GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

Η

HOUSE BILL 157 PROPOSED COMMITTEE SUBSTITUTE H157-PCS40106-RI-1

Short Title: Amend Environmental Laws.

(Public)

Sponsors:

Referred to:

March 5, 2015

1 A BILL TO BE ENTITLED 2 AN ACT TO AMEND VARIOUS ENVIRONMENTAL LAWS. 3 The General Assembly of North Carolina enacts: 4 5 PART I. INTERSTATE MINING COMPACT CLARIFICATION 6 **SECTION 1.** G.S. 74-37 reads as rewritten: 7 "§ 74-37. Compact enacted into law. 8 The Interstate Mining Compact is hereby enacted into law and entered into by this State 9 with all other jurisdictions legally joining therein in the form substantially as follows: 10 11 INTERSTATE MINING COMPACT 12 . . . 13 Article V. The Commission 14 There is hereby created an agency of the party states to be known as the "Interstate (a) Mining Commission," hereinafter called "the Commission." The Commission shall be 15 composed of one commissioner from each party state who shall be Governor thereof. Pursuant 16 17 to the laws of his party state, each Governor shall have the assistance of an advisory body 18 (including membership from mining industries, conservation interests, and such other public 19 and private interests as may be appropriate) in considering problems relating to mining and in discharging his responsibilities as the commissioner of his state on the Commission. In any 20 21 instance where a Governor is unable to attend a meeting of the Commission or perform any other function in connection with the business of the Commission, he shall designate an 22 23 alternate, from among the members of the advisory body required by this paragraph, paragraph 24 or an official of the state environmental protection agency with responsibility for protecting and 25 restoring lands affected by mining, who shall represent him and act in his place and stead. The 26 designation of an alternate shall be communicated by the Governor to the Commission in such manner as its bylaws may provide. 27 28 The commissioners shall be entitled to one vote each on the Commission. No action (b) 29 of the Commission making a recommendation pursuant to Article IV-3, IV-7, and IV-8 or requesting, accepting or disposing of funds, services, or other property pursuant to this 30 paragraph, Articles V (g), V (h), or VII shall be valid unless taken at a meeting at which a 31 32 majority of the total number of votes on the Commission is cast in favor thereof. All other

33 action shall be by a majority of those present and voting: Provided that action of the 34 Commission shall be only at a meeting at which a majority of the commissioners, or their 35 alternates, is present. The Commission may establish and maintain such facilities as may be



D

necessary for the transacting of its business. The Commission may acquire, hold, and convey 1 2 real and personal property and any interest therein.

3

The Commission shall have a seal. (c)

4 (d) The Commission shall elect annually, from among its members, a chairman, a 5 vice-chairman, and a treasurer. The Commission shall appoint an executive director and fix his duties and compensation. Such executive director shall serve at the pleasure of the 6 7 Commission. The executive director, the treasurer, and such other personnel as the Commission 8 shall designate shall be bonded. The amount or amounts of such bond or bonds shall be 9 determined by the Commission.

10 Irrespective of the civil service, personnel or other merit system laws of any of the (e) 11 party states, the executive director with the approval of the Commission, shall appoint, remove 12 or discharge such personnel as may be necessary for the performance of the Commission's 13 functions, and shall fix the duties and compensation of such personnel.

14 The Commission may establish and maintain independently or in conjunction with a (f) 15 party state, a suitable retirement system for its employees. Employees of the Commission shall 16 be eligible for social security coverage in respect of old age and survivor's insurance provided 17 that the Commission takes such steps as may be necessary pursuant to the laws of the United 18 States, to participate in such program of insurance as a governmental agency or unit. The 19 Commission may establish and maintain or participate in such additional programs of employee 20 benefits as it may deem appropriate.

21 (g) The Commission may borrow, accept or contract for the services of personnel from 22 any state, the United States, or any other governmental agency, or from any person, firm, 23 association or corporation.

24 (h) The Commission may accept for any of its purposes and functions under this 25 Compact any and all donations, and grants of money, equipment, supplies, materials and 26 services, conditional or otherwise, from any state, the United States, or any other governmental 27 agency, or from any person, firm, association or corporation, and may receive, utilize and 28 dispose of the same. Any donation or grant accepted by the Commission pursuant to this 29 paragraph or services borrowed pursuant to paragraph (g) of this Article shall be reported in the 30 annual report of the Commission. Such report shall include the nature, amount and conditions, 31 if any, of the donation, grant or services borrowed and the identity of the donor or lender.

32 The Commission shall adopt bylaws for the conduct of its business and shall have (i) 33 the power to amend and rescind these bylaws. The Commission shall publish its bylaws in 34 convenient form and shall file a copy thereof and a copy of any amendment thereto, with the 35 appropriate agency or officer in each of the party states.

