

GENERAL ASSEMBLY OF NORTH CAROLINA
SESSION 2015

S

3

SENATE BILL 770*

Agriculture/Environment/Natural Resources Committee Substitute Adopted 5/25/16
Judiciary II Committee Substitute Adopted 5/26/16

Short Title: NC Farm Act of 2016.

(Public)

Sponsors:

Referred to:

April 28, 2016

A BILL TO BE ENTITLED

AN ACT TO PROVIDE FURTHER REGULATORY RELIEF TO THE AGRICULTURAL
COMMUNITY.

The General Assembly of North Carolina enacts:

**PROVIDE THE DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES
WITH ENFORCEMENT AUTHORITY FOR THE PROGRAM GOVERNING BEDDING
IMPROPERLY MADE, SANITIZED, OR TAGGED**

SECTION 1.(a) Article 4H of Chapter 106 of the General Statutes is amended by
adding five new sections to read:

**"§ 106-65.105A. Detention or embargo of product or item suspected of being adulterated or
misbranded.**

(a) If an authorized agent of the Department of Agriculture and Consumer Services finds
or has probable cause to believe that any bedding, secondhand bedding, material, or other item
regulated under this Article is unsanitary, mislabeled, unsafe for its intended use, a danger to the
public, or is otherwise in violation of the requirements of this Article, the agent may affix to the
item a tag or other appropriate marking giving notice that the item has been detained or embargoed
with information identifying the violation(s). It shall be a violation of this Article for any person to
remove or alter a tag authorized by this subsection, or to remove or dispose of a detained or
embargoed item by sale or otherwise, without such permission, and the tag or marking shall
include a warning to that effect.

(b) When an item is detained or embargoed under subsection (a) of this section, an
authorized agent of the Department of Agriculture and Consumer Services may petition a judge of
the district or superior court in whose jurisdiction the item is detained or embargoed for an order
for condemnation of the item. When an authorized agent has found that an item detained or
embargoed is not unsanitary, mislabeled, unsafe for its intended use, a danger to the public, or
otherwise in violation of the requirements of this Article, the agent shall remove the tag or other
marking.

(c) If the court finds that a detained or embargoed item is unsanitary, mislabeled, or
contains toxic materials, the item shall, after entry of the decree, be destroyed at the expense of the
item's claimant, under the supervision of an authorized agent of the Department of Agriculture and
Consumer Services; and all court costs and fees, storage, and other proper expenses shall be levied
against the claimant of the item or the claimant's agent; provided, that when the unsanitary
condition, mislabeling, safety concerns, or other violation can be corrected by proper labeling or
processing of the item, the court, after entry of the decree and after costs, fees, and expenses have



1 been paid and a good and sufficient bond, conditioned that the item shall be properly labeled or
2 processed, has been executed, may by order direct that the item be delivered to the item's claimant
3 for proper labeling or processing under the supervision of an agent of the Department of
4 Agriculture and Consumer Services. The expense of the Department's supervision shall be paid by
5 the claimant. The amount of any bond paid shall be returned to the claimant of the item on
6 representation to the court by the Department of Agriculture and Consumer Services that the item
7 is no longer in violation of this Article and that the expenses of the Department's supervision have
8 been paid.

9 **"§ 106-65.105B. Injunctions restraining violations.**

10 In addition to any other remedies provided by this Article, the Commissioner is authorized to
11 apply to the superior court for, and the court shall have jurisdiction upon hearing and for cause
12 shown to grant, a temporary or permanent injunction restraining any person from violating any
13 provision of this Article or any rule promulgated thereunder, irrespective of whether or not there
14 exists an adequate remedy at law.

15 **"§ 106-65.105C. Civil penalties.**

16 (a) The Commissioner may assess a civil penalty of not more than two thousand five
17 hundred dollars (\$2,500) per violation against any person, firm, or corporation that violates or
18 directly causes a violation of any provision of this Article, rules, regulations, or standards
19 promulgated thereunder, or lawful order of the Commissioner. In addition, if any person continues
20 to violate or further violates any provision of this Article after written notice from the
21 Commissioner, the Commissioner may determine that each day during which the violation
22 continued or is repeated constitutes a separate violation subject to additional civil penalties. In
23 determining the amount of the penalty, the Commissioner shall consider the degree and extent of
24 harm caused or potentially caused by the violation.

25 (b) Prior to assessing a civil penalty, the Commissioner shall give the person written notice
26 of the violation and a reasonable period of time in which to correct the violation. However, the
27 Commissioner shall not be required to give a person time to correct a violation before assessing a
28 penalty if the Commissioner determines the violation has the potential to cause physical injury or
29 illness.

30 (c) The Commissioner may consider the training and management practices implemented
31 by the person, firm, or corporation for the purpose of complying with this Article as a mitigating
32 factor when determining the amount of the civil penalty.

33 (d) The Commissioner shall remit the clear proceeds of civil penalties assessed pursuant to
34 this section to the Civil Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2.

35 **"§ 106-65.105D. Violation a misdemeanor.**

36 (a) Except as otherwise provided, any person, firm, or corporation that violates any of the
37 provisions of this Article, or any of the rules, regulations, or standards promulgated hereunder,
38 shall be deemed guilty of a Class 2 misdemeanor.

39 (b) Any person, firm, or corporation that provides the Commissioner or a duly authorized
40 agent of the Commissioner with false or misleading information in relation to a license application
41 or renewal, inspection, or investigation authorized by this Article shall be deemed guilty of a Class
42 2 misdemeanor.

43 (c) Any person, firm, or corporation that alters or removes a tag indicating that an item has
44 been detained or embargoed pursuant to G.S. 106-65.105A(a) without first receiving permission
45 from the court or a duly authorized agent under this Article shall be deemed guilty of a Class 2
46 misdemeanor.

47 (d) Any person, firm, or corporation that removes or disposes of any item detained or
48 embargoed under G.S. 106-65.105A(a) without first receiving permission from the court or a duly
49 authorized agent under this Article shall be deemed guilty of a Class 2 misdemeanor.

