GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

S

1 2

3

11

12

13

14

15

16

17

18 19

20

21

22

23 24

25 26

27

28

29

30

31

32 33 34

35

SENATE BILL 389 House Committee Substitute Favorable 9/1/21 Third Edition Engrossed 9/1/21

		(Public)
Sponsors:		
Referred to:		
	March 30, 2021	
CULTURAL DEPARTME CULTURAL	A BILL TO BE ENTITLED KE VARIOUS CHANGES TO THE NATURAL, ENV RESOURCES LAWS OF THE STATE, AS RECONNTS OF ENVIRONMENTAL QUALITY AND RESOURCES. embly of North Carolina enacts:	MMENDED BY THE
"(c) Subject available to the Por meet matching re- to obtain funds fro- be used to acquired local government property made put the General Statu	DITIONS FOR STATE FUNDING OF BEACH ACC TON 1. G.S. 113A-134.3(c) reads as rewritten: ct to any restrictions imposed by law, any funds appropri- ublic Beach and Coastal Waterfront Access Program (Pr equirements for federal or other funds. The Department so om sources other than the General Fund to implement the e or develop land for pedestrian access including parking ts to accomplish the purposes of this Part. All acquisit insuant to this Part shall be in accordance with the provis- ites. All grants to local governments pursuant to this Part the <u>condition that following conditions</u> : <u>the The</u> local government agrees to <u>transfer title to any</u> with the grant funds to the State if <u>dedicate acquired</u> <u>public access and for the benefit of the general public.</u> <u>recorded in the office of the register of deeds in the coun- lands are located.</u> If Program grant funds are used to acquire a lease or <u>easement agreement shall have a minimum term of 25</u> <u>If</u> the local government uses the property for a purpo coastal waters access. <u>access or elects to sell or oth</u> property, the local government shall reimburse the State greater of (i) the amount of Program grant funds pro property or (ii) an amount equal to the same proportio value of the property as the proportion of the origina	ated or otherwise made ogram) may be used to shall make every effort is program. Funds may g and to make grants to ions or dispositions of ions of Chapter 146 of rt for land acquisitions real property acquired lands in perpetuity for The dedication shall be inty where the dedicated easement, the lease or years. se other than beach or erwise dispose of the te an amount that is the poided to purchase the n of the current market



3



General Assembly Of North Carolina

1	SECTION 2.(a) G.S. 113A-119(b) reads as rewritten:
2	"(b) Upon receipt of any application, a significant modification to an application for a
3	major permit, or an application to modify substantially a previously issued major permit, the
4	Secretary shall issue public notice of the proposed development (i) by mailing a copy of the
5	application or modification, or a brief description thereof together with a statement indicating
6	where a detailed copy of the proposed development may be inspected, to any citizen or group
7	which has filed a request to be notified of the proposed development, and to any interested State
8	agency; (ii) with the exception of minor permit applications, by posting or causing to be posted
9	a notice at the location of the proposed development stating that an application, a modification
10	of an application for a major permit, or an application to modify a previously issued major permit
11	for development has been made, where the application or modification may be inspected, and the
12	time period for comments; and (iii) (ii) with the exception of minor permit applications, by
13	publishing notice of the application or modification at least once in one newspaper of general
14	circulation in the county or counties wherein the development would be located at least 20 days
15	before final action on a major permit or before the beginning of the hearing on a permit under
16	G.S. 113A-122. The notice shall set out that any comments on the development should be
17	submitted to the Secretary by a specified date, not less than 15 days from the date of the
18 19	newspaper publication of the notice or 15 days after mailing of the mailed notice, whichever is later."
20	SECTION 2.(b) G.S. 113A-124(a) reads as rewritten:
20	"(a) The Secretary shall have the following additional powers and duties under this
22	Article:
23	
24	(3) To keep a list of interested persons who wish to be notified of proposed
25	developments and proposed rules designating areas of environmental concern
26	and to so notify these persons of such proposed developments by regular mail.
27	A reasonable registration fee to defray the cost of handling and mailing notices
28	may be charged to any person who so registers with the Commission.
29	
30	SECTION 2.(c) This section is effective July 1, 2021, and applies to permit
31	applications received on or after that date.
32	
33 34	COASTAL AREA MANAGEMENT ACT PERMIT THIRD-PARTY APPEAL REVIEW TIME LINE
34	SECTION 3.(a) G.S. 113A-121.1(b) reads as rewritten:
36	"(b) A person other than a permit applicant or the Secretary who is dissatisfied with a
37	decision to deny or grant a minor or major development permit may file a petition for a contested
38	case hearing only if the Commission determines that a hearing is appropriate. A request for a
39	determination of the appropriateness of a contested case hearing shall be made in writing and
40	received by the Commission within 20 days after the disputed permit decision is made. A
41	determination of the appropriateness of a contested case shall be made within 15-30 days after a
42	request for a determination is received and shall be based on whether the person seeking to
43	commence a contested case:
44	(1) Has alleged that the decision is contrary to a statute or rule;
45	(2) Is directly affected by the decision; and(2) Is directly affected by the decision; and
46	(3) Has alleged facts or made legal arguments that demonstrate that the request
47 48	for the hearing is not frivolous.
48 49	If the Commission determines a contested case is appropriate, the petition for a contested case shall be filed within 20 days after the Commission makes its determination. A determination
49 50	that a person may not commence a contested case is a final agency decision and is subject to