36 The Commission annually shall make to the Governor, legislature and advisory (i) 37 body required by Article V (a) of each party state a report covering the activities of the 38 Commission for the preceding year, and embodying such recommendations as may have been 39 made by the Commission. The Commission may make such additional reports as it may deem 40 desirable."

41

42

43 PART II. RECYCLED AND RECOVERED MATERIALS 44

SECTION 2.(a) G.S. 130A-290(a) reads as rewritten:

45 "§ 130A-290. Definitions.

46 (a) Unless a different meaning is required by the context, the following definitions shall 47 apply throughout this Article:

- 48
- 49 (35)"Solid waste" means any hazardous or nonhazardous garbage, refuse or 50 sludge from a waste treatment plant, water supply treatment plant or air 51 pollution control facility, domestic sewage and sludges generated by the

39G.S. 143B-293.1). However, any specific mining waste that me40the criteria for hazardous waste under RCRA shall also be a so41waste for the purposes of this Article.42f.43g.44Steel slag that is a product of the electric arc furnace steelmake44process; provided, that such steel slag is sold and distributed in45stream of commerce for consumption, use, or further processing is46another desired commodity and is managed as an item of commerce47value in a controlled manner and not as a discarded material or is48manner constituting disposal.		General Assembly Of N	orth Carolina	Session 2015
3 slored or treated prior to being discarded, or has served its original intend use and is generally discarded, including solid, liquid, semisolid or contain gaseous material resulting from industrial, institutional, commercial a agricultural operations, and from community activities. Notwithstand sub-sub-subdivision b.3. of this subdivision, the term includes c combustion residuals. The term does not include: 9 a. Fecal waste from fowls and animals other than humans. 10 b. Solid or dissolved material in: 11 1. Domestic sewage and sludges generated by treatment them in sanitary sewage collection, treatment and disposal syste which are designed to discharge effluents to the suff waters. 13 Wastewater discharges and the sludges incidental to a generated by treatment which are point sources subject permits granted under Section 402 of the Water Pollut 19 Control Act, as amended (PL. 92-500), and permits gran under G.S. 143-215.1 by the Commission, including c combustion products. However, any sludges that meet criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article. 24 c. Oils and other liquid hydrocarbons char meet the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article. 28 d. Any source, special nuclear or hyproduct material as defined by Atomic Energy Act of 1954, as amended (42 U.S.C. § 2011). 29 Coils and other liquid hydrocarbons that meet the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this A	2		· ·	-
5 gaseous material resulting from industrial, institutional, commercial a agricultural operations, and from community activities. Notwithstand 7 6 sub-sub-subdivision b.3. of this subdivision, the term includes c combustion residuals. The term does not include: 9 a. Fecal waste from fowls and animals other than humans. 10 b. Solid or dissolved material in: 11 1. Domestic sewage and sludges generated by treatment them in sanitary sewage collection, treatment and disposal syste which are designed to discharge effluents to the suff waters. 13 2. Irrigation return flows. 14 suters. 15 2. Irrigation return flows. 16 3. Wastewater discharges and the sludges incidental to a generated by treatment which are point sources subject permits granted under Section 402 of the Water Pollut Control Act, as amended (PL. 92-500), and permits gran under GS. 143-215. I by the Commission, including combustion products. However, any sludges that meet 22 20 under GS. 143-215. I by the Commission visit or of liquid hydrocarbons that meet the criteria for hazardous waste under RCRA shall also be a solid waste for the purposes of this Article. 24 c. Oils and other liquid hydrocarbons controlled under Article 21A 25 Chapter 143 of the General Statutes. However, any oils or ot liquid hydrocarbons that meet the criteria for hazardous waste under RCRA shall also be a solid waste for the purposes of this Article. 28 d. A	3	stored	or treated prior to being discarded, or has served	its original intended
6 agricultural operations, and from community activities. Notwithstand sub-sub-subdivision b.3, of this subdivision, the term includes c combustion residuals. The term does not include: 8 combustion residuals. The term does not include: 9 a. Fecal waste from fowls and animals other than humans. 10 b. Solid or dissolved material in: 11 1. Domestic sewage and sludges generated by treatment ther 12 in sanitary sewage collection, treatment and disposal syste 13 which are designed to discharge effluents to the surf 14 waters. 15 2. Irrigation return flows. 16 3. Wastewater discharges and the sludges incidental to a generated by treatment which are point sources subject permits granted under Section 402 of the Water Pollut Control Act, as amended (PL. 92-500), and permits grantel 10 0 combustion products. However, any sludges that meet criteria for hazardous waste under RCRA shall also be a solid wate for the purposes of this Article. 24 c. Oils and other liquid hydrocarbons controlled under Article 21A Chapter 143 of the General Statutes. However, any oils or ot liquid hydrocarbons that meet the criteria for hazardous waste under RCRA shall also be a solid waste for the purposes of this Article. 28 d. Any source, special nuclear or byproduct material as defined by North Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by Acomic Energy Act of 1954, as amended (42 U.S.C.		use an	d is generally discarded, including solid, liquid, se	emisolid or contained
