#### **SESSION 1991**

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## HOUSE BILL 344 Committee Substitute Favorable 4/29/91 Third Edition Engrossed 5/2/91

Short Title: Modif. for General NPDES Permits.

(Public)

Sponsors:

Referred to:

March 27, 1991

1		A BILL TO BE ENTITLED	
2	AN ACT TO	AMEND THE GENERAL STATUTES CONCERNING WATER	
3	POLLUTION PERMITS.		
4	The General Assembly of North Carolina enacts:		
5	Sectio	on 1. G.S. 143-215.1 reads as rewritten:	
6	"§ 143-215.1. (	Control of sources of water pollution; permit required.	
7	(a) Activ	ities for Which Permits Required No person shall do any of the	
8	following things	s or carry out any of the following activities until or unless such person	
9	shall have appli	ed for and shall have received from the Commission a permit therefor	
10	and shall have c	omplied with such conditions, if any, as are prescribed by such permit:	
11	(1)	Make any outlets into the waters of the State;	
12	(2)	Construct or operate any sewer system, treatment works, or disposal	
13		system within the State;	
14	(3)	Alter, extend, or change the construction or method of operation of any	
15		sewer system, treatment works, or disposal system within the State;	
16	(4)	Increase the quantity of waste discharged through any outlet or	
17		processed in any treatment works or disposal system to any extent	
18		which would result in any violation of the effluent standards or	
19		limitations established for any point source or which would adversely	
20		affect the condition of the receiving waters to the extent of violating	
21		any of the standards applicable to such water;	

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1	(5)	Change the nature of the waste discharged through any disposal
2		system in any way which would exceed the effluent standards or
3		limitations established for any point source or which would adversely
4		affect the condition of the receiving waters in relation to any of the
5		standards applicable to such waters;
6	(6)	Cause or permit any waste, directly or indirectly, to be discharged to or
7		in any manner intermixed with the waters of the State in violation of
8		the water quality standards applicable to the assigned classifications or
9		in violation of any effluent standards or limitations established for any
10		point source, unless allowed as a condition of any permit, special order
11		or other appropriate instrument issued or entered into by the
12		Commission under the provisions of this Article;
13	(7)	Cause or permit any wastes for which pretreatment is required by
14		pretreatment standards to be discharged, directly or indirectly, from a
15		pretreatment facility to any disposal system or to alter, extend or
16		change the construction or method of operation or increase the
17		quantity or change the nature of the waste discharged from or
18		processed in such facility;
19	(8)	Enter into a contract for the construction and installation of any outlet,
20		sewer system, treatment works, pretreatment facility or disposal
21		system or for the alteration or extension of any such facilities;
22	(9)	Dispose of sludge resulting from the operation of a treatment works,
23		including the removal of in-place sewage sludge from one location and
24		its deposit at another location, consistent with the requirement of the
25		Resource Conservation and Recovery Act and regulations promulgated
26		pursuant thereto;
27	(10)	Cause or permit any pollutant to enter into a defined managed area of
28		the State's waters for the maintenance or production of harvestable
29		freshwater, estuarine, or marine plants or animalsanimals:
30	<u>(11)</u>	Cause or permit discharges regulated under G.S. 143-214.7 which
31		result in water pollution.
32	In the event	that both effluent standards or limitations and classifications and water
33		s are applicable to any point source or sources and to the waters to
34		charge, the more stringent among the standards established by the
35	•	Il be applicable and controlling.
20		n with the above no such normit shall be granted for the dispessel of

In connection with the above, no such permit shall be granted for the disposal of waste in waters classified as sources of public water supply where the head of the agency which administers the public water supply program pursuant to Article 10 of Chapter 130A of the General Statutes, after review of the plans and specifications for the proposed disposal facility, determines and advises the Commission that such disposal is sufficiently close to the intake works or proposed intake works of a public water supply as to have an adverse effect on the public health.

