## **GENERAL ASSEMBLY OF NORTH CAROLINA** SESSION 2013

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## **HOUSE BILL 366** Committee Substitute Favorable 4/3/13 PROPOSED SENATE COMMITTEE SUBSTITUTE H366-PCS40261-TQ-81

Short Title: NC Farm Act of 2014.

Sponsors:

Referred to:

## March 21, 2013

A BILL TO BE ENTITLED

- 1 2 AN ACT TO (1) MAINTAIN THE CONFIDENTIALITY OF ENVIRONMENTAL 3 INVESTIGATIONS FOR AGRICULTURAL OPERATIONS AND DIRECT THE 4 DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO ADOPT 5 RULES FOR A FORMAL COMPLAINT PROCEDURE; (2) CLARIFY THE AUTHORITY OF LOCAL GOVERNMENTS TO ADOPT ORDINANCES RELATED 6 7 TO FERTILIZER; (3) STUDY THE STATE'S PARTICIPATION IN THE 8 COMMERCIAL VEHICLE SAFETY ALLIANCE NORTH AMERICAN STANDARD 9 INSPECTION PROGRAM; (4) CLARIFY THE MEANING OF THE TERMS 10 "PLANTING AND HARVESTING SEASON" AND "PLANTING AND HARVESTING PERIOD" FOR PURPOSES OF APPLYING FEDERAL LAWS OR REGULATIONS 11 12 RELATING TO HOURS OF SERVICE RULES FOR CERTAIN DRIVERS 13 TRANSPORTING AGRICULTURAL PRODUCTS; (5) AMEND THE CHAIRMANSHIP 14 OF THE AGRICULTURE AND FORESTRY AWARENESS STUDY COMMISSION; (6) 15 ALLOW THE COMMISSIONER OF AGRICULTURE TO APPOINT LAW ENFORCEMENT OFFICERS TO CARRY OUT THE LAW ENFORCEMENT 16 17 RESPONSIBILITIES OF THE DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES; (7) CLASSIFY TRESPASSING ON AN AGRICULTURAL FACILITY AS 18 19 A FIRST DEGREE TRESPASS; (8) REQUIRE WRITTEN CONSENT TO OPERATE AN 20 ALL TERRAIN VEHICLE ON PROPERTY OWNED BY ANOTHER; AND (9) ALLOW 21 DRAINAGE DISTRICTS TO MAINTAIN DITCHES IN BUFFER ZONES. 22 The General Assembly of North Carolina enacts:
- 23

24 MAINTAIN CONFIDENTIALITY OF ENVIRONMENTAL INVESTIGATIONS FOR 25 AGRICULTURAL OPERATIONS AND DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO ADOPT RULES FOR A 26 27 FORMAL COMPLAINT PROCEDURE

- 28 **SECTION 1.(a)** Article 21 of Chapter 143 of the General Statutes is amended by 29 adding two new sections to read:
- "§ 143-215.9D. Agricultural operation investigations confidential. 30

31 Complaints of violations of this Article relating to an agricultural operation and all other 32 records accumulated in conjunction with the investigation of these complaints shall be considered confidential records and may be released only by order of a court of competent 33 jurisdiction. Any information obtained by the Department from any law enforcement agency, 34 35 administrative agency, or regulatory organization on a confidential or otherwise restricted basis



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in the course of an investigation shall be confidential	and exempt from G.S. 132-6 to the same
extent that it is confidential in the possession of the pro-	oviding agency or organization.
<u><b>% 143-215.9E. Initial consideration of complaint.</b></u>	
(a) When a complaint alleging a violation of t	his Article is filed with the Department,
the Department may, at its sole discretion, request add	
complainant within a specified period of time of no les	
(b) The Department may decline to accept or	
agricultural operation if, after an initial assessment	
reasonable grounds to believe that the complaint is friv	
<b>SECTION 1.(b)</b> The Department of En	
adopt rules developing a system for receiving, investi	
complaints about agricultural operations, in accordance	e with Article 2A of Chapter 150B of the
General Statutes, the Administrative Procedure Act.	
CLARIFY THE AUTHORITY OF LOCAI	<b>GOVERNMENTS TO ADOPT</b>
ORDINANCES RELATED TO FERTILIZER	
SECTION 2. Article 56 of Chapter 106	of the General Statutes is amended by
adding a new section to read:	
" <u>§ 106-678. Authority to regulate fertilizers.</u>	
No county, city, or other political subdivision of the	-
any ordinance or resolution regulating the use, sa	• •
lisposal, formulation, labeling, registration, manufactu	
nis section shall prohibit a county, city, or other	
xercising its planning and zoning authority under Ar	
tatutes or Article 18 of Chapter 153A of the Gene	-
revention or inspection authority. Nothing in this	•
epartment of Environment and Natural Resource ommission to enforce water quality standards. Nothing	
sity, or other political subdivision of the State from ad	
protect water quality, provided that the ordinances has	
Anagement Commission or the Department of Enviro	
l local plan or National Pollutant Discharge Elimination	
exceed the State's minimum requirements to protect	• • •
Environmental Management Commission under Par	· · ·
General Statutes. Nothing in this section shall prohi	
uthority to regulate explosive, corrosive, inflammable	
G.S. 153A-128 or G.S. 160A-183."	<b>_</b>
STUDY PARTICIPATION IN THE COMMERCI	IAL VEHICLE SAFETY ALLIANCE
NORTH AMERICAN STANDARD INSPECTION	PROGRAM
SECTION 3. The Department of Public S	afety shall study the State's participation
n the Commercial Vehicle Safety Alliance North An	nerican Standard Inspection Program for
oadside commercial vehicle safety inspections. The s	
North Carolina joined the program; (ii) an explanation	
mplemented; (iii) data on how many safety inspectio	
geographic analysis of where safety inspection de	
Department shall report the results of its study to the A	griculture and Forestry Awareness Study
Commission on or before November 1, 2014.	
CLARIFY THE MEANING OF THE TERMS	
SEASON" AND "PLANTING AND HARVESTI	NG PERIOD" FOR PURPOSES OF

