GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL DRH10271-BRf-8

Short Title:	Amend On-Site Wastewater/Environment Statutes.	(Public)
Sponsors:	Representative Brody.	
Referred to:		

A BILL TO BE ENTITLED AN ACT TO AMEND THE STATUTES GOVERNING ON-SITE WASTEWATER

2 3 SYSTEMS, TO MAKE CERTAIN NC ON-SITE WASTEWATER CONTRACTORS AND 4 INSPECTORS CERTIFICATION BOARD CHANGES, TO CREATE AN ADVISORY 5 WASTEWATER CODE COUNCIL, TO MAKE CERTAIN WASTEWATER PLUMBING AND ELECTRICAL CHANGES, TO CLARIFY FEE CALCULATION FOR EROSION 6 7 AND SEDIMENTATION CONTROL PLAN REVIEWS, TO DIRECT DEQ TO SEEK 8 APPROVAL FROM USEPA TO STREAMLINE **IMPLEMENTATION** OF 9 REQUIREMENTS OF THE SEDIMENTATION POLLUTION CONTROL ACT AND 10 FEDERAL REQUIREMENTS FOR STORMWATER DISCHARGES FROM 11 CONSTRUCTION ACTIVITIES, TO PROHIBIT FORCED SEWER CONNECTIONS IN 12 CERTAIN SITUATIONS, TO PROHIBIT LOCAL GOVERNMENTS FROM REQUIRING PAYMENTS FROM OWNERS OF STORMWATER CONTROL SYSTEMS 13 14 FOR FUTURE MAINTENANCE OR REPLACEMENT COSTS OF A SYSTEM, AND TO 15 DIRECT THE BUILDING CODE COUNCIL TO CREATE AN ON-SITE WASTEWATER 16 EXISTING SYSTEM AFFIDAVIT.

17 The General Assembly of North Carolina enacts:

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ON-SITE WASTEWATER CHANGES

SECTION 1. G.S. 130A-335 reads as rewritten:

"§ 130A-335. Wastewater collection, treatment and disposal; rules.

22 A person owning or controlling a residence, place of business or a place of public (a) 23 assembly shall provide an approved wastewater system. Except as may be allowed under another 24 provision of law, all wastewater from water-using fixtures and appliances connected to a water 25 supply source shall discharge to the approved wastewater system. A wastewater system may include components for collection, treatment and disposal of wastewater. 26

27 Any proposed site for a residence, place of business, or a place of public assembly (a1) 28 located in an area that is not served by an approved wastewater system for which a new 29 wastewater system is proposed or repair is necessary for compliance may be evaluated for soil conditions and site features by a person licensed pursuant to Chapter 89F of the General Statutes 30 31 as a licensed soil scientist. For purposes of this subsection, "site features" include topography 32 and landscape position; soil characteristics (morphology); soil wetness; soil depth; restrictive 33 horizons; available space; and other applicable factors that involve accepted public health 34 principles. A person licensed pursuant to Chapter 89E of the General Statutes as a licensed 35 geologist may evaluate the proposed site or repair area, as applicable, for geologic and hydrogeologic conditions. 36



Evaluations conducted by a licensed soil scientist or a licensed geologist pursuant to 1 (a2) 2 subsection (a1) of this section shall be used in developing design and construction features for a 3 new proposed wastewater system or a proposed repair project for an existing wastewater system, 4 including the addressing of any special hydrologic conditions that may be required under the 5 applicable rules for an improvement permit Improvement Permit or a construction authorization, 6 Construction Authorization, shall be approved by the applicable permitting authorities under 7 G.S. 130A-336 provided both of the following conditions are met: 8 The evaluation of soil conditions, site features, or geologic and hydrogeologic (1)9 conditions satisfies all requirements of this Article. The evaluation shall not 10 cover areas outside the scope of the applicable license. 11 (2)The licensed soil scientist or licensed geologist conducting the evaluation 12 maintains an errors and omissions liability insurance policy issued by an 13 insurer licensed under Chapter 58 of the General Statutes in an amount 14 commensurate with the risk. 15 When an applicant for an improvement permit Improvement Permit submits to a local (a3) health department an application Improvement Permit application, the permit fee charged by the 16 17 local health department, the common form developed by the Department, and a soil evaluation pursuant to subsection (a2) of this section, the local health department shall, within 10-five 18 19 business days of receiving the application, take one of the following actions: application, conduct 20 a completeness review of the submittal. A determination of completeness means that the 21 Improvement Permit includes all of the required components. If the local health department determines that the Improvement Permit is incomplete, the local health department shall notify 22 23 the applicant of the components needed to complete the Improvement Permit. The applicant may 24 submit additional information to the local health department to cure the deficiencies in the 25 Improvement Permit. The local health department shall make a final determination as to whether 26 the Improvement Permit is complete within five business days after the local health department 27 receives the additional information from the applicant. If the local health department fails to act 28 within any period set out in this subsection, the applicant may treat the failure to act as a 29 determination of completeness. The Department shall develop a common form for use as the 30 Improvement Permit. 31 (1)Issue the improvement permit. 32 Deny the permit application and provide a signed, written report to the (2)33 applicant citing the applicable rule(s) for permit denial. 34 Notify the applicant that additional information is needed if the application is (3)35 incomplete. 36 If a local health department fails to act on an application for an improvement permit (a4) 37 submitted pursuant to subsection (a3) of this section within 10 business days of receipt of a complete application, the local health department shall issue the improvement permit. The 38 39 licensed soil scientist or licensed geologist submitting the evaluation pursuant to subsection (a2) 40 of this section shall have the right to request that the local health department revoke or suspend the Improvement Permit for cause. Upon written request by the licensed soil scientist or licensed 41 42 geologist, the local health department shall suspend or revoke the Improvement Permit pursuant 43 to G.S. 130A-23. 44 When an applicant for a construction authorization Construction Authorization, or an (a5) 45 Improvement Permit and Construction Authorization together, submits an application along with 46 a Construction Authorization, or an Improvement Permit and Construction Authorization application together, the permit fee charged by the local health department, the common form 47 developed by the Department, and any necessary signed and sealed plans or evaluations, as 48 49 required by the local health department, evaluations conducted by a person licensed pursuant to Chapter 89C of the General Statutes as a licensed engineer or a person certified pursuant to 50 Article 5 of Chapter 90A of the General Statutes as an Authorized On-Site Wastewater Evaluator, 51

the local health department shall, within 10-five business days of receiving the application, take 1 2 one of the following actions: conduct a completeness review of the submittal. A determination of completeness means that the Construction Authorization or Improvement Permit and 3 4 Construction Authorization includes all of the required components. If the local health 5 department determines that the Construction Authorization or Improvement Permit and Construction Authorization is incomplete, the local health department shall notify the applicant 6 7 of the components needed to complete the Construction Authorization or Improvement Permit 8 and Construction Authorization. The applicant may submit additional information to the local 9 health department to cure the deficiencies in the Construction Authorization or Improvement Permit and Construction Authorization. The local health department shall make a final 10 determination as to whether the Construction Authorization or Improvement Permit and 11 Construction Authorization is complete within five business days after the local health 12 department receives the additional information from the applicant. If the local health department 13 14 fails to act within any period set out in this subsection, the applicant may treat the failure to act as a determination of completeness. The applicant may apply for the building permit for the 15 project upon the decision of completeness of the Construction Authorization or Improvement 16 17 Permit and Construction Authorization by the local health department or if the local health department fails to act within five business days. The Authorized On-Site Wastewater Evaluator 18 19 or licensed engineer submitting the evaluation pursuant to subsection (a5) of this section may 20 request that the local health department revoke or suspend the Construction Authorization or Improvement Permit and Construction Authorization for cause. Upon written request of the 21 Authorized On-Site Wastewater Evaluator or licensed engineer, the local health department shall 22 suspend or revoke the Construction Authorization or Improvement Permit and Construction 23 24 Authorization pursuant to G.S. 130A-23. The Department shall develop a common form for use 25 as the Construction Authorization. 26 (1)Approve the permit application. 27 (2)Deny the permit application and provide a signed, written report to the 28 applicant citing the applicable rule(s) for permit denial. 29 (3)Notify the applicant that additional information is needed if the application is 30 incomplete. 31 If a local health department fails to act on an application for a construction (a6) 32 authorization submitted pursuant to subsection (a5) of this section within 10 business days of 33 receipt of a complete application, the local health department shall issue the construction 34 authorization. The local health department may assess a fee for the Construction Authorization or 35 the Improvement Permit/Construction Authorization combination permit of up to forty percent 36 (40%) of the fee established for similar systems permitted by the local health department. The wastewater system contractor shall notify the local health department, or 37 (a7) professional engineer or Authorized On-Site Wastewater Evaluator, as applicable, prior to the 38 39 start of construction of the proposed wastewater system by telephone or other electronic means. 40 The local health department, professional engineer, or Authorized On-Site Wastewater Evaluator conducting the evaluation pursuant to subsection (a5) of this section shall retain the ability to 41 42 delay construction until determination of site conditions. The applicant or the wastewater system 43 contractor certified under rules established by the North Carolina On-Site Wastewater 44 Contractors and Inspectors Certification Board shall notify the local health department of 45 completion of the wastewater system for the inspection and issuance of the operation permit 46 pursuant to G.S. 130A-337 after determination of compliance with the construction 47 authorization. 48 The Department, the Department's authorized agents, and the local health departments (a8) 49 shall be discharged and released from any liabilities, duties, and responsibilities imposed by 50 statute or in common law from any claim arising out of or attributed to evaluations, submittals,

