# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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### HOUSE DRH60257-SY-6A\* (3/16)

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Short Title:	Enhance On-Site Wastewater System Approvals.	
Sponsors:	Representatives Goforth and Brubaker (Primary Sponsors).	
Referred to:		

1	A BILL TO BE ENTITLED				
2	AN ACT TO AMEND THE PROCESS FOR THE ISSUANCE OF AN				
3	IMPROVEMENT PERMIT FOR AN ON-SITE SUBSURFACE WASTEWATER				
4	SYSTEM BY REQUIRING THE COMPLETION OF A SOIL AND SITE				
5	EVALUATION PRIOR TO THE ISSUANCE OF AN IMPROVEMENT PERMIT;				
6	TO AUTHORIZE LOCAL HEALTH DEPARTMENTS, AUTHORIZED AGENTS				
7	OF THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES,				
8	LICENSED SOIL SCIENTISTS, AND PROFESSIONAL ENGINEERS TO				
9	COMPLETE SOIL AND SITE EVALUATIONS; AND TO MAKE OTHER				
10	CHANGES.				
11	The General Assembly of North Carolina enacts:				
12	<b>SECTION 1.</b> G.S. 130A-334 reads as rewritten:				
13	"§ 130A-334. Definitions.				
14	The following definitions shall apply throughout this Article:				
15					
16	(7c) 'Professional engineer' has the same meaning as in G.S. 89C-3(8).				
17					
18	(13b) 'Licensed soil scientist' has the same meaning as in G.S. 89F-3(3).				
19					
20	<b>SECTION 2.</b> G.S. 130A-336 reads as rewritten:				
21	"§ 130A-336. Improvement permit and authorization for wastewater system				
22	construction required.				
23	(a) Any proposed site for a residence, place of business, or place of public				
24	assembly in an area not served by an approved wastewater system shall be evaluated by				
25	either (i) the local health department, (ii) a licensed soil scientist, or (iii) a professional				
26	engineer in accordance with rules adopted pursuant to this Article. An improvement				
27	permit shall be issued in compliance with the rules adopted pursuant to this Article. The				

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1	local hea	alth dep	partment shall issue an improvement permit after one of the following			
2	has occur	rred:				
3		<u>(1)</u>	A soil and site evaluation has been completed by an authorized agent			
4			of the Department or local health department.			
5		<u>(2)</u>	The local health department receives a completed soil and site			
6			evaluation that has been signed and sealed by (i) a licensed soil			
7			scientist or (ii) a licensed soil scientist and a professional engineer in			
8			compliance with rules adopted by the Commission pursuant to this			
9			Article. Any complete application for an improvement permit that has			
10			been evaluated by (i) a licensed soil scientist or (ii) a licensed soil			
11			scientist and a professional engineer shall be deemed permitted if the			
12			local health department does not approve or deny the improvement			
13			permit within 10 calendar days after receipt of the application.			
14	<u>(a1)</u>	An in	nprovement permit shall include:			
15		(1)	For permits that are valid without expiration, a plat or, for permits that			
16			are valid for five years, a site <del>plan.<u>plan</u> drawn to scale.</del>			
17		(2)	A description of the facility the proposed site is to serve.serve and any			
18			factors that would affect the wastewater load.			
19		(3)	The type and layout of the proposed wastewater system and its			
20			location.			
21		(4)	The design wastewater flow and characteristics.			
22		(5)	The conditions for any site modifications. A detailed soil profile			
23			description of at least two locations within the proposed disposal area.			
24			The detailed soil profile descriptions shall include soil taxonomic			
25			classifications, horizons, depth, texture, structure, soil wetness			
26			conditions, restrictive horizons, matrix color, and redoximorphic			
27			<u>colors.</u>			
28		<u>(5a)</u>	Any proposed landscape, site, drainage, or soil modifications.			
29		(6)	Any other information required by the rules of the Commission.			
30	<u>(a2)</u>		mprovement permit shall not be affected by change in ownership of the			
31			tewater system provided both the site for the wastewater system and the			
32	•	-	em serves are unchanged and remain under the ownership or control of			
33	-		ing the facility. No person shall commence or assist in the construction,			
34			ocation of a residence, place of business, or place of public assembly in			
35			ved by an approved wastewater system unless an improvement permit			
36			zation for wastewater system construction are obtained from the local			
37	health department. This requirement shall not apply to a manufactured residence					
38		l for sa	le or stored for later sale and intended to be located at another site after			
39	sale.					
40	(b)		local health department shall issue an authorization for wastewater			
41	system construction authorizing work to proceed and the installation or repair of a					
42		wastewater system when it has determined after a field investigation that the system can				
43	be instal	be installed and operated in compliance with this Article and rules adopted pursuant to				

