GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

Н

HOUSE BILL 954 PROPOSED COMMITTEE SUBSTITUTE H954-PCS90246-MH-23

Short Title: ENR Reports Consolidation.

(Public)

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Sponsors:

Referred to:

May 17, 2012

1	A BILL TO BE ENTITLED
2	AN ACT TO AMEND OR REPEAL VARIOUS ENVIRONMENTAL AND NATURAL
3	RESOURCES REPORTING REQUIREMENTS, AS RECOMMENDED BY THE
4	ENVIRONMENTAL REVIEW COMMISSION.
5	The General Assembly of North Carolina enacts:
6	SECTION 1.1. G.S. 130A-294 reads as rewritten:
7	"§ 130A-294. Solid waste management program.
8	
9	(i) The Department shall develop a comprehensive hazardous waste management plan
10	for the State and shall revise the plan on or before 1 July of even-numbered years. The
11	Department shall report to the General Assembly, the Fiscal Research Division, the Senate
12	Appropriations Subcommittee on Natural and Economic Resources, the House Appropriations
13	Subcommittee on Natural and Economic Resources, and the Environmental Review
14	Commission on or before 1 OctoberJanuary 1 of each year on the implementation and cost of
15	the comprehensive-hazardous waste management plan.program. The report shall include an
16	evaluation of how well the State and private parties are managing and cleaning up hazardous
17	waste. The report shall also include recommendations to the Governor, State agencies, and the
18	General Assembly on ways to: improve waste management; reduce the amount of waste
19	generated; maximize resource recovery, reuse, and conservation; and minimize the amount of
20	hazardous waste which must be disposed of. The report shall include beginning fund balance,
21	fees collected under G.S. 130A-294.1, anticipated revenue from all sources, total expenditures
22	by activities and categories for the hazardous waste management program, ending fund
23	balance, any recommended adjustments in annual and tonnage fees which may be necessary to
24	assure the continued availability of funds sufficient to pay the State's share of the cost of the
25	hazardous waste management program, and any other information requested by the General
26	Assembly. In recommending adjustments in annual and tonnage fees, the Department may
27	propose fees for hazardous waste generators, and for hazardous waste treatment facilities that
28	treat waste generated on site, which are designed to encourage reductions in the volume or
29	quantity and toxicity of hazardous waste. The report shall include a description of activities
30	undertaken to implement the resident inspectors program established under G.S. 130A-295.02.
31	In addition, the report shall include an annual update on the mercury switch removal program.
32	The report required by subsection (i) of this section shall include, at a minimum, all of the
22	following

33 <u>following:</u>



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1	(1)	A detailed description of the mercury recover	y performance ratio achieved
2		by the mercury switch removal program.	
3	<u>(2)</u>	A detailed description of the mercury switch	collection system developed
4		and implemented by vehicle manufacture	
5		NVMSRP.	
6	(3)	In the event that a mercury recovery performan	nce ratio of at least 0.90 of the
7		national mercury recovery performance ratio a	
8		not achieved, a description of additional or al	± •
9		implemented to improve the mercury switch re-	
10	<u>(4)</u>	The number of mercury switches collected a	
11	<u>(+)</u>	mercury switches were managed.	and a description of now the
12	<u>(5)</u>	A statement that details the costs required to it	mplement the mercury switch
12	<u>(J)</u>	removal program, including a summary of rec	
13 14		· · · · ·	eipts and disoursements from
	SECT	the Mercury Switch Removal Account."	
15		CION 1.2. G.S. 130A-294 reads as rewritten:	
16	§ 130A-294. So	lid waste management program.	
17			
18		Department shall report to the General Assembly,	
19		opriations Subcommittee on Natural and Econ	
20		subcommittee on Natural and Economic Resou	
21		sion on or before January 1 of each year on the in	-
22		management program. The report shall include	
23		parties are managing and cleaning up hazardou	
24		indations to the Governor, State agencies, and the	
25	to: improve was	te management; reduce the amount of waste g	generated; maximize resource
26	•	and conservation; and minimize the amount of ha	
27	disposed of. T	he report shall include beginning fund bal	lance, fees collected under
28	G.S. 130A-294-1	, anticipated revenue from all sources, total e	xpenditures by activities and
29	categories for	the hazardous waste management program,	ending fund balance, any
30	recommended ad	justments in annual and tonnage fees which ma	ay be necessary to assure the
31	continued availal	pility of funds sufficient to pay the State's share	e of the cost of the hazardous
32	waste manageme	nt program, and any other information requested	by the General Assembly. In
33	recommending a	djustments in annual and tonnage fees, the Dep	artment may propose fees for
34	hazardous waste	generators, and for hazardous waste treatme	ent facilities that treat waste
35	generated on-site	, which are designed to encourage reductions i	n the volume or quantity and
36		dous waste. The report shall include a descripti	
37	implement the re	esident inspectors program established under G	S. 130A-295.02. In addition,
38	the report shall in	clude an annual update on the mercury switch re	emoval program.
39	1	quired by subsection (i) of this section shall incl	1 0
40	following:		
41	(1)	A detailed description of the mercury recover	v performance ratio achieved
42		by the mercury switch removal program.	5 1
43	(2)	A detailed description of the mercury switch	-collection system developed
44	(-)	and implemented by vehicle manufactures	
45		NVMSRP.	is in accordance with the
46	(3)	In the event that a mercury recovery performance in the event the event that a mercury recovery performance in the event that a mercury recovery performance in the event the event that a mercury recovery performance in the event the ev	ace ratio of at least 0.90 of the
40 47	(3)	national mercury recovery performance ratio a	
48		not achieved, a description of additional or al	· ·
40 49		implemented to improve the mercury switch re-	
49 50	(A)	The number of mercury switches collected a	
50 51	(4)	mercury switches were managed.	and a description of now the
51		mercury switches were manageu.	