51 or actions from a licensed soil scientist or licensed geologist pursuant to subsection (a2) of this

1 section. The Department, the Department's authorized agents, and the local health departments 2 shall be discharged and released from any liabilities, duties, and responsibilities imposed by 3 statute or in common law from any claim arising out of or attributed to plans, evaluations, 4 preconstruction conference findings, submittals, or actions from a person licensed pursuant to 5 Chapter 89C of the General Statutes as a licensed engineer or a person certified pursuant to 6 Article 5 of Chapter 90A of the General Statutes as an Authorized On-Site Wastewater Evaluator 7 in subsections (a2), (a5), and (a7) of this section. The Department, the Department's authorized 8 agents, and the local health departments shall be responsible and bear liability for their actions 9 and evaluations and other obligations under State law or rule, including the issuance of the 10 operations permit pursuant to G.S. 130A-337. Proposed wastewater systems submitted to the local health department pursuant to 11 (a9) 12 this section shall not be required to meet the requirements of 15A NCAC 18A .1938(e) or 15A 13 NCAC 18A .1938(f). Any proposals sent to the Department for review shall not be required to 14 meet the time constraints set forth in this section. All wastewater systems shall either (i) be regulated by the Department under rules 15 (b) adopted by the Commission or Commission, (ii) conform with the engineered option permit 16 criteria set forth in G.S. 130A-336.1 and under rules adopted by the Commission-Commission, 17 18 or (iii) conform with the Authorized On-Site Wastewater Evaluator permit criteria pursuant to 19 G.S. 130A-336.2 and rules adopted by the North Carolina On-Site Wastewater Contractors and 20 Inspectors Certification Board except for the following wastewater systems that shall be 21 regulated by the Department of Environmental Quality under rules adopted by the Environmental 22 Management Commission: 23 Wastewater collection, treatment, and disposal systems designed to discharge (1)24 effluent to the land surface or surface waters. 25 (2)Wastewater systems designed for groundwater remediation, groundwater 26 injection, or landfill leachate collection and disposal. 27 Wastewater systems designed for the complete recycle or reuse of industrial (3) 28 process wastewater. 29 (4) Gray water systems as defined in G.S. 143-350. 30 . . . 31 (d1)The Department or owner of a wastewater system may file a written complaint with 32 the North Carolina Board of Examiners for Engineers and Surveyors in accordance with rules 33 and procedures adopted by the Board pursuant to Chapter 89C of the General Statutes citing 34 failure of a professional engineer to adhere to the rules adopted by the Commission pursuant to 35 this Article. The Department or owner of a wastewater system may file a written complaint with 36 the North Carolina Board of Licensed Soil Scientists in accordance with rules and procedures 37 adopted by the Board pursuant to Chapter 89F of the General Statutes citing failure of a licensed 38 soil scientist to adhere to the rules adopted by the Commission pursuant to this Article. The 39 Department or owner of a wastewater system may file a written complaint with the North 40 Carolina Board for Licensing of Geologists in accordance with rules and procedures adopted by 41 the Board pursuant to Chapter 89E of the General Statutes citing failure of a licensed geologist 42 to adhere to the rules adopted by the Commission pursuant to this Article. The Department or 43 owner of a wastewater system may file a written complaint with the North Carolina On-Site 44 Wastewater Contractors and Inspectors Certification Board in accordance with rules and 45 procedures adopted by the Board pursuant to Article 5 of Chapter 90A of the General Statutes 46 citing failure of a contractor to adhere to the rules adopted by the Commission pursuant to this 47 Article. Article or for failure of an Authorized On-Site Wastewater Evaluator to adhere to rules 48 adopted by the Commission or the Board pursuant to this Article. 49 . . . 50 (f) The rules of the Commission and the rules of the local board of health shall classify

1 any other appropriate factors. The rules shall provide construction requirements, including 2 pretreatment and system control requirements, standards for operation, maintenance, monitoring, 3 reporting, and ownership requirements for each classification of systems of wastewater 4 collection, treatment and disposal in order to prevent, as far as reasonably possible, any 5 contamination of the land, groundwater and surface waters. The Department and local health 6 departments may impose conditions on the issuance of permits and may revoke the permits for 7 failure of the system to satisfy the conditions, the rules, or this Article. Permits other than 8 improvement permits shall be valid for a period prescribed by rule. Improvement permits shall 9 be valid upon a showing satisfactory to the Department or the local health department that the 10 site and soil conditions are unaltered, that the facility, design wastewater flow, and wastewater characteristics are not increased, and that a wastewater system can be installed that meets the 11 12 permitting requirements in effect on the date the improvement permit Improvement Permit was 13 issued. Improvement permits for which a plat is provided shall be valid without expiration. 14 Improvement permits for which a site plan is provided shall be valid for five years. The period 15 of time for which the permit is valid and a statement that the permit is subject to revocation if the 16 site plan or plat, whichever is applicable, or the intended use changes shall be displayed 17 prominently on both the application form for the permit and the permit.

18 (f1) A preconstruction conference with the owner or developer, or an agent of the owner 19 or developer, and a representative of the local health department shall be required for any 20 construction authorization Construction Authorization issued with an improvement permit 21 Improvement Permit under G.S. 130A-336 when the authorization is greater than five years old. 22 Following the conference, the local health department shall advise the owner or developer of any 23 rule changes for wastewater system construction incorporating current technology that can 24 reasonably be expected to improve the performance of the system. The local health department 25 shall issue a revised construction authorization Construction Authorization incorporating the rule 26 changes upon the written request of the owner or developer.

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28 Prior to denial of an improvement permit, Improvement Permit, the local health (g) 29 department shall advise the applicant of possible site modifications or alternative systems, and 30 shall provide a brief description of those systems. When an improvement permit Improvement 31 Permit is denied, the local health department shall issue the site evaluation in writing stating the 32 reasons for the unsuitable classification. The evaluation shall also inform the applicant of the 33 right to an informal review by the Department, the right to appeal under G.S. 130A-24, and to 34 have the appeal held in the county in which the site for which the improvement permit 35 Improvement Permit was requested is located.

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SECTION 2. G.S. 130A-335.1 reads as rewritten:

"§ 130A-335.1. Effluent filters and access devices for certain septic tank systems.

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40 (b) The access device required by G.S. 130A-335(f) shall provide access to each 41 compartment of a septic tank for inspection and maintenance either by means of an opening in 42 the top of the septic tank or by a riser assembly and shall include an appropriate cover. The access 43 device shall:

- 44
- 45 46
- (1) Be of sufficient size to facilitate inspection and service.
- (2) Be designed and constructed to equal or exceed the minimum loading
- specifications applicable to the septic tank.
- 47 (3) Prevent water entry.
- 48 (4) Come to within six inches of the finished grade.
- 49 (5) Be visibly marked so that the access device can be readily located."
- 50 SECTION 3. G.S. 130A-336.1 reads as rewritten:
- 51 "§ 130A-336.1. Alternative process for wastewater system approvals.