that a person may not commence a contested case is a final agency decision and is subject to judicial review under Article 4 of Chapter 150B of the General Statutes. If, on judicial review, 50

51

	General Assembly Of I	North C	arolina	Session 2021
1 2 3 4 5	be appropriate, the court and final decision on th	shall ren e permi ose rules	ommission erred in determining that a common mand the matter for a contested case hear it pursuant to G.S. 113A-122. Decisions s, regulations, and other applicable laws stad area."	ing under G.S. 150B-23 s in such cases shall be
5 6 7 8	SECTION 3	b.(b) T	his section becomes effective October propriateness received by the Coastal Re	
9 10 11	STORMWATER PRO		I AMENDMENTS S. 143-214.7 reads as rewritten:	
12			off rules and programs.	
12	5 143-214.77 Stormwe	itti Tun	ion rules and programs.	
13	(b4) New stormw	ater per	mits and stormwater permits that are re-	eissued due to transfer.
15		-	require the permittee to submit an ann	
16			nit conditions. The annual certification sh	
17		-	The Department shall not require the an	
18			ides the permit holder or their designee	
19		•	submittal for the permit holder or their	-
20	annual certification requ	irement	. The addition of annual certification requ	uirements to an existing
21			be considered to be a new or increased st	
22	•••			
23	(c5) The Departm	ent ma	y transfer a permit issued pursuant to t	his section without the
24	consent of the permit ho	older to	or of a successor-owner of the property	on which the permitted
25	activity is occurring or w	vill occu	r as provided in this subsection:	
26		-	nent may transfer a permit if <u>require</u>	
27	<u>applic</u>		or a permit transfer when all of the follow	-
28	a.		successor owner of the property submit	ts to the Department a
29			n request for the transfer of the permit.	
30	b.		Department finds all of the following:	
31	1. <u>a.</u>	-	ermit holder is one of the following:	
32		<u>H.1.</u>	A natural person who is deceased.	
33		II.<u>2.</u>	A partnership, limited liability corporat	
34 25			other business association that has be	
35			has completed the winding up of the	
36			law or equity, and does not have a suc	cessor-in-interest to the
37 38		III 2	permit.	illy and finally divisited
38 39		Ш.<u>3.</u>	A person <u>or entity</u> who has been lawfu of title to the property on which th	
40			occurring or will occur.occur through f	
40 41			or other legal proceeding.	orecrosure, bankrupicy,
42		IV. 4.	A person <u>or entity</u> who has sold the	property on which the
43		1 V . <u>4.</u>	permitted activity is occurring or will of	
44	<u>b.</u>	The s	uccessor-owner is one of the following:	Jeeur.
45	<u></u>	<u>2.1.</u>	The successor owner holds A person of	or entity holding title to
46		2. <u>11</u>	the property on which the permitted act	
47			occur.	
48		<u>3.2.</u>	The successor owner is the sole The	claimant of the right to
49			engage in the permitted activity.	
50		<u>3.</u>	An association, as defined in	G.S. 47C-1-103 or
51			<u>G.S. 47F-1-103.</u>	

