## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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HOUSE DRH20176-RIa-28 (05/01)

Short Title:	Coal Ash Management Act of 2014.	(Public)
Sponsors:	Representatives Harrison, Fisher, Glazier, and Luebke (Primary Sponso	ors).
Referred to:		

#### A BILL TO BE ENTITLED

2 AN ACT TO (1) PROHIBIT RECOVERY OF COSTS RELATED TO THE MANAGEMENT 3 OF COAL COMBUSTION RESIDUALS AND UNLAWFUL DISCHARGES FROM 4 COAL COMBUSTION RESIDUALS SURFACE IMPOUNDMENTS: (2) PROHIBIT 5 CONSTRUCTION OF NEW OR EXPANSION OF EXISTING COAL COMBUSTION 6 RESIDUALS SURFACE IMPOUNDMENTS EFFECTIVE JULY 1. 2014: (3) PROHIBIT 7 THE DISPOSAL OF COAL COMBUSTION RESIDUALS GENERATED AFTER 8 1, 2014, INTO COAL COMBUSTION RESIDUALS AUGUST **SURFACE** 9 IMPOUNDMENTS AND REQUIRE THAT COAL COMBUSTION RESIDUALS 10 GENERATED AFTER THAT DATE BE DISPOSED OF IN SANITARY LANDFILLS 11 OR PUT TO BENEFICIAL USE AS ALLOWED BY LAW; (4) REQUIRE A SURVEY 12 OF DRINKING WATER SUPPLY WELLS AND REPLACEMENT OF CONTAMINATED WATER SUPPLIES; (5) REQUIRE THE DEPARTMENT OF 13 ENVIRONMENT AND NATURAL RESOURCES TO. AS SOON AS PRACTICABLE 14 15 BUT NO LATER THAN DECEMBER 1, 2014, PRIORITIZE FOR THE PURPOSE OF CLOSURE AND REMEDIATION COAL COMBUSTION RESIDUALS SURFACE 16 17 IMPOUNDMENTS, INCLUDING ACTIVE AND RETIRED SITES, BASED ON THESE 18 HEALTH, SAFETY, AND WELFARE; SITES' RISKS TO PUBLIC THE 19 ENVIRONMENT; AND NATURAL RESOURCES; (6) ESTABLISH A SCHEDULE 20 FOR CLOSURE AND REMEDIATION OF ALL IMPOUNDMENTS BASED UPON 21 THE DEPARTMENT'S RISK ASSESSMENT OF THESE SITES AND ESTABLISH 22 BASELINE CLOSURE REQUIREMENTS; (7) REQUIRE CLOSURE AND 23 REMEDIATION OF CERTAIN COAL COMBUSTION RESIDUALS SURFACE 24 IMPOUNDMENTS AS SOON AS PRACTICABLE BUT NO LATER THAN JANUARY 25 1, 2017; (8) PROVIDE FOR THE POSSIBILITY OF FEDERAL PREEMPTION; (9) REQUIRE THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES 26 27 TO REPORT QUARTERLY ON ITS OPERATIONS, ACTIVITIES, PROGRAMS, AND PROGRESS WITH RESPECT TO ITS OBLIGATIONS UNDER THIS ACT FOR COAL 28 29 COMBUSTION RESIDUALS SURFACE IMPOUNDMENTS; (10) PLACE A 30 TEMPORARY MORATORIUM ON THE USE OF COAL COMBUSTION RESIDUALS 31 AS STRUCTURAL FILL AND DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES AND THE COMMISSION FOR PUBIC HEALTH TO 32 33 STUDY THE ADEQUACY OF CURRENT LAWS GOVERNING USE OF COAL 34 COMBUSTION RESIDUALS FOR STRUCTURAL FILL AND OTHER BENEFICIAL 35 USES; (11) PLACE A TEMPORARY MORATORIUM ON THE DISPOSAL OF COAL COMBUSTION RESIDUALS INTO COMBUSTION PRODUCTS LANDFILLS AND 36