0 01101 01 1200 01110	ly Of North Carolina Session 20
	DERAL LAWS OR REGULATIONS RELATING TO HOURS ES FOR CERTAIN DRIVERS TRANSPORTING AGRICULTUR
	<b>ION 4.</b> G.S. 20-381 is amended by adding a new subsection to read:
	fic powers and duties of Department of Public Safety applicable to mo
· •	rs; agricultural exemption.
relating to hours commodities and	arposes of 49 C.F.R. § 395.1(k) and any other federal law or regulat of-service rules for drivers engaged in the transportation of agricultu- farm supplies for agricultural purposes, the terms "planting and harvest rating and harvesting paried" refer to the paried from January 1 three
ecember 31 of e	nting and harvesting period" refer to the period from January 1 throu ach year."
	RMANSHIP OF AGRICULTURE AND FORESTRY AWARENE
STUDY COMM	<b>ION 5.</b> G.S. 120-150 reads as rewritten:
	ation; appointment of members.
	ed an Agriculture and Forestry Awareness Study Commission. Members
	shall be citizens of North Carolina who are interested in the vitality of
	restry sectors of the State's economy. Members shall be as follows:
(1)	Three appointed by the Governor.
(1) $(2)$	Three appointed by the President Pro Tempore of the Senate.
(3)	Three appointed by the Speaker of the House. House of Representatives.
(4)	The chairs of the House Agriculture Committee. Two members of the Ho
	of Representatives appointed by the Speaker of the House
	Representatives.
(5)	The chairs of the Senate Committee on Agriculture, Environment,
	Natural Resources. Two members of the Senate appointed by the Presid
	Pro Tempore of the Senate.
(6)	The Commissioner of Agriculture or the Commissioner's designee.
(7)	A member of the Board of Agriculture designated by the chair of the Bo
	of Agriculture.
(8)	The President of the North Carolina Farm Bureau Federation, Inc., or
	President's designee.
(9)	The President of the North Carolina State Grange or the President's design
(10)	The Secretary of Environment and Natural Resources or the Secretar
	designee.
(11)	The President of the North Carolina Forestry Association, Inc., or
M1 1	President's designee.
	l be appointed for two-year terms beginning October 1 of each odd-numbe
	of the House Agriculture Committee and the Chairs of the Senate Commit
0	nvironment, and Natural Resources shall serve as cochairs. The President
-	senate and the Speaker of the House of Representatives shall each design
two members to s	erve as cochairs of the Commission."
	MMISSIONER OF AGRICULTURE TO APPOINT LA
	T OFFICERS TO CARRY OUT LAW ENFORCEME
ENFORCEMEN	
ENFORCEMEN RESPONSIBILI	TIES OF THE DEPARTMENT OF AGRICULTURE
ENFORCEMEN RESPONSIBILI SECT	