Engineered Option Permit Authorized. - A professional engineer licensed under 1 (a) 2 Chapter 89C of the General Statutes may, at the direction of the owner of a proposed wastewater 3 system who wishes to utilize the engineered option permit, prepare signed and sealed drawings, 4 specifications, plans, and reports for the design, construction, operation, and maintenance of the 5 wastewater system in accordance with this section and rules adopted thereunder. 6 (b) Notice of Intent to Construct. – Prior to commencing or assisting in the construction, 7 siting, repair, or relocation of a wastewater system, the owner of a proposed wastewater system 8 who wishes to utilize the engineered option permit, or a professional engineer authorized as the 9 legal representative of the owner, shall submit to the local health department with jurisdiction 10 over the location of the proposed wastewater system a notice of intent to construct. Notice of Intent to Construct a wastewater system utilizing the engineered permit option. The owner may 11 12 apply for a building permit for the project upon receipt of the Notice of Intent to Construct by the local health department. The owner shall notify the local health department upon completing 13 14 installation of the wastewater system, adherence to the submitted Notice of Intent to Construct, and the submittal of the Authorization to Operate to the local health department. The Department 15 shall develop a common form for use as the notice of intent to construct. Notice of Intent to 16 Construct that includes all of the following: 17 18 (1)The owner's name, address, e-mail address, and telephone number. 19 (2)The professional engineer's name, license number, address, e-mail address, 20 and telephone number. 21 (3) For the professional engineer, the licensed soil scientist, the licensed 22 geologist, and any on-site wastewater contractors, proof of errors and 23 omissions insurance coverage or other appropriate liability insurance. 24 (4) A description of the facility the proposed site is to serve and any factors that 25 would affect the wastewater load. 26 The type of proposed wastewater system and its location. (5) 27 The design wastewater flow and characteristics. (6)28 Any proposed landscape, site, drainage, or soil modifications. (7)29 (8) A soil evaluation that is conducted and signed and sealed by a either a licensed 30 soil scientist or licensed geologist. 31 A plat, as defined in G.S. 130A-334(7a), or a site plan, as defined in (9) 32 G.S. 130A-334(13a). 33 Completeness Review for Notice of Intent to Construct. - The local health department (c) 34 shall determine whether a notice of intent to construct, as required pursuant subsection (b) of this section, is complete within 15 business days after the local health department receives the notice 35 36 of intent to construct. A determination of completeness means that the notice of intent to construct 37 includes all of the required components. If the local health department determines that the notice 38 of intent to construct is incomplete, the department shall notify the owner or the professional 39 engineer of the components needed to complete the notice. The owner or professional engineer 40 may submit additional information to the department to cure the deficiencies in the notice. The local health department shall make a final determination as to whether the notice of intent to 41 construct is complete within 10 business days after the department receives the additional 42 43 information from the owner or professional engineer. If the department fails to act within any 44 time period set out in this subsection, the owner or professional engineer may treat the failure to 45 act as a determination of completeness. 46 (d) Submission of Notice of Intent to Construct to Department for Certain Systems. -47 Prior to commencing in the construction, siting, repair, or relocation of a wastewater system 48 designed (i) for the collection, treatment, and disposal of industrial process wastewater or (ii) to 49 treat greater than 3,000 gallons per day, the owner of a proposed wastewater system who wishes 50

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1	copy of the	e notice	e of inte	nt to c	construct <u>Notice of Intent to Construct</u> sub	mitted to the local health
2	departmen	nt requi	red pur	suant f	to subsection (b) of this section.	
3	(e)	Site D	Design,	Const	ruction, and Activities. –	
4		(1)	0		sional engineer designing the proposed wa	stewater system shall use
5			-		principles and practices of engineering ar	-
6			-		on in the calculations and design of the	
7					ons and findings of the professional eng	
8					the information required in rules adopt	
9					o G.S. 130A-335(e). The professional	•
10			-			
10			this S		discretion, employ pretreatment technolo	gies not yet approved in
12		(2)			nding G.S. 130A-335(a1), the owner of t	he proposed wastewater
12		(2)			ll employ a person licensed pursuant to Ch	1 1
13 14			•		a licensed soil scientist to conduct soil and	1
14					a person licensed pursuant to Chapter 891	
15 16					d geologist to evaluate geologic and hydr	
10 17		(2)				0 0
		(3)			sional engineer designing the proposed wa	
18			a.		Il be responsible for the engineer's scop	
19 20				-	ects of the design and any drawings, s	
20			L.	-	orts that are signed and sealed by the profe	
21			b.		ll prepare a signed and sealed statement o	r special inspections that
22					udes the following items:	
23				1.	The materials, systems, component	s, and work subject to
24					special inspection or testing.	
25				2.	The type and extent of each special in	-
26				3.	The frequency of each type of special	
27					of this sub-sub-subdivision, frequence	
28					shall be required on either a contin	
29					Continuous special inspections mean	
30					of work requiring special inspection	
31					inspector who is present in the an	
32					performed. Periodic special inspection	1
33					intermittent observation of work requi	
34					by an approved special inspector wh	to is present in the area
35					where the work is or has been perform	ed and at the completion
36					of the work.	
37			с.	May	y assist the owner of the proposed wast	tewater system with the
38				sele	ction of an on-site wastewater system con	tractor certified pursuant
39				to A	Article 5 of Chapter 90A of the General St	atutes.
40		(4)	An o	n-site	wastewater system contractor, licensed	pursuant to Article 5 of
41			Chap	er 90.	A of the General Statutes, who is emplo	yed by the owner of the
42			-		system, shall:	
43			a.		responsible for all aspects of the constructi	on and installation of the
44					tewater system or components of the wast	
45					erence to the design, specifications, and	
46					are prepared, signed, and sealed by the	
47					ordance with all the applicable provisions	
48			b.		omit a signed and dated statement of respo	
49					wastewater system, prior to the comm	
50					tains acknowledgement and awareness of	
51					fessional engineer's statement of special in	-
				r.01		r

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	(5)	Where the professional engineer's designs, plans, and	specifications call for
2		the installation of a conventional wastewater system, s	-
3		specifications shall allow for the installation of an acc	epted system in lieu of
		a conventional system in accordance with the accepted	system approval.
	(6)	In addition to the requirements of this section, the o	wner, the professional
		engineer designing the proposed wastewater syst	em, and any on-site
		wastewater system contractors employed to construct o	r install the wastewater
		system shall comply with applicable federal, State, and rules, and ordinances.	local laws, regulations,
	(f) No	Public Liability The Department, the Department's auth	norized agents, or local
		nents shall have no liability for wastewater systems design	-
	-	ant to a engineered option permit.an Engineered Option Pe	
	1	pections, Construction Observations, and Reports. –	
	(1)		me, conduct a site visit
		of the wastewater system.	
	(2)	Construction observations. – The professional engin	eer who designed the
		wastewater system shall make periodic visits to	the site, at intervals
		appropriate to the stage of construction, to observe the	progress and quality of
		the construction and to determine, generally, if the con	struction is proceeding
		in accordance with the engineer's plans and specification	
	(3)	Special inspections. – The owner of the proposed w	
		employ one or more approved special inspector	s to conduct special
		inspections during the construction of the was	tewater system. The
		professional engineer who designed the wastewater sy	stem, or the engineer's
		personnel, may function as an approved agency to cond	luct special inspections
		required by this subdivision. The professional engineer	
		operate as an approved agency for special inspection	s if the personnel can
		demonstrate competence and relevant experience or tra	aining. For purposes of
		this subdivision, experience or training shall be consid	ered relevant when the
		documented experience or training is related in compl	lexity to the same type
		of special inspection activities for projects of similar co	omplexity and material
		qualities.	
	(4)	Inspection reports Approved special inspectors shall	ll maintain and furnish
		all inspection records to the professional engine	er who designed the
		wastewater system. The records shall indicate whether	the work inspected was
		completed in conformance with the engineer's design a	and specifications. Any
		discrepancies identified between the completed wo	rk and the engineer's
		design shall be brought to the immediate attention of	the on-site wastewater
		system contractor for correction. If discrepancies are n	ot corrected, they shall
		be brought to the attention of the professional engin	eer who designed the
		wastewater system prior to completion of work. A	final inspection report
		documenting the required special inspections and	the correction of any
		identified discrepancies shall be provided to the profes	sional engineer and the
		owner of the wastewater system for review at the post-c	onstruction conference
		required pursuant to subsection (j) of this section.	
		cal Authority. – This section shall not relieve the owner or op	
	•	omplying with any and all modifications or additions to ru	
	-	nent to protect public health pursuant to G.S. 130A-335(c)	-
		r or operator submits the notice of intent to construct <u>Notice</u>	
	\sim	S 130A 336 1(b) The local health department shall notify	

pursuant to G.S. 130A-336.1(b). The local health department shall notify the owner or operator of the wastewater system of any issues of compliance related to such modifications or additions. 50 51