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1	THE CONSTRUCTION OF SUCH LANDFILLS UNTIL AUGUST 1, 2015, AND
2	DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES
3	TO ASSESS THE RISKS TO PUBLIC HEALTH, SAFETY, AND WELFARE; THE
4	ENVIRONMENT; AND NATURAL RESOURCES, OF COAL COMBUSTION
5	RESIDUALS SURFACE IMPOUNDMENTS LOCATED BENEATH THESE
6	LANDFILLS TO DETERMINE THE ADVISABILITY OF CONTINUED OPERATION
7	OF THESE LANDFILLS; (12) STRENGTHEN THE REPORTING AND
8	NOTIFICATION REQUIREMENTS APPLICABLE TO DISCHARGES OF
9	WASTEWATER TO WATERS OF THE STATE; (13) REQUIRE DEVELOPMENT OF
10	EMERGENCY ACTION PLANS FOR HIGH AND INTERMEDIATE HAZARD DAMS
11	AND AMEND OTHER DAM SAFETY LAW REQUIREMENTS APPLICABLE TO
12	COAL COMBUSTION RESIDUALS SURFACE IMPOUNDMENTS; (14) REPEAL
13	COMPLIANCE BOUNDARY AMENDMENTS; AND (15) PROVIDE RESOURCES
14	FOR IMPLEMENTATION OF THIS ACT.
15	The General Assembly of North Carolina enacts:
16 17	DADT I DRAIIDIT DECOVERY OF COCTO DELATED TO THE MANAGEMENT
17 18	PART I. PROHIBIT RECOVERY OF COSTS RELATED TO THE MANAGEMENT OF COAL COMBUSTION RESIDUALS AND UNLAWFUL DISCHARGES FROM
18 19	COAL COMBUSTION RESIDUALS AND UNLAWFUL DISCHARGES FROM COAL COMBUSTION RESIDUALS SURFACE IMPOUNDMENTS
20	<b>SECTION 1.</b> Article 7 of Chapter 62 of the General Statutes is amended by adding
20	a new section to read:
22	" <u>§ 62-133.13. Recovery of costs related to the management of coal combustion residuals</u>
23	and unlawful discharges from coal combustion residuals surface
24	impoundments to the surface waters of the State.
25	(a) For the purposes of this section, "coal combustion residuals surface impoundment"
26	has the same meaning as in G.S. 130A-290. For the purposes of this section, "costs related to
27	unlawful discharges to the surface waters of the State" include any corrective actions required
28	of the electric public utility under State or federal law.
29	(b) The Commission shall not allow an electric public utility to recover from the retail
30	electric customers of the State any of the following costs:
31	(1) Costs incurred on or after January 1, 2014, that are related to the
32	management of coal combustion residuals disposed of in coal combustion
33	residuals surface impoundments, including costs associated with complying
34	with the provisions of Part 2I of Article 9 of Chapter 130A of the General
35 36	$\frac{\text{Statutes.}}{\text{Costa incurred on or often January 1, 2014, that are related to an unlawful}$
30 37	(2) <u>Costs incurred on or after January 1, 2014, that are related to an unlawful</u> discharge to the surface waters of the State from a coal combustion residuals
37	surface impoundment, unless the Commission determines the discharge was
38 39	due to an event of force majeure."
40	due to an event of force majeure.
40	PART II. PROVISIONS FOR COMPREHENSIVE MANAGEMENT OF COAL
42	COMBUSTION RESIDUALS
43	<b>SECTION 2.(a)</b> Article 9 of Chapter 130A of the General Statutes is amended by
44	adding a new Part to read:
45	"Part 2I. Coal Ash Management.
46	"§ 130A-309.200. Title.
47	This Part may be cited as the "Coal Ash Management Act of 2014."
48	" <u>§ 130A-309.201. Definitions.</u>
49	Unless a different meaning is required by the context, the definitions of G.S. 130A-290 and
50	the following definitions shall apply throughout this Part:

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<u>(1)</u>	"Beneficial and beneficial use" means pro	jects promoting public health and
	environmental protection, offering equiv	valent success relative to other
	alternatives, and preserving natural resourc	es.
<u>(2)</u>	"Coal combustion residuals surface impo	oundment" means a topographic
	depression, excavation, or diked area that	is primarily formed from earthen
	materials, that is either lined or unlined	
	accumulated coal combustion residuals in	
	containing free liquids, or sludges, and the	-
	covered during periods of deposition. "C	
	impoundment" includes all of the following	
	a. An impoundment that is dry due	
	evaporated, volatilized, or leached.	i
	b. An impoundment that is wet with ex	xposed liquid
	c. Lagoons, ponds, aeration pits, set	
	sludge pits, when these structures	
	<u>coal combustion residuals.</u>	are designed to note decumulated
	d. <u>A coal combustion residuals surf</u>	ace impoundment that has been
	covered with soil after the final	
	residuals at the impoundment.	deposition of coal compusition
<u>(3)</u>	"Structural fill" means an engineered fill w	with a projected beneficial and use
<u>(5)</u>	constructed using coal combustion residu	
	compacted.	ars that are property placed and
(4)	"Receptor" means any human, plant, anima	I or structure which is or has the
<u>(4)</u>	potential to be, affected by the release or	
	well constructed for the purpose of monitor	•
	concentrations shall not be considered a rec	
"8 130A-309 202	2. Disposal to coal combustion residual sur	±
	r after July 1, 2014, the construction of new	
	luals surface impoundments is prohibited.	and expansion of existing cour
	r after August 1, 2014, the disposal of coal	combustion residuals into a coal
	luals surface impoundment is prohibited.	combustion residuals into a cour
	combustion residuals generated on or after A	August 1 2014 shall be either (i)
	a sanitary landfill properly permitted pursuar	
-	) put to beneficial use in compliance with the	-
	rules as applicable.	requirements of 15A NEAC 15D
	<b>3.</b> Drinking water supply well survey an	nd provision of alternate water
<u>suppl</u>		in provision of internate water
	an October 1, 2014, the owner of a contract	al combustion residuals surface
	all conduct a Drinking Water Supply Well S	
	ells within one-half mile from the establish	
	ad submit the Survey to the Department. No	
	l determine, based on the Survey, which drin	
	mple and how frequently and for what period	• • • •
	2015, the owner shall initiate sampling a	
-	2013. The Owner shall initiate sampling a	nu water quality analysis of the
than January 1,		lity analysis indicates that water
than January 1, drinking water s	supply wells. If the sampling and water qua	
than January 1, drinking water s from a drinking	supply wells. If the sampling and water qua water supply well exceeds groundwater q	uality standards, the owner shall
than January 1, drinking water s from a drinking replace the cont	supply wells. If the sampling and water qua water supply well exceeds groundwater q taminated drinking water supply well with	uality standards, the owner shall an alternate supply of potable
than January 1, drinking water s from a drinking replace the cont drinking water. T	supply wells. If the sampling and water qua water supply well exceeds groundwater q taminated drinking water supply well with The alternate supply of potable drinking wate	uality standards, the owner shall an alternate supply of potable r shall be supplied within 30 days
than January 1, drinking water s from a drinking replace the cont drinking water. T of the determin	supply wells. If the sampling and water qua water supply well exceeds groundwater q taminated drinking water supply well with The alternate supply of potable drinking wate ation that there is an exceedance of grou	uality standards, the owner shall an alternate supply of potable r shall be supplied within 30 days undwater quality standards. The
than January 1, drinking water s from a drinking replace the cont drinking water. T of the determine requirement to re	supply wells. If the sampling and water qua water supply well exceeds groundwater q taminated drinking water supply well with The alternate supply of potable drinking wate	uality standards, the owner shall an alternate supply of potable r shall be supplied within 30 days undwater quality standards. The y well with an alternate supply of