50 (e) Any person who willfully resists, opposes, impedes, intimidates, or interferes with any
51 duly authorized agent while engaged in or on account of the performance of the duly authorized

1 agent's official duties under this Article shall be guilty of a Class 2 misdemeanor. Whoever, in the
2 commission of any such acts, uses a deadly weapon shall be guilty of a Class 1 misdemeanor.

3 (f) If any person continues to violate or further violates any provision of this Article after
4 receiving written notice from the Commissioner, the court may determine that each day during
5 which the violation continued or is repeated constitutes a separate violation.

6 **"§ 106-65.105E. Report of minor violations in discretion of Commissioner.**

7 Nothing in this Article shall be construed to require the Commissioner to initiate, or attempt to
8 initiate, any criminal or administrative proceedings under this Article for minor violations of this
9 Article whenever the Commissioner believes that the public interest will be adequately served in
10 the circumstances by a suitable written notice or warning."

11 SECTION 1.(b) This section becomes effective December 1, 2016, and applies to
12 offenses committed on or after that date.

13
14 **AUTHORIZE THE DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES**
15 **TO APPOINT AND DEPLOY AGRICULTURAL EMERGENCY RESPONSE TEAMS IN**
16 **AGRICULTURAL EMERGENCIES**

17 SECTION 2.(a) Chapter 106 of the General Statutes is amended by adding a new
18 Article to read:

19 "Article 85.

20 "Agricultural Emergency Response Act.

21 **"§ 106-1033. Short title.**

22 This Article shall be known as the "Agricultural Emergency Response Act."

23 **"§ 106-1034. Statement of purpose and authorization.**

24 The North Carolina Department of Agriculture and Consumer Services is authorized to aid and
25 assist agricultural operations and landowners in the preparedness for, response to, and recovery
26 from agricultural emergencies. This authorization is given separate and apart from the authorities
27 authorized by Chapter 166A of the General Statutes and shall not require declaration of a state of
28 emergency pursuant to G.S. 166A-19.20 for its implementation. In the event of a state of
29 emergency declaration and where this Article is inconsistent with the provisions of Chapter 166A
30 of the General Statutes, the provisions of Chapter 166A of the General Statutes shall control as to
31 the areas covered under the declaration. The Board of Agriculture may adopt rules necessary for
32 the implementation and administration of this Article.

33 **"§ 106-1035. Definitions.**

34 For purposes of this Article, the following definitions apply:

35 (1) "Agricultural emergency" means an emergency, as defined in G.S. 166A-19.3,
36 that results in exposure of or damage to pre- or post-harvest of plants, livestock,
37 feed, water resources, or infrastructure which adversely affects one or more
38 members of the agricultural community and the economic viability of the
39 agriculture industry within the State.

40 (2) "Agricultural Emergency Response Team" means employees of the North
41 Carolina Department of Agriculture and Consumer Services who have been
42 designated by the Commissioner to respond to agricultural emergencies, as
43 authorized by G.S. 106-1036, and any personnel operating under agreement
44 with the Department as a contracted service, including, but not limited to,
45 private companies and units of local government.

46 (3) "Commissioner" means the Commissioner of Agriculture.

47 (4) "Department" means the North Carolina Department of Agriculture and
48 Consumer Services.

49 **"§ 106-1036. Agricultural Emergency Response Teams authorized.**

50 When the Commissioner determines, in consultation with the Governor, that there is an
51 imminent threat of an agricultural emergency or that an agricultural emergency exists within the

1 State that threatens to cause damage to or has caused damage to agricultural lands, facilities, and
2 operations, the Commissioner is authorized to deploy Agricultural Emergency Response Teams to
3 aid in prevention measures and recovery efforts on the premises of agricultural landowners
4 throughout the State, wherever located.

5 **"§ 106-1037. Immunity and liability.**

6 All functions authorized by this Article and all other activities relating to agricultural
7 emergencies are hereby declared to be governmental functions. Neither the State nor any political
8 subdivision thereof, nor, except in cases of willful misconduct, gross negligence, or bad faith, any
9 Agricultural Emergency Response Team worker, firm, partnership, association, or corporation
10 complying with or reasonably attempting to comply with this Article or any order, rule, or
11 regulation promulgated pursuant to the provisions of this Article, shall be liable for the death of or
12 injury to persons or for damage to property as a result of any such activity.

13 **"§ 106-1038. No private liability.**

14 Any person, firm, or corporation, together with any successors in interest, if any, owning or
15 controlling real or personal property who, voluntarily or involuntarily, knowingly or unknowingly,
16 with or without compensation, grants a license or privilege or otherwise permits or allows the
17 designation or use of the whole or any part or parts of such real or personal property for the
18 purpose of activities or functions relating to agricultural emergency response as provided for in
19 this Article or elsewhere in the General Statutes shall not be civilly liable for the death of or injury
20 to any person or the loss of or damage to the property of any persons where such death, injury,
21 loss, or damage resulted from, through, or because of the use of the said real or personal property
22 for any of the above purposes, provided that the use of said property is subject to the order or
23 control of or pursuant to a request under the authority of this Article.

24 **"§ 106-1039. Funding for agricultural emergency response.**

25 In order to fully execute the authorities prescribed in this Article, the North Carolina
26 Department of Agriculture may, at the discretion of the Commissioner, use any funds available to
27 the Department which have been allocated by the General Assembly from the General Fund of the
28 State, use of which is not otherwise restricted by law.

29 **"§ 106-1040. Nondiscrimination in agricultural emergency response.**

30 State and local governmental bodies and other organizations and personnel who carry out
31 functions under the provisions of this Article shall do so in an equitable and impartial manner.
32 Such State and local governmental bodies, organizations, and personnel shall not discriminate on
33 the grounds of race, color, religion, nationality, sex, age, or economic status in the relief and
34 assistance activities."