In any case where the Commission denies a permit, it shall state in writing the reason for such denial and shall also state the Commission's estimate of the changes in

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1	the applicant's proposed activities or plans which will be required in order that the		
2	applicant may obtain a permit.		
3	(b) Comr	nission's Power as to Permits. –	
4	(1)	The Commission shall act on all permits so as to prevent, so far as	
5		reasonably possible, considering relevant standards under State and	
6		federal laws, any significant increase in pollution of the waters of the	
7		State from any new or enlarged sources. No permit shall be denied	
8		and no condition shall be attached to the permit, except when the	
9		Commission finds such denial or such conditions necessary to	
10		effectuate the purposes of this Article.	
11	(2)	The Commission shall also act on all permits so as to prevent violation	
12		of water quality standards due to the cumulative effects of permit	
13		decisions. Cumulative effects are impacts attributable to the collective	
14		effects of a number of projects and include the effects of additional	
15		projects similar to the requested permit in areas available for	
16		development in the vicinity. All permit decisions shall require that the	
17		practicable waste treatment and disposal alternative with the least	
18		adverse impact on the environment be utilized.	
19	(3)	General permits may be issued under rules adopted pursuant to	
20		Chapter 150B of the General Statutes. Such rules may provide that	
21		minor activities may occur under a general permit issued in accordance	
22		with conditions set out in such rules. All persons covered under	
23		general permits shall be subject to all enforcement procedures and	
24		remedies applicable under this Article.	
25	(4)	The Commission shall have the power:	
26		a. To grant a permit with such conditions attached as the	
27		Commission believes necessary to achieve the purposes of this	
28		Article.	
29		b. To require that an applicant satisfy the Department that the	
30		applicant, or any parent, subsidiary, or other affiliate of the	
31		applicant or parent:	
32		1. Is financially qualified to carry out the activity for which	
33		the permit is required under subsection (a) of this	
34		section; and	
35		2. Has substantially complied with the effluent standards	
36		and limitations and waste management treatment	
37		practices applicable to any activity in which the	
38		applicant has previously engaged, and has been in	
39		substantial compliance with other federal and state laws,	
40		regulations, and rules for the protection of the	
41		environment.	
42		As used in this subdivision, the words 'affiliate,' 'parent,' and	

42As used in this subdivision, the words 'affiliate,' 'parent,' and43'subsidiary' have the same meaning as in 17 Code of Federal44Regulations § 240.12b-2 (1 April 1990 Edition).

1			c. To modify or revoke any permit upon not less than 60 day	ys'
2			written notice to any person affected.	
3			d. To designate certain classes of minor activities for which	а
4			general permit may be issued, after considering:	
5			1. The environmental impact of the activities;	
6			2. How often the activities are carried out;	
7			3. The need for individual permit oversight; and	
8			4. The need for public review and comment on individu	ıal
9			permits.	
10			e. To designate certain classes of minor activities for which:	
11			1. Performance conditions may be established by rule; and	b
12			2. Individual or general permits are not required.	
13	<del>(b1)</del>	The (	Commission shall adopt rules which exempt the filter backwash faciliti	es
14	of swimn		ools and spas from the:	
15		$(1)^{-1}$	Application and notice requirements of this section;	
16		(2)	Reporting requirements of G.S. 143-215.65;	
17		(3)	Monitoring requirements of G.S. 143-215.66; and	
18		(4)	Requirements of subsection (a) of this section that the Departme	<del>nt</del>
19			review and approve of each individual facility.	
20		(c) A	pplications for Permits and Renewals for Facilities Discharging to the	he
21	Surface V	Vaters.	· —	
22		(1)	All applications for permits and for renewal of existing permits f	or
23			outlets and point sources and for treatment works and disposal system	ns
24			discharging to the surface waters of the State shall be in writing, and	nd
25			the Commission may prescribe the form of such applications. A	<b>\</b> 11
26			applications shall be filed with the Commission at least 180 days	in
27			advance of the date on which it is desired to commence the discharge	ge
28			of wastes or the date on which an existing permit expires, as the ca	se
29			may be. The Commission shall act on a permit application as quick	ly
30			as possible. The Commission may conduct any inquiry or investigation	on
31			it considers necessary before acting on an application and may requi	ire
32			an applicant to submit plans, specifications, and other information the	he
33			Commission considers necessary to evaluate the application.	
34		(2)	a. The Department shall refer each application for permit, or renew	al
35			of an existing permit, for outlets and point sources and treatme	
36			works and disposal systems discharging to the surface waters of the	he
37			State to its staff for written evaluation and proposed determination	on
38			with regard to issuance or denial of the permit. If the Commission	on
39			concurs in the proposed determination, it shall give notice of intent	
40			issue or deny the permit, along with any other data that the	he
41			Commission may determine appropriate, to be given to the appropria	
42			State, interstate and federal agencies, to interested persons, and to the	
43			public. The Commission shall prescribe the form and content of the	
44			notice.	