7 sub-sub-subdivision b.3. of this subdivision, the term includes c 8 combustion residuals. The term does not include: 9 a. Fecal waste from fowls and animals other than humans. 10 b. Solid or dissolved material in: 11 1. Domestic sewage and sludges generated by treatment ther 12 in sanitary sewage collection, treatment and disposal syste 13 waters. 14 waters. 15 2. Irrigation return flows. 16 3. Wastewater discharges and the sludges incidental to a generated by treatment which are point sources subject 19 Control Act, as amended (PL. 92-500), and permits gran under GS. 143-215.1 by the Commission, including c 20 combustion products. However, any sludges that meet 21 cortist of hazardous waste under RCRA shall also be a sc 22 waste for the purposes of this Article. 23 waste for the purposes of this Article. 24 c. Oils and other liquid hydrocarbons controlled under Article 21A 25 Chapter 143 of the General Statutes. However, any sludges that meet 24 c. Oils and other liquid hydrocarbons controlled under Article 21A <t< th=""><th>5</th><th>gaseo</th><th>is material resulting from industrial, institution</th><th>al, commercial and</th></t<>	5	gaseo	is material resulting from industrial, institution	al, commercial and
7 sub-sub-subdivision b.3. of this subdivision, the term includes c 8 combustion residuals. The term does not include: 9 a. Fecal waste from fowls and animals other than humans. 10 b. Solid or dissolved material in: 11 1. Domestic sewage and sludges generated by treatment ther 12 in sanitary sewage collection, treatment and disposal syste 13 witch are designed to discharge effluents to the surf 14 waters. 15 2. Irrigation return flows. 16 3. Wastewater discharges and the sludges incidental to a generated by treatment which are point sources subject 19 Control Act, as amended (PL. 92-500), and permits gran 20 under GS. 143-215.1 by the Commission, including c 21 combustion products. However, any sludges that meet 22 coll and other liquid hydrocarbons controlled under Article 21A 23 waste for the purposes of this Article. 24 c. Oils and other liquid hydrocarbons controlled under Article 21A 25 Chapter 143 of the General Statutes. However, any oils or ot liquid hydrocarbons that meet the criteria for hazardous waste under Statuses. However, any subject of highed by Atomic Energy Act of 1954, as amended (42 U.S.C. § 2011). 28 d. Any source, special nucl		-	•	
8 combustion residuals. The term does not include: 9 a. Fecal waste from fowls and animals other than humans. 10 b. Solid or dissolved material in: 11 1. Domestic sewage and sludges generated by treatment then in sanitary sewage collection, treatment and disposal syste which are designed to discharge effluents to the surf waters. 13 Wastewater discharges and the sludges incidental to a generated by treatment which are point sources subject permits granted under Section 402 of the Water Pollut Control Act, as amended (PL. 92-500), and permits gran under G.S. 143-215.1 by the Commission, including c combustion products. However, any sludges that meet criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article. 24 c. Oils and other liquid hydrocarbons controlled under Article 21A Chapter 143 of the General Statutes. However, any oils or ot liquid hydrocarbons that meet the criteria for hazardous waste under RCRA shall also be a solid waste for the purposes of this Article. 25 d. Any source, special nuclear or byproduct material as defined by Atomic Energy Act of 1954, as amended (42 U.S.C. § 2011). 26 effective until August 1, 2015) Mining refuse covered by the No Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining and Energy Commission (as defined un G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article. 26 e. (Effecti			-	
9 a. Fecal waste from fowls and animals other than humans. 10 b. Solid or dissolved material in: 11 1. Domestic sewage and sludges generated by treatment ther 12 in sanitary sewage collection, treatment and disposal syste 13 which are designed to discharge effluents to the surfix 14 waters. 15 2. Irrigation return flows. 16 3. Wastewater discharges and the sludges incidental to a 17 generated by treatment which are point sources subject 18 permits granted under Section 402 of the Water Pollut 19 Control Act, as amended (P.L. 92-500), and permits gran 20 under G.S. 143-215.1 by the Commission, including c 21 combustion products. However, any sludges that meet 22 criteria for hazardous waste under RCRA shall also be a so 23 waste for the purposes of this Article. 24 c. Oils and other liquid hydrocarbons controlled under Article 21A 25 chapter 143 of the General Statutes. However, any oils or of 26 liquid hydrocarbons that meet the criteria for hazardous waste under 27 RCRA shall also be a solid waste for the purpos			,	
10 b. Solid or dissolved material in: 11 1. Domestic sewage and sludges generated by treatment ther 12 in sanitary sewage collection, treatment and disposal syste 13 which are designed to discharge effluents to the surf 14 waters. 15 2. Irrigation return flows. 16 3. Wastewater discharges and the sludges incidental to a 17 generated by treatment which are point sources subject 18 permits granted under Section 402 of the Water Pollut 19 Control Act, as amended (P.L. 92-500), and permits gran 20 under G.S. 143-215.1 by the Commission, including c 21 combustion products. However, any sludges that meet 22 criteria for hazardous waste under RCRA shall also be a so 23 waste for the purposes of this Article. 24 c. Oils and other liquid hydrocarbons controlled under Article 21A 25 Chapter 143 of the General Statutes. However, any oils or ot 26 liquid hydrocarbons that meet the criteria for hazardous waste und 27 RCRA shall also be a solid waste for the purposes of this Article. 28 d. Any source, special nuclear or byprod				umans.