35 **SECTION 2.(b)** Article 1 of Chapter 166A of the General Statutes is amended by
36 adding a new section to read:

37 **"§ 166A-19.77A. Agricultural Emergency Response Teams authorized.**

38 The Department of Agriculture and Consumer Services is designated as an emergency
39 response agency for purposes of the following:

- 40 (1) Deploying Agricultural Emergency Response Teams, as that term is defined in
41 G.S. 106-1035, to respond to agriculture-related incidents.
- 42 (2) Receipt of any applicable State or federal funding.
- 43 (3) Training of other State and local agencies in agricultural emergency response.
- 44 (4) Any other emergency response roles for which Agricultural Emergency
45 Response Teams have special training or qualifications."

46 **SECTION 2.(c)** This section is effective when it becomes law.

47
48 **ALLOW WILDLIFE MANAGEMENT AGENCIES TO CULL FERAL SWINE FROM**
49 **AIRCRAFT**

50 **SECTION 3.** Article 22 of Chapter 113 of the General Statutes is amended by adding
51 a new section to read:

1 **"§ 113-299. Aerial management of feral swine.**

2 Notwithstanding G.S. 113-291.1(b)(1), employees of the Wildlife Resources Commission and
3 employees of federal agencies whose responsibilities include fisheries and wildlife management,
4 in the performance of such employees' official duties, may cull feral swine from aircraft, with the
5 written permission of the landowner. However, no such activity shall occur in coastal counties, as
6 defined in G.S. 113A-103(2) during waterfowl season."

7
8 **DIRECT DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES TO**
9 **INSPECT RENDERING PLANTS**

10 **SECTION 4.(a)** G.S. 106-168.5 is repealed.

11 **SECTION 4.(b)** G.S. 106-168.6 reads as rewritten:

12 **"§ 106-168.6. ~~Inspection by committee;~~Inspection; certificate of specific findings.**

13 ~~The committee upon notification by~~ Upon receipt of an application for license, the
14 Commissioner or the Commissioner's designee shall promptly inspect the plans, specifications,
15 and selected site in the case of proposed rendering plants and shall inspect the buildings, grounds,
16 and equipment of established rendering plants. If the ~~committee~~ Commissioner or the
17 Commissioner's designee finds that the plans, specifications, and selected site in the case of
18 proposed plants, or the buildings, grounds, and equipment in the case of established plants,
19 comply with the requirements of this Article and the rules and regulations promulgated ~~by the~~
20 ~~Commissioner not inconsistent therewith,~~ it under the authority of this Article, the Commissioner
21 shall certify ~~its~~ the findings in ~~writing and forward same to the Commissioner writing.~~
22 If there is a failure in any respect to meet such requirements, the ~~committee~~ Commissioner or the
23 Commissioner's designee shall notify the applicant in writing of such deficiencies and ~~the~~
24 ~~committee shall~~ shall, within a reasonable time to be determined by the ~~Commissioner~~
25 Commissioner, make a second inspection. If the specified defects are remedied, the ~~committee~~
26 Commissioner or the Commissioner's designee shall ~~thereupon~~ certify its ~~the~~ findings in ~~writing to~~
27 ~~the Commissioner writing.~~ Not more than two inspections shall be required ~~of the committee~~
28 under any one application."

29 **SECTION 4.(c)** G.S. 106-168.7 reads as rewritten:

30 **"§ 106-168.7. Issuance of license.**

31 ~~Upon receipt of the certificate of compliance from the committee,~~ certification in accordance
32 with G.S. 105-168.6, the Commissioner shall issue a license to the applicant to conduct rendering
33 operations as specified in the application. A license shall be valid until revoked for cause as
34 hereinafter provided."

35 **SECTION 4.(d)** G.S. 106-168.12 reads as rewritten:

36 **"§ 106-168.12. Commissioner authorized to adopt rules and regulations.**

37 The Commissioner of Agriculture is hereby authorized to make and establish reasonable rules
38 and regulations, ~~not inconsistent~~ consistent with the provisions of this Article, ~~after consulting the~~
39 ~~committee,~~ for the proper administration and enforcement thereof."

40 **SECTION 4.(e)** G.S. 106-168.13 reads as rewritten:

41 **"§ 106-168.13. Effect of failure to comply.**

42 Failure to comply with the provisions of this Article or rules and regulations ~~not inconsistent~~
43 ~~therewith~~ adopted pursuant to this Article shall be cause of revocation of license, if such failure
44 shall not be remedied within a reasonable time after notice to the licensee. Any person whose
45 license is revoked may reapply for a license in the manner provided in this Article for an initial
46 application, except that the Commissioner shall not be required to cause the rendering plant and
47 equipment of the applicant to be inspected ~~by the committee~~ until the expiration of 30 days from
48 the date of revocation."

49
50 **REQUIRE TRAINING FOR APPOINTED AND ELECTED SOIL AND WATER**
51 **DISTRICT SUPERVISORS**

1 **SECTION 5.(a)** G.S. 139-4(d) reads as rewritten:
2 "(d) In addition to the duties and powers hereinafter conferred upon the Soil and Water
3 Conservation Commission, it shall have the following duties and powers:

4 ...

5 (13) To establish a training program required for all district supervisors."

6 **SECTION 5.(b)** Article 1 of Chapter 139 of the General Statutes is amended by
7 adding a new section to read:

8 **"§ 139-7.2. Training of elective and appointive district supervisors.**

9 (a) All district supervisors, whether elected or appointed, shall complete a minimum of six
10 clock hours of training annually.

11 (b) The training shall include soil, water, and natural resources conservation and the duties
12 and responsibilities of district supervisors.

13 (c) The training may be provided by the School of Government at the University of North
14 Carolina at Chapel Hill, or other qualified sources as approved by the Soil and Water
15 Conservation Commission."

