GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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SENATE BILL DRS15318-MH-102

Short Title:	Environmental Permitting Reforms.	(Public)
Sponsors:	Senator Moffitt (Primary Sponsor).	
Referred to:		

1	A BILL TO BE ENTITLED
2	AN ACT TO PROVIDE REGULATORY RELIEF TO CITIZENS OF THE STATE BY
3	REFORMING ENVIRONMENTAL PERMITTING PROGRAMS.
4	The General Assembly of North Carolina enacts:
5	SECTION 1.(a) Definitions. – For purposes of this section and its implementation,
6	"Wetlands Definition" means 15A NCAC 02B .0202 (Definitions).
7	SECTION 1.(b) Wetlands Definition Rule. – Until the effective date of the revised
8	permanent rule that the Environmental Management Commission (Commission) is required to
9	adopt pursuant to subsection (d) of this section, the Commission shall implement the Wetlands
10	Definition Rule as provided in subsection (c) of this section.
11	SECTION 1.(c) Implementation. – Wetlands classified as waters of the State are
12	restricted to waters of the United States as defined by 33 C.F.R. § 328.3 and 40 C.F.R. § 230.3.
13	SECTION 1.(d) Additional Rulemaking Authority. – The Commission shall adopt
14	a rule to amend the Wetlands Definition Rule consistent with subsection (c) of this section.
15	Notwithstanding G.S. 150B-19(4), the rule adopted by the Commission pursuant to this section
16	shall be substantively identical to the provisions of subsection (c) of this section. Rules adopted
17	pursuant to this section are not subject to Part 3 of Article 2A of Chapter 150B of the General
18	Statutes. Rules adopted pursuant to this section shall become effective as provided in
19	G.S. 150B-21.3(b1), as though 10 or more written objections had been received as provided in
20	G.S. 150B-21.3(b2).
21	SECTION 1.(e) Sunset. – This section expires when permanent rules adopted as
22	required by subsection (d) of this section become effective.
23	SECTION 2.(a) G.S. 143B-279.13 reads as rewritten:
24	"§ 143B-279.13. Express permit and certification reviews.
25	(a) The Department of Environmental Quality shall develop an express review program
26	to provide express permit and certification reviews in all of its regional offices. Participation in
27	the express review program is voluntary, and the program is to become supported by the fees
28	determined pursuant to subsection (b) of this section. The Department of Environmental Quality
29	shall determine the project applications to review under the express review program from those
30	who request to participate in the program. The express review program may be applied to any
31	one or all of the permits, approvals, or certifications in the following programs: the erosion and
32	sedimentation control program, the coastal management program, and the water quality
33	programs, including water quality certifications and stormwater management. The express
34	review program shall focus on include the following permits or certifications:certifications, and
35	the Department shall issue or deny such permits or certifications within the following processing
36	days, as calculated pursuant to subsection (a2) of this section:



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1	(1)	Stormwater Forty-five days for stormwater permits under P	art 1 of Article 21
2		of Chapter 143 of the General Statutes.	
3 4	(2)	Stream-Forty-five days for stream origination certifications of Chapter 143 of the General Statutes.	s under Article 21
5	(3)	Water Forty-five days for water quality certification und	der Article 21 of
6		Chapter 143 of the General Statutes.	
7 8	(4)	Erosion Fifteen days for erosion and sedimentation contraction Article 4 of Chapter 113A of the General Statutes.	rol permits under
9 10	(5)	Permits Sixty days for permits under the Coastal Area (CAMA), Part 4 of Article 7 of Chapter 113A of the Genera	
11	(a1) A per	mit or certification shall be deemed approved if the Departme	
12	· · · · ·	or certification within the following processing days, as calcu	
12	subsection (a2)		ulated pulsualit to
13	<u>subsection (a2) (</u> (1)	Ninety days for stormwater permits under Part 1 of Article 2	21 of Chapter 1/3
15	<u>(1)</u>	of the General Statutes.	
16	<u>(2)</u>	Sixty days for stream origination certifications under Artic	cle 21 of Chapter
17		<u>143 of the General Statutes.</u>	
18	<u>(3)</u>	Sixty days for water quality certification under Article 21	of Chapter 143 of
19		the General Statutes.	
20	<u>(4)</u>	Thirty days for erosion and sedimentation control permits	under Article 4 of
21		Chapter 113A of the General Statutes.	
22	<u>(5)</u>	Seventy-five days for permits under the Coastal Area	-
23		(CAMA), under Part 4 of Article 7 of Chapter 113A of the	
24		purposes of calculating processing days pursuant to subsection	<u>ns (a) and (a1) of</u>
25		following criteria shall be applied:	
26 27	<u>(1)</u>	<u>The processing time shall begin on the first business day the</u> is received by the Department through (i) electronic mean	
28		registered, or certified mail, or (iii) hand delivery by the app	
29	(2)	If an application is determined to be incomplete, the Depar	
30	<u>(2)</u>	the applicant accordingly and specify the deficiencies	
31		Department's initial review. Such notice may be sent electronic	
32		certified or registered mail. Calculation of processing days	• •
33		day that such notice is sent and shall resume on the first bus	
33 34		requested information is received by the Department thro	•
34 35		means, (ii) first-class, registered, or certified mail, or (iii) ha	
36		applicant. After the applicant's response to any deficiencie	
30 37			
38		initial review, a subsequent determination of the application	-
		shall be considered as a subsequent review. Any comme	
39 40		Department during a subsequent review that are not direct	•
		applicant's attempt to satisfy specific initial review comments	
41		by the Department as comments that were not properly m	
42		review, and therefore shall be addressed at the next time the	-
43		or reopened. The processing days shall continue during	-
44		comment period unless the applicant takes longer than three	-
45		respond to electronic comments, or one week from the p	ostmarked day to
46		respond to comments received by mail.	C C
47		Department of Environmental Quality may determine the	-
48	application revie	ew under the express review program. Notwithstanding G.S.	143-71331) the

47 (b) The Department of Environmental Quality may determine the fees for express 48 application review under the express review program. Notwithstanding G.S. 143-215.3D, the 49 maximum permit application fee to be charged under subsection (a) of this section for the express 50 review of a project application requiring all of the permits under subdivisions (1) through (5) of 51 subsection (a) of this section shall not exceed five thousand five hundred dollars (\$5,500).

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Notwithstanding G.S. 143-215.3D, the maximum permit application fee to be charged for the 1 2 express review of a project application requiring all of the permits under subdivisions (1) through 3 (4) of subsection (a) of this section shall not exceed four thousand five hundred dollars (\$4,500). 4 Notwithstanding G.S. 143-215.3D, the maximum permit application fee charged for the express 5 review of a project application for any other combination of permits under subdivisions (1) through (5) of subsection (a) of this section shall not exceed four thousand dollars (\$4,000). 6 7 Express review of a project application involving additional permits or certifications issued by 8 the Department of Environmental Quality other than those under subdivisions (1) through (5) of 9 subsection (a) of this section may be allowed by the Department, and, notwithstanding 10 G.S. 143-215.3D or any other statute or rule that sets a permit fee, the maximum permit application fee charged for the express review of a project application shall not exceed four 11 12 thousand dollars (\$4,000), plus one hundred fifty percent (150%) of the fee that would otherwise 13 apply by statute or rule for that particular permit or certification. Additional fees, not to exceed 14 fifty percent (50%) of the original permit application fee under this section, may be charged for 15 subsequent reviews due to the insufficiency of the permit applications. The Department of Environmental Quality may establish the procedure by which the amount of the fees under this 16 17 subsection is determined, and the fees and procedures are not rules under G.S. 150B-2(8a) for 18 the express review program under this section. 19 The Department shall return one thousand dollars (\$1,000) of the application fee to (b1) 20 an applicant for a permit or certification that is issued or denied beyond the number of processing 21 days authorized in subsection (a2) of this section. 22 (c) Repealed by Session Laws 2008-198, s. 10.2, effective August 8, 2008." 23 SECTION 2.(b) G.S. 143-215.3D reads as rewritten: 24 "§ 143-215.3D. Fee schedule for water quality permits. 25 26 (d1) State Stormwater Permits. -27 The following application fees for permits regulating stormwater runoff under (1)28 G.S. 143-214.7 and G.S. 143-215.1 apply: 29 Five hundred five dollars (\$505.00) for a permit regulating stormwater <u>a.</u> 30 runoff for a development of 5 acres or less. Five hundred fifty-five dollars (\$555.00) for a permit regulating 31 <u>b.</u> 32 stormwater runoff for development greater than 10 acres and not 33 exceeding 25 acres. 34 Six hundred twenty-five dollars (\$625.00) for a permit regulating <u>c.</u> 35 stormwater runoff for a development greater than 25 acres. 36 The Department shall return any amount in excess of five hundred five dollars (2) 37 (\$505.00) of the application fee to an applicant for a stormwater permit, however, if the permit is not issued or denied within 90 processing days as 38 39 required by G.S. 143-214.7(b5). 40 (e) Other fees under this Article. -41 (1)Sewer System Extension Permits. – The application fee for a permit for the 42 construction of a new sewer system or for the extension of an existing sewer 43 system is four hundred eighty dollars (\$480.00). 44 State Stormwater Permits. The application fee for a permit regulating (2)stormwater runoff under G.S. 143-214.7 and G.S. 143-215.1 is five hundred 45 46 five dollars (\$505.00). 47 Major Water Quality Certifications. – The fee for a water quality certification (3) 48 involving one acre or more of wetland fill or 150 feet or more of stream impact 49 is five hundred seventy dollars (\$570.00).