11 1. Domestic sewage and sludges generated by treatment then 12 is sanitary sewage collection, treatment and disposal syste 13 which are designed to discharge effluents to the surfl 14 waters. 15 2. Irrigation return flows. 16 3. Wastewater discharges and the sludges incidental to a 17 generated by treatment which are point sources subject 18 permits granted under Section 402 of the Water Pollut 19 Control Act, as amended (P.L. 92-500), and permits grant 20 under G.S. 143-215.1 by the Commission, including c 21 combuston products. However, any sludges that meet te 22 criteria for hazardous waste under RCRA shall also be a so 23 waste for the purposes of this Article. 24 c. Oils and other liquid hydrocarbons controlled under Article 21A 25 chapter 143 of the General Statutes. However, any oils or ot 26 liquid hydrocarbons that meet the criteria for hazardous waste under 27 RCRA shall also be a solid waste for the purposes of this Article. 28 d. Any source, special nuclear or byproduct material as defined by 30 e. <td< th=""><th></th><th>b.</th><th></th><th></th></td<>		b.		
12 in sanitary sewage collection, treatment and disposal syste 13 which are designed to discharge effluents to the surfivered waters. 14 waters. 15 2. Irrigation return flows. 16 3. Wastewater discharges and the sludges incidental to a generated by treatment which are point sources subject permits granted under Section 402 of the Water Pollut Control Act, as amended (P.L. 92-500), and permits granted under Schutan 402 of the Water Pollut Control Act, as amended (P.L. 92-500), and permits granted under Act as amended (P.L. 92-500), and permits granted under G.S. 143-215.1 by the Commission, including combustion products. However, any sludges that meet criteria for hazardous waste under RCRA shall also be a science and the structure of the purposes of this Article. 20 under G.S. 143-215.1 by the Commission, including combustion products. However, any sludges that meet criteria for hazardous waste under RCRA shall also be a science and the structure of the purposes of this Article. 23 waste for the purposes of this Article. 24 c. Oils and other liquid hydrocarbons controlled under Article 21A Chapter 143 of the General Statutes. However, any solic or tiquid hydrocarbons that meet the criteria for hazardous waste under RCRA shall also be a science and the structure of the National Act of 1954, as amended (42 U.S.C. § 2011). 30 e. (Effective unil August 1, 2015) Mining refuse covered by the Not Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by Nor				by treatment thereof
13 which are designed to discharge effluents to the surfawaters. 14 waters. 15 2. Irrigation return flows. 16 3. Wastewater discharges and the sludges incidental to a generated by treatment which are point sources subject permits granted under Section 402 of the Water Pollut Control Act, as amended (P.L. 92-500), and permits gran under G.S. 143-215.1 by the Commission, including c combustion products. However, any sludges that meet criteria for hazardous waste under RCRA shall also be a sc waste for the purposes of this Article. 20 0.18 and other liquid hydrocarbons controlled under Article 21A Chapter 143 of the General Statutes. However, any oils or ot liquid hydrocarbons that meet the criteria for hazardous waste under RCRA shall also be a solid waste for the purposes of this Article. 28 d. Any source, special nuclear or byproduct material as defined by Atomic Energy Act of 1954, as amended (42 U.S.C. § 2011). 30 e. (Effective until August 1, 2015) Mining refuse covered by the No Carolina Mining and Energy Commission (as defined un G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a sc waste for the purposes of this Article. 36 e. (Effective August 1, 2015) Mining refuse covered by the No Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining Commission (as defined un G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a sc waste for the purposes of this Article. 37 f. Recovered material. g. Steel sla			• • •	•
14 waters. 15 2. Irrigation return flows. 16 3. Wastewater discharges and the sludges incidental to a generated by treatment which are point sources subject permits granted under Section 402 of the Water Pollut Control Act, as amended (P.L. 92-500), and permits gran under G.S. 143-215.1 by the Commission, including c 19 Control Act, as amended (P.L. 92-500), and permits gran under G.S. 143-215.1 by the Commission, including c 20 under G.S. 143-215.1 by the Commission, including c 21 combustion products. However, any sludges that meet criteria for hazardous waste under RCRA shall also be a so 22 waste for the purposes of this Article. 23 waste for the purposes of this Article. 24 c. Oils and other liquid hydrocarbons controlled under Article 21A 25 Chapter 143 of the General Statutes. However, any oils or ot liquid hydrocarbons that meet the criteria for hazardous waste under RCRA shall also be a solid waste for the purposes of this Article. 28 d. Any source, special nuclear or byproduct material as defined by Atomic Energy Act of 1954, as amended (42 U.S.C. § 2011). 29 Atomic Energy Act of 1954, as amended (74 Los.C. § 2011). 20 Carolina Mining and Energy Commission (as defined un G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of th				