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2	(j)	Post-C	Construc	tion Conference. – The professional engineer designing the wastewater
3	system sh	all hold	l a post-	construction conference with the owner of the wastewater system; the
4	licensed so	oil scier	ntist or li	icensed geologist who performed the soils evaluation for the wastewater
5	system; th	e on-sit	te waste	water system contractor, certified pursuant to Article 5 of Chapter 90A
6	of the Ger	neral St	atutes,	who installed the wastewater system; and the certified operator of the
7	wastewate	er syste	m, if e	my; and representatives from the local health department and, as
8				nt. any. The post-construction conference shall include start-up of the
9				ny required verification of system design or system components. The
10		-		ence required by this subsection may be waived for Type I, II, and III
11	-			sted in 15A NCAC 18A.1961 Table V(a), upon written request by the
12		•		l written approval by the owner of the wastewater system.
13	(k)	-		umentation. –
14		$(1)^{1}$		completion of the post-construction conference conducted pursuant to
15				tion (j) of this section, the professional engineer who designed the
16				water system shall deliver to the owner signed, sealed, and dated copies
17				engineer's report, which, for purposes of this subsection, shall include
18				lowing:
19			a.	The evaluation of soil conditions and site features as prepared by either
20				the licensed soil scientist or licensed geologist.
21			b.	The drawings, specifications, plans, and reports of the wastewater
22				system, including the statement of special inspections required
23				pursuant to G.S. 130A-336.1(e)(3); the on-site wastewater system
24				contractor's signed statement of responsibility required pursuant to
25				G.S. $130A-336.1(e)(4)$; records of all special inspections; and the final
26				inspection report documenting the correction of any identified
27				discrepancies required pursuant to subsection (g) of this section.
28			c.	The operator's management program manual that includes a copy of
29			0.	the contract with the certified water pollution control system operator
30				required pursuant to subsection (i) of this section.
31			d.	Any reports and findings related to the design and installation of the
32				wastewater system.
33			<u>e.</u>	A copy of the authorization to operate that can be used for the
34			<u></u>	certificate of occupancy for the facility.
35		(2)	Upon	reviewing the professional engineer's report, the owner of the
36		(-)	-	water system shall sign and notarize the report as having been
37				ed. the report confirming acceptance and receipt of the report.
38	(l)	Repor		quirements. –
39		(1)	0	where of the wastewater system shall submit the following to the local
40		(1)		department:
41			a.	A copy of the professional engineer's report required pursuant to
42				G.S. 130A-336.1(k)(1).
43			b.	A copy of the operations and management program.
44			с.	The fee required pursuant to subsection (n) of this section.
45			d.	A notarized letter that documents the owner's acceptance of the system
46				from the professional engineer.
47			<u>e.</u>	A copy of the Authorization to Operate.
48		(2)		where of any wastewater system that is subject to subsection (d) of this
49		(-)		n shall deliver to the Department copies of the engineer's report, as
50				bed G.S. 130A-336.1(k)(1).

1 Authorization to Operate. Within 15 business days of receipt of the documents and (m) 2 fees required pursuant to G.S. 130A-336.1(l)(1), the local health department shall issue the owner 3 a letter of confirmation that states the documents and information contained therein have been 4 received and that the wastewater system may operate in accordance with rules adopted by the 5 Commission. 6 (n) Fees. – The local health department may assess a an administrative fee for the 7 engineered option permit of up to thirty percent (30%) of the cumulative total of the fees the 8 department has established to obtain an improvement permit, an authorization to construct, and 9 an operations permit for wastewater systems under its jurisdiction. The fee shall only be used by 10 the department in support of its work pursuant to this section to conduct site inspections; support the department's staff participation at post-construction conference meetings; and archive the 11 12 engineered permit with the county register of deeds or other recordation of the wastewater system as required.of no more than thirty-five dollars (\$35.00) for filing costs. 13 14 Change in System Ownership. - A wastewater system authorized pursuant to this (0)15 section shall not be affected by change in ownership of the site for the wastewater system, 16 provided both the site for the wastewater system and the facility the system serves are unchanged 17 and remain under the ownership or control of the person owning the facility. be transferrable to a 18 new owner with the consent of the professional engineer. The new owner and the professional 19 engineer shall enter a contract for the wastewater system. 20 Revocation. - A Notice of Intent to Construct or an Authorization to Operate issued (01)21 by an engineer under this section may be revoked by the engineer that issued the Notice of Intent 22 to Construct or the Authorization to Operate. The professional engineer shall send written 23 notification of the revocation to the owner, the licensed soil scientist, the licensed geologist, if 24 any, the certified contractor, the local health department, and the certified water pollution control 25 system operator, if any. The professional engineer shall cite the specific reason for the revocation in the written notification. 26 27 Repair of Malfunctioning Systems. - The owner may apply for an Improvement (02)28 Permit or a Construction Authorization from the local health department or obtain a Notice of 29 Intent to Construct to repair a malfunctioning wastewater system initially established under this 30 section. Remedies. - Notwithstanding any other provision of this section or any other 31 (p) 32 provision of law, owners; operators; professional engineers who utilize the engineered option 33 permit, who prepare drawings, specifications, plans, and reports; licensed soil scientists; licensed 34 geologists; and on-site wastewater system contractors employed for the construction or 35 installation of the wastewater system shall be subject to the provisions and remedies provided to 36 the Department and local health departments pursuant to Article 1 of this Chapter. 37 (q) Rule Making. – The Commission shall adopt rules to implement the provisions of this 38 section. 39 (\mathbf{r}) Reports. The Department shall report to the Environmental Review Commission 40 and the Joint Legislative Oversight Committee on Health and Human Services on or before 41 January 1, 2017, and annually thereafter, on the implementation and effectiveness of this section. 42 For the report due on or before January 1, 2017, the Department shall specifically study (i) 43 whether the engineered option permit resulted in a reduction in the length of time improvement 44 permits or authorizations to construct are pending; (ii) whether the engineered option permit 45 resulted in increased system failures or other adverse impacts; (iii) if the engineered option permit 46 resulted in new or increased environmental or public health impacts; (iv) an amount of errors and 47 omissions insurance or other liability sufficient for covering professional engineers, licensed soil 48 scientists, licensed geologists, and contractors who employ the engineered option permit; and (v) 49 the fees charged by local health departments to administer the engineered option permit pursuant 50 to subsection (n) of this section. The Department may include recommendations, including any 51 legislative proposals, in its reports to the Commission and Committee."

1	SECTION 4. G.S. 130A-336.2 reads as rewritten:					
2	"§ 130A-336.2. Alternative wastewater system approvals for nonengineered systems.					
3	(a) Authorized On-Site Wastewater Evaluator. – An individual licensed as a soil scientist					
4	pursuant to Chapter 89F of the General Statutes and further certified under conditions developed					
5	and administered by the North Carolina On-Site Wastewater Contractors and Inspectors					
6	Certification Board may, at the direction of the owner of a proposed wastewater system, prepare					
7	signed and sealed soil and site evaluations, specifications, plans, and reports for the site layout,					
8	construction, operation, and maintenance of a wastewater system in accordance with this section					
9	and rules adopted pursuant to this section. An Authorized On-Site Wastewater Evaluator shall					
10	not perform any of the functions performed by a professional engineer for engineered wastewater					
11	systems described in G.S. 130A-336.1.					
12	(b) Notice of Intent to Construct. – Prior to commencing or assisting in the construction,					
13	siting, relocation, or repair of a wastewater system, the owner of a proposed wastewater system					
14	who wishes to use an Authorized On-Site Wastewater Evaluator shall submit a notice of intent					
15	to construct complete Notice of Intent to Construct a wastewater system using an Authorized					
16	On-Site Wastewater Evaluator to the local health department with jurisdiction over the location					
17	of the proposed wastewater system. The owner may apply for a building permit for the project					
18	upon submitting a complete Notice of Intent to Construct to the local health department. The					
19	Department of Health and Human Services-North Carolina On-Site Wastewater Contractors and					
20	Inspectors Certification Board shall develop a common form for use as a notice of intent to					
21	construct that includes all of the following: Notice of Intent to Construct.					
22	(1) The owner's name, e-mail address, mailing address, and phone number.					
23	(2) The Authorized On-Site Wastewater Evaluator's name, certification number,					
24	mailing address, e-mail address, and telephone number.					
25	(3) The physical location of proposed site.					
26	(4) Proof of errors and omissions, liability, or other insurance adequate for the					
27	proposed wastewater system.					
28	(5) A description of the facility the proposed site is to serve and any factors that					
29	would affect the wastewater load.					
30	(6) The type of wastewater system proposed.					
31	(7) The estimated wastewater flow and wastewater characteristics.					
32	(8) Any proposed landscape, site, drainage, or soil modifications.					
33	(9) An evaluation of soil conditions and site features that is conducted and signed					
34	and sealed by a licensed soil scientist or for geologic or hydrogeologic					
35	conditions by a licensed geologist.					
36	(10) A plat, as defined in G.S. 130A-334(7a), or a site plan, as defined in					
37	G.S. 130A-334(13a).					
38	(c) Completeness Review for Notice of Intent to Construct. The local health department					
39	shall determine whether the notice of intent to construct required pursuant to subsection (b) of					
40	this section is complete within five business days after receiving the notice of intent to construct.					
41	A determination of completeness means that the notice of intent to construct includes all of the					
42	required components. If the local health department determines that the notice of intent to					
43	construct is incomplete, the local health department shall notify the owner and list the information					
44 45	needed to complete the notice. The owner may then submit additional information to the local					
45 46	health department to cure the deficiencies in the initial notice. The local health department shall make a final determination as to whether the notice of intent to construct is complete within five					
46 47	-					
47 48	business days after the department receives the additional information. If the local health department fails to act within any time period set out in this subsection, the owner may treat the					
48 49	failure to act as a determination of completeness. The owner shall be able to apply for the building					
49 50	permit for the project upon the decision of completeness of the notice of intent by the local health					
50 51	department or if the local health department fails to act within the five business day time period.					
51	department of it the rocar nearth department fails to act within the five business day time period.					