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1 2	(4)	Minor Water Quality Certifications. – The fee for a wa involving less than one acre of wetland fill or less the				
3 4 5	(5)	impact is two hundred forty dollars (\$240.00). Permit for Land Application of Petroleum Contaminate a permit to apply petroleum contaminated soil to land				
6 7	(6)	dollars (\$480.00). Fee Nonrefundable. – If an application for a permit or a				
, 8 9	(0)	in this subsection is denied, the application or certific refunded.				
10 11 12 13 14 15 16	(7)	Limit Water Quality Certification Fee Required for applicant for a permit under Article 7 of Chapter 113A for which a water quality certification is required shal by the Secretary. The Secretary shall not establish greater of the fee for a permit under Article 7 of Chapt Statutes or the fee for a water quality certification under of this subsection.	of the General Statutes Il pay a fee established a fee that exceeds the er 113A of the General			
10	(f) Local	Government Fee Authority Not Impaired. – This section	n shall not be construed			
18		ority that a unit of local government may have pursuant				
19	~	or collect a fee for the review of an application for a p	5 1			
20		or the inspection of a site or a facility under any local pr				
21		on under this Article."				
22	•	FION 2.(c) This section is effective when it becom	es law and applies to			
23 24		permits and certifications pending on, or submitted on or	11			
25	FAST-TRACK	STORMWATER PERMITTING PROGRAM CHAI	NGES			
26		FION 3.(a) Definitions. – For purposes of this section a				
27		mwater Permit Rule" means 15A NCAC 02H .1044 (_			
28	Process: Final Permit Rule).					
29	SECT	TION 3.(b) Fast-Track Stormwater Permit Rule. – Unit	til the effective date of			
30	the revised permanent rule that the Environmental Management Commission is required to adopt					
31	pursuant to subsection (d) of this section, the Commission shall implement the Fast-Track					
32	Stormwater Permit Rule as provided in subsection (c) of this section.					
33	SECT	FION 3.(c) Implementation. – Field surveys and signed,	sealed, and dated plans			
34	of the site layout	and the stormwater collection system shall not be requ	ired. In the event of an			
35		-upon area or a change in SCM design from the perm				
36	applicant shall not have the burden of providing evidence to ensure that the proposed system					
37	-	l applicable water quality standards and requirements. A	1			
38	1 0	be allowed. The Division shall, within 30 days of receip	t of a complete as-built			
39		inal action on the permit application.				
40		FION 3.(d) Additional Rulemaking Authority. – The C	_			
41		the Fast-Track Stormwater Permit Rule consistent with				
42		standing G.S. 150B-19(4), the rule adopted by the Comr	1			
43		substantively identical to the provisions of subsection (c				
44 45	adopted pursuant to this section are not subject to Part 3 of Article 2A of Chapter 150B of the					
45 46		General Statutes. Rules adopted pursuant to this section shall become effective as provided in G.S. 150B-21.3(b1), as though 10 or more written objections had been received as provided in				
46 47			eceived as provided in			
47 48	G.S. 150B-21.3(·	anant rulas adapted as			
48 49		FION 3.(e) Sunset. – This section expires when perm ection (d) of this section become effective.	anent rules adopted as			
49 50	1 1	FION 4. Except as otherwise provided, this act is effe	ctive when it becomes			
50 51	Jow	11011 4. Except as otherwise provided, this act is effe	cuve when it becomes			

51 law.