### GENERAL ASSEMBLY OF NORTH CAROLINA

### **SESSION 1991**

SENATE BILL 455\*

Short Title: Aquatic Weed Control.

Sponsors: Senator Tally.

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Referred to: Environment and Natural Resources.

April 1, 1991

1		A BILL TO BE ENTITLED
2	AN ACT TO PR	ROVIDE FOR THE CONTROL OF AQUATIC WEEDS.
3	The General Ass	sembly of North Carolina enacts:
4	Sectio	on 1. Chapter 113A of the General Statutes is amended by adding a new
5	Article to read:	
6		" <u>ARTICLE 15.</u>
7		<b>''AQUATIC WEED CONTROL.</b>
8	" <u>§ 113A-220. Sl</u>	nort title.
9	This Article	shall be known as the Aquatic Weed Control Act of 1991.
10	" <u>§ 113A-221. D</u>	efinitions.
11	Unless a diff	erent meaning is required by the context, the following definitions shall
12	apply throughou	t this Article:
13	<u>(1)</u>	'Department' means the Department of Environment, Health, and
14		Natural Resources.
15	<u>(2)</u>	'Secretary' means the Secretary of Environment, Health, and Natural
16		Resources or his designee.
17	<u>(3)</u>	'Noxious aquatic weed' means any plant organism so designated under
18		this Article.
19	<u>(4)</u>	'Waters of the State' means any surface body or accumulation of
20		water, whether publicly or privately owned and whether naturally
21		occurring or artificially created, which is contained within, flows
22		through, or borders upon any part of this State.
23	" <u>§ 113A-222. D</u>	esignation of noxious aquatic weeds.

(Public)

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1	(a) The	Secretary, after consultation with the Director of the North Carolina
2	Agricultural Ex	ttension Service, the Wildlife Resources Commission, and the Marine
3	Fisheries Comr	nission, and with the concurrence of the Commissioner of Agriculture,
4	may designate a	as a noxious aquatic weed any plant organism which:
5	<u>(1)</u>	Grows in or is closely associated with the aquatic environment,
6		whether floating, emersed, submersed, or ditch-bank species, and
7		including terrestrial phases of any such plant organism;
8	<u>(2)</u>	Exhibits characteristics of obstructive nature and either massive
9		productivity or choking density; and
10	<u>(3)</u>	Is or may become a threat to public health or safety or to existing or
11		new beneficial uses of the waters of the State.
12	<u>(b)</u> <u>A pla</u>	ant organism may be designated as being a noxious aquatic weed either
13	throughout the	State or within specified areas within the State.
14	$\underline{(c)}$ The S	Secretary shall designate a plant organism as a noxious aquatic weed by
15	rules adopted p	ursuant to Chapter 150B of the General Statutes.
16		Secretary may modify or withdraw any designation of a plant organism
17		quatic weed made previously under this section. Any modification or
18	withdrawal of s	such designation shall be made following the procedures for designation
19	set out in this se	ection.
20	" <u>§ 113A-223. P</u>	owers and duties of the Secretary.
21	<u>(a)</u> The S	Secretary shall direct the control, eradication, and regulation of noxious
22	aquatic weeds s	o as to protect and preserve human health, safety, and the beneficial uses
23		of the State and to prevent injury to property and beneficial plant and
24	animal life. The	e Secretary shall have the power to:
25	<u>(1)</u>	Conduct research and planning related to the control of noxious
26		aquatic weeds;
27	<u>(2)</u>	Coordinate activities of all public bodies, authorities, agencies, and
28		units of local government in the control and eradication of noxious
29		aquatic weeds;
30	<u>(3)</u>	To delegate to any public body, authority, agency, or unit of local
31		government any power or duty under this Article, except that the
32		Secretary may not delegate the designation of noxious aquatic weeds;
33	<u>(4)</u>	Accept donations, grants, and services from both public and private
34		sources;
35	<u>(5)</u>	Enter into contracts or agreements, including cost-sharing agreements,
36		with public or private agencies for research and development of
37		methods of control of noxious aquatic weeds or for the performance of
38		noxious aquatic weed control activities;
39	<u>(6)</u>	Construct, acquire, operate, and maintain facilities and equipment
40	~	necessary for the control of noxious aquatic weeds; and
41	<u>(7)</u>	Enter upon private property for purposes of conducting investigations
42		and engaging in aquatic weed control activities.
43	• •	Secretary may control, remove, or destroy any noxious aquatic weed
44	located in the	waters of the State or in areas adjacent to such waters wherever such

