GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2001

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HOUSE BILL 1063* Committee Substitute Favorable 4/24/01 Third Edition Engrossed 4/26/01 Senate Agriculture/Environment/Natural Resources Committee Substitute Adopted 9/20/01 Fifth Edition Engrossed 9/25/01

Short Title:	Pay for Performance/LUST Cleanups.	(Public)
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Sponsors:

Referred to:

April 10, 2001

1	A BILL TO BE ENTITLED		
2	AN ACT TO PROVIDE FOR PERFORMANCE-BASED CLEANUPS OF		
3	DISCHARGES OR RELEASES OF PETROLEUM FROM UNDERGROUND		
4	STORAGE TANKS AND TO AUTHORIZE THE STATE BUILDING		
5	COMMISSION TO ADOPT RULES TO AUTHORIZE OPEN-END DESIGN		
6	AGREEMENTS FOR WETLANDS MITIGATION AND SIMILAR PROJECTS.		
7	The General Assembly of North Carolina enacts:		
8	SECTION 1. G.S. 143-215.94B is amended by adding a new subsection to		
9	read:		
10	"(f) On the first day of each fiscal quarter, the Department may allocate up to fifty		
11	percent (50%) of the funds in the Commercial Fund that are not otherwise obligated for		
12	performance-based cleanups as provided in this subsection. The Department may also		
13	use any funds that are available from any other source and that are specifically intended		
14	to be used for performance-based cleanups as provided in this section. Each		
15	performance-based cleanup shall comply with the requirements of this Part and any		
16	other provisions of law that govern the cleanup of environmental damage resulting from		
17	the discharge or release of a petroleum product from a commercial underground storage		
18	tank. The Department may contract for performance-based cleanups with environmental		
19	services firms that the Department has determined to be qualified to satisfactorily		
20	complete the work associated with a cleanup. A performance-based contract shall		
21	provide that cleanup will be completed within the time and for the cost stated in the		
22	contract. The Department shall select environmental services firms for		
23	performance-based cleanup through a competitive bidding process. The Commission		
24	shall adopt rules governing the competitive bidding process. The rules shall establish		
25	qualifications for environmental services firms and for individuals and firms that		

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1 provide engineering services as part of a contract to satisfactorily complete work 2 associated with cleanup." 3 SECTION 2. G.S. 143-215.94D is amended by adding a new subsection to 4 read: 5 "(f) On the first day of each fiscal quarter, the Department may allocate up to fifty 6 percent (50%) of the funds in the Noncommercial Fund that are not otherwise obligated for performance-based cleanups as provided in this subsection. The Department may 7 8 also use any funds that are available from any other source and that are specifically intended to be used for performance-based cleanups as provided in this section. Each 9 performance-based cleanup shall comply with the requirements of this Part and any 10 11 other provisions of law that govern the cleanup of environmental damage resulting from 12 the discharge or release of a petroleum product from a noncommercial underground storage tank. The Department may contract for performance-based cleanups with 13 environmental services firms that the Department has determined to be qualified to 14 satisfactorily complete the work associated with a cleanup. A performance-based 15 contract shall provide that cleanup will be completed within the time and for the cost 16 stated in the contract. The Department shall select environmental services firms for 17 performance-based cleanup through a competitive bidding process. The Commission 18 shall adopt rules governing the competitive bidding process. The rules shall establish 19 20 qualifications for environmental services firms and for individuals and firms that provide engineering services as part of a contract to satisfactorily complete work 21 22 associated with cleanup." SECTION 3. G.S. 143-215.94G is amended by adding a new subsection to 23 24 read: 25 "(a3) The Department may implement the provisions of subsection (a) of this 26 section as provided in G.S. 143-215.94B(f) and G.S. 143-215.94D(f)." 27 SECTION 4. G.S. 143-135.27 reads as rewritten: 28 "§ 143-135.27. Definition of capital improvement project. 29 As used in this Article, 'State capital improvement project' means the construction of and any alteration, renovation, or addition to State buildings, as defined in G.S. 30 143-336, for which State funds, as defined in G.S. 143-1, are used and which is required 31 32 by G.S. 143-129 to be publicly advertised. 'State capital improvement project' does not include a performance-based cleanup of environmental damage resulting from the 33 34 discharge or release of a petroleum product from an underground storage tank pursuant to G.S. 143-215.94B(f) and G.S. 143-215.94D(f)." 35 36 SECTION 5. G.S. 143-336 reads as rewritten: "§ 143-336. Definitions. 37 38 As used in this Article: (a) 39 'Agency' includes every agency, institution, board, commission, (1)bureau, council, department, division, officer, and employee of the 40 41 State, but does not include counties, municipal corporations, political