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1	(d)	Soil a	and Site Evaluation, Construction, and Activities. –	
2		(1)	The Authorized On-Site Wastewater Evaluator sha	all use standards
3			incorporated in recognized soil and siting practices in N	orth Carolina. The
4			evaluation and findings shall include, at a minimum, the in	
5			in rules adopted by the Commission pursuant to G.S.	-
6			Authorized On-Site Wastewater Evaluator shall not form	
7			relationship with any technology that may result in a confl	ict of interest.
8		(2)	The Authorized On-Site Wastewater Evaluator shall pre	
9			sealed statement of special inspections that includes the fo	
10			a. The materials, systems, components, and work	subject to special
11			inspections and testing.	
12			b. The type, frequency, and extent of each special ir	nspection and each
13			test. For the purposes of this subdivision, "special	inspection" means
14			any continuous or intermittent inspection or visita	
15			the Authorized On-Site Wastewater Evaluator at th	ne construction site
16			on behalf of the owner.	
17		(3)	The Authorized On-Site Wastewater Evaluator shall assis	st the owner in the
18			selection of an on-site wastewater system contractor w	ho shall be under
19			contractual obligation to the owner of the system and have	ve sufficient errors
20			and omissions, liability, or other insurance for the system of	
21		(4)	The Authorized On-Site Wastewater Evaluator may assist	
22			siting, relocation, or repair of any wastewater systematic	tem described in
23			G.S. 130A-343.	
24		(5)	Where the Authorized On Site Wastewater Evaluator's c	0 1
25			specifications call for the installation of a conventional v	
26			those designs, plans, and specifications shall allow for the	
27			Accepted system in lieu of a conventional system in ac	cordance with the
28			Accepted system approval.	
29	•••	т		
30	(g)	-	ctions, Construction Observations, and Reports. –	:
31		(+)	A local health department may, at any time, conduct	a site visit of the
32 33		(2)	wastewater system.	amiadia visita ta tha
33 34		(2)	An Authorized On-Site Wastewater Evaluator shall make p	
34 35		(2)	site to observe the progress and quality of the construction An Authorized On-Site Wastewater Evaluator may en	
35 36		(3)	inspectors to observe and direct the construction of the v	
30 37			Authorized On-Site Wastewater Evaluators shall be liable	
38			omissions made by independent inspectors they employ or	-
39		(4)	All construction and inspection reports shall be signed	
40		(+)	inspector or Authorized On-Site Wastewater Evaluator	•
41			furnished to the owner and the certified contractor and shall	-
42			submittal package to the local health department.	
43	(h)	Loca	Authority. – Nothing in this section shall relieve the owner	r of the wastewater
44	· · ·		omplying with all rules adopted by a local health depar	
45			c) that are in effect at the time the owner submits the notice of	
46			to Construct described in subsection (b) of this section	
47			notify the owner of the wastewater system of any issues of	
48	-		tions or additions.	r
49	(i)		ation and Management. –	
50	~ /	(1)	An Authorized On-Site Wastewater Evaluator shall e	stablish a written
51			operation and management program based on the rules esta	

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1	Wastewater Evaluator. The new owner and the Authorized On-Site Wastewat	er Evaluator shall
2	enter a contract for the wastewater system.	
3	(01) <u>Revocation. – A Notice of Intent to Construct or an Authorization</u>	to Operate issued
4	by an Authorized On-Site Wastewater Evaluator under this section may be	-
5	Authorized On-Site Wastewater Evaluator that issued the Notice of Intent to	
6	Authorization to Operate. The Authorized On-Site Wastewater Evaluator s	
7	notification of the revocation to the owner, the licensed soil scientist, if applic	
8	geologist, if any, the certified contractor, the local health department, and the	
9	pollution control system operator, if any. The Authorized On-Site Wastewate	
10	cite the specific reason for the revocation in the written notification.	
11	(o2) Repair of Malfunctioning Systems. – The owner may apply for	an Improvement
12	Permit or a Construction Authorization from the local health department or o	-
13	Intent to Construct to repair a malfunctioning wastewater system initially esta	
14	section.	
15	(p) Remedies. – Notwithstanding any other provision of law to the cor	trary, Authorized
16	On-Site Wastewater Evaluators, certified contractors described in subsection (
17	and certified water pollution control systems operators described in subdivision	
18	(i) of this section shall be subject only to the disciplinary authority of their ind	
19	boards.	<i>j</i> 8
20	(q) Rule Making. –	
21	(1) The Commission North Carolina On-Site Wastewater	Contractors and
22	Inspectors Certification Board shall have the power to	
23	implement the provisions of this section.	· ····P· ····· ··
24	(2) Notwithstanding any provision of law to the contrary, th	e North Carolina
25	On-Site Wastewater Contractors and Inspectors Certification	
26	the exclusive authority to promulgate rules regarding	
27	Authorized On-Site Wastewater Evaluators where revie	
28	professional engineer is not necessary pursuant to this section	
29	(3) The rules adopted by the Board for wastewater systems an	
30	alternative wastewater system approvals for nonengineere	•
31	pursuant to G.S. 130A-336.2 shall be, at a minimum, as stri	
32	for wastewater systems established by the Commission.	•
33	(r) Reports. The Department shall report to the Environmental Rev	view Commission
34	and the Joint Legislative Oversight Committee on Health and Human Service	
35	2020, and annually thereafter, on the program established under this section.	
36	shall specifically include the efficiency and effectiveness of the program dev	
37	section and whether the program aided in reducing the length of time in issu	-
38	Department shall obtain activity reports from the local health department	
39	wastewater systems developed under this section. The annual report shall include	le any suggestions
40	for the improvement of this section, including adequate and appropriate ins	surance coverage,
41	operator reporting requirements, or fee allowance."	-
42	SECTION 5. G.S. 130A-337 reads as rewritten:	
43	"§ 130A-337. Inspection; operation permit required.	
44	(a) No system of wastewater collection, treatment and disposal shall be	covered or placed
45	into use by any person until an inspection by the local health department has de	etermined that the
46	system has been installed or repaired in accordance with any conditions of	the improvement
47	permit, Improvement Permit, the rules, and this Article.	-
48	(a1) Notwithstanding subsection (a) of this section, an applicant may	contract with an
49	Authorized On-Site Wastewater Evaluator certified pursuant to Article 5 of C	
50	General Statutes to conduct any required verifications or inspections. The evalu	
51	the applicant with written verification that all conditions of the Improve	ment Permit and

Construction Authorization have been met, including a sketch of the wastewater system as verified by the evaluator. The applicant may cover the system and place it into operation upon receipt of the evaluator's written verification and shall submit the verification to the local health department within two business days of receipt of the verification. The Department, the Department's authorized agents, and the local health department shall be discharged and released from any liabilities, duties, and responsibilities imposed by statute or common law from any claim arising out of or attributed to the on-site wastewater system installation.

8 (b) Upon determining that the system is properly installed or repaired and that the system 9 is capable of being operated in accordance with the conditions of the improvement permit, 10 Improvement Permit, the rules, this Article and any conditions to be imposed in the operation 11 permit, as applicable, the local health department shall issue an operation permit authorizing the 12 residence, place of business or place of public assembly to be occupied and for the system to be 13 placed into use or reuse.

14 (c) Upon determination that an existing wastewater system has a valid operation permit 15 and is operating properly in a manufactured home park, the local health department shall issue 16 authorization in writing for a manufactured home to be connected to the existing system and to 17 be occupied. Notwithstanding G.S. 130A-336, an <u>improvement permit Improvement Permit</u> is 18 not required for the connection of a manufactured home to an existing system with a valid 19 operation permit in a manufactured home park.

(d) No person shall occupy a residence, place of business or place of public assembly, or
place a wastewater system into use or reuse for a residence, place of business or place of public
assembly until an operation permit has been issued or authorization has been obtained pursuant
to G.S. 130A-337(c)."

SECTION 6.(a) G.S. 130A-343 reads as rewritten:

"§ 130A-343. Approval of on-site subsurface wastewater systems.

25 26

. . .