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1	a contaminated drinking water supply well with an alternate supply of potable drinking water			
2	applicable to the owners of coal combustion residuals surface impoundments.			
3	" <u>§ 130A-309.204. Prioritization of coal combustion residuals surface impoundments.</u>			
4	(a) As soon as practicable but no later than December 1, 2014, the Department, in			
5	coordination with other appropriate agencies, including the United States Environmental			
6	Protection Agency, shall prioritize for the purpose of closure and remediation all coal			
7	combustion residual surface impoundments, including active and retired sites, based on these			
8	sites' risks to public health, safety, and welfare; the environment; and natural resources, and			
9	shall determine a schedule for closure and required remediation that is based on the degree of			
10	risk to safety, and welfare: the environment; and natural resources posed by impoundment and			
11	that gives priority to the closure and required remediation of impoundments that pose the			
12	greatest risk. In assessing the risk, the Department shall evaluate information received pursuant			
13	to G.S. 130A-309.203 and may request submission of any other information from the owner or			
14	operator of an impoundment the Department deems relevant, and, at a minimum, consider all of			
15	the following:			
16	(1) Any imminent hazards to public health and safety resulting from the			
17	impoundment.			
18	(2) Condition and hazard potential classifications for the impoundment issued			
19	by the United States Environmental Protection Agency.			
20	(3) The proximity of surface waters to the impoundment, and whether any			
20	surface waters are contaminated or imminently threatened by contamination			
22	as a result of the impoundment.			
23	(4) Information concerning the horizontal and vertical extent of soil and			
23 24	groundwater contamination for all contaminants confirmed to be present in			
25	groundwater in exceedance of groundwater quality standards and all			
26	significant factors affecting contaminant transport.			
27	(5) The location and nature of all receptors and significant exposure pathways.			
28	(6) The geological and hydrogeological features influencing the movement,			
29	chemical, and physical character of the contaminants.			
30	(7) Amount and characteristics of coal combustion residuals in the			
31	impoundment.			
32	(8) Any other factor the Department deems relevant to establishment of risk.			
33	(b) The Department shall issue a proposed classification for each coal combustion			
33 34	residuals surface impoundment based upon the assessment conducted pursuant to subsection (a)			
35	of this section as low-risk, intermediate-risk, or high-risk. Within 30 days after a proposed			
36	classification has been issued, the Secretary shall issue a written declaration, including findings			
30 37	of fact, documenting the proposed classification. The Department shall provide for public			
38	participation on the proposed risk classification as follows:			
39	(1) The Secretary shall make copies of the written declaration issued pursuant to			
40	this subsection available for inspection as follows:			
40 41				
42	a. <u>A copy of the declaration shall be provided to the local health</u> director.			
43				
43 44	b. <u>A copy of the declaration shall be provided to the public library</u> located in closest proximity to the site in the county or counties in			
44 45	which the site is located.			
45 46				
40 47				
47 48	Department's Web site. The Secretary may place copies of the declaration in other locations			
48 49	d. <u>The Secretary may place copies of the declaration in other locations</u>			
49	so as to assure the availability thereof to the public.			

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1	(2)	Befo	re issuing a final classification of an in	poundment as high-risk,
2		inter	mediate-risk, or low-risk, the Secretary shall	give notice of the written
3		decla	ration issued pursuant to this subsection as for	llows:
4		<u>a.</u>	A notice and summary of the declaration	shall be published weekly
5			for a period of three consecutive week	s in a newspaper having
6			general circulation in the county or countie	
7		<u>b.</u>	Notice of the written declaration shall be	given by first-class mail to
8			persons who have requested such notice.	
9			summary of the written declaration and s	tate the locations where a
0			copy of the written declaration is avai	lable for inspection. The
1			Department shall maintain a mailing list	t of persons who request
2			notice pursuant to this section.	
3		<u>c.</u>	Notice of the written declaration shall be g	given by electronic mail to
4			persons who have requested such notice.	
5			summary of the written declaration and s	tate the locations where a
6			copy of the written declaration is avai	lable for inspection. The
7			Department shall maintain a mailing list	t of persons who request
8			notice pursuant to this section.	
9	<u>(3)</u>	<u>No la</u>	ater than 30 days after issuance of the written	declaration, the Secretary
0		<u>shall</u>	conduct a public meeting in the county or co	ounties in which the site is
1		<u>locat</u>	ed to explain the written declaration to the pu	blic. The Department shall
2		give	notice of the hearing at least 15 days prior to	the date thereof by all of
3		the fo	ollowing methods:	
4		<u>a.</u>	Publication as provided in subdivision (1)	
5			publication to occur not less than 30 days	prior to the scheduled date
6			of the hearing; and	
7		<u>b.</u>	First-class mail to persons who have reque	ested notice as provided in
8			subdivision (2) of this subsection.	
9	<u>(4)</u>		ast 30 days from the latest date on which not	
0			ivision (2) of this subsection shall be allowed	
1			nent on the written declaration prior to	
2			ification. At least 20 days shall be allow	-
3		_	nent following a hearing conducted pursuan	
4	UR 100 A 000 001		ection prior to issuance of a final risk classific	
5			sure of coal combustion residual surface im	
6			<u>Closure. – All coal combustion residuals surfa</u>	
7			er of the impoundment shall remove all coal	•
8	-		rn the former impoundment to a nonerosive	•
9			stion residuals in a municipal solid waste la	
0	• • •	-	ndment. Municipal solid waste landfills that	
1			is subsection shall, in lieu of the liner required a better liner system are sisting of the	
2 3			ude a bottom liner system consisting of three	<b>▲</b>
5 4			Of the required three components of the lin	• •
+ 5	-		ist of two separate flexible membrane line liners. The third component shall consist of	
5			om of those liners, with the soil having a max	
, 7			cond. The flexible membrane liners shall hav	
8		-	of an inch $(0.030")$ , except that liners of	
9			at least sixty one-thousandths of an inch (	
0			shall be installed in direct and uniform conta	
1			may approve an alternative to the soil compo	
-	-a, The Depu			entre composite mier