44 this Article. This authorization for wastewater system construction shall be valid for a

period equal to the period of validity of the improvement permit, not to exceed five 1 2 years, and may be issued at the same time the improvement permit is issued. No person 3 shall commence or assist in the installation, construction, or repair of a wastewater system unless an improvement permit and an authorization for wastewater system 4 5 construction have been obtained from the Department or the local health department. 6 No improvement permit or authorization for wastewater system construction shall be required for maintenance of a wastewater system. The Department and the local health 7 8 department may impose conditions on the issuance of an improvement permit and an 9 authorization for wastewater system construction. 10 (c) Unless the Commission otherwise provides by rule, plans, and specifications for all wastewater systems designed for the collection, treatment, and disposal of 11 12 industrial process wastewater shall be reviewed and approved by the Department prior 13 to the issuance of an authorization for wastewater system construction by the local 14 health department. 15 (d) If a local health department repeatedly fails to issue or deny improvement permits for conventional septic tank systems within 60-20 calendar days of receiving 16 17 completed applications for the permits, then the Department of Environment and 18 Natural Resources may withhold public health funding from that local health 19 department. 20 When a local health department issues an improvement permit or (e) 21 authorization to construct based upon work performed by a licensed soil scientist, the improvement permit or authorization to construct shall bear a statement that reads: 'The 22 23 soil, site, and system evaluation and documentation necessary to issue this 24 (improvement permit or authorization to construct) was performed by (name of licensed soil scientist), a licensed soil scientist, license number 25 (license number).'. 26 27 When a local health department issues an improvement permit or (f) authorization to construct based upon work performed by a licensed soil scientist and a 28 29 professional engineer, the improvement permit or authorization to construct shall bear a 30 statement that reads: 'The soil, site, and system evaluation and documentation necessary to issue this (improvement permit or authorization to construct) was performed 31 32 (name of licensed soil scientist), a licensed soil scientist, license number by 33 (license number), and by (name of professional engineer), a professional engineer, license number (license number).'. 34 When a local health department denies an application for an improvement 35 (g) permit or authorization to construct prepared by (i) a licensed soil scientist or (ii) a 36 licensed soil scientist and a professional engineer, the denial shall include a written 37 38 report that specifically identifies the provisions of this Article or rules adopted pursuant 39 to this Article on which the denial is based. A local health department shall not deny a complete application for an 40 (h) improvement permit or authorization to construct that is submitted by (i) a licensed soil 41 42 scientist or (ii) a licensed soil scientist and a professional engineer unless the denial is based on permit application review prepared by (i) a licensed soil scientist or (ii) a 43 licensed soil scientist and a professional engineer employed by or under contract with 44

