIBLE FOR COSTS OF CLEANUP AND PROVISION OF ALTERNATIVE
4	WATER	SUPPLIES TO PERSONS WITH WATER SUPPLIES AFFECTED BY SUCH
5		MINATION AND TO PROHIBIT AN ELECTRIC PUBLIC UTILITY FROM
6		ERING COSTS RELATED TO THE MANAGEMENT OF COAL COMBUSTION
7		D UNLAWFUL DISCHARGES FROM COAL ASH PONDS.
8		Assembly of North Carolina enacts:
9 10		ECTION 1.(a) G.S. 143-215.3(a) reads as rewritten: . General powers of Commission and Department; auxiliary powers.
10		dditional Powers. – In addition to the specific powers prescribed elsewhere in this
12	. ,	for the purpose of carrying out its duties, the Commission shall have the power:
13		
14	(9) If an investigation conducted pursuant to this Article or Article 21B of this
15		Chapter reveals a violation of any rules, standards, or limitations adopted by
16		the Commission pursuant to this Article or Article 21B of this Chapter, or a
17		violation of any terms or conditions of any permit issued pursuant to
18		G.S. 143-215.1 or 143-215.108, or special order or other document issued
19 20		pursuant to G.S. 143-215.2 or G.S. 143-215.110, the Commission may assess the reasonable costs of any investigation, inspection or monitoring survey
20		which revealed the violation against the person responsible therefor. If the
22		violation resulted in an unauthorized discharge to the waters or atmosphere of
23		the State, the Commission may also assess the person responsible for the
24		violation for any actual and necessary costs incurred by the State in removing,
25		correcting or abating any adverse effects upon the water or air resulting from
26		the unauthorized discharge. If the person responsible for the violation refuses
27		or fails within a reasonable time to pay any sums assessed, the Commission
28		may institute a civil action in the superior court of the county in which the
29 20		violation occurred or, in the Commission's discretion, in the superior court of the county in which such person resides or has his or its principal place of
30 31		the county in which such person resides or has his or its principal place of business, to recover such sums.
32		
54	•••	



1(12)To declare an emergency when it finds that a generalized condition of water2or air pollution which is causing imminent danger to the health or safety of3the public. Regardless of any other provisions of law, if the Department finds4that such a condition of water or air pollution exists and that it creates an5emergency requiring immediate action to protect the public health and safety6or to protect fish and wildlife, the Secretary of the Department with the7concurrence of the Governor, shall order persons causing or contributing to8the water or air pollution in question to reduce or discontinue immediately the9emission of air contaminants or the discharge of wastes. Immediately after the10issuance of such order, the chairman of the Commission shall fix a place and11time for a hearing before the Commission to be held within 24 hours after12issuance of such order, and within 24 hours after the commencement of such13hearing, and without adjournment thereof, the Commission shall either affirm,14modify or set aside the order.15In the absence of a generalized condition of air or water pollution of the19type referred to above, if the Secretary finds that the emissions from one or10asfety or to fish and wildlife, he may with the concurrence of the Governor20order the person or persons responsible for the operation or operations in21question to immediately reduce or discontinue the emissions of air22contaminants or the discharge of wastes or to take such other measures as are, <th></th> <th>General Assemb</th> <th>ly Of North Carolina</th> <th>Session 2019</th>		General Assemb	ly Of North Carolina	Session 2019
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26 in the preceding paragraph of this subdivision shall apply.			±	· •
		(12a)		•
28 Chapter reveals a condition of water or air pollution which is causing danger		<u>(124)</u>		
29 to the health or safety of the public, the Secretary of the Department may order				
30 persons causing or contributing to the water or air pollution in question to	30			
31 immediately reduce or discontinue the emissions of air contaminants or the	31			
32 discharge of wastes or to take such other measures as are, in the Secretary's	32		-	
33 judgment, necessary, without regard to any other provisions of this Article or			judgment, necessary, without regard to any other provi	isions of this Article or
34 Article 21B of this Chapter. The order may direct the person to take, or refrain			· · · ·	
35 from taking, an action, or to achieve a result, within a period of time specified				• • • • •
36 by the order, as the Secretary deems necessary and feasible in order to alleviate				
37 <u>or eliminate the pollution. In addition, the order may require the person to</u>				
38 provide alternate water supplies to persons with water supplies damaged by 20 the water or air reduction in granting or require the person to establish a				
 the water or air pollution in question, or require the person to establish a permanent replacement water supply to persons with water supplies damaged 				^
40permanent replacement water supply to persons with water supplies damaged41by the water or air pollution in question, as appropriate in the judgment of the				± ± • • •
42 Secretary. In the case of permanent replacement water supply, the water			· · · · · ·	
43 supply shall be established by connection to a public water supply, except that				
44 an affected household may elect to receive a whole house filtration system in				
45 lieu of a connection to a public water supply, in which case the person			-	-
46 responsible shall install a filtration system. For households for which filtration			· · · ·	±
47 systems are installed, the person responsible shall be liable for any periodic	47			
48 required maintenance of the filtration system. The Secretary shall assess the	48			
49 person causing or contributing to the water or air pollution in question for any				
50 <u>actual and necessary costs incurred by the State in removing, correcting, or</u>				
51 <u>abating any adverse effects upon the water or air resulting from the water or</u>	51		abating any adverse effects upon the water or air result	ting from the water or