1	The Commissioner is authorized to appoint as many forest Department of Agriculture and
2	Consumer Services law-enforcement officers as he or she deems necessary to carry out the
3	forest law-enforcement responsibilities of the Department investigate and enforce any violation
4	of the laws within the authority of the Department or which occur on Department property.
5	Such officers shall meet the requirements of Chapter 17C of the General Statutes and shall take
6	the oath of office prescribed by Article VI, Section 7 of the North Carolina Constitution. Forest
7	law-enforcement officers shall Of these officers, the Commissioner may designate certain
8	officers to also have all the powers and the duties of a forest ranger enumerated in
9	G.S. 106-898 and G.S. 106-899. G.S. 106-899 and the power to enforce the forest laws. Forest
10	law enforcement officers shall, in addition to their other duties, have the powers of peace
11	officers to enforce the forest laws. Any forest <u>A Department</u> law-enforcement officer may
12	arrest, without warrant, any person or persons committing any crime in his-the officer's
13	presence or whom who such officer has probable cause for believing has committed a crime in
14	his-the officer's presence and bring such person or persons forthwith before a district court or
15	other officer having jurisdiction. Forest-Department law-enforcement officers shall also have
16	authority to obtain and serve warrants including warrants for violation of any duly promulgated
17	rule of the Department.
18	Tule of the Department.
19	ADD AGRICULTURAL FACILITIES TO FIRST DEGREE TRESPASS
20	<b>SECTION 7.(a)</b> G.S. 14-159.12(c)(1) is amended by adding a new sub-subdivision
20	to read:
22	"§ 14-159.12. First degree trespass.
23	
23 24	(c) Except as otherwise provided in subsection (d) of this section, a violation of
2 <del>4</del> 25	subsection (a) of this section is a Class A1 misdemeanor if all of the following circumstances
26	exist:
20 27	(1) The offense is committed on the premises of any of the following:
28	a. A facility that is owned or operated by an electric power supplier as
28 29	defined in G.S. 62-133.8(a)(3) and that is either an electric
30	generation facility, a transmission substation, a transmission
31	switching station, a transmission switching structure, or a control
32	center used to manage transmission operations or electrical power
32 33	
	<ul><li>generating at multiple plant locations.</li><li>b. Any facility used or available for use in the collection, treatment,</li></ul>
34 35	
35 36	testing, storing, pumping, or distribution of water for a public water
30 37	system.
37 38	c. Any facility, including any liquefied natural gas storage facility or propane air facility, that is owned or operated by a natural gas local
39 40	distribution company, natural gas pipeline carrier operating under a
40	certificate of public convenience and necessity from the Utilities
41	Commission, municipal corporation operating a municipally owned
42	gas distribution system, or regional natural gas district organized and
43	operated pursuant to Article 28 of Chapter 160A of the General
44	Statutes used for transmission, distribution, measurement, testing,
45	regulating, compression, control, or storage of natural gas.
46	d. <u>Any facility used or operated for agricultural activities, as that term is</u>
47	<u>defined in G.S. 106-581.1.</u> "
48	<b>SECTION 7.(b)</b> This section becomes effective December 1, 2014, and applies to
49	offenses committed on or after that date.

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•	IRE WRITTEN CONSENT TO OPERATE ALL TERRAIN TE PROPERTY	VEHICLES ON
	SECTION 8.(a) G.S. 14-159.3 reads as rewritten:	
"§ 14-1	59.3. Trespass to land on motorized all terrain vehicle.	
(a)	No person shall operate any motorized all terrain vehicle:	
	(1) On any private property not owned by the operator, consent of the owner; or	without the <u>written</u>
	(2) Within the banks of any stream or waterway, but exclu Atlantic Ocean, the adjacent lands of which are not own without the consent of the owner or outside the restricti	ned by the operator,
	owner.	·····
(a1)		all terrain vehicle on
	er property owes the person the same duty of care that he owes a tres	
(b)	A "motorized all terrain vehicle", as used in this section, is a ty	-
vehicle	designed for recreational off-road use.	
(c)	A violation of this section shall be a Class 2 misdemeanor."	
	<b>SECTION 8.(b)</b> This section becomes effective December 1, 2	2014, and applies to
offenses	s committed on or after that date.	
ALLO	W DRAINAGE DISTRICTS TO MAINTAIN DITCHES IN BUI	FFER ZONES
	<b>SECTION 9.</b> G.S. 156-82.1 is amended by adding a new subset	ction to read:
"§ 156-	82.1. Duties and powers of the board of drainage commissioners	5.
(a)	The board of drainage commissioners shall proceed with the levy	ying of assessments,
issuance	e of bonds and construction of canals, water retardant str	ructures and other
	ements and acquisition of equipment as approved by the court in th	
	al report of the board of viewers, either in the creation of the distr	ict or in subsequent
proceed	lings authorized by Article 7B.	
(b)	The commissioners shall maintain the canals, water retardant	t structures, and all
other in	nprovements and equipment of the district.	
<u>(b1)</u>	) No State statute or rule or local government ordinance for	the establishment,
preserva	ation, or maintenance of riparian buffers for the protection of water	r quality shall apply
to the c	construction, operation, maintenance, or repair of canals, water retained	ardant structures, or
other in	nprovements under the control and supervision of a board of drainag	e commissioners.
"	·	
EFFEC	CTIVE DATE	
	<b>SECTION 10.</b> Except as otherwise provided, this act is effecti	ve when it becomes
low		

38 law.