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1	system if the Department finds, based on modeling, that the alternative liner system will		
2	provide an equivalent or greater degree of impermeability.		
3	(b) Schedule of Closure. – Impoundments classified pursuant to G.S. 130A-309.204		
4	shall be closed according to the following schedule:		
5	(1) High-risk impoundments shall be closed as soon as practicable but no later		
6	than August 1, 2019.		
7	(2) Intermediate-risk impoundments shall be closed as soon as practicable but		
8	no later than August 1, 2024.		
9	(3) Low-risk impoundments shall be closed as soon as practicable but no later		
)	than August 1, 2029.		
	"§ 130A-309.206. Reports.		
	(a) The Secretary shall provide an inspection and evaluation report to the		
	Environmental Review Commission that includes (i) a detailed description of each coal		
	combustion residuals surface impoundment, including the location, dimensions, and volume of		
	each impoundment and the amount and type of coal combustion residuals and other waste		
	contained in each impoundment; (ii) findings from inspections and evaluations to ascertain compliance with all applicable State and federal laws; (iii) findings from inspections and		
	evaluations of all infrastructure related to each impoundment to ensure that the infrastructure is		
	•		
	in good repair and is properly functioning. The Secretary shall provide a preliminary inspection		
	and evaluation report to the Environmental Review Commission no later than October 1, 2014,		
	and a final inspection and evaluation report to the Environmental Review Commission no later		
	than January 1, 2015.		
	(b) The Secretary shall submit quarterly written reports to the Environmental Review		
	Commission on its operations, activities, programs, and progress with respect to its obligations		
	under this Part concerning all coal combustion residuals surface impoundments. At a minimum,		
	the report shall include information concerning the status of assessment, corrective action,		
	prioritization, and closure for each coal combustion residual surface impoundment and		
	information on costs connected therewith. The report shall also include a summary of all		
	surface water sampling, protection, and restoration activities related to the impoundment for the		
	preceding year, including the status of the identification, assessment, and correction of		
	unpermitted discharges from coal combustion residuals surface impoundments to the surface		
	waters of the State. The Department shall supplement the written reports required by this		
	subsection with additional written and oral reports as may be requested by the Environmental		
	Review Commission. The Department shall submit the written reports required by this		
	subsection whether or not the General Assembly is in session at the time the report is due.		
	(c) On or before October 1 of each year, the Department shall report to each member of		
	the General Assembly who has a coal combustion residuals surface impoundment in the		
	member's district. This report shall include the location of each impoundment in the member's		
	district, the amount of coal combustion residuals known or believed to be located in the		
	impoundment, the last action taken at the impoundment, and the date of that last action.		
	" <u>§ 130A-309.207. Federal preemption; severability.</u>		
	The provisions of this Part shall be severable, and if any phrase, clause, sentence, or		
	provision is declared to be unconstitutional or otherwise invalid or is preempted by federal law		
	or regulation, the validity of the remainder of this Part shall not be affected thereby."		
	<b>SECTION 2.(b)</b> Notwithstanding G.S. 130A-309.203 and G.S. 130A-309.204, as		
	enacted by Section 1 of this act, the following coal combustion residual surface impoundments		
	shall be deemed high-risk and, as soon as practicable but no later than January 1, 2017, shall be		
	closed in conformance with subsection (c) of this section:		
	(1) Coal combustion residuals surface impoundments located at the Dan River		
	Steam Station, owned and operated by Duke Energy Carolinas, and located		
	in Rockingham County.		