16 17 **BOARD OF AGRICULTURE RULE-MAKING AUTHORITY FOR ANIMAL SHELTER** 18 **SUPPORT FUND**

19 **SECTION 6.(a)** G.S. 19A-67 reads as rewritten:

20 **"§ 19A-67. Animal Shelter Support Fund.**

21 (a) Creation. – The Animal Shelter Support Fund is established as a special fund in the
22 Department of Agriculture and Consumer Services. The Fund consists of appropriations by the
23 General Assembly or contributions and grants from public or private sources.

24 (b) Use. – The Fund shall be used by the Animal Welfare Section of the Department of
25 Agriculture and Consumer Services to reimburse local governments for expenses related to their
26 operation of a registered animal shelter due to any of the following:

27 (1) The denial, suspension, or revocation of the shelter's registration.

28 (2) An unforeseen catastrophic disaster at an animal shelter.

29 (c) Rules. – ~~The Animal Welfare Section~~ Board of Agriculture shall issue rules detailing
30 eligible expenses and application guidelines that comply with the requirements of this Article.

31 (d) Reversion. – Any appropriated and unencumbered funds remaining at the end of each
32 fiscal year in excess of two hundred fifty thousand dollars (\$250,000) shall revert to the General
33 Fund."

34 **SECTION 6.(b)** The Board of Agriculture may adopt temporary rules to administer
35 the Animal Shelter Support Fund in accordance with subsection (a) of this section.

36 37 **RULE-MAKING EXEMPTION FOR FOREST MANAGEMENT PLANS**

38 **SECTION 7.(a)** G.S. 150B-1(d) reads as rewritten:

39 **"§ 150B-1. Policy and scope.**

40 ...

41 (d) Exemptions from Rule Making. – Article 2A of this Chapter does not apply to the
42 following:

43 ...

44 (26) The Board of Agriculture in the Department of Agriculture and Consumer
45 Services with respect to the following:

46 a. Annual admission fees for the State Fair.

47 b. Operating hours, admission fees, or related activity fees at State forests.

48 The Board shall annually post the admission fee and operating hours schedule
49 on its Web site and provide notice of the schedule, along with a citation to this
50 section, to all persons named on the mailing list maintained pursuant to
51 G.S. 150B-21.2(d).

c. Fee schedules for the preparation of forest management plans developed pursuant to G.S. 106-1004.

...."

SECTION 7.(b) G.S. 106-1004 reads as rewritten:

"§ 106-1004. Fees for forest management plans.

The Board of Agriculture shall establish ~~by rule~~ a schedule of fees for the preparation of forest management plans developed pursuant to this Chapter. The fees established by the Board shall not exceed the amount necessary to offset the costs of the Department of Agriculture and Consumer Services to prepare forest management plans."

ALLOW LOCAL PREFERENCE FOR SCHOOL FOOD PROCUREMENT

SECTION 8. Part 2 of Article 17 of Chapter 115C of the General Statutes is amended by adding a new section to read:

"§ 115C-264.4. Local preference for produce in schools.

A local school board may develop and implement policies and procedures to facilitate and maximize to the extent practicable, purchases of food grown or raised in North Carolina, including, but not limited to, policies that permit a percentage price preference for the purpose of procuring food grown or raised within the State. As used in this section, "price percentage preference" means the percent by which a responsive bid from a responsible bidder whose product is grown or raised in North Carolina may exceed the lowest responsive bid submitted by a responsible bidder whose product is not grown or raised in North Carolina."

ALLOW CHORIONIC GONADOTROPIN INJECTIONS FOR VETERINARY USE

SECTION 9. G.S. 90-91 reads as rewritten:

"§ 90-91. Schedule III controlled substances.

This schedule includes the controlled substances listed or to be listed by whatever official name, common or usual name, chemical name, or trade name designated. In determining that a substance comes within this schedule, the Commission shall find: a potential for abuse less than the substances listed in Schedules I and II; currently accepted medical use in the United States; and abuse may lead to moderate or low physical dependence or high psychological dependence. The following controlled substances are included in this schedule:

...

(k) Anabolic steroids. The term "anabolic steroid" means any drug or hormonal substance, chemically and pharmacologically related to testosterone (other than estrogens, progestins, and corticosteroids) that promotes muscle growth, including, but not limited to, the following:

1. Methandrostenolone,
2. Stanozolol,
3. Ethylestrenol,
4. Nandrolone phenpropionate,
5. Nandrolone decanoate,
6. Testosterone propionate,
7. Chorionic gonadotropin,
8. Boldenone,
9. Chlorotestosterone (4-chlorotestosterone),
10. Clostebol,
11. Dehydrochlormethyltestosterone,
12. Dibydrotestosterone (4-dihydrotestosterone),
13. Drostanolone,
14. Fluoxymesterone,
15. Formebolone (formebolone),
16. Mesterolene,

- 1 17. Methandienone,
- 2 18. Methandranone,
- 3 19. Methandriol,
- 4 20. Methenolene,
- 5 21. Methyltestosterone,
- 6 22. Mibolerone,
- 7 23. Nandrolene,
- 8 24. Norethandrolene,
- 9 25. Oxandrolone,
- 10 26. Oxymesterone,
- 11 27. Oxymetholone,
- 12 28. Stanolone,
- 13 29. Testolactone,
- 14 30. Testosterone,
- 15 31. Trenbolone, and
- 16 32. Any salt, ester, or isomer of a drug or substance described or listed in this
- 17 subsection, if that salt, ester, or isomer promotes muscle growth. Except such
- 18 term does not include (i) an anabolic steroid which is expressly intended for
- 19 administration through implants to cattle or other nonhuman species and which
- 20 has been approved by the Secretary of Health and Human Services for such
- 21 ~~administration.~~ administration or (ii) chorionic gonadotropin when administered
- 22 by injection for veterinary use by or in the presence of a licensed veterinarian.
- 23 If any person prescribes, dispenses, or distributes such steroid for human use,
- 24 such person shall be considered to have prescribed, dispensed, or distributed an
- 25 anabolic steroid within the meaning of this subsection.