24

27 Accepted Wastewater Dispersal Systems. - A manufacturer of an Innovative (h) 28 wastewater dispersal system or other approved trench dispersal system specifically identified in 29 a rule adopted by the Commission that has been in general use in this State for a minimum of 30 five years may petition the Commission to have the system designated as an Accepted wastewater 31 system as provided in this subsection. The manufacturer shall provide the Commission with the 32 data and findings of all prior evaluations of the performance of the system in this State and other 33 states referenced in the petition, including disclosure of any conditions found to result in 34 unacceptable structural integrity, treatment, or hydraulic performance. In addition, the 35 manufacturer shall provide the Commission with information sufficient to enable the 36 Commission to fully evaluate the performance of the system in this State for at least the five-year 37 period immediately preceding the petition. The Commission shall designate a wastewater 38 dispersal system as an Accepted wastewater system only if it finds that there is clear, convincing, 39 and cogent evidence based on actual field surveys and county activity reports (i) to confirm the 40 findings made by the Department at the time the Department approved the system as a wastewater 41 dispersal system and (ii) that the system performs in a manner that is equal or superior to a 42 conventional or Accepted wastewater system under actual field conditions in this State. The 43 Commission shall specify the circumstances in which use of the system is appropriate and any 44 conditions and limitations related to the use of the system. However, the Commission shall not 45 include more restrictive conditions and limitations established in the approval of a wastewater 46 system as Accepted that are not included in the approval of the wastewater system as Innovative. If the Commission designates a wastewater dispersal system as an Accepted wastewater system 47 pursuant to this section, the following shall apply: 48 49 The approval shall be limited to the manufacturer who submitted the petition (1)

- 50
- <u>and received the Accepted status from the Commission.</u>

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1	(2)	Neither the Commission, the Department, or	any local health department shall	
2	<u>(2)</u>	condition, delay, or deny the substitution of a	• •	
3		based on location of nitrification lines when a		
4		be installed within the approved initial disp		
5		with all Commission rules.		
6	(i) Nonp	roprietary Wastewater Systems. – The Depart	ment may initiate a review of a	
7	· / I	astewater system and approve the system for	•	
8	1 1 /	novative wastewater system without having	1	
9		e Department may recommend that the Commi		
10		1 2		
11	wastewater system as an accepted wastewater system without having received a petition from a manufacturer.			
12		aled by Session Laws 2015-286, s. 4.15(a), effe	ective October 22, 2015.	
13		ication With Respect to Certain Dispersal		
14		manufacturer of a wastewater system utilizing	5	
15		es as a septic effluent dispersal medium for a		
16		he Commission nor the Department may condi		
17		rticle or bulk density of the expanded polyst	• • • • • •	
18	approvals alread	ly issued by the Department or Commissi	on that include conditions or	
19		ated to the particle or bulk density of expa		
20	Commission or 1	Department, as applicable, shall promptly reis	ssue all such approvals with the	
21	conditions and	requirements relating to the density of e	expanded polystyrene material	
22	permanently dele	ted while leaving all other terms and condition	is of the approval intact.	
23	"			
24		FION 6.(b) This section is effective when		
25		ny wastewater system approvals issued by the (Commission for Public Health or	
26	the Department of	of Health and Human Services.		
27				
28	NC ON-SIT		RS AND INSPECTORS	
29		ON BOARD CHANGES		
30		TION 7.(a) G.S. 90A-73 reads as rewritten:		
31		ation and membership of the Board.	the Next Constine On Site	
32		ion and Appointments. – There is created		
33		tractors and Inspectors Certification Board. T	The Board shall consist of nine	
34 35	11	ted to three-year terms as follows:	o at the time of appointment is	
35 36	(1)	One member appointed by the Governor wh	· · · · · · · · · · · · · · · · · · ·	
30 37		engaged in the construction, installation, invastes wastewater systems, to a term that expires of		
38		one year those years that are evenly divisible		
38 39	(2)	One member appointed by the Governor who		
40	(2)	certified water pollution control system oper	· · · · ·	
41		Chapter, to a term that expires on 1 July of y	-	
42	(3)	One member appointed by the Governor v		
43	(5)	engineer licensed under Chapter 89C of the C	• •	
44		experience includes the design of on-site wa		
45		expires on 1 July of years that follow by one		
46		divisible by three.	jen not jens and de cremy	
47	(4)	One member appointed by the General Ass	embly upon recommendation of	
48		the President Pro Tempore of the Senate wh		
49		engaged in the construction, installation,	· · · · · · · · · · · · · · · · · · ·	
50		wastewater systems, to a term that expires of		
51		one year those years that are evenly divisible		
			-	

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1	(5)	One member appointed by the General Assembly upon	recommendation of
2		the President Pro Tempore of the Senate who, at the tin	ne of appointment, is
3		engaged in the business of inspecting on-site wastewate	er systems, to a term
4		that expires on 1 July of years that precede by one year	those years that are
5		evenly divisible by three.	
6	(6)	One member appointed by the General Assembly upon	
7		the President Pro Tempore of the Senate upon the rec	
8		North Carolina Home Builders Association, to a term that	t expires on 1 July of
9	(7)	years evenly divisible by three.	
10	(7)	One member appointed by the General Assembly upon the Speeder of the House of Permanentatives when at the	
11 12		the Speaker of the House of Representatives who, at the	11
12		is engaged in the construction, installation, repair, or investor systems, to a term that every set 1 July of y	1
13 14		wastewater systems, to a term that expires on 1 July of y by three.	ears evenily divisible
14	(8)	One member appointed by the General Assembly upon	recommendation of
16	(0)	the Speaker of the House of Representatives who, at the	
17		is (i) employed as an <u>a registered</u> environmental healt	
18		engaged primarily in the inspection and permitting or	
19		systems, systems pursuant to Article 5 of this Chapter,	
20		on-site wastewater systems, to a term that expires on	_
21		follow by one year those years that are evenly divisible h	
22	(9)	One member appointed by the General Assembly upon	recommendation of
23		the Speaker of the House of Representatives who, at the	time of appointment,
24		is a soil scientist licensed under Chapter 89F of the C	eneral Statutes with
25		experience in soil and site evaluation for on site was	•
26		Authorized On-Site Wastewater Evaluator certified put	
27		this Chapter, to a term that expires on 1 July of years that	t precede by one year
28		those years that are evenly divisible by three.	
29		ncies. – An appointment to fill a vacancy on the Commi	
30	•	issal, disability, or death of a member shall be for the bala	1
31		in appointments made by the General Assembly shall be	filled as provided in
32	G.S. 120-122.	provided by Session Laws 2010 21 a 12 2(b) offective July	v 1 2 010
33 34		epealed by Session Laws 2010-31, s. 13.2(h), effective Julyers. – The Board shall elect a Chair from among its mem	
34 35	· · /	ne of election until 30 June of the following year, or until a	
36		pensation. – Board members who are State employees shall	
30 37	· · · ·	r serving on the Board but shall be reimbursed for their ex	-
38	-	. All other Board members shall receive per diem	
39		accordance with the compensation rate established in G.S.	-
40		um. – A majority of the members of the Board constitut	
41	transaction of bu		1
42	(h) Meeti	ngs The Board shall meet at least twice each year at	nd may hold special
43		all of the Chair or a majority of the members of the Board.	• •
44	(i) Repea	aled by Session Laws 2010-31, s. 13.2(h), effective July 1,	2010."
45		FION 7.(b) This section is effective when it becomes law	and applies to terms
46	beginning on or a		
47		TION 8. G.S. 90A-74 reads as rewritten:	
48	-	ers and duties of the Board.	
49	The Board sh	all have the following general powers and duties:	