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1 2 3	(2)	Coal combustion residuals surface impoundments loca Steam Station, owned and operated by Duke Energy C in Gaston County.		
4 5 5	(3)	Coal combustion residuals surface impoundments loc Steam Electric Generating Plant, owned and operat Progress, and located in Buncombe County.		
7 3 9	(4)	Coal combustion residuals surface impoundments lo Plant, owned and operated by Duke Energy Carolinas Hanover County.		
)	SECT	<b>TION 2.(c)</b> Except as otherwise preempted by the require	ments of federal law,	
1	the impoundmen	ts identified in subsection (a) of this section shall be dew	atered and the owner	
2	of the impoundm	ent shall remove all coal combustion residuals from the	impoundment, return	
3	the former impou	indment to a nonerosive and stable condition, and dispose	e the coal combustion	
1		nicipal solid waste landfill located on the same property	-	
5	-	waste landfills that receive coal combustion residu	1	
5		in lieu of the liner requirement established by 15A NCA		
7	•	stem consisting of three components in accordance with t		
8	-	mponents of the liner system, the upper two component		
) )		membrane liners, with a leak detection system between shall consist of a minimum of two fact of soil undermost		
1		shall consist of a minimum of two feet of soil underneat oil having a maximum permeability of $1 \times 10^{-7}$ centime		
2		he liners shall have a minimum thickness of thirty one-th		
3		•		
4	(0.030"), except that liners consisting of high-density polyethylene shall be at least sixty one-thousandths of an inch $(0.060")$ thick. The lower flexible membrane liner shall be installed			
5		form contact with the compacted soil layer. The Department		
5		soil component of the composite liner system if the Dep		
7	on modeling, that the alternative liner system will provide an equivalent or greater degree of			
3	impermeability.			
9		<b>TION 2.(d)</b> G.S.130A-290(a) reads as rewritten:		
)	"§ 130A-290. De			
1		s a different meaning is required by the context, the follo	wing definitions shall	
2	apply throughout	this Article:		
3				
4 5	(2b)	"Combustion products""Coal combustion residuals		
5		including fly ash, bottom ash, boiler slag, mill re	• •	
5 7	(2c)	desulfurization residue produced by a coal-fired generat <u>"Combustion products landfill"</u> <u>Coal combustion residu</u>	-	
8	(20)	facility or unit for the disposal of combustion products		
)		located at the same facility with the coal-fired gen		
)		producing the combustion products, and where the land		
1		or partly on top of a facility that is, or was, being use	-	
2		storage of such combustion products, including, but no	-	
3		wet and dry ash ponds, and structural fill facilities.	···, ······,	
4				
5	(20)	"Open dump" means any facility or site where solid wa	ste is disposed of that	
5		is not a sanitary landfill and that is not a coal combus		
7		impoundment or a facility for the disposal of hazardous	waste.	
8				
9	(31)	"Sanitary landfill" means a facility for disposal of soli		
)		sanitary manner in accordance with the rules concern	ing sanitary landfills	
1		adopted under this Article.		

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 (35)	sludge from pollution co treatment th systems, and stored or tre- use and is ge gaseous ma agricultural <u>sub-sub-sube</u> combustion	a waste treatment plant, wate ontrol facility, domestic sewage hereof in sanitary sewage coll d other material that is either dis eated prior to being discarded, or enerally discarded, including soli- terial resulting from industrial operations, and from commun	
	b. Solid	d or dissolved material in:	
	1.	in sanitary sewage collection,	s generated by treatment thereof , treatment and disposal systems charge effluents to the surface
	2.	Irrigation return flows.	
	3.	Wastewater discharges and generated by treatment which	the sludges incidental to and ch are point sources subject to
		Control Act, as amended (P.	on 402 of the Water Pollution L. 92-500), and permits granted
		Commission. However, any s	ne Environmental Management sludges that meet the criteria for
			A shall also be a solid waste for
	"	the purposes of this Article.	
SEC'	 ТІОМ 2.(е) Т	This section is effective when it	becomes law. The first reports
			acted by Section 2(a) of this act,
are due October			
			IBUSTION RESIDUALS AS MBUSTION RESIDUALS AS
			USES; MORATORIUM ON
			USTION RESIDUALS TO
COMBUSTION			
			B .1701 et seq., the use of coal ural fill is prohibited in order to
			es, the Commission for Public
-			ate the use of coal combustion
residuals as struc			
<b>SEC</b>	<b>TION 3.(b)</b> T	The Department of Environment	and Natural Resources and the
		-	13B .1701 et seq. In conducting
	-	d the Commission shall do all of	-
(1)			duals as structural fill and the
	-		ermine if the rules are sufficient
	to protect protect protect protect.	ublic nearth, safety, and welfare	e; the environment; and natural
(2)		uses of coal combustion residue	als for other beneficial uses and
(2)			es to determine if the rules are

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	sufficient to protect public health, safety, and we natural resources.	lfare; the environment; and	
(3)	Monitor any actions of the United States Environ regarding the use of coal combustion residuals a		
	beneficial uses.	<b>.</b>	
(4)	Jointly report to the Environmental Review O January 15, 2015, on their findings and recommendation and recommendation and the second s	endations regarding the use	
SEC	of coal combustion residuals as structural fill and		
	<b>FION 3.(c)</b> This section is effective when it become		
	bustion residuals as structural fill for projects for		
-	ch the use of coal combustion residuals as structura	i fill has not been permitted	
on or before that			
	<b>FION 4.(a)</b> Notwithstanding G.S. 130A-295.4, th	•	
	i) disposal of combustion products or coal combust	-	
	and amended by Section 1(d) of this act, in a com	-	
	residuals landfill, as defined by G.S. 130A-290 an	•	
•	i) construction of new or expansion of existing cor	1	
	his moratorium is to allow the State to assess the ri		
,	he environment; and natural resources of co		
-	ocated beneath combustion products landfills to de	etermine the advisability of	
1	ion of these landfills.		
	<b>FION 4.(b)</b> The Department of Environment an		
	mbustion products landfill currently operating in the	· · · ·	
	o public health, safety, and welfare; the environme		
	coal combustion residuals impoundments located beneath combustion products landfills to		
	dvisability of continued operation of these landfi		
_	report to the Environmental Review Commission no later than January 15, 2015, on its findings		
	tions concerning the risk assessment of each of the	se sites and the advisability	
-	ration of combustion products landfills.		
	<b>FION 4.(c)</b> This section is effective when it becom	nes law and expires August	
1, 2015.			
	<b>TION 5.(a)</b> Section 9(b) of S.L. 2007-550 reads as		
	<b>9.(b)</b> This section becomes effective 1 August	11 .	
	permit for a solid waste management facility that		
	.S. 130A-295.6, as enacted by this section, imposes	-	
-	ose in effect prior to 1 August 2007, the more str	ingent requirements do not	
apply to:			
(1)	An amendment, modification, or other change	to a permit for a landfill	
	issued on or before 1 June 2006.		
(2)	A permit for a horizontal or vertical expansion of before 1 June 2006.	the landfill permitted on or	
(3)	A permit to construct a new landfill within the fac the facility plan of a landfill permitted on or befor	e 1 June 2006.	
(4)	A permit to operate a new landfill if a permit to was issued on or before 1 June 2006.	construct the new landfill	
<del>(5)</del>	A permit for a sanitary landfill used only to dispe- coal fired generating unit that is owned or oper	ated by an investor-owned	
	utility subject to the requirements of G.S. 143-215	5.107 <del>D.</del>	
(6)	A permit for a sanitary landfill determined to be	necessary by the Secretary	
	of Environment and Natural Resources in order hazard to public health or a natural disaster."	to respond to an imminent	