26 "

27

28 **EXTEND SUNSET FOR CONSTRUCTING CERTAIN RENEWABLE FUEL**

29 **FACILITIES**

30 **SECTION 10.** G.S. 105-129.16D(b) reads as rewritten:

31 **"§ 105-129.16D. Credit for constructing renewable fuel facilities.**

32 ...

33 (b) Production Credit. – A taxpayer that constructs and places in service in this State a

34 commercial facility for processing renewable fuel is allowed a credit equal to twenty-five percent

35 (25%) of the cost to the taxpayer of constructing and equipping the facility. The entire credit may

36 not be taken for the taxable year in which the facility is placed in service but must be taken in

37 seven equal annual installments beginning with the taxable year in which the facility is placed in

38 service. If, in one of the years in which the installment of a credit accrues, the facility with respect

39 to which the credit was claimed is disposed of or taken out of service, the credit expires and the

40 taxpayer may not take any remaining installment of the credit. The taxpayer may, however, take

41 the portion of an installment that accrued in a previous year and was carried forward to the extent

42 permitted under G.S. 105-129.17.

43 Notwithstanding subsection (d) of this section, this section is repealed effective for facilities

44 placed in service on or after January 1, ~~2017~~2020, in the case of a taxpayer that meets both of the

45 following conditions:

- 46 (1) Signs a letter of commitment with the Department of Commerce on or before
- 47 September 1, 2013, stating the taxpayer's intent to construct and place into
- 48 service in this State a commercial facility for processing renewable fuel.
- 49 (2) Begins construction of the facility on or before December 31, 2013."

50

51 **ESTABLISH VOLUNTARY ASSESSMENT ON DEER FEED**

1 (b) Any person who purchases farmed cervid feed upon which the assessment has been
 2 paid shall have the right to receive a refund of the assessment by making a demand in writing to
 3 the Association within one year of purchase of the feed. This demand shall be accompanied by
 4 proof of purchase satisfactory to the Association."
 5

6 **EXEMPT AGRICULTURE FROM CAPACITY USE AREA WITHDRAWAL** 7 **PERMITTING REQUIREMENTS**

8 **SECTION 12.(a)** G.S. 143-215.15 is amended by adding a new subsection to read:

9 **"§ 143-215.15. Permits for water use within capacity use areas – Procedures.**

10 (a) In areas declared by the Commission to be capacity use areas no person shall (after the
 11 expiration of such period, not in excess of six months, as the Commission may designate)
 12 withdraw, obtain, or utilize surface waters or groundwaters or both, as the case may be, in excess
 13 of 100,000 gallons per day for any purpose unless such person shall first obtain a permit therefor
 14 from the Commission.

15 (a1) This section, and rules adopted pursuant to this Part, shall not apply to water uses for
 16 agricultural purposes on a bona fide farm, as defined in G.S. 153A-340, or a silviculture operation.
 17 Agricultural water users shall register surface water and groundwater withdrawals with the
 18 Division of Water Resources on a form provided by the Division and provide the information to
 19 the North Carolina Department of Agriculture and Consumer Services.

20 (b) When sufficient evidence is provided by the applicant that the water withdrawn or used
 21 from a stream or the ground is not consumptively used, a permit therefor shall be issued by the
 22 Commission without a hearing and without the conditions provided in subsection (c) of this
 23 section. Applications for such permits shall set forth such facts as the Commission shall deem
 24 necessary to enable it to establish and maintain adequate records of all water uses within the
 25 capacity use area.

26 "

27 **SECTION 12.(b)** The Environmental Management Commission shall revise its rules
 28 consistent with Section 12(a) of this act.
 29

30 **EXCLUDE CERTAIN MINOR REPAIRS FROM BUILDING PERMIT REQUIREMENTS**

31 **SECTION 13.(a)** G.S. 143-138 reads as rewritten:

32 **"§ 143-138. North Carolina State Building Code.**

33 ...

34 (b5) Exclusion for Certain Minor Activities in Residential and Farm Structures. – No
 35 ~~building~~ permit shall be required under the Code or any local variance thereof approved under
 36 subsection (e) for any construction, installation, repair, replacement, or alteration costing fifteen
 37 thousand dollars (\$15,000) or less in any single family residence or farm building unless the work
 38 ~~involves~~ involves any of the following:

39 (1) ~~the~~ The addition, repair, or replacement of load bearing ~~structures;~~ structures.
 40 However, no permit is required for replacements of windows, doors, exterior
 41 siding, or the pickets, railings, stair treads, and decking of porches and exterior
 42 decks that otherwise meet the requirements of this subsection.

43 (2) ~~the~~ The addition ~~(excluding replacement of same capacity)~~ or change in the
 44 design of ~~plumbing;~~ plumbing. However, no permit is required for replacements
 45 otherwise meeting the requirements of this subsection that do not change size or
 46 capacity.

47 (3) ~~the~~ The addition, replacement or change in the design of heating, air
 48 conditioning, or electrical wiring, ~~devices, fixtures (excluding repair or~~
 49 ~~replacement of electrical lighting devices and fixtures of the same type);~~
 50 ~~appliances (excluding replacement of water heaters, provided that the energy~~
 51 ~~use rate or thermal input is not greater than that of the water heater which is~~

being replaced, and there is no change in fuel, energy source, location, capacity, or routing or sizing of venting and piping); appliances, or equipment, equipment.

(4) ~~the~~The use of materials not permitted by the North Carolina ~~Uniform Residential Building Code;~~ Residential Code for One- and Two-Family Dwellings.

(5) ~~or the~~The addition (excluding replacement of like grade of fire resistance) of roofing.

The exclusions from building permit requirements set forth in this paragraph for electrical lighting devices and fixtures and water heaters shall apply only to work performed on a one or two family dwelling. In addition, exclusions for electrical lighting devices and fixtures and electric water heaters shall apply only to work performed by a person licensed under G.S. 87-43 and exclusions for water heaters, generally, to work performed by a person licensed under G.S. 87-21."

(b6) No State Agency Permit. – No building permit shall be required under such the Code from any State agency for the construction of any building or structure, the total cost of which is less than twenty thousand dollars (\$20,000), except public or institutional buildings.