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1		subdivisions county and city boards of advection and other local		
2		subdivisions, county and city boards of education, and other local public bodies.		
2 3	(2)			
	<u>(2)</u>	'Community college buildings' means all buildings, utilities, and other		
4		property developments located at a community college, which is		
5		defined in G.S. 115D-2(2).		
6	<u>(3)</u>	'Department' means the Department of Administration, unless the		
7		context otherwise requires.		
8	<u>(4)</u>	'Public buildings' means all buildings owned or maintained by the		
9		State in the City of Raleigh, but does not mean any building which that		
10		a State agency other than the Department of Administration is required		
11		by law to care for and maintain.		
12	<u>(5)</u>	'Public buildings and grounds' means all buildings and grounds owned		
13		or maintained by the State in the City of Raleigh, but does not mean		
14		any building or grounds which that a State agency other than the		
15		Department of Administration is required by law to care for and		
16		maintain.		
17	<u>(6)</u>	'Public grounds' means all grounds owned or maintained by the State		
18		in the City of Raleigh, but does not mean any grounds which that a		
19		State agency other than the Department of Administration is required		
20		by law to care for and maintain.		
21	<u>(7)</u>	'Secretary' means the Secretary of Administration, unless the context		
22		otherwise requires.		
23	<u>(8)</u>	'State buildings' mean all State buildings, utilities, and other property		
24		developments except the State Legislative Building, railroads, highway		
25		structures, bridge structures, and any buildings, utilities, or property		
26		owned or leased by the North Carolina Global TransPark		
27		Authority. Authority, and performance-based cleanups of		
28		environmental damage resulting from the discharge or release of a		
29		petroleum product from an underground storage tank pursuant to G.S.		
30		143-215.94B(f) and G.S. 143-215.94D(f).		
31	(b) But u	nder -Under no circumstances shall this Article or any part thereof apply		
32		r to the legislative branches of the State."		
33		TION 6.(a) This act constitutes a recent act of the General Assembly		
34		ing of G.S. 150B-21.1.		
35		FION 6.(b) Notwithstanding G.S. 150B-21.1(a)(2) and 26 NCAC		
36				
37	to implement this act until 1 July 2002. Prior to the adoption of a temporary rule under			
38	this section, the Commission shall publish a notice of intent to adopt a temporary rule in			
39	the North Carolina Register. The notice shall set out the text of the proposed temporary			
40	rule and include the name of the person to whom questions and written comment on the			
41		prary rule may be submitted. The Commission shall accept written		
11	proposed temp	stary rule may be submitted. The commission shan accept written		

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comment on the proposed temporary rule for at least 30 days after the notice of intent to
 adopt a temporary rule is published in the North Carolina Register.

3 **SECTION 6.(c)** Notwithstanding G.S. 150B-21.1(a)(2) and 26 NCAC 4 2C.0102(11), the State Building Commission may adopt temporary rules to authorize 5 open-end design agreements for design and construction of wetland, stream, and buffer 6 creation, mitigation, and restoration projects. Prior to the adoption of a temporary rule 7 under this section, the Commission shall publish a notice of intent to adopt a temporary 8 rule in the North Carolina Register. The notice shall set out the text of the proposed 9 temporary rule and include the name of the person to whom questions and written 10 comment on the proposed temporary rule may be submitted. The Commission shall 11 accept written comment on the proposed temporary rule for at least 30 days after the 12 notice of intent to adopt a temporary rule is published in the North Carolina Register. 13 The State Building Commission is authorized to adopt temporary rules under this 14 section until 1 July 2002.

15 **SECTION 7.** Beginning 1 March 2002, the Department of Environment and 16 Natural Resources shall submit a semiannual report to the Environmental Review 17 Commission on the implementation of Sections 1 through 6 of this act as a part of the 18 report required by G.S. 143-215.94M.

SECTION 8. Sections 1 through 5 of this act become effective 1 October
2001. Sections 6, 7, and 8 of this act are effective when this act becomes law. Sections
1, 2, 3, 4, 5, and 7 of this act expire 1 October 2006.