15 2. Irrigation return flows. 16 3. Wastewater discharges and the sludges incidental to a generated by treatment which are point sources subject permits granted under Section 402 of the Water Pollut Control Act, as amended (P.L. 92-500), and permits gran under G.S. 143-215.1 by the Commission, including c combustion products. However, any sludges that meet criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article. 20 c. Oils and other liquid hydrocarbons controlled under Article 21A Chapter 143 of the General Statutes. However, any oils or of liquid hydrocarbons that meet the criteria for hazardous waste und RCRA shall also be a solid waste for the purposes of this Article. 28 d. Any source, special nuclear or byproduct material as defined by Atomic Energy Act of 1954, as amended (42 U.S.C. § 2011). 29 Atomic Energy Act of 1954, as amended (42 U.S.C. § 2011). 30 e. (Effective until August 1, 2015) Mining refuse covered by the Not Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining and Energy Commission (as defined un G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article. 36 e. (Effective August 1, 2015) Mining refuse covered by the Not Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Car				
16 3. Wastewater discharges and the sludges incidental to a generated by treatment which are point sources subject permits granted under Section 402 of the Water Pollut Control Act, as amended (P.L. 92-500), and permits gran under G.S. 143-215.1 by the Commission, including c combustion products. However, any sludges that meet criteria for hazardous waste under RCRA shall also be a sc waste for the purposes of this Article. 22 Colls and other liquid hydrocarbons controlled under Article 21A 23 waste for the purposes of this Article. 24 C. Oils and other liquid hydrocarbons controlled under Article 21A 25 Chapter 143 of the General Statutes. However, any oils or of liquid hydrocarbons that meet the criteria for hazardous waste under RCRA shall also be a solid waste for the purposes of this Article. 28 d. Any source, special nuclear or byproduct material as defined by Atomic Energy Act of 1954, as amended (42 U.S.C. § 2011). 30 e. (Effective until August 1, 2015) Mining refuse covered by the Not Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining Commission (as defined un G.S. 143B-293.1). However, any specific mining waste that meet the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article. 36 e. (Effective August 1, 2015) Mining refuse covered by the No Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining Commission (as defined un G.S. 143B-293.1). However, any specific mining waste that				
17generated by treatment which are point sources subject18permits granted under Section 402 of the Water Pollut19Control Act, as amended (P.L. 92-500), and permits granted20under G.S. 143-215.1 by the Commission, including c21combustion products. However, any sludges that meet22criteria for hazardous waste under RCRA shall also be a sc23waste for the purposes of this Article.24c.25Oils and other liquid hydrocarbons controlled under Article 21A26Chapter 143 of the General Statutes. However, any oils or ot26liquid hydrocarbons that meet the criteria for hazardous waste under27RCRA shall also be a solid waste for the purposes of this Article.28d.Any source, special nuclear or byproduct material as defined by29Atomic Energy Act of 1954, as amended (42 U.S.C. § 2011).30e.(Effective until August 1, 2015) Mining refuse covered by the No31Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by32North Carolina Mining and Energy Commission (as defined un33G.S. 143B-293.1). However, any specific mining waste that me34the criteria for hazardous waste under RCRA shall also be a sc35waste for the purposes of this Article.36e.(Effective August 1, 2015) Mining refuse covered by the No37Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by38North Carolina Mining Commission (as defined un37G.S. 143B-293.1). However, any specific mining waste that me <th></th> <th></th> <th>e</th> <th>s incidental to and</th>			e	s incidental to and
18permits granted under Section 402 of the Water Pollut19Control Act, as amended (P.L. 92-500), and permits gran20under G.S. 143-215.1 by the Commission, including c21combustion products. However, any sludges that meet22criteria for hazardous waste under RCRA shall also be a sc23waste for the purposes of this Article.24c.25Glis and other liquid hydrocarbons controlled under Article 21A26chapter 143 of the General Statutes. However, any oils or of27RCRA shall also be a solid waste for the purposes of this Article.28d.29Atomic Energy Act of 1954, as amended (42 U.S.C. § 2011).30e.31(Effective until August 1, 2015) Mining refuse covered by the No32Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by33North Carolina Mining and Energy Commission (as defined un34the criteria for hazardous waste under RCRA shall also be a sol35waste for the purposes of this Article.36e.37Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by38North Carolina Mining Commission (as defined un39G.S. 143B-293.1). However, any specific mining waste that me40the criteria for hazardous waste under RCRA shall also be a sol41waste for the purposes of this Article.42f. Recovered material.43g.44Steel slag that is a product of the electric arc furnace steelmak44process; provided, that such			8 8	