	General Assemb	ly Of North Carolina	Session 2021
1		4. Any other natural person, group of persons	s, or entity deemed
2		appropriate by the Department to operate	-
3		permit.	
4		4. <u>c.</u> There will be no substantial change in the permitte	d activity.
5	<u>(1a)</u>	The permit transfer application shall be submitted jointly b	
6		and the successor-owner except that the successor-owner	may solely submit
7		the application in any of the following circumstances:	
8		a. <u>The permit holder is a natural person who is decea</u>	
9		association that is described by sub-sub-subdivis	sion (1)a.2. of this
10		subsection.	
11		b. The successor-owner requests that the Depar	
12		application without the signature of the permit hold	
13	<u>(1b)</u>	When the permit transfer conditions set forth in subd	
14		subsection are met on or after July 1, 2021, the Department	nt shall require that
15	(1)	a permit transfer application be submitted within 90 days.	•••• (1) 6 (1)
16	<u>(1c)</u>	When the permit transfer conditions set forth in subd	
17 18		subsection were met prior to July 1, 2021, the Departm	
18 19		permit transfer application at any time after determining transfer conditions have been met and may require t	• •
19 20		transfer conditions have been met and may require t submitted within 180 days of the request. Where a	
20		demonstrate to the Department that the activity on the	
21		substantial compliance with its permit in the period	1 1 •
23		immediately before or after the conditions of subdivision (1	
23 24		were met, then the requirements included in subdivision	,
25		subsection shall be the sole responsibility of the successor	
26	<u>(1d)</u>	If the activity on the property does not conform to the a	
27	<u>x</u>	permit conditions, then the permit transfer application shal	
28		following:	
29		a. A written schedule of actions to bring permit	ted activities into
30		compliance with the approved plans and permit con	
31		<u>calendar year.</u>	
32		b. If there has been or will be a modification to the pe	ermitted activity, an
33		application for a permit modification. For low d	ensity permits, the
34		permit modification application may include a requ	-
35		built-upon area limit pursuant to subsection (c6) of	
36	<u>(1e)</u>	If the permit holder is a person or entity described in s	
37		(1)a.4. of this section, or if the permit holder is the declaram	
38		or a planned community and the successor-owner is	
39		described in sub-sub-subdivision (1)b.3. of this section, the	-
40		be responsible for satisfying the requirements of subdi-	
41		section and for bringing the property into substantial co	-
42	(2)	approved plans and permit conditions before the permit is	
43	(2)	The permit holder shall comply with all terms and condi	tions of the permit
44 45	(2)	until such time as the permit is transferred.	itions of the normit
43 46	(3)	The successor-owner shall comply with all terms and cond once the permit has been transferred.	thons of the permit
40 47	(4)	Notwithstanding changes to law made after the original issu	ance of the permit
48	(+)	the Department may shall not impose new or different ter	-
40 49		in the permit design standards on the project without the pr	
4)		of the successor-owner.	ior express consent
50			