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SE	<b>TION 5.(b)</b> This section is effective when it becomes law.	
PART IV.	STRENGTHEN THE REPORTING AND NOTIFICATION	ON
REQUIREM	NTS APPLICABLE TO DISCHARGES OF WASTEWATER	ТО
WATERS OF		
SE	<b>TION 6.</b> G.S. 143-215.1C reads as rewritten:	
"§ 143-215.10	Report to wastewater system customers on system performance; rep	<u>ort</u>
<u>dis</u>	narge of untreated wastewater or wastewater containing coal combust	tion
res	luals to the Department; publication of notice of discharge of untrea	ited
	ewater and waste.	
(a) Re	ort to Wastewater System Customers The owner or operator of	any
wastewater co	ection or treatment works, the operation of which is primarily to collect or the	reat
	mestic wastewater and for which a permit is issued under this Part and hav	
	ual flow greater than 200,000 gallons per day, shall provide to the users	
	e collection system or treatment works and to the Department an annual rep	
	s the performance of the collection system or treatment works and the exten	-
	ction system or treatment works has violated the permit or federal or State la	
	rules related to the protection of water quality. The report shall be prepared	
	r or fiscal year basis and shall be provided no later than 60 days after the end	
the calendar of	•	
	ort Discharge of Untreated Wastewater or Wastewater Containing C	lso <sup>r</sup>
	esiduals to the Department. – The owner or operator of any wastewa	
	eatment works for which a permit is issued under this Part shall report	
	000 gallons or more of untreated wastewater or wastewater containing c	
	iduals or a discharge of any amount of untreated wastewater or wastewater or wastewater	
containing coal combustion residuals to the surface waters of the State to the Department as		
-	e, but not later than 24 hours after first knowledge of the spill. This report	
*	Il be in addition to any other reporting requirements applicable to the owner	
-	vastewater collection or treatment works.	<u>1 01</u>
	ication of Notice of Discharge of Untreated Wastewater. – The owner	r or
	wastewater collection or treatment works, the operation of which is primarily	
	municipal or domestic wastewater and for which a permit is issued under	
Part-shall:	indificipat of domestic wastewater and for which a permit is issued under	uns
(1) (1)	In the event of a discharge of 1,000 gallons or more of untreated wastewa	ater
(1)	to the surface waters of the State, issue a press release to all print	
	electronic news media that provide general coverage in the county where	
	discharge occurred setting out the details of the discharge. The owner	
	operator shall issue the press release within 48-24 hours after the owner	
	operator has determined that the discharge has reached the surface waters	
	the State.first knowledge of the discharge. The owner or operator shall ref	
	a copy of the press release and a list of the news media to which it	
	distributed for at least one year after the discharge and shall provide a co	
	of the press release and the list of the news media to which it was distributed and the press release and the list of the news media to which it was distributed as the press of the press	nea
	to any person upon request.	ata J
(2)	In the event of a discharge of 15,000 gallons or more of untrea	
	wastewater to the surface waters of the State, publish a notice of discharge in a neuropener baying general circulation in the county in wh	
	discharge in a newspaper having general circulation in the county in wh	
	the discharge occurs and occurred, in the county immediately downstree	
	<u>from the point of discharge, and</u> in each county downstream from the po of discharge that is significantly affected by the discharge. The Secret	
	$\sim$ or observative invalue storichterative alleeled by the discharge. The Neerest	ιαΓγ
	shall determine, at the Secretary's sole discretion, which counties	-