1991		GENERAL ASSEMBLY OF NORTH CAROLINA
		The notice required herein shall be given at least 45 days
		prior to any proposed final action granting or denying the
		permit. Public notice shall be given by publication of the notice
		one time in a newspaper having general circulation within the
		county.
		b. Repealed by Session Laws 1987, c. 734.
	(3)	If any person desires a public meeting on any application for permit or
		renewal of an existing permit provided for in this subsection, he shall
		so request in writing to the Commission within 30 days following date
		of the notice of intent. The Commission shall consider all such
		requests for meeting, and if the Commission determines that there is a
		significant public interest in holding such meeting, at least 30 days'
		notice of such meeting shall be given to all persons to whom notice of
		intent was sent and to any other person requesting notice. At least 30
		days prior to the date of meeting, the Commission shall also cause a
		copy of the notice thereof to be published at least one time in a
		newspaper having general circulation in such county. In any county in
		which there is more than one newspaper having general circulation in
		that county, the Commission shall cause a copy of such notice to be
		published in as many newspapers having general circulation in the
		county as the Commission in its discretion determines may be
		necessary to assure that such notice is generally available throughout
		the county. The Commission shall prescribe the form and content of
		the notices.
		The Commission shall prescribe the procedures to be followed in
		such meetings. If the meeting is not conducted by the Commission,
		detailed minutes of the meeting shall be kept and shall be submitted,
		along with any other written comments, exhibits or documents
		presented at the meeting, to the Commission for its consideration prior
		to final action granting or denying the permit.
	(4)	Not later than 60 days following notice of intent or, if a public hearing
		is held, within 90 days following consideration of the matters and
		things presented at such hearing, the Commission shall grant or deny
		any application for issuance of a new permit or for renewal of an
		existing permit. All permits or renewals issued by the Commission and
		all decisions denying application for permit or renewal shall be in
		writing.
	(5)	No permit issued pursuant to this subsection (c) shall be issued or
		renewed for a term exceeding five years.
	(6)	The Commission shall not act upon an application for a new
	~ /	nonmunicipal domestic wastewater discharge facility until it has
		received a written statement from each city and county government
		having jurisdiction over any part of the lands on which the proposed
		facility and its appurtenances are to be located which states whether
	1991	(3)

the city or county has in effect a zoning or subdivision ordinance and, 1 if such an ordinance is in effect, whether the proposed facility is 2 3 consistent with the ordinance. The Commission shall not approve a 4 permit application for any facility which a city or county has 5 determined to be inconsistent with its zoning or subdivision ordinance unless it determines that the approval of such application has statewide 6 7 significance and is in the best interest of the State. An applicant for a 8 permit shall request that each city and county government having jurisdiction issue the statement required by this subdivision by mailing 9 10 by certified mail, return receipt requested, a written request for such statement and a copy of the draft permit application to the clerk of the 11 12 city or county. If a local government fails to mail the statement 13 required by this subdivision, as evidenced by a postmark, within 15 days after receiving and signing for the certified mail, the Commission 14 15 may proceed to consider the permit application notwithstanding this 16 subdivision.

17 (d)Applications and Permits for Sewer Systems, Sewer System Extensions and 18 Pretreatment Facilities, and for Wastewater Treatment Facilities Not Discharging to the 19 Surface Waters of the State. - All applications for new permits and for renewals of 20 existing permits for sewer systems, sewer system extensions and for disposal systems or 21 treatment works which do not discharge to the surface waters of the State, and all 22 permits or renewals and decisions denying any application for permit or renewal shall 23 be in writing. The Commission shall act on a permit application as quickly as possible. 24 The Commission may conduct any inquiry or investigation it considers necessary before 25 acting on an application and may require an applicant to submit plans, specifications, and other information the Commission considers necessary to evaluate the application. 26 27 If the Commission fails to act on an application for a permit, including a renewal of a permit, within 90 days after the applicant submits all information required by the 28 29 Commission, the application is considered to be approved. Permits and renewals issued 30 in approving such facilities pursuant to this subsection (d) shall be effective until the 31 date specified therein or until rescinded unless modified or revoked by the Commission. 32 Local governmental units to whom pretreatment program authority has been delegated 33 shall establish, maintain, and provide to the public, upon written request, a list of 34 pretreatment applications received.