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1	(5)	A statement that details the costs required to implement	the mercury switch
2		removal program including a summary of receipts and	disbursements from
3		the Mercury Switch Removal Account.	
4	<u>(6)</u>	A detailed description and documentation of the capture	
5	<u>(7)</u>	In the event that a capture rate of at least ninety pe	
6		achieved, a description of additional or alternative a	ctions that may be
7		implemented to improve the mercury minimization	ion plan and its
8		implementation.	
9	<u>(8)</u>	The number of mercury switches collected, the nur	
0		vehicles containing mercury switches, the number of	
1		processed for recycling, and a description of how the me	rcury switches were
2		managed.	
3	<u>(9)</u>	A statement that details the costs required to imple	ement the mercury
4		minimization plan.	
5	"		
6		FION 2. G.S. 130A-294.1(p) is repealed.	
7	SECT	FION 3. G.S. 130A-295.02(m) is repealed.	
8	SECT	FION 4. G.S. 130A-310.2(b) is repealed.	
9	SECT	FION 5. G.S. 130A-310.57 is repealed.	
20	SECT	FION 6. G.S. 130A-310.10 reads as rewritten:	
21	"§ 130A-310.10.	Annual reports.	
22	(a) The S	Secretary shall report on inactive hazardous sites to the	e Joint Legislative
23	Commission on	Governmental Operations, the Environmental Review C	ommission, and the
24	Fiscal Research	Division on or before 1 October October 1 of each year	ar. The report shall
25	include at least th	ne following:	
26	(1)	The Inactive Hazardous Waste Sites Priority List.	
27	(2)	A list of remedial action plans requiring State funding t	through the Inactive
28		Hazardous Sites Cleanup Fund.	
.9	(3)	A comprehensive budget to implement these remedial a	action plans and the
80		adequacy of the Inactive Hazardous Sites Cleanup Fund	to fund the cost of
81		said plans.	
32	(4)	A prioritized list of sites that are eligible for rem	edial action under
3		CERCLA/SARA together with recommended remedial	action plans and a
4		comprehensive budget to implement such plans.	The budget for
5		implementing a remedial action plan under CERCLA/SA	ARA shall include a
86		statement as to any appropriation that may be necessar	
37		share of such plan.	
38	(5)	A list of sites and remedial action plans undergoing vol	untary cleanup with
39		Departmental approval.	-
40	(6)	A list of sites and remedial action plans that may requ	ire State funding, a
1		comprehensive budget if implementation of these possi	ible remedial action
12		plans is required, and the adequacy of the Inactive Haza	rdous Sites Cleanup
13		Fund to fund the possible costs of said plans.	Ĩ
14	(7)	A list of sites that pose an imminent hazard.	
15	(8)	A comprehensive budget to develop and implement reme	dial action plans for
16		sites that pose imminent hazards and that may require St	-
17		adequacy of the Inactive Hazardous Sites Cleanup Fund.	0
18	(8a)	The amounts and sources of funds collected by years	ear received under
19		G.S. 130A-310.76, the amounts and sources of those	
50		Inactive Hazardous Sites Cleanup Fund established	-
51		G.S. 130A-310.11, the number of acres of contaminati	-
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1	have been received pursuant to G.S. 130A-310.76, and a detailed annual			
2	accounting of how the funds collected pursuant to G.S. 130A-310.76 have			
3	been utilized by the Department to advance the purposes of Part 8 of Article			
4	9 of Chapter 130A of the General Statutes.			
5	(9) Any other information requested by the General Assembly or the			
6	Environmental Review Commission.			
7	(a1) On or before October 1 of each year, the Department shall report to each member of			
8	the General Assembly who has an inactive hazardous substance or waste disposal site in the			
9	member's district. This report shall include the location of each inactive hazardous substance or			
10	waste disposal site in the member's district, the type and amount of hazardous substances or			
11 12	waste known or believed to be located on each of these sites, the last action taken at each of these sites, and the date of that last action.			
12	(b) Repealed by Session Laws 2001-452, s. 2.3, effective October 28, 2001."			
13 14	(b) Repeated by Session Laws 2001-432, s. 2.3, effective October 28, 2001. SECTION 7. G.S. 143-215.94M reads as rewritten:			
14	"§ 143-215.94M. Reports.			
16	(a) The Secretary shall present an annual report to the Environmental Review			
17	Commission Commission, the Fiscal Research Division, the Senate Appropriations			
18	Subcommittee on Natural and Economic Resources, and the House Appropriations			
19	Subcommittee on Natural and Economic Resources which shall include at least the following:			
20	(1) A list of all discharges or releases of petroleum from underground storage			
21	tanks;			
22	(2) A list of all cleanups requiring State funding through the Noncommercial			
23	Fund and a comprehensive budget to complete such cleanups;			
24	(3) A list of all cleanups undertaken by tank owners or operators and the status			
25	of these cleanups;			
26	(4) A statement of receipts and disbursements for both the Commercial Fund			
27	and the Noncommercial Fund;			
28	(5) A statement of all claims against both the Commercial Fund and the			
29	Noncommercial Fund, including claims paid, claims denied, pending claims,			
30	anticipated claims, and any other obligations; and			
31	(6) The adequacy of both the Commercial Fund and the Noncommercial Fund to			
32	carry out the purposes of this Part together with any recommendations as to			
33	measures that may be necessary to assure the continued solvency of the			
34	Commercial Fund and the Noncommercial Fund; and <u>Fund.</u>			
35	(7) A statement of the condition of the Loan Fund and a summary of all activity			
36	under the Loan Fund.			
37	(b) The report required by this section shall be made by the Secretary on or before 4			
38 39	SeptemberNovember 1 of each year."			
39 40	SECTION 8. G.S. 113A-35.1(b) is repealed. SECTION 9. G.S. 136-28.8(g) reads as rewritten:			
40 41	"(g) On or before October 1 of each year, the Department shall report to the Division of			
42	Environmental Assistance and Outreach of the Department of Environment and Natural			
43	Resources as to the amounts and types of recycled materials that were specified or used in			
44	contracts that were entered into during the previous fiscal year. On or before December 1			
45	January 15 of each year, the Division of Environmental Assistance and Outreach shall prepare			
46	a summary of this report and submit the summary to the Joint Legislative Commission on			
47	Governmental Operations and the Joint Legislative Transportation Oversight Committee. The			
48	summary of this report shall also be included in the report required by G.S. 130A-309.06(c)."			
49	SECTION 10. G.S. 159I-29(a) reads as rewritten:			
50	"(a) The If the General Assembly appropriates funds for loans authorized by this Chapter			
51	in any fiscal year, the Office of State Budget and Management and the Division shall prepare			