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1 2 3	significantly affected by the discharge and shall approve the form and content of the notice and the newspapers in which the notice is to be published. The notice shall be captioned "NOTICE OF DISCHARGE OF
4	UNTREATED SEWAGE". The owner or operator shall publish the notice
5	within 10 days after the Secretary has determined the counties that are
6	significantly affected by the discharge and approved the form and content of
7	the notice and the newspapers in which the notice is to be published. The
8 9 10	owner or operator shall file a copy of the notice and proof of publication with the Department within 30 days after the notice is published. Publication of a notice of discharge under this subdivision is in addition to the
11	requirement to issue a press release under subdivision (1) of this subsection.
12	(c) Publication of Notice of Discharge of Untreated Waste. – The owner or operator of
13	any wastewater collection or treatment works, other than a wastewater collection or treatment
14	works the operation of which is primarily to collect or treat municipal or domestic wastewater,
15	for which a permit is issued under this Part shall:
16	(1) In the event of a discharge of 1,000 gallons or more of untreated waste to the
17	surface waters of the State, issue a press release to all print and electronic
18	news media that provide general coverage in the county where the discharge
19	occurred setting out the details of the discharge. The owner or operator shall
20	issue the press release within 48-24 hours after the owner or operator has
21	determined that the discharge has reached the surface waters of the State.first
22	knowledge of the discharge. The owner or operator shall retain a copy of the
23	press release and a list of the news media to which it was distributed for at
24	least one year after the discharge and shall provide a copy of the press
25	release and the list of the news media to which it was distributed to any
26	person upon request.
27	(2) In the event of a discharge of 15,000 gallons or more of untreated waste to
28 29	the surface waters of the State, publish a notice of the discharge in a newspaper having general circulation in the county in which the discharge
30	occurs occurred, in the county immediately downstream from the point of
31	discharge, and in each county downstream from the point of discharge that is
32	significantly affected by the discharge. The Secretary shall determine, at the
33	Secretary's sole discretion, which counties are significantly affected by the
34	discharge and shall approve the form and content of the notice and the
35	newspapers in which the notice is to be published. The notice shall be
36	captioned "NOTICE OF DISCHARGE OF UNTREATED WASTE". The
37	owner or operator shall publish the notice within 10 days after the Secretary
38	has determined the counties that are significantly affected by the discharge
39	and approved the form and content of the notice and the newspapers in
40	which the notice is to be published. The owner or operator shall file a copy
41	of the notice and proof of publication with the Department within 30 days
42	after the notice is published. Publication of a notice of discharge under this
43 44	subdivision is in addition to the requirement to issue a press release under subdivision (1) of this subsection "
44 45	subdivision (1) of this subsection."
45 46	PART V. REQUIRE NOTIFICATION OF THE DEPARTMENT OF EMERGENCY
40 47	DAM REPAIRS; REQUIRE EMERGENCY ACTION PLANS FOR CERTAIN DAMS;
48	REQUIRE INSPECTION OF DAMS AT COAL COMBUSTION RESIDUALS
49	SURFACE IMPOUNDMENTS
50	SECTION 7. G.S. 143-215.27 reads as rewritten:
51	"§ 143-215.27. Repair, alteration, or removal of dam.

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1 Before commencing the repair, alteration or removal of a dam, application shall be (a) 2 made for written approval by the Department, except as otherwise provided by this Part. The 3 application shall state the name and address of the applicant, shall adequately detail the changes 4 it proposes to effect and shall be accompanied by maps, plans and specifications setting forth 5 such details and dimensions as the Department requires. The Department may waive any such 6 requirements. The application shall give such other information concerning the dam and 7 reservoir required by the Department, such information concerning the safety of any change as 8 it may require, and shall state the proposed time of commencement and completion of the 9 work. When an application has been completed it may be referred by the Department for 10 agency review and report, as provided by subsection (b) of G.S. 143-215.26 in the case of 11 original construction. 12 (b) When emergency repairs are necessary to safeguard life and property they may be started immediately but the Department shall be notified forthwith of the proposed repairs and 13 14 of the work under way, and they way as soon as possible, but not later than 24 hours after first 15 knowledge of the necessity for the emergency repairs, and the emergency repairs shall be made 16 to conform to its-the Department's orders." 17 SECTION 8.(a) G.S. 143-215.31 reads as rewritten: 18 "§ 143-215.31. Supervision over maintenance and operation of dams. 19 The Commission shall have jurisdiction and supervision over the maintenance and (a) 20 operation of dams to safeguard life and property and to satisfy minimum streamflow 21 requirements. The Commission may adopt standards for the maintenance and operation of 22 dams as may be necessary for the purposes of this Part. The Commission may vary the 23 standards applicable to various dams, giving due consideration to the minimum flow 24 requirements of the stream, the type and location of the structure, the hazards to which it may 25 be exposed, and the peril of life and property in the event of failure of a dam to perform its 26 function. 27 The owner of a dam classified by the Department as a high-hazard dam or an (a1) intermediate-hazard dam shall develop an Emergency Action Plan for the dam as provided in 28 29 this subsection. 30 The owner of the dam shall submit a proposed Emergency Action Plan for (1)31 the dam within 90 days after the dam is classified as a high-hazard dam or an 32 intermediate-hazard dam to the Department and the Department of Public 33 Safety for their review and approval. The Department and the Department of 34 Public Safety shall approve the Emergency Action Plan if they determine 35 that it complies with the requirements of this subsection and will protect 36 public health, safety, and welfare; the environment; and natural resources. 37 The Emergency Action Plan shall include, at a minimum, all of the (2) 38 following: 39 A description of potential emergency conditions that could occur at <u>a.</u> 40 the dam. 41 A description of actions to be taken in response to an emergency <u>b.</u> 42 condition at the dam. 43 Emergency notification procedures to aid in warnings and <u>c.</u> 44 evacuations during an emergency condition at the dam. 45 A downstream inundation map depicting areas affected by a dam <u>d</u>. failure and sudden release of the impoundment. 46 47 The owner of the dam shall update the Emergency Action Plan annually and (3) 48 shall submit it to the Department and the Department of Public Safety for 49 their review and approval within one year of the prior approval.