	General Assembly Of North Carolina Session 2021
1	(c6) With respect to low density permits issued prior to January 1, 2017, that have
2	exceeded a permitted built-upon area limit, the permittee may submit an application for a permit
3	modification that limits built-upon area to the current level. If this request is granted, then the
4	Department shall reissue the permit with an updated built-upon area limit as follows:
5	(1) If the built-upon area for the project is less than or equal to one hundred ten
6	percent (110%) of the maximum allowable built-upon area for the low density
7	permits, the Department shall issue an updated permit based on the current
8	amount of built-upon area. The permittee shall include compliance with the
9	updated built-upon area limit in the annual certification required by subsection
10	(b4) of this section.
11	(2) If the built-upon area exceeds one hundred ten percent (110%) of the
12	maximum allowable built-upon area for low density permits at the time of
13	permit issuance, then the Department shall require the permittee to mitigate
14	the impacts of the excess built-upon area to the greatest extent practicable by
15	the addition of one or more stormwater control measures on the property
16 17	before issuing an updated permit.
17 18	
18 19	SECTION 4.(b) Low density stormwater certifications and approvals issued prior to September 1, 1995, are revoked as of January 1, 2022, and the built-upon area shall be considered
20	as existing development for purposes of G.S. 143-214.7(a1). Any future development on the
20	project or site shall comply with the requirements of G.S. 143-214.7 and any recorded deed
22	restrictions.
23	SECTION 4.(c) G.S. 143-215.6A(a) reads as written:
24	"(a) A civil penalty of not more than twenty-five thousand dollars (\$25,000) may be
25	assessed by the Secretary against any person who:
26	····
27	(11) Violates or fails to act in accordance with G.S.
28	143-214.7(d1).<u>G.S. 143-214.7.</u>"
29	
30	CONFORM SEDIMENTATION AND EROSION CONTROL PROGRAM PENALTY
31	REMISSION REQUEST TIME LINE
32	SECTION 5.(a) G.S. 113A-64.2(a) reads as rewritten:
33	"(a) A request for remission of a civil penalty imposed under G.S. 113A-64 may be filed
34	with the Commission within $\frac{60-30}{30}$ days of receipt of the notice of assessment. A remission
35	request must be accompanied by a waiver of the right to a contested case hearing pursuant to
36 27	Chapter 150B of the General Statutes and a stipulation of the facts on which the assessment was
37 38	based." SECTION 5.(b) This section becomes effective October 1, 2021, and applies to
38 39	penalties assessed on or after that date.
40	penalties assessed on or after that date.
41	UST TRUST FUND PAYMENT REQUEST TIME LINE EXTENSION
42	SECTION 6. G.S. 143-215.94E(k) reads as rewritten:
43	"(k) An owner, operator, or landowner shall request payment or reimbursement from the
44	Commercial Fund for the cost of a task within one year after the completion of the task. The
45	Department shall deny any request for payment or reimbursement of the cost of any task that
46	would otherwise be eligible to be paid or reimbursed if the request is not received within 12
47	months after the later of the date on which the:
48	(1) Department determines that the cost is eligible to be paid or reimbursed.
49	(2) Task is completed.
50	If the Department determines after review of the request that additional information is
51	required in order to determine payment eligibility, the Department may allow the applicant up to

General Assembly Of North Carolina Session 2021 1 30 days to respond to the request for additional information, and this additional response time 2 shall not be included in determining whether a request met the 12-month deadline imposed by 3 this section." 4 5 MODIFY AND SIMPLIFY HAZARDOUS WASTE SITE NOTICES 6 SECTION 7.(a) G.S. 130A-310.8 reads as rewritten: 7 "§ 130A-310.8. Recordation of inactive hazardous substance or waste disposal sites.notices 8 of environmental contamination and notices of restricted use. 9 After determination by the Department of the existence and location and general (a) extent of contamination of an inactive hazardous substance or waste disposal site, the owner of 10 11 the real property on which the site is located, within 180 days 90 days after official notice to the owner to do so, shall submit to the Department a survey plat of areas designated by the 12 13 Department that has been prepared and certified by a professional land surveyor, and entitled 14 "NOTICE OF INACTIVE HAZARDOUS SUBSTANCE OR WASTE DISPOSAL SITE". "NOTICE OF ENVIRONMENTAL CONTAMINATION." If the Notice is submitted pursuant 15 16 to a remedial action plan approved by the Department for the property, the Notice may be entitled 17 "NOTICE OF RESTRICTED USE." Where an inactive hazardous substance or waste disposal site is located on more than one parcel or tract of land, a composite map or plat showing all 18 19 parcels or tracts may be recorded. The Notice shall include a legal description of the site that 20 would be sufficient as a description in an instrument of conveyance, shall meet the requirements 21 of G.S. 47-30 for maps and plats, and shall identify: 22 The location and dimensions of the disposal areas and areas of potential (1)23 environmental concern-exceeding unrestricted use standards as defined in 24 G.S. 130A-310.65 with respect to permanently surveyed benchmarks. 25 The type, location, and quantity of hazardous substances known by the owner (2)26 of the site to exist on the site. 27 Any restrictions approved by the Department on the current or future use of (3) 28 the site. 29 . . . 30 (e) When property that contains, or is a portion of, an inactive hazardous substance or waste disposal site is sold, leased, conveyed, or transferred, the deed or other instrument of 31 transfer shall contain in the description section, in no smaller type than that used in the body of 32 33 the deed or instrument, a statement that hazardous substances are present in environmental media 34 at the property has been used as a hazardous substance or waste disposal site and, if applicable, 35 that the property has been remediated under this Part with the approval of the Department by use 36 of land use controls and a shall reference by book and page to the recordation of the Notice. 37 A Notice of Inactive Hazardous Substance or Waste Disposal Site A Notice of (f)38 Environmental Contamination or Notice of Restricted Use filed pursuant to this section may, at 39 the request of the owner of the land, be cancelled by the Secretary after the hazards have been 40 eliminated. If requested in writing by the owner of the land and if the Secretary concurs with the 41 request, the Secretary shall send to the register of deeds of each county where the Notice is 42 recorded a statement that the hazards have been eliminated and request that the Notice be 43 cancelled of record. The Secretary's statement shall contain the names of the owners of the land 44 as shown in the Notice and reference the plat book and page where the Notice is recorded. 45 . . . 46 (i) If a site subject to the requirements of this section is remediated pursuant to the 47 requirements of Part 8 of Article 9 of Chapter 130A of the General Statutes, a Notice of Residual 48 Contamination Restricted Use may be prepared and filed in accordance with G.S. 130A-310.71(a)(9), G.S. 130A-310.71(e) in lieu of a Notice prepared and filed pursuant to this 49 50 section.of Residual Contamination." 51