19Control Act, as amended (P.L. 92-500), and permits gran under G.S. 143-215.1 by the Commission, including c combustion products. However, any sludges that meet criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article.24c.Oils and other liquid hydrocarbons controlled under Article 21A Chapter 143 of the General Statutes. However, any oils or ot liquid hydrocarbons that meet the criteria for hazardous waste und RCRA shall also be a solid waste for the purposes of this Article.25d.Any source, special nuclear or byproduct material as defined by Atomic Energy Act of 1954, as amended (42 U.S.C. § 2011).30e.(Effective until August 1, 2015) Mining refuse covered by the No Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining and Energy Commission (as defined un G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article.36e.(Effective August 1, 2015) Mining refuse covered by the No Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining Commission (as defined un d.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article.37f. Recovered material.38Steel slag that is a product of the electric arc furnace steelmak process; provided, that such steel slag is sold and distributed in stream of commerce for consumption, use, or further processing i another desired commodity and is managed as an item of commerce value in a controlled manner and not as a discarded material or i manner constituting disposal.			• • •	
20under G.S. 143-215.1 by the Commission, including c combustion products. However, any sludges that meet criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article.22C.Oils and other liquid hydrocarbons controlled under Article 21A Chapter 143 of the General Statutes. However, any oils or ot liquid hydrocarbons that meet the criteria for hazardous waste un RCRA shall also be a solid waste for the purposes of this Article.28d.Any source, special nuclear or byproduct material as defined by Atomic Energy Act of 1954, as amended (42 U.S.C. § 2011).30e.(Effective until August 1, 2015) Mining refuse covered by the No Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining and Energy Commission (as defined un G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a solid waste for the purposes of this Article.36e.(Effective August 1, 2015) Mining refuse covered by the No Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining Commission (as defined un d.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a solid waste for the purposes of this Article.37f.Recovered material.38g.Steel slag that is a product of the electric arc furnace steelmak process; provided, that such steel slag is sold and distributed in stream of commerce for consumption, use, of further processing i another desired commodity and is managed as an item of commerce value in a controlled manner and not as a discarded material or i manner constituting disposal.			1 0	
21combustion products. However, any sludges that met22citeria for hazardous waste under RCRA shall also be a so23waste for the purposes of this Article.24c.Oils and other liquid hydrocarbons controlled under Article 21A25Chapter 143 of the General Statutes. However, any oils or of26liquid hydrocarbons that meet the criteria for hazardous waste under27RCRA shall also be a solid waste for the purposes of this Article.28d.Any source, special nuclear or byproduct material as defined by29Atomic Energy Act of 1954, as amended (42 U.S.C. § 2011).30e.(Effective until August 1, 2015) Mining refuse covered by the No31Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by32North Carolina Mining and Energy Commission (as defined un33G.S. 143B-293.1). However, any specific mining waste that mee34the criteria for hazardous waste under RCRA shall also be a so35waste for the purposes of this Article.36e.(Effective August 1, 2015) Mining refuse covered by the No37Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by38North Carolina Mining Commission (as defined un39G.S. 143B-293.1). However, any specific mining waste that mee40the criteria for hazardous waste under RCRA shall also be a so41waste for the purposes of this Article.42f.43g.44process; provided, that such steel slag is sold and distributed in45stream of c				
22criteria for hazardous waste under RCRA shall also be a sc waste for the purposes of this Article.23c.Oils and other liquid hydrocarbons controlled under Article 21A Chapter 143 of the General Statutes. However, any oils or ot liquid hydrocarbons that meet the criteria for hazardous waste un RCRA shall also be a solid waste for the purposes of this Article.26d.Any source, special nuclear or byproduct material as defined by Atomic Energy Act of 1954, as amended (42 U.S.C. § 2011).30e.(Effective until August 1, 2015) Mining refuse covered by the No Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining and Energy Commission (as defined un G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a sc waste for the purposes of this Article.36e.(Effective August 1, 2015) Mining refuse covered by the No Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining Commission (as defined un G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a sc waste for the purposes of this Article.37e.(Effective August 1, 2015) Mining refuse covered by the No Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining Commission (as defined un G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a sc waste for the purposes of this Article.38g.Steel slag that is a product of the electric arc furnace steelmak process; provided, that such steel slag is sold and distributed in stream of commerce for consumption, use, or further processing i <b< th=""><th></th><th></th><th>•</th><th>-</th></b<>			•	-
23waste for the purposes of this Article.24c.Oils and other liquid hydrocarbons controlled under Article 21A25Chapter 143 of the General Statutes. However, any oils or ot26liquid hydrocarbons that meet the criteria for hazardous waste un27RCRA shall also be a solid waste for the purposes of this Article.28d.Any source, special nuclear or byproduct material as defined by Atomic Energy Act of 1954, as amended (42 U.S.C. § 2011).30e.(Effective until August 1, 2015) Mining refuse covered by the No Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining and Energy Commission (as defined un G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article.36e.(Effective August 1, 2015) Mining refuse covered by the No Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining Commission (as defined un G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article.37f.Recovered material.38Steel slag that is a product of the electric arc furnace steelmakk process; provided, that such steel slag is sold and distributed in stream of commerce for consumption, use, or further processing i another desired commodity and is managed as an item of commerce value in a controlled manner and not as a discarded material or i manner constituting disposal.				-