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1	and file or	n or be	efore July 31 of each the following fiscal year with the J	oint Legislative
2	Commissio	on on C	Governmental Operations a consolidated report for the prece	ding fiscal year
3	concerning	the all	ocation of loans authorized by this Chapter. No report shall b	e filed for fiscal
4	years in wl	hich no	o funds are appropriated or otherwise available for loans au	thorized by this
5	Chapter."			
6			ION 11. G.S. 143B-279.5 reads as rewritten:	
7	-		iennial State of the Environment Report.	
8			cretary of Environment and Natural Resources shall report or	
9			e General Assembly Assembly, the Fiscal Research Division	-
10			he Environmental Review Commission no later than 15 Fe	bruary of each
11		•	ar. The report shall include:	
12		(1)	An identification and analysis of current environmental prote	ction issues and
13			problems within or affecting the State and its people;	
14		(2)	Trends in the quality and use of North Carolina's air and wate	
15		(3)	An inventory of areas of the State where air or water pollution	n is in evidence
16			or may occur during the upcoming biennium;	
17		(4)	Current efforts and resources allocated by the Departm	
18			identified pollution problems and an estimate, if necessary	
19			resources needed to study, identify, and implement solution	utions to solve
20			potential problems;	
21		(5)	Departmental goals and strategies to protect the natural r	esources of the
22			State;	-
23		(6)	Any information requested by the General Assembly or the	Environmental
24			Review Commission;	
25		(7)	Suggested legislation, if necessary; and	
26		(8)	Any other information on the state of the environment	the Secretary
27		0.1	considers appropriate.	
28			State agencies involved in protecting the State's natural	
29	environment shall cooperate with the Department of Environment and Natural Resources in			
30	preparing the	-		
31		SECT	ION 12. Section 1.2 becomes effective December 31, 2	017. Except as

32 otherwise provided, this act is effective when it becomes law.