	General	Assem	oly Of North Carolina	Session 2021
1	"(g)	If a s	ite subject to the requirements of this section is ren	nediated pursuant to the
2	requireme	ents of I	Part 8 of Article 9 of Chapter 130A of the General Statu	ites, a Notice of Residual
3	Contamir	nation	Restricted Use may be prepared and filed filed, w	ith the approval of the
4			in accordance with G.S. 130A-310.71(a)(9), G.S. 130	
5			and filed pursuant to this section.of Residual Contami	nation or a Notice of Oil
6	or Hazaro		bstance Discharge Site."	
7			TION 7.(c) G.S. 143B-279.10(i) reads as rewritten:	
8	"(i)		ite subject to the requirements of this section is ren	-
9			Part 8 of Article 9 of Chapter 130A of the General Statu	
10			Restricted Use may be prepared and filed in accord	
11			<u>S. 130A-310.71(e)</u> in lieu of a Notice prepared and	d filed pursuant to this
12	section.of	t Residu	al Contamination or a Notice of Contaminated Site."	
13	DEVICE			
14	KEVISE		CLARIFY BASINWIDE WATER RESOURCES MA	ANAGEWIEN I PLANS
15 16	"\$ 142 01		FION 8. G.S. 143-215.8B reads as rewritten:	N 2
16 17			Basinwide water quality <u>resources</u> management pla	
17	(a)		Commission shall develop and implement a basinwide in for each of the 17 major river basins in the S	· · ·
18 19			ich plan, the Commission shall consider the cumulati	
20	following	-	ch plan, the Commission shan consider the cumulan	we impacts of an of the
20 21	TOHOWINE	(1)	All activities across a river basin and that impact	surface or ground water
21		(1)	<u>quality, including</u> all point sources and nonpoint	-
22			including such as municipal wastewater facilities	
24			systems, septic tank systems, stormwater manageme	
25			farms that use fertilizers and pesticides for crops,	
26			lawns and gardens, waste disposal sites, atmospheri	1
27			operations.	1 ,
28		(2)	All water withdrawals and transfers into and from	n a river basin that are
29			required to be registered under G.S. 143-215.22H.	
30	(b)	Each	basinwide water quality resources management plan sl	nall:
31		(1)	Provide that all point sources and nonpoint sources of	of pollutants jointly share
32			the responsibility of reducing the pollutants in the	State's waters in a fair,
33			reasonable, and proportionate manner, using comput	er modeling and the best
34			science and technology reasonably available a	
35			anticipated population growth and economic develop	
36		(2)	If any of the waters located within the river basin a	-
37			sensitive waters, then the basinwide water quality res	V 1
38			shall establish a goal to reduce the average annual m	
39			are delivered to surface waters within the river basin	1 1
40			sources. The report on the status of those waters. In a	
41			shall establish a nutrient reduction goal for the nutrie	
42			that will result in improvements to water quality such	-
43			of the water, as provided in the classification	
44 45			G.S. 143-214.1(d), are not impaired. The plan sha	
45 46			incremental progress toward achieving the goal. In	
46 47			Commission shall determine and allow appropriate the goal for reductions of water pollution by point	
47 48			the goal for reductions of water pollution by poin through voluntary measures.	and nonpoint sources
40 49		<u>(3)</u>	Provide surface and ground water resources to the	e extent known by the
49 50		(5)	-	nimum instream flow
50			Department, other withdrawais, permitted mill	minum moreant now