24c.Oils and other liquid hydrocarbons controlled under Article 21A Chapter 143 of the General Statutes. However, any oils or ot liquid hydrocarbons that meet the criteria for hazardous waste un RCRA shall also be a solid waste for the purposes of this Article.26any source, special nuclear or byproduct material as defined by Atomic Energy Act of 1954, as amended (42 U.S.C. § 2011).30e.(Effective until August 1, 2015) Mining refuse covered by the No Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining and Energy Commission (as defined un G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article.36e.(Effective August 1, 2015) Mining refuse covered by the No Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining Commission (as defined un G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article.36e.(Effective August 1, 2015) Mining refuse covered by the No Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining Commission (as defined un G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article.41g.Steel slag that is a product of the electric arc furnace steelmak process; provided, that such steel slag is sold and distributed in stream of commerce for consumption, use, or further processing in another desired commodity and is managed as an item of commerce value in a controlled manner and not as a discarded material or i 				
25Chapter 143 of the General Statutes. However, any oils or of26liquid hydrocarbons that meet the criteria for hazardous waste un27RCRA shall also be a solid waste for the purposes of this Article.28d.Any source, special nuclear or byproduct material as defined by29Atomic Energy Act of 1954, as amended (42 U.S.C. § 2011).30e.(Effective until August 1, 2015) Mining refuse covered by the No31Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by32North Carolina Mining and Energy Commission (as defined un33G.S. 143B-293.1). However, any specific mining waste that me34the criteria for hazardous waste under RCRA shall also be a so35waste for the purposes of this Article.36e.(Effective August 1, 2015) Mining refuse covered by the No37Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by38North Carolina Mining Commission (as defined un39G.S. 143B-293.1). However, any specific mining waste that me41the criteria for hazardous waste under RCRA shall also be a so43g.44yoccess provided, that such steel slag is sold and distributed in45steel slag that is a product of the electric arc furnace steelmak46another desired commodity and is managed as an item of commert47value in a controlled manner and not as a discarded material or i48manner constituting disposal.		С.		under Article 21A of
26liquid hydrocarbons that meet the criteria for hazardous waste um RCRA shall also be a solid waste for the purposes of this Article.28d.Any source, special nuclear or byproduct material as defined by Atomic Energy Act of 1954, as amended (42 U.S.C. § 2011).30e.(Effective until August 1, 2015) Mining refuse covered by the No Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining and Energy Commission (as defined um G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article.36e.(Effective August 1, 2015) Mining refuse covered by the No Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining Commission (as defined um G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article.37e.(Effective August 1, 2015) Mining refuse covered by the No Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining Commission (as defined um G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article.40f.Recovered material.41g.Steel slag that is a product of the electric arc furnace steelmak process; provided, that such steel slag is sold and distributed in stream of commerce for consumption, use, or further processing if another desired commodity and is managed as an item of commerce value in a controlled manner and not as a discarded material or i manner constituting disposal.			1 0	
27RCRA shall also be a solid waste for the purposes of this Article.28d.Any source, special nuclear or byproduct material as defined by Atomic Energy Act of 1954, as amended (42 U.S.C. § 2011).30e.(Effective until August 1, 2015) Mining refuse covered by the No Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining and Energy Commission (as defined un G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article.36e.(Effective August 1, 2015) Mining refuse covered by the No Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining Commission (as defined un G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article.37G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article.40the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article.41g.Steel slag that is a product of the electric arc furnace steelmak process; provided, that such steel slag is sold and distributed in stream of commerce for consumption, use, or further processing if another desired commodity and is managed as an item of commerce value in a controlled manner and not as a discarded material or i manner constituting disposal.			-	•