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the local health department. The Commission shall adopt rules that specify uniform 1 2 statewide procedures and allowable reasons for denial of an application prepared by (i) 3 a licensed soil scientist or (ii) a licensed soil scientist and a professional engineer, 4 establishes the necessary documentation that must be included in the application, 5 establishes the necessary documentation that must be included in the local health 6 department's written permit application review report, and specify the rights and 7 obligations of each party." 8 SECTION 3. G.S. 130A-337 reads as rewritten: 9 "§ 130A-337. Inspection; operation permit required. 10 No system of wastewater collection, treatment and disposal shall be covered (a) or placed into use by any person until an inspection by (i) the local health department, 11 (ii) a licensed soil scientist, or (iii) a licensed soil scientist and professional engineer has 12 determined that the system has been installed or repaired in accordance with any 13 14 conditions of the improvement permit, the rules, and this Article. 15 (b) Upon determining a determination by (i) the local health department, (ii) a licensed soil scientist, or (iii) a licensed soil scientist and professional engineer that the 16 17 system is properly installed or repaired and that the system is capable of being operated 18 in accordance with the conditions of the improvement permit, the rules, this Article and any conditions to be imposed in the operation permit, as applicable, the local health 19 20 department shall issue an operation permit authorizing the residence, place of business 21 or place of public assembly to be occupied and for the system to be placed into use or reuse. If the determination is completed by (i) a licensed soil scientist or (ii) a licensed 22 23 soil scientist and a professional engineer, the licensed soil scientist or the licensed soil 24 scientist and professional engineer shall submit a statement of certification to the local health department, and the local health department shall issue the operations permit or 25 deny the permit application within 10 business days of its receipt or the operation permit 26 shall be deemed permitted. 27 Upon determination that an existing wastewater system has a valid operation 28 (c) 29 permit and is operating properly in a manufactured home park, the local health department shall issue authorization in writing for a manufactured home to be connected 30 to the existing system and to be occupied. Notwithstanding G.S. 130A-336, an 31 32 improvement permit is not required for the connection of a manufactured home to an 33 existing system with a valid operation permit in a manufactured home park. No person shall occupy a residence, place of business or place of public 34 (d) 35 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 36 37 deemed permitted pursuant to certification of (i) a licensed soil scientist or (ii) a 38 licensed soil scientist and a professional engineer, or authorization has been obtained pursuant to G.S. 130A-337(c)." 39 SECTION 4. G.S. 130A-338 reads as rewritten: 40 "§ 130A-338. Authorization for wastewater system construction required before 41 42 other permits to be issued. Where construction, location or relocation is proposed to be done upon a residence, 43 place of business or place of public assembly, no permit required for electrical, 44

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plumbing, heating, air conditioning or other construction, location or relocation activity 1 2 under any provision of general or special law shall be issued until an authorization for 3 wastewater system construction has been issued or deemed permitted under 4 G.S. 130A-336 or authorization has been obtained under G.S. 130A-337(c)." 5 **SECTION 5.** G.S. 130A-340 reads as rewritten: 6 "§ 130A-340. Review procedures and appeals. appeals; violations. 7 The Department, upon request by an applicant for an improvement permit, (a) 8 shall provide a technical review of any scientific data and system design submitted by 9 the applicant. The data and system design shall be evaluated by professional peers of 10 those who prepared the data and system design. The results of the technical review shall 11 be available prior to a decision by the local health department and shall not affect an 12 applicant's right to a contested hearing under Chapter 150B of the General Statutes. 13 (b) Any person may file a complaint before the Commission if the person 14 believes that any person has violated this Article, rules adopted pursuant to this Article, 15 the terms or conditions of any permit issued pursuant to this Article, has failed to take all reasonable steps to ensure the competence of services rendered by any person 16 17 pursuant to a permit issued pursuant to this Article, or has materially misrepresented his 18 or her professional credentials. The Commission may assess a civil penalty of not more than ten thousand 19 (c) 20 dollars (\$10,000) against any person if the Commission finds that the person has 21 violated this Article, rules adopted pursuant to this Article, the terms or conditions of any permit issued pursuant to this Article, has failed to take all reasonable steps to 22 23 ensure the competence of services rendered by any person pursuant to a permit issued 24 pursuant to this Article, or has materially misrepresented his or her professional credentials. A civil penalty assessed under this subsection for misrepresentation of 25 professional credentials is in addition to any penalty assessed or imposed pursuant 26 27 Chapter 89C or Chapter 89F of the General Statutes." SECTION 6. The Commission for Health Services shall adopt rules to 28 29 implement the provisions of this act on or before 1 July 2006. 30 **SECTION 7.** Sections 1 through 5 of this act become effective 1 July 2006,

except that G.S. 130A-336(a1), as amended by Section 2 of this act, becomes effective 1
January 2006. Sections 6 and 7 of this act are effective when it becomes law.