35 (d1) Each applicant under subsections (c) or (d) for a permit (or the renewal thereof) for the operation of a treatment works for a private multi-family or single 36 family residential development, in which the owners of individual residential units are 37 38 required to organize as a lawfully constituted and incorporated homeowners' association 39 of a subdivision, condominium, planned unit development, or townhouse complex, shall 40 be required to enter into an operational agreement with the Commission as a condition of any such permit granted. The agreement shall address, as necessary, construction, 41 42 operation, maintenance, assurance of financial solvency, transfers of ownership and abandonment of the plant, systems, or works, and shall be modified as necessary to 43 reflect any changed condition at the treatment plant or in the development. Where the 44

Commission finds appropriate, it may require any other private residential subdivision, 1 2 condominium, planned unit development or townhouse complex which is served by a private treatment works and does not have a lawfully constituted and incorporated 3 homeowners' association, and for which an applicant applies for a permit or the renewal 4 thereof under subsections (c) or (d), to incorporate as a lawfully constituted 5 6 homeowners' association, and after such incorporation, to enter into an operational 7 agreement with the Commission and the applicant as a condition of any permit granted 8 under subsections (c) or (d). The local government unit or units having jurisdiction over 9 the development shall receive notice of the application within an established comment 10 period and prior to final decision.

11 (e) Administrative Review. – A permit applicant or permittee who is dissatisfied 12 with a decision of the Commission may commence a contested case by filing a petition 13 under G.S. 150B-23 within 30 days after the Commission notifies the applicant or 14 permittee of its decision. If the permit applicant or permittee does not file a petition 15 within the required time, the Commission's decision is final and is not subject to review.

16 (f)Local Permit Programs for Sewer Extension. - Municipalities, counties, local 17 boards or commissions, water and sewer authorities, or groups of municipalities and 18 counties may establish and administer within their utility service areas their own general 19 permit programs in lieu of State permit required in G.S. 143-215.1(a)(2), (3), and (8) 20 above, for construction, operation, alteration, extension, change of proposed or existing 21 sewer system, subject to the prior certification of the Commission. For purposes of this subsection, the service area of a municipality shall include only that area within the 22 23 corporate limits of the municipality and that area outside a municipality in its 24 extraterritorial jurisdiction where sewer service is already being provided by the municipality to the permit applicant or connection to the municipal sewer system is 25 26 immediately available to the applicant; the service areas of counties and the other 27 entities or groups shall include only those areas where sewer service is already being provided to the applicant by the permitting authority or connection to the permitting 28 29 authority's system is immediately available. No later than the 180th day after the receipt 30 of a program and statement submitted by any local government, commission, authority, 31 or board the Commission shall certify any local program that:

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- (1) Provides by ordinance or local law for requirements compatible with those imposed by this Part and the rules implementing this Part;
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- (2) Provides that the Department receives notice and a copy of each application for a permit and that it receives copies of approved permits and <del>plans; plans upon request by the Commission;</del>
- (3) Provides that plans and specifications for all construction, extensions, alterations, and changes be prepared by or under the direct supervision of an engineer licensed to practice in this State;
- (4) Provides for the adequate enforcement of the program requirements by appropriate administrative and judicial process;
- 42 (5) Provides for the adequate administrative organization, engineering
  43 staff, financial and other resources necessary to effectively carry out its
  44 plan review program;

Provides that the system is capable of interconnection at an appropriate 1 (6) 2 time with an expanding municipal, county, or regional system; 3 (7) Provides for the adequate arrangement for the continued operation, service, and maintenance of the sewer system; and 4 5 Is approved by the Commission as adequate to meet the requirements (8) 6 of this Part and the rules implementing this Part. 7 The Commission may deny, suspend, or revoke certification of a local program upon 8 a finding that a violation of the provisions in subsection (f) of this section has 9 occurred. A denial, suspension, or revocation of a certification of a local program shall 10 be made only after notice and a public hearing. If the failure of a local program to carry out this subsection creates an imminent hazard, the Commission may summarily revoke 11 12 the certification of the local program. Chapter 150B of the General Statutes does not 13 apply to proceedings under this subsection. Notwithstanding any other provision of this subsection, if the Commission 14 15 determines that a sewer system, treatment works, or disposal system is operating in 16 violation of the provisions of this Article and that the appropriate local authorities have 17 not acted to enforce those provisions, the Commission may, after written notice to the 18 appropriate local government, take enforcement action in accordance with the 19 provisions of this Article. 20 (g) Any person who is required to hold a permit under this section shall submit to 21 the Department a written description of his current and projected plans to reduce the discharge of waste and pollutants under such permit by source reduction or recycling. 22 23 The written description shall accompany the payment of the annual permit fee. The 24 written description shall also accompany any application for a new permit, or for modification of an existing permit, under this section. The written description required 25 by this subsection shall not be considered part of a permit application and shall not 26

27 serve as the basis for the denial of a permit or permit modification."

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Sec. 2. This act is effective October 1, 1991.

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