28d.Any source, special nuclear or byproduct material as defined by Atomic Energy Act of 1954, as amended (42 U.S.C. § 2011).30e.(Effective until August 1, 2015) Mining refuse covered by the No Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining and Energy Commission (as defined un G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article.36e.(Effective August 1, 2015) Mining refuse covered by the No Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining Commission (as defined un Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining Commission (as defined un G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article.39G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article.41waste for the purposes of this Article.42f.43g.44Steel slag that is a product of the electric arc furnace steelmak process; provided, that such steel slag is sold and distributed in stream of commerce for consumption, use, or further processing if another desired commodity and is managed as an item of commerce value in a controlled manner and not as a discarded material or i manner constituting disposal.				
29Atomic Energy Act of 1954, as amended (42 U.S.C. § 2011).30e.(Effective until August 1, 2015) Mining refuse covered by the No31Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by32North Carolina Mining and Energy Commission (as defined un33G.S. 143B-293.1). However, any specific mining waste that me34the criteria for hazardous waste under RCRA shall also be a sc35waste for the purposes of this Article.36e.(Effective August 1, 2015) Mining refuse covered by the No37Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by38North Carolina Mining Commission (as defined un39G.S. 143B-293.1). However, any specific mining waste that me40the criteria for hazardous waste under RCRA shall also be a sc41waste for the purposes of this Article.42f.43g.44Steel slag that is a product of the electric arc furnace steelmak44process; provided, that such steel slag is sold and distributed in45stream of commerce for consumption, use, or further processing i46another desired commodity and is managed as an item of commerc47value in a controlled manner and not as a discarded material or i48manner constituting disposal.		d.		
30e.(Effective until August 1, 2015) Mining refuse covered by the No31Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by32North Carolina Mining and Energy Commission (as defined un33G.S. 143B-293.1). However, any specific mining waste that me34the criteria for hazardous waste under RCRA shall also be a so35waste for the purposes of this Article.36e.(Effective August 1, 2015) Mining refuse covered by the No37Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by38North Carolina Mining Commission (as defined un39G.S. 143B-293.1). However, any specific mining waste that me40the criteria for hazardous waste under RCRA shall also be a so41waste for the purposes of this Article.42f.43g.44Steel slag that is a product of the electric arc furnace steelmak44process; provided, that such steel slag is sold and distributed in45another desired commodity and is managed as an item of commerc47value in a controlled manner and not as a discarded material or i48manner constituting disposal.				-
31Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by32North Carolina Mining and Energy Commission (as defined und33G.S. 143B-293.1). However, any specific mining waste that me34the criteria for hazardous waste under RCRA shall also be a so35waste for the purposes of this Article.36e.(Effective August 1, 2015) Mining refuse covered by the No37Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by38North Carolina Mining Commission (as defined und39G.S. 143B-293.1). However, any specific mining waste that me40the criteria for hazardous waste under RCRA shall also be a so41waste for the purposes of this Article.42f.43g.54Steel slag that is a product of the electric arc furnace steelmak44process; provided, that such steel slag is sold and distributed in45stream of commerce for consumption, use, or further processing i46another desired commodity and is managed as an item of commerce47value in a controlled manner and not as a discarded material or i48manner constituting disposal.	30	e.	•••	
32North Carolina Mining and Energy Commission (as defined und G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article.36e.(Effective August 1, 2015) Mining refuse covered by the No Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining Commission (as defined und G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article.39G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article.40f.Recovered material.43g.Steel slag that is a product of the electric arc furnace steelmak process; provided, that such steel slag is sold and distributed in stream of commerce for consumption, use, or further processing i another desired commodity and is managed as an item of commerce value in a controlled manner and not as a discarded material or i manner constituting disposal.	31			
34the criteria for hazardous waste under RCRA shall also be a so35waste for the purposes of this Article.36e.(Effective August 1, 2015) Mining refuse covered by the No37Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by38North Carolina Mining Commission (as defined und39G.S. 143B-293.1). However, any specific mining waste that me40the criteria for hazardous waste under RCRA shall also be a so41waste for the purposes of this Article.42f.43g.44Steel slag that is a product of the electric arc furnace steelmak45another desired commodity and is managed as an item of commerce46another desired commodity and is managed as an item of commerce47value in a controlled manner and not as a discarded material or i48manner constituting disposal.	32			
35waste for the purposes of this Article.36e