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1	(1)	To adopt rules in the manner prescribed by Chapter 150B	
2		Statutes to govern its actions and to implement the pro	visions of this
3		Article. Article, as well as the provisions of G.S. 130A-336.2.	
4	(2)	To determine the eligibility requirements for persons seeki	ng certification
5		pursuant to this Article.	· ·
6	(3)	To establish grade levels of certifications based on de	
7 8		complexity, projected costs, and other features of approved on-	-site wastewater
8 9	(4)	systems. To develop and administer examinations for specific g	rada lavala of
10	(4)	certification as approved by the Board. The Board may appro-	
11		by recognized associations for certification of its members at	
12		the requirements of the association to ensure that they are equirements	
13		requirements of the Board.	qui fuient to the
14	(5)	To issue, renew, deny, restrict, suspend, or revoke certification	ons and to carry
15		out any of the other actions authorized by this Article.	2
16	(6)	To establish, publish, and enforce rules of professional cond	duct of persons
17		who are certified pursuant to this Article.	
18	(7)	To maintain a record of all proceedings and make availa	-
19		certified under this Article, and to other concerned parties, and	annual report of
20		all Board action.	
21	(8)	To establish reasonable fees for application, certification, an	id renewal, and
22		other services provided by the Board.	
23 24	(9)	To conduct investigations to determine whether violations of	
24 25	(10)	grounds for disciplining persons certified under this Article ex To adopt a common seal containing the name of the Board	
23 26	(10)	certificates and official reports issued by the Board.	i ioi use oli ali
20 27	(10a)	To employ staff necessary to carry out the provisions of this	s Article and to
28	(104)	determine the compensation, duties, and other terms and	
29		employment of its staff.	
30	(10b)	1 0	onnel necessary
31		to carry out the provisions of this Article.	-
32	(10c)	To acquire, hold, convey, rent, encumber, alienate, and other	rwise deal with
33		real property in the same manner as a private person or corp	
34		only to the approval of the Governor and Council of State. The	
35		and other revenues and benefits of the ownership of real prop	
36		to the Board. Collateral pledged by the Board for any encur	
37 38	(11)	property shall be limited to the assets, income, and revenues of To conduct other services necessary to carry out the purposes	
38 39	(11)	To conduct other services necessary to carry out the purposes	of this Afticle.
40	CREATE ADVI	SORY ON-SITE WASTEWATER CODE COUNCIL	
41		TION 9. Chapter 90A of the General Statutes is amended by	y adding a new
42	Article to read:	1	0
43		" <u>Article 6.</u>	
44		"On-Site Wastewater Code Council.	
45		tion and membership of Code Council.	
46		on and Appointments There is created the North Ca	
47		e Council. The Council shall consist of nine members as follows	
48	<u>(1)</u>	One member appointed by the Governor who, at the time of ap	
49 50		representative of the On-Site Wastewater Protection Branch	· · · · · · · · · · · · · · · · · · ·
50		of Public Health, within the Department of Health and Huma	in Services, to a

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1		term that expires on July 1 of years that precede l	by one year those years that
2		are evenly divisible by three.	
	<u>(2)</u>	One member appointed by the Governor who, at t	he time of appointment, is a
		certified water pollution control system operator	pursuant to Article 3 of this
		Chapter that actively operates an on-site wastew	vater system, to a term that
		expires on July 1 of years evenly divisible by three	e.
	<u>(3)</u>	One member appointed by the Governor who, at t	he time of appointment, is a
		representative of the North Carolina Environment	mental Health Supervisors
		Association, to a term that expires on July 1 of ye	ears that follow by one year
		those years that are evenly divisible by three.	
	<u>(4)</u>	One member appointed by the General Assembl	y upon recommendation of
		the President Pro Tempore of the Senate who, at t	he time of appointment, is a
		representative of the North Carolina Home Build	
		that expires on July 1 of years that follow by or	
		evenly divisible by three.	¥
	<u>(5)</u>	One member appointed by the General Assembl	y upon recommendation of
		the President Pro Tempore of the Senate who, at t	• -
5		representative of the North Carolina On-Site W	* *
		Inspection Certification Board, to a term that exp	
)		precede by one year those years that are evenly di	
	<u>(6)</u>	One member appointed by the General Assembl	
		the President Pro Tempore of the Senate who, at t	• 1
		representative of the North Carolina Licensing Bo	* *
		to a term that expires on July 1 of years evenly di	
	(7)	One member appointed by the General Assembl	
		the Speaker of the House of Representatives who,	
		is a representative of the North Carolina Septic 7	
		that expires on July 1 of years evenly divisible by	
	<u>(8)</u>	One member appointed by the General Assembl	
	<u></u>	the Speaker of the House of Representatives who,	
		is a professional engineer licensed under Chapter	
		experienced in designing on-site wastewater syste	
		July 1 of years that follow by one year those years	
		three.	
	(9)	One member appointed by the General Assembl	y upon recommendation of
		the Speaker of the House of Representatives who,	
		is an Authorized On-Site Wastewater Evaluator ce	
		of Chapter 90A of the General Statutes, to a terr	*
		years that precede by one year those years that are	÷ •
	(b) Term	s of Members. – Members of the Council shall serve	•
		ncies. – An appointment to fill a vacancy on the	
2		nissal, disability, or death of a member shall be for t	
	-	in appointments made by the General Assembly sh	-
	G.S. 120-122.		
		oval. – The appointing authority shall have the powe	er to remove any member of
		inted by the authority from office for misfeasance, m	-
		ers. – The representative of the North Carolina Hom	
		eting. The Board shall elect a chair from among its i	
		serve from the time of election until June 30 of the	
	successor is elect		
	540000001100100		

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<u>(f)</u> <u>Con</u>	pensation. – Board members who are State employ	yees shall receive no per diem
compensation f	or serving on the Board but shall be reimbursed for	their expenses in accordance
with G.S. 138-	6. All other Board members shall receive p	er diem compensation and
	in accordance with the compensation rate establish	-
	rum. – A majority of the members of the Board	
transaction of b		i
	tings. – The Board shall meet at least twice each	h vear and may hold special
	call of the chair or a majority of the members of th	• • •
	wers and duties of the Council.	
	l shall have the following general powers and dutie	es:
(1)	To develop and amend on-site wastewater	
	submission to the Commission for Public H	
	adoption.	
<u>(2)</u>	To confer with any relevant stakeholders at the	e discretion of the Council in
<u> </u>	developing proposed rules."	
	<u></u>	
WASTEWAT	ER PLUMBING AND ELECTRICAL CHANG	ES
	CTION 10.(a) G.S. 87-21 is amended by adding a	
	mption The provisions of this Article shall not	
	ater contractor certified pursuant to Article 5 of	
	ne contractor is connecting waste plumbing from the	
	ptic tank to make a watertight connection."	
	CTION 10.(b) G.S. 87-43.1 reads as rewritten:	
"§ 87-43.1. Ex		
The provisi	ons of this Article shall not apply:	
<u>(11)</u>	To the installation, construction, maintenance, o	or repair of electrical wiring or
	devices, appliances, or equipment by a person	who is an on-site wastewater
	contractor certified pursuant to Article 5 of	Chapter 90A of the General
	Statutes when the contractor is wiring the was	stewater pump to the control
	panel for the wastewater system."	
CLARIFY FE	E CALCULATION FOR EROSION AND SED	IMENTATION CONTROL
PLAN REVIE	W	
SEC	CTION 11. G.S. 113A-60(a) reads as rewritten:	
"§ 113A-60. L	ocal erosion and sedimentation control program	IS.
(a) A lo	cal government may submit to the Commission for	or its approval an erosion and
sedimentation of	control program for its jurisdiction and may adop	ot ordinances and regulations
	tablish and enforce erosion and sedimentation cor	
adopted by a loo	cal government may establish a fee for the review of	f an erosion and sedimentation
	d related activities. The fee shall be calculated on	
	pplicant, either: (i) calculated on the basis of the	
-	no more than one hundred dollars (\$100.00) per l	
	ot in a residential development or that is less than	-
	larger common plan of development that is less that	
	lollars (\$100.00) per lot developed. developme	
	eate or designate agencies or subdivisions of local	
	grams. Except as otherwise provided in this Articl	-
-	nt shall at least meet and may exceed the minimum	
	opted pursuant to this Article."	-

DIRECT DEO SEEK APPROVAL FROM USEPA ТО **STREAMLINE** 1 TO 2 **IMPLEMENTATION** OF **REQUIREMENTS** OF THE **SEDIMENTATION** 3 POLLUTION CONTROL ACT AND FEDERAL **REOUIREMENTS** FOR 4 STORMWATER DISCHARGES FROM CONSTRUCTION ACTIVITIES

5 **SECTION 12.** No later than September 1, 2023, the Department of Environmental 6 Quality shall develop a plan for submittal to USEPA that eliminates any program redundancies 7 between the State's Sedimentation Pollution Control Act of 1973 (Act) and its implementation of 8 requirements for stormwater discharges from construction activities set forth under the 2022 9 Clean Water Act National Pollution Discharge Elimination System (NPDES) general permit for 10 stormwater discharges from construction activities (Construction Permit), 87 Federal Register 11 3522, through NPDES General Permit NCG010000 (NCG01). Specifically, the plan shall include 12 measures to streamline permitting requirements to ensure persons conducting land-disturbing 13 activity are required to apply for one permit addressing all federal, State, and local requirements, 14 and, if applicable, that permit may be issued by a local government with delegated authority to 15 operate a local program, in order to eliminate (i) unnecessary costs to, and duplication of efforts 16 by, persons initiating land-disturbing activities, (ii) unnecessary delays in project development, 17 and (iii) inefficient use of Department personnel and staff of local governments that administer 18 delegated erosion and sedimentation control programs. The Department shall report to the 19 Environmental Review Commission on the status of their activities pursuant to this section 20 quarterly, beginning August 1, 2024, until such time as the General Assembly repeals this 21 reporting requirement.