	General Assembly Of North Carolina Session 2021
1	requirements and evident needs, and pertinent information contained in local
2	water supply plans and water shortage response plans.
3	(c) The Commission shall review and revise its 17 basinwide water quality resources
4	nanagement plans at least every 10 years to reflect changes in water quality, water quantity,
5	mprovements in modeling methods, improvements in wastewater treatment technology,
6	dvancements in water conservation and reuse, and advances in scientific knowledge and, as
7	eed-needed to support designated uses of water, modifications to management strategies. The
8	Commission may also include critical basin issues as they arise in the report required in
9	ubsection (d) of this section.
10	(d) As a part of the report required pursuant to G.S. 143-355(p), the Commission and the
11	Department shall each report on or before November 1 of each year on an annual basis
12	ven-numbered years to the Environmental Review Commission on the progress in developing
13	nd implementing basinwide water quality resources management plans and on increasing public
14	nvolvement and public education in connection with basinwide water quality resources
15	nanagement planning. The report to the Environmental Review Commission by the Department
16	hall include a written statement as to all concentrations of heavy metals and other pollutants in
17	he surface waters of the State on water quality and quantity conditions that are identified in the
18	ourse of preparing or revising the basinwide water quality resources management plans.
19 20	(e) A basinwide water quality <u>resources</u> management plan is not a rule and Article 2A of 150D fill of the fill o
20	Chapter 150B of the General Statutes does not apply to the development of basinwide water
21 22	uality resources management plans. Any water quality standard or classification and any
22 23	equirement or limitation of general applicability that implements a basinwide water quality
23 24	esources management plan is a rule and must be adopted as provided in Article 2A of Chapter 50B of the General Statutes.
24 25	(f) For the purposes of this section, the 17 major river basins will be defined as the North
23 26	Carolina portion of the following United States Geological Survey cataloging units:
20 27	(1) Pasquotank: 03010205.
28	$\begin{array}{c} (1) \\ (2) \\ Broad River: 03050105. \end{array}$
20 29	(3) Cape Fear River: 03030002, 03030003, 03030004, 03030005, 03030006, and
30	03030007.
31	(4) Catawba River: 03050101, 03050102, and 03050103.
32	(5) Chowan River: 03010201, 03010202, 03010203, and 03010204.
33	(6) French Broad River: 06010105, 06010106, and 06010108.
34	(7) Hiwassee River: 06020002 and 06020003.
35	(8) Little Tennessee River: 06010202, 06010203, and 06010204.
36	(9) Lumber River: 03040203, 03040204, 03040206, and 03040208.
37	(10) Neuse River: 03020201, 03020202, 03020203, and 03020204.
38	(11) New River: 05050001.
39	(12) White Oak: 03020301 and 03020302.
40	(13) Roanoke River: 03010102, 03010103, 03010104, 03010106, and 03010107.
41	(14) Savannah River: 03060101 and 03060102.
42	$(15) \qquad \frac{\text{Tar-Pamlico River: 03020101, 03020102, 03020103, 03020104, and}{02020105}$
43	$\frac{03020105}{100}$
44	(16) Watauga River: 06010103.
45 46	(17) Yadkin-Pee Dee River: 03040101, 03040102, 03040103, 03040104,
46 47	<u>03040105, 03040201, and 03040202.</u> "
47 48	CORRECT INACCURATE STATUTORY REFERENCE
48 49	SECTION 9. G.S. 148-10 reads as rewritten:
49 50	§ 148-10. Department of Environmental Quality Department of Public Safety to supervise
50 51	sanitary and health conditions of prisoners.
51	summery and neuron conditions of prisoners.

CONTROL PROGRAM VIOLATIONS SECTION 10.(a) G.S. 113A-61.1(c) reads as rewritten: ''(c)18 Article and inform the person of the actions that need to be taken to comply with this Article. 19 Any person who fails to comply within the time specified is subject to additional civil and 20 criminal penalties for a continuing violation as provided in G.S. 113A-64. If the person engaged 21 in the land-disturbing activity has not received a previous notice of violation under this section, 22 the Department, local government, or other approving authority shall deliver the notice of 23 violation in person and shall offer assistance in developing corrective measures. Assistance may 24 be provided by referral to a technical assistance program in the Department, referral to a 25 cooperative extension program, or by the provision of written materials such as Department 26 guidance documents. If the Department, local government, or other approving authority is unable 27 to deliver the notice of violation in person within 15 days following discovery of the violation, 28 the notice of violation may be served in the manner prescribed for service of process by 29 G.S. 1A-1, Rule 4, and shall include information on how to obtain assistance in developing 30 corrective measures." 31 **SECTION 10.(b)** This section becomes effective October 1, 2021. 32 33 **REVISE SEDIMENTATION AND EROSION CONTROL STOP WORK ORDER** 34 **PROCEDURES** 35 **SECTION 11.(a)** Subsections (f) and (h) of G.S. 113A-65.1 are repealed. 36 **SECTION 11.(b)** This section becomes effective October 1, 2021. 37 38 BROADEN ACCESS TO DEPARTMENT OF NATURAL AND CULTURAL 39 **RESOURCES LIBRARY FOR THE BLIND AND PHYSICALLY HANDICAPPED** 40 SECTION 12. G.S. 125-2(9) reads as rewritten: 41 "(9) To provide library services to blind and physically handicapped readers of 42 North Carolina who are unable to use standard print materials by making 43 available to them books and other reading materials in braille, or sound 44 recordings or any other medium used by the blind and physically handicapped; accessible to those readers; to enter into contracts and agreements with 45 46 appropriate libraries and other organizations for the purposes of serving the 47 blind and physically handicapped; these readers; to enter into contracts with 48 library agencies of other states for providing library service to the blind and 49 physically handicapped of these readers in those states, provided adequate 50 compensation is paid for such service and such contract is otherwise 51 advantageous to this State." Senate Bill 389-Third Edition Page 9

General Assembly Of North Carolina

1 The Department of Environmental Quality Public Safety shall have general supervision over 2 the sanitary and health conditions of the central prison, over the prison camps, or other places of 3 confinement of prisoners under the jurisdiction of the Division of Adult Correction and Juvenile 4 Justice of the Department of Public Safety, and shall make periodic examinations of the same 5 and report to the Division of Adult Correction and Juvenile Justice of the Department of Public 6 Safety the conditions found there with respect to the sanitary and hygienic care of such 7 prisoners.Department." 8 9 MODIFY NOTICE REOUIREMENT FOR SEDIMENTATION AND EROSION 10 11 12 If the Secretary, a local government that administers an erosion and sedimentation 13 control program approved under G.S. 113A-60, or other approving authority determines that the 14 person engaged in the land-disturbing activity has failed to comply with this Article, the 15 Secretary, local government, or other approving authority shall immediately serve a notice of violation upon that person. The notice may be served by any means authorized under G.S. 1A-1, 16 17 Rule 4. A notice of violation shall specify a date by which the person must comply with this

1	
2	CLARIFY DNCR NAMING RIGHTS
3	SECTION 12.5. G.S. 121-4(1) reads as rewritten:
4	"(1) To accept gifts, devises, and endowments for purposes which fall within the
5	general legal powers and duties of the Department. Unless otherwise specified
6	by the donor or testator, the Department may either expend both the principal
7	and interest of any gift or devises or may invest such funds in whole or in part,
8	by and with the consent of the State Treasurer. The Department may recognize
9	gifts by naming exhibits, features, or programs administered by the
10	Department."
11	
12	EFFECTIVE DATE
13	SECTION 13. Except as otherwise provided, this act is effective when it becomes
14	law.

Senate Bill 389-Third Edition