...

(b10) Replacement Water Heaters. –

(1) Exclusion. – No permit shall be required under the Code or any local variant approved under subsection (e) of this section for replacement of water heaters in one- or two-family dwellings, provided (i) the energy use rate or thermal input is not greater than that of the water heater which is being replaced, and there is no change in fuel, energy source, location, capacity, or routing or sizing of venting and piping and (ii) the work is performed by a person licensed under G.S. 87-21.

(2) Energy efficiency. – The Code may contain rules concerning minimum efficiency requirements for replacement water heaters, which shall consider reasonable availability from manufacturers to meet installation space requirements and may contain rules concerning energy efficiency that require all hot water plumbing pipes that are larger than one-fourth of an inch to be insulated.

...

(b14) ~~Exclusion for Routine Maintenance. –~~ Exclusion for Routine Maintenance of Pumps and Dispensers. – No building permit shall be required under the Code or any local variant approved under subsection (e) of this section for routine maintenance on fuel dispensing pumps and other dispensing devices. For purposes of this subsection, "routine maintenance" includes repair or replacement of hoses, O-rings, nozzles, or emergency breakaways."

...

(b16) Exclusion for Electrical Devices and Lighting Fixtures. – No permit shall be required under the Code or any local variant approved under subsection (e) of this section for the repair or replacement of dishwashers, disposals, electrical devices, or lighting fixtures in residential or commercial structures, provided that all of the following apply:

(1) The repair or replacement does not require the addition or relocation of electrical wiring.

(2) The work is performed by a person licensed under G.S. 87-43.

...."

SECTION 13.(b) G.S. 153A-357 reads as rewritten:

"§ 153A-357. Permits.

...

(a2) No permit issued under Articles 9 or 9C of G.S. Chapter 143 shall be required for any construction, installation, repair, replacement, or alteration costing fifteen thousand dollars

1 (\$15,000) or less in any single-family residence or farm building unless the work
 2 ~~involves~~involves any of the following:

- 3 (1) ~~the~~The addition, repair or replacement of load bearing ~~structures;~~structures.
 4 However, no permit is required for replacements of windows, doors, exterior
 5 siding, or the pickets, railings, stair treads, and decking of porches and exterior
 6 decks.
- 7 (2) ~~the~~The addition (~~excluding replacement of same size and capacity~~) or change
 8 in the design of ~~plumbing;~~plumbing. However, no permit is required for
 9 replacements otherwise meeting the requirements of this subsection that do not
 10 change size or capacity.
- 11 (3) ~~the~~The addition, replacement or change in the design of heating, air
 12 conditioning, or electrical wiring, devices, appliances, or ~~equipment;~~equipment,
 13 other than like-kind replacement of electric devices and lighting fixtures.
- 14 (4) ~~the~~The use of materials not permitted by the North Carolina ~~Uniform~~
 15 ~~Residential Building Code;~~ Residential Code for One- and Two-Family
 16 Dwellings.
- 17 (5) ~~or the~~The addition (excluding replacement ~~of like grade of fire resistance~~) of
 18 roofing.

19 ~~Violation of this section constitutes a Class 1 misdemeanor.~~

20 ...

21 (g) Violation of this section constitutes a Class 1 misdemeanor."

22 **SECTION 13.(c)** G.S. 160A-417 reads as rewritten:

23 **"§ 160A-417. Permits.**

24 ...

25 (a2) No permit issued under Articles 9 or 9C of Chapter 143 shall be required for any
 26 construction, installation, repair, replacement, or alteration costing fifteen thousand dollars
 27 (\$15,000) or less in any single family residence or farm building unless the work
 28 ~~involves~~involves any of the following:

- 29 (1) ~~the~~The addition, repair or replacement of load bearing ~~structures;~~structures.
 30 However, no permit is required for replacements of windows, doors, exterior
 31 siding, or the pickets, railings, stair treads, and decking of porches and exterior
 32 decks.
- 33 (2) ~~the~~The addition (~~excluding replacement of same size and capacity~~) or change
 34 in the design of ~~plumbing;~~plumbing. However, no permit is required for
 35 replacements otherwise meeting the requirements of this subsection that do not
 36 change size or capacity.
- 37 (3) ~~the~~The addition, replacement or change in the design of heating, air
 38 conditioning, or electrical wiring, devices, appliances, or ~~equipment;~~equipment,
 39 other than like-kind replacement of electric devices and lighting fixtures.
- 40 (4) ~~the~~The use of materials not permitted by the North Carolina ~~Uniform~~
 41 ~~Residential Building Code;~~ Residential Code for One- and Two-Family
 42 Dwellings.
- 43 (5) ~~or the~~The addition (excluding replacement ~~of like grade of fire resistance~~) of
 44 roofing.

45 ~~Violation of this section constitutes a Class 1 misdemeanor.~~

46 ...

47 (f) Violation of this section constitutes a Class 1 misdemeanor."

48 **SECTION 13.(d)** This section becomes effective October 1, 2016.

50 **EXEMPT HORTICULTURAL USES FROM THE SEDIMENTATION POLLUTION**
 51 **CONTROL ACT**

1 **SECTION 14.** G.S. 113A-52.01 reads as rewritten:

2 "**§ 113A-52.01. Applicability of this Article.**

3 This Article shall not apply to the following land-disturbing activities:

- 4 (1) Activities, including the breeding and grazing of ~~livestock~~, livestock and any
5 activity that constitutes a bona fide farm use under G.S. 153A-340(b)(2),
6 undertaken on agricultural land for the production of plants and animals useful
7 to man, including, but not limited to:
- 8 a. Forages and sod crops, grains and feed crops, tobacco, cotton, and
9 peanuts.
- 10 b. Dairy animals and dairy products.
- 11 c. Poultry and poultry products.
- 12 d. Livestock, including beef cattle, llamas, sheep, swine, horses, ponies,
13 mules, and goats.
- 14 e. Bees and apiary products.
- 15 f. Fur producing animals.
- 16 g. Mulch, ornamental plants, sod, and other horticultural products. For
17 purposes of this section, "mulch" means substances composed primarily
18 of plant remains or mixtures of such substances.
- 19 (2) Activities undertaken on forestland for the production and harvesting of timber
20 and timber products and conducted in accordance with best management
21 practices set out in Forest Practice Guidelines Related to Water Quality, as
22 adopted by the Department.
- 23 (3) Activities for which a permit is required under the Mining Act of 1971, Article
24 7 of Chapter 74 of the General Statutes.
- 25 (4) For the duration of an emergency, activities essential to protect human life,
26 including activities specified in an executive order issued under
27 G.S. 166A-19.30(a)(5).
- 28 (5) Activities undertaken to restore the wetland functions of converted wetlands to
29 provide compensatory mitigation to offset impacts permitted under Section 404
30 of the Clean Water Act.
- 31 (6) Activities undertaken pursuant to Natural Resources Conservation Service
32 standards to restore the wetlands functions of converted wetlands as defined in
33 Title 7 Code of Federal Regulations § 12.2 (January 1, 2014 Edition)."

35 **CLARIFY ELIGIBILITY FOR EXPANDED GAS PRODUCTS SERVICE TO**
36 **AGRICULTURE FUND**

37 **SECTION 15.** G.S. 143B-437.020(a) reads as rewritten:

38 "**§ 143B-437.020. Natural gas and propane gas for agricultural projects.**

39 (a) Definitions. –

- 40 (1) Agriculture. – Activities defined in G.S. 106-581.1, whether performed on or
41 off the farm.
- 42 (2) Repealed by Session Laws 2014-100, s. 15.13(a), effective July 1, 2014.
- 43 (3) Eligible project. – A discrete and specific economic development project ~~that~~
44 ~~would expand for an agricultural production operation or agricultural processing~~
45 ~~capabilities facility that requires new or expanded requests~~ natural gas or
46 propane gas service. A project intended for the purpose of commercial resale of
47 natural gas or propane gas shall not be an eligible project.
- 48 (4) Excess infrastructure costs. – Any project carrying costs incurred by a natural
49 gas local distribution company to provide new or expanded natural gas service
50 to an eligible project that exceed the income the infrastructure generates for the
51 local natural gas distribution company, including any standard rates, special

- 1 contract rates, minimum margin agreements, and contributions in aid of
 2 construction collected by the natural gas local distribution company.
- 3 (5) Project carrying costs. – All costs, including depreciation, taxes, operation and
 4 maintenance expenses, and, for a natural gas local distribution company, a
 5 return on investment equal to the rate of return approved by the Utilities
 6 Commission in the natural gas local distribution company's most recent general
 7 rate case under G.S. 62-133.
- 8 (6) Secretary. – The Secretary of Commerce."
 9

10 **REQUIRE WRITTEN NOTICE OF AUTOMATIC CONTRACT RENEWAL FIFTEEN**
 11 **TO THIRTY DAYS PRIOR TO THE AUTOMATIC RENEWAL**

12 SECTION 16.(a) G.S. 75-41 reads as rewritten:

13 **"§ 75-41. Contracts with automatic renewal clauses.**

14 (a) Any ~~person, firm, or corporation~~ person engaged in commerce that sells, leases, or
 15 offers to sell or lease, any products or services to a consumer pursuant to a contract, where the
 16 contract automatically renews unless the consumer cancels the contract, shall do all of the
 17 following:

18 (1) ~~disclose~~ Disclose the automatic renewal clause clearly and conspicuously in the
 19 contract or contract offer.

20 (b) ~~Any person, firm, or corporation engaged in commerce that sells, leases, or offers to~~
 21 ~~sell or lease, any products or services to a consumer pursuant to a contract, where the contract~~
 22 ~~automatically renews unless the consumer cancels the contract, shall disclose~~

23 (2) Disclose clearly and conspicuously how to cancel the contract in the initial
 24 contract, contract offer, or with delivery of products or services.

25 (3) For any automatic renewal exceeding 30 days, provide written notice to the
 26 consumer by personal delivery, electronic mail, or first-class mail, at least 15
 27 days but no earlier than 30 days before the date the contract is to be
 28 automatically renewed, stating the date on which the contract is scheduled to
 29 automatically renew and notifying the consumer that the contract will
 30 automatically renew unless it is cancelled by the consumer prior to that date.

31 (c) A ~~person, firm, or corporation~~ person that fails to comply with the requirements of this
 32 section is in violation of this section unless the ~~person, firm, or corporation~~ person demonstrates
 33 that all of the following are its routine business practice:

34 (1) ~~It~~ The person has established and implemented written procedures to comply
 35 with this section and enforces compliance with the procedures.

36 (2) Any failure to comply with this section is the result of error.

37 (3) Where an error has caused the failure to comply with this section, ~~it~~ the person
 38 provides a full refund or credit for all amounts billed to or paid by the consumer
 39 from the date of the renewal until the date of the termination of the contract, or
 40 the date of the subsequent notice of renewal, whichever occurs first.

41 (d) This section does not apply to insurers licensed under Chapter 58 of the General
 42 Statutes, or to banks, trust companies, savings and loan associations, savings banks, or credit
 43 unions licensed or organized under the laws of any state or the United States, or any foreign bank
 44 maintaining a branch or agency licensed under the laws of the United States, or any subsidiary or
 45 affiliate ~~thereof~~ thereof, nor does this section apply to any entity subject to regulation by the
 46 Federal Communications Commission under Title 47 of the United States Code or by the North
 47 Carolina Utilities Commission under Chapter 62 of the General Statutes, or to any entity doing
 48 business directly or through an affiliate pursuant to a franchise, license, certificate, or other
 49 authorization issued by a political subdivision of the State or an agency thereof.

50 (e) A violation of this section renders the automatic renewal clause void and
 51 unenforceable."