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air pollution for which the person is responsible. If the person responsible for	r	
the water or air pollution in question refuses or fails within a reasonable time	<u>e</u>	
to pay any sums assessed, the Secretary may institute a civil action in the	<u>e</u>	
superior court of the county in which the water or air pollution occurred or, in	<u>1</u>	
the Secretary's discretion, in the superior court of the county in which such	<u>1</u>	
person resides or has its principal place of business, to recover such sums.		
" SECTION 1.(b) G.S. 143-215.2(a) reads as rewritten:		
"§ 143-215.2. Special orders.		
(a) Issuance. – The Commission may, after the effective date of classifications, standards	s	
and limitations adopted pursuant to G.S. 143-214.1 or G.S. 143-215, or a water supply watershed		
management requirement adopted pursuant to G.S. 143-214.5, issue, and from time to time		
modify or revoke, a special order, or other appropriate instrument, to any person whom it finds		
responsible for causing or contributing to any pollution of the waters of the State within the area		
for which standards have been established. The order or instrument may direct the person to take		
or refrain from taking an action, or to achieve a result, within a period of time specified by the		
special order, as the Commission deems necessary and feasible in order to alleviate or eliminate		
the pollution. pollution, including a requirement that the responsible person provide temporary		
alternate or permanent replacement water supplies to persons with water supplies damaged by		
the water pollution in question. The Commission is authorized to enter into consent special		
orders, assurances of voluntary compliance or other similar documents by agreement with the	e	
person responsible for pollution of the water, subject to the provisions of subsection (a1) of this	S	
section regarding proposed orders, and the consent order, when entered into by the Commission	1	
after public review, shall have the same force and effect as a special order of the Commission		
issued pursuant to hearing."		
SECTION 2. G.S. 62-133.13 reads as rewritten:		
"§ 62-133.13. Recovery of costs related to the management of coal combustion residuals		
and unlawful discharges from coal combustion residuals surface impoundments	5	
to the surface waters of the State.		
The Commission shall not allow an electric public utility to recover from the retail electric		
customers of the State costs resulting from an unlawful discharge to the surface waters of the		
State from a coal combustion residuals surface impoundment, unless the Commission determined		
the discharge was due to an event of force majeure. For the purposes of this section, "coal combustion radiable surface impoundments" has the same meaning as in C.S. 120A 200 201		
combustion residuals surface impoundments" has the same meaning as in G.S. 130A-309.201		
For the purposes of this section, "unlawful discharge" means a discharge that results in a violation of State or fodoral surface water quality standards	t	
of State or federal surface water quality standards.		
(a) For the purposes of this section, "coal combustion residuals surface impoundment" has the same meaning as in $G \ge 130A_{-}309201$. For the purposes of this section, "costs related	_	
has the same meaning as in G.S. 130A-309.201. For the purposes of this section, "costs related to unlawful discharges to the surface waters of the State" include any corrective actions required		
to unlawful discharges to the surface waters of the State" include any corrective actions required of the electric public utility under State or federal law.	Ŧ	
(b) The Commission shall not allow an electric public utility to recover from the retain	1	
electric customers of the State any of the following costs:	1	
(1) Costs incurred on or after January 1, 2014, that are related to the management	t	
of coal combustion residuals disposed of in coal combustion residuals surface		
impoundments, including costs associated with complying with the provisions		
of Part 2I of Article 9 of Chapter 130A of the General Statutes.	<u> </u>	
(2) <u>Costs incurred on or after January 1, 2014, that are related to an unlawfull</u>	1	
discharge to the surface waters of the State from a coal combustion residuals		
surface impoundment, unless the Commission determines the discharge was		
due to an event of force majeure."	-	

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1	SECTION 3. There is appropriated from the General Fund to the Department of
2	Environmental Quality the sum of seventy-five thousand dollars (\$75,000) in recurring funds to
3	implement the requirements of this act.
4	SECTION 4. The provisions of G.S. 143C-5-2 do not apply to this act.
5	SECTION 5. This act is effective when it becomes law.