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1	weeds threaten to invade such waters. The Secretary may employ any appropriate		
2	control technology which is consistent with federal and State law, regulations, and rules.		
3	Control technologies may include, but are not limited to drawdown of waters,		
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5	application of chemicals to shoreline and surface waters, mechanical controls, physical removal from transport mechanisms, quarantine of transport mechanisms, and		
6	biological controls. Any biological control technology may be implemented only with		
7	the approval of the Wildlife Resources Commission, the Marine Fisheries Commission		
8	and the Commissioner of Agriculture.		
9	(c) In determining the appropriate strategies and technologies, the Secretary shall		
10	consider their relative short-term and long-term cost-efficiency and effectiveness,		
11	consistent with a margin of safety adequate to protect public health and the resources of		
12	the State.		
13	(d) All activities carried out by the Secretary, his designees, and others		
14	authorized to perform any function under this Article shall be consistent with all		
15	applicable federal and State law, regulations, and rules.		
16	"§ 113A-224. Powers of the Commissioner of Agriculture.		
17	(a) The Commissioner of Agriculture may regulate the importation, sale, use,		
18	culture, collection, transportation, and distribution of a noxious aquatic weed as a plant		
19	pest under Article 36 of Chapter 106 of the General Statutes.		
20	(b) This article shall not be construed to limit any power of the Commissioner of		
21	Agriculture, the Department of Agriculture, or the Board of Agriculture under any other		
22	provision of law.		
23	" <u>§ 113A-225. Responsibilities of other State agencies.</u>		
24	All State agencies shall cooperate with the Secretary to assist in the implementation		
25	of this Article.		
26	" <u>§ 113A-226. Enforcement.</u>		
27	(a) Any person who violates this Article or any rule adopted pursuant to this		
28 29	Article shall be guilty of a misdemeanor and, upon conviction, shall be fined not less than fifty dollars (\$50.00) or more than one thousand dollars (\$1,000), or imprisoned for		
29 30	not less than 10 days nor more than 180 days, or both, for each offense.		
31	(b) Whenever there exists reasonable cause to believe that any person has		
32	violated this Article or rules adopted pursuant to this Article, the Secretary may request		
33	the Attorney General to institute a civil action for injunctive relief to restrain the		
34			
- 35	violation. The Attorney General may institute such action in the name of the State upon		
35 36	violation. The Attorney General may institute such action in the name of the State upon relation of the Department in the superior court of the county in which the violation		
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36 37 38	violation. The Attorney General may institute such action in the name of the State upon relation of the Department in the superior court of the county in which the violation occurred. Upon a determination by the court that the alleged violation of the provisions of this Article or of rules adopted pursuant to this Article has occurred or is threatened, the court shall grant the relief necessary to prevent or abate the violation or threatened		
36 37 38 39 40 41	violation. The Attorney General may institute such action in the name of the State upon relation of the Department in the superior court of the county in which the violation occurred. Upon a determination by the court that the alleged violation of the provisions of this Article or of rules adopted pursuant to this Article has occurred or is threatened, the court shall grant the relief necessary to prevent or abate the violation or threatened violation. Neither the institution of the action, nor any of the proceedings thereon shall relieve any party to such proceedings from any penalty otherwise prescribed for violations of this Article.		
36 37 38 39 40	violation. The Attorney General may institute such action in the name of the State upon relation of the Department in the superior court of the county in which the violation occurred. Upon a determination by the court that the alleged violation of the provisions of this Article or of rules adopted pursuant to this Article has occurred or is threatened, the court shall grant the relief necessary to prevent or abate the violation or threatened violation. Neither the institution of the action, nor any of the proceedings thereon shall relieve any party to such proceedings from any penalty otherwise prescribed for		

44 pursuant to Chapter 150B of the General Statutes."

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Sec. 2. This act becomes effective 1 October 1991.