1 **SECTION 16.(b)** This section is effective when it becomes law and applies to
2 contracts entered into on or after that date.

3
4 **MODIFY WHEN THE LIEN FOR DEFERRED TAXES ON LAND ELIGIBLE FOR**
5 **PRESENT USE VALUE CLASSIFICATION IS EXTINGUISHED IN ORDER TO**
6 **PROMOTE SALES FOR LAND CONSERVATION USES**

7 **SECTION 17.(a)** G.S. 105-277.4 reads as rewritten:

8 "**§ 105-277.4. Agricultural, horticultural and forestland. – Application; appraisal at use**
9 **value; appeal; deferred taxes.**

10 ...

11 (d) Set Exceptions. – Notwithstanding the provisions of subsection (c) of this section, if
12 property loses its eligibility for present use value classification solely due to one of the following
13 reasons, no deferred taxes are due and the lien for the deferred taxes is extinguished:

14 ...

15 (2) ~~The property is conveyed by gift to a nonprofit organization and qualifies for~~
16 ~~exclusion from the tax base pursuant to G.S. 105-275(12) or G.S. 105-275(29).~~

17 ...

18 (g) Variable Exception. – Notwithstanding the provisions of subsection (c) of this section,
19 if property loses its eligibility for present-use value classification because the property is conveyed
20 to a nonprofit organization and qualifies for exclusion from the tax base pursuant to
21 G.S. 105-275(12) or G.S. 105-275(29), deferred taxes are due as follows:

22 (1) If the property is conveyed at or below present-use value, no deferred taxes are
23 due, and the lien for the deferred taxes is extinguished.

24 (2) If the property is conveyed for more than present-use value, a portion of the
25 deferred taxes for the preceding three fiscal years is due and payable in
26 accordance with G.S. 105-277.1F. The portion due is equal to the lesser of the
27 amount of the deferred taxes or the deferred taxes multiplied by a fraction, the
28 numerator of which is the sale price of the property minus the present-use value
29 of the property and the denominator of which is the true value of the property
30 minus the present-use value of the property."

31 **SECTION 17.(b)** This section is effective for taxes imposed for taxable years
32 beginning on or after July 1, 2016.

33
34 **AUTHORIZE CERTIFIED WELL DRILLERS TO INSTALL CERTAIN WATER PIPES**
35 **AND ELECTRICAL WIRING IN A SINGLE DITCH**

36 **SECTION 18.(a)** G.S. 87-97 reads as rewritten:

37 "**§ 87-97. Permitting, inspection, and testing of private drinking water wells.**

38 ...

39 (b1) Permit to Include Authorization for Piping and Electrical. – When a permit is issued
40 under this section, ~~that~~ the local health department shall be responsible for notifying the
41 appropriate building inspector of the issuance of the well permit. A permit issued under this
42 section shall also be deemed to include authorization for for all of the following:

43 (1) ~~the~~ The installation, construction, maintenance, or repair of electrical wiring,
44 devices, appliances, or equipment by a person certified as a well contractor
45 under Article 7A of this Chapter when running electrical wires from the well
46 pump to the pressure switch. ~~The local health department shall be responsible~~
47 ~~for notifying the appropriate building inspector of the issuance of the well~~
48 ~~permit.~~

49 (2) The installation, construction, maintenance, or repair of water pipes by a person
50 certified as a well contractor under Article 7A of this Chapter when running
51 water pipes from the well to the water tank.

1 (3) The installation of both water pipes and electrical wiring in a single ditch by a
2 person certified as a well contractor under Article 7A of this Chapter when
3 running electrical wires from the well pump to the pressure switch and water
4 pipes from the well to the water tank. The ditch shall be as deep as the
5 minimum cover requirements for either electrical wiring or water pipes,
6 whichever is greater. The local health department shall be solely responsible for
7 inspecting the ditch and the contents of the ditch.

8 This subsection shall not be interpreted to prohibit any person licensed by an independent
9 occupational licensing board from performing any authorized services within the scope of practice
10 of the person's license.

11 "

12 **SECTION 18.(b)** The Building Code Council shall amend the State Electrical Code
13 and the State Plumbing Code consistent with this section.

14 **SECTION 18.(c)** This section becomes effective October 1, 2016.

15
16 **AMEND INCOME REQUIREMENT FOR QUALIFIED FARMERS FOR SALES TAX**
17 **EXEMPTION**

18 **SECTION 19.(a)** G.S. 105-164.13E reads as rewritten:

19 "**§ 105-164.13E. Exemption for farmers.**

20 (a) Exemption. – A qualifying farmer is a person who has an annual income from farming
21 operations for the preceding taxable year of ~~ten~~ five thousand dollars (~~\$10,000~~) (\$5,000) or more or
22 who has an average annual income from farming operations for the three preceding taxable years
23 of ~~ten~~ five thousand dollars (~~\$10,000~~) (\$5,000) or more. For purposes of this section, the term
24 "income from farming operations" means sales plus any other amounts treated as gross income
25 under the Code from farming operations. A qualifying farmer includes a dairy operator, a poultry
26 farmer, an egg producer, a livestock farmer, a farmer of crops, and a farmer of an aquatic species,
27 as defined in G.S. 106-758. A qualifying farmer may apply to the Secretary for an exemption
28 certificate number under G.S. 105-164.28A. The exemption certificate expires when a person fails
29 to meet the income threshold for three consecutive taxable years or ceases to engage in farming
30 operations, whichever comes first.

31 "

32 **SECTION 19.(b)** This section is effective for taxes imposed for taxable years
33 beginning on or after July 1, 2016.

34
35 **EFFECTIVE DATE AND SEVERABILITY CLAUSE**

36 **SECTION 20.(a)** If any provision of this act or its application is held invalid, the
37 invalidity does not affect other provisions or applications of this act that can be given effect
38 without the invalid provisions or application, and to this end, the provisions of this act are
39 severable.

40 **SECTION 20.(b)** Except as otherwise provided, this act is effective when it becomes
41 law.