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1	<u>(4)</u>	The Department shall provide a copy of the Emergency	Action Plan to the
2		regional offices of the Department that might respond	
3		condition at the dam.	
4	<u>(5)</u>	The Department of Public Safety shall provide a copy	of the Emergency
5	<u>(5)</u>	Action Plan to all local emergency management agencies	
6		to an emergency condition at the dam.	that might respond
7	<u>(6)</u>	Information included in an Emergency Action Plan that of	constitutes sensitive
8	<u>(0)</u>	public security information, as provided in G.S. 132-1.7,	
9		as confidential information and shall not be subject to d	
10		Public Records Act.	iisciosure under une
10	"	<u>Fublic Records Act.</u>	
11		FION 8 (b) Notwithstanding C S 142 215 21 as amondo	her Castion (a) of
		<b>FION 8.(b)</b> Notwithstanding G.S. 143-215.31, as amended	•
13		ers of all high-hazard dams and intermediate-hazard dams	
14		this act shall submit their proposed Emergency Action Plan	
15		and Natural Resources and the Department of Public S	alety no later than
16	October 1, 2015.		
17		<b>FION 9.</b> Section 3.(b) of S.L. 2009-390 is repealed.	
18		<b>FION 10.</b> G.S. 143-215.32 reads as rewritten:	
19		inspection of dams.	
20		Department may at any time inspect any dam, including a da	
21		s Part, upon receipt of a written request of any affected po	
22	-	f the Environmental Management Commission. Within the	
23	_	tment shall endeavor to provide for inspection of all da	ams at intervals of
24	approximately fiv	5	defined here
25	(a1) Coal $(a1)$ Coal $(a1)$	combustion residuals surface impoundments,	as defined by
26		02, shall be inspected as provided in this subsection.	1 1
27	<u>(1)</u>	The Department shall inspect each dam associated with	a coal combustion
28	( <b>2</b> )	residuals surface impoundment at least annually.	
29 20	<u>(2)</u>	The owner of a coal combustion residuals surface impound the impoundment weakly and after storms to detect avia	
30		the impoundment weekly and after storms to detect evid	tence of any of the
31		following conditions:	- f '11 1
32		a. Deterioration, malfunction, or improper operation	of spinway control
33		systems.	
34 25		b. Sudden drops in the level of the contents of the im	÷
35		c. <u>Severe erosion or other signs of deterioration</u>	in dikes or other
36		containment devices or structures.	· · · · · · · · · · · · · · · · · · ·
37		d. <u>New or enlarged seeps along the downstream slop</u>	be or toe of the dike
38		or other containment devices or structures.	
39 40		e. <u>Any other abnormal conditions at the impoundme</u>	•
40		risk to public health, safety, or and welfare; th	he environment; or
41	( <b>2</b> )	<u>natural resources.</u>	.1. 1
42	<u>(3)</u>	If any of the conditions described in subdivision (2) of	
43		observed, the owner shall provide documentation of th	
44		Department and a registered professional enginee	
45		professional engineer shall investigate the conditions	
46		develop a plan of corrective action to be implemented b	
47		impoundment. The owner of the impoundment shall pro-	vide documentation
48		of the completed corrective action to the Department.	1 . 1 . 1
49 50	<u>(4)</u>	The owner of a coal combustion residuals surface i	-
50		provide for the annual inspection of the impoundment	
51		registered professional engineer to ensure that the structure	ral integrity and the

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design, operation, and maintenance of the impoundment is in accordance
with generally accepted engineering standards. Within 30 days of the
inspection, the owner shall provide to the Department the inspection report
and a certification by the engineer that the impoundment is structurally
sound and that the design, operation, and maintenance of the impoundment
is in accordance with generally accepted engineering standards. The owner
and the Department shall each place the inspection report and certification
on a publicly accessible Internet Web site.
intained in good repair or operating condition, is dangerous to life or property, or does
isfy minimum streamflow requirements, the Department shall present its findings to the
ission and the Commission may issue an order directing the owner or owners of the dam
ke at his or her expense maintenance, alterations, repairs, reconstruction, change in
action or location, or removal as may be deemed necessary by the Commission within a
mited by the order, not less than 90 days from the date of issuance of each order, except
case of extreme danger to the safety of life or property, as provided by subsection (c) of
ction.
If at any time the condition of any dam becomes so dangerous to the safety of life or
ty, in the opinion of the Environmental Management Commission, as not to permit
ent time for issuance of an order in the manner provided by subsection (b) of this section,
vironmental Management Commission may immediately take such measures as may be
al to provide emergency protection to life and property, including the lowering of the
f a reservoir by releasing water impounded or the destruction in whole or in part of the
reservoir. The Environmental Management Commission may recover the costs of such
res from the owner or owners by appropriate legal action.
1
1A-1, Rule 4."
VI. REPEAL COMPLIANCE BOUNDARY AMENDMENTS
<b>SECTION 11.</b> Section 46 of S.L. 2013-413 is repealed.
VII. PROVIDE RESOURCES FOR IMPLEMENTATION OF THIS ACT
<b>SECTION 12.</b> There is appropriated from the General Fund to the Department of
nment and Natural Resources the sum of one million seven hundred fifty thousand
(\$1,750,000) in nonrecurring funds for the 2013-2014 fiscal year to establish 19
ns to implement this act.
is to imperient this act.
VIII. SEVERABILITY CLAUSE AND EFFECTIVE DATE
<b>SECTION 13.</b> If any provision of this act or its application is held invalid, the
ity does not affect other provisions or applications of this act that can be given effect
t the invalid provisions or application, and to this end the provisions of this act are
ble.
<b>SECTION 14.</b> Except as otherwise provided, this act is effective when it becomes