22

23

PROHIBIT FORCED SEWER CONNECTIONS IN CERTAIN SITUATIONS 24 SECTION 13.(a) G.S. 160A-317(a) reads as rewritten:

25 "§ 160A-317. Power to require connections to water or sewer service and the use of solid 26 waste collection services.

27 Connections. – A-Except as provided in subdivisions (1) and (2) of this subsection, a (a) 28 city may require an owner of developed property on which there are situated one or more 29 residential dwelling units or commercial establishments located within the city limits and within 30 a reasonable distance of any water line or sewer collection line owned, leased as lessee, or 31 operated by the city or on behalf of the city to connect the owner's premises with the water or 32 sewer line or both, and may fix charges for the connections. In lieu of requiring connection under 33 this subsection and in order to avoid hardship, the city may require payment of a periodic 34 availability charge, not to exceed the minimum periodic service charge for properties that are 35 connected. The following provisions apply to a city's authority to require connection of an 36 owner's premises to a water or sewer line:

37	<u>(1)</u>	A pro	perty owner shall be exempt from mandatory connection to a city's sewer
38		<u>if:</u>	
39		<u>a.</u>	The city has inadequate capacity to transport and treat the proposed
40			new wastewater from the premises at the time of connection.
41		<u>b.</u>	The costs of connection, including the costs of underground piping and
42			connections to the dwelling or building, exceed the costs of installing
43			an on-site wastewater system authorized pursuant to Article 11 of
44			Chapter 130A of the General Statutes. Determination of the
45			comparative costs of connection shall be assessed by (i) a licensed soil
46			scientist, as defined in G.S. 89F-3, (ii) an on-site wastewater
47			contractor certified under Article 5 of Chapter 90A of the General
48			Statutes, or (iii) a plumbing contractor licensed under Article 2 of
49			Chapter 87 of the General Statutes. If a property owner elects to install
50			an on-site wastewater system in lieu of connection to the city's sewer
51			system pursuant to this subdivision, (i) the on-site wastewater system

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1	shall comply with all applicable requirements of Artic	cle 11 of Chapter
2	130A of the General Statutes, and rules adopted the	-
3	the owner shall have sole responsibility for the system	
4	performance.	
5	(2) A property owner shall be exempt from a mandatory conn	ection to a city's
6	water supply if adequate water pressure cannot be achieved	
7	piping size as the meter provides to the owner's premises. A	
8	from requiring a property owner to install a larger meter ar	
9	larger piping connection, or imposing an increased fee, to a	
10	water pressure. For purposes of this subdivision, the term	
11	pressure" shall mean the average water pressure delivered	to all connected
12	customers within a one-quarter mile radius in either direction	on of the owner's
13	point of connection. In order to establish the adequacy or ina	dequacy of water
14	pressure for purposes of this subdivision, a property owner sl	hall submit to the
15	city a determination of same prepared by a professional eng	
16	accordance with the provisions of Chapter 89C of the Genera	al Statutes. In the
17	event water pressure is determined to be inadequate, a prop	perty owner may
18	elect, in lieu of connection to the city's water supply, to	install a private
19	drinking water well, as that term is defined under G.S. 87-85,	which well shall
20	be approved by the city if the well meets the requirements	
21	the General Statutes and rules adopted thereunder. A city, how	
22	no liability for the quality or quantity of water, or water	•
23	private drinking water well installed pursuant to this subdivi	<u>sion.</u> "
24	SECTION 13.(b) G.S. 153A-284 reads as rewritten:	
25	"§ 153A-284. Power to require connections.	
26	(a) A county may require the owner of developed property on which t	
27	one or more residential dwelling units or commercial establishments located s	
28	by a water line or sewer collection line owned, leased as lessee, or operated by	
29	behalf of the county to connect the owner's premises with the water or sewer	
30	charges for these connections. A county may only require connection of an ow	
31	a sewer line, however, if the county has adequate capacity to transport and tr	eat the proposed
32	new wastewater from the premises at the time of connection.	
33	••••	
34 25	BROHIDIT LOCAL COVERNMENTS FROM REQUIDING RAVA	TENTS EDOM
35 36	PROHIBIT LOCAL GOVERNMENTS FROM REQUIRING PAYM OWNERS OF STORMWATER CONTROL SYSTEMS FOR FUTURE M	
30 37	OR REPLACEMENT COSTS OF A SYSTEM	AINTENANCE
37	SECTION 14.(a) G.S. 160D-925 reads as rewritten:	
38 39	"§ 160D-925. Stormwater control.	
40	§ 100D-325. Stormwater control.	
41	(d) A local government that holds an NPDES permit issued pursuant to	$GS 1/3_2 21/7$
42	may adopt a regulation, applicable within its planning and development regula	
43	to establish the stormwater control program necessary for the local government	
44	the permit. A local government may adopt a regulation that bans illicit discl	1 •
45	planning and development regulation jurisdiction. A local government may ad	U U
46	applicable within its planning and development regulation jurisdiction, that	
47	requires deed restrictions and protective covenants to ensure that each proje	-
48	stormwater management system, will be maintained so as to protect water qu	
49	water quantity and (ii) financial arrangements to ensure that adequate funds are	•
50	maintenance and replacement costs of the project.quantity.	

A local government is prohibited from adopting any regulation that requires an owner 1 (d1) 2 of a privately owned and maintained stormwater control project to make payments to the local government for the purpose of ensuring assets are available for maintenance, repair, replacement, 3 4 and reconstruction costs of (i) the owner's stormwater control project or (ii) other stormwater control projects within the local government's jurisdiction. A local government may, however, 5 require an owner of a privately owned and maintained stormwater control project to establish and 6 7 retain funds for maintenance, repair, replacement, and reconstruction costs for the owner's 8 stormwater control project, which shall not exceed ten percent (10%) of the stormwater control 9 project's original cost of construction and shall be retained by the owner of the system.

10

...."

11 **SECTION 14.(b)** If, prior to the effective date of G.S. 160D-925(d1), as enacted by subsection (a) of this section, a local government has required an owner of a privately owned and 12 maintained stormwater control project to make payments to the local government for the purpose 13 14 of ensuring assets are available for maintenance, repair, replacement, and reconstruction costs of 15 the owner's stormwater control project or other stormwater control projects within the local government's jurisdiction, in accordance with G.S. 160D-925(d1), as enacted by subsection (a) 16 17 of this section, the local government shall make such funds accessible to the owner to cover 18 necessary maintenance, repair, replacement, and reconstruction costs for the owner's stormwater 19 control project. For stormwater control projects in residential communities, in the event 20 maintenance, repair, replacement, or reconstruction of a project is needed, such funds shall be 21 exhausted before the local government may assess costs of the necessary work on individual 22 homeowners within the community or any applicable owner's association.

23

24 DIRECT THE BUILDING CODE COUNCIL TO CREATE AN **ON-SITE** 25 WASTEWATER EXISTING SYSTEM AFFIDAVIT 26

SECTION 15.(a) G.S. 160D-1110 is amended by adding a new subsection to read:

27 "(h1) No local government may withhold a building permit under this section where the 28 project does not propose to increase the design daily flow or wastewater strength of the existing 29 system, and the property owner submits an on-site wastewater existing system inspection 30 exemption affidavit. The property owner shall affirm that any modifications will meet local and State on-site wastewater system setback requirements pursuant to G.S. 130A-335." 31

32 SECTION 15.(b) The North Carolina Building Code Council, with assistance from 33 the North Carolina Department of Insurance, shall create an on-site wastewater existing system 34 inspection exemption affidavit for distribution to all building inspection departments through the 35 State. The on-site wastewater existing system inspection exemption affidavit shall inform the 36 property owner of their ability to consult with an authorized on-site wastewater evaluator 37 certified by the North Carolina On-Site Wastewater Contractors and Inspectors Certification 38 Board or an inspector, as defined in G.S. 90A-71(5), to locate the on-site wastewater existing 39 system and verify system setback requirements prior to executing the affidavit at the option of 40 the property owner. The property owner shall not be required to consult with an authorized on-site wastewater evaluator or an inspector to submit an on-site wastewater existing system inspection 41 42 exemption affidavit to a local health department.

43 SECTION 15.(c) The Building Code Council shall create and distribute the affidavit 44 required by subsection (b) of this section no later than October 1, 2023.

46 SEVERABILITY CLAUSE

47 SECTION 16. If any section or provision of this act is declared unconstitutional or 48 invalid by the courts, it does not affect the validity of this act as a whole or any part other than 49 the part declared to be unconstitutional or invalid.

50

45

51 **EFFECTIVE DATE**

1SECTION 17. Except as otherwise provided, this act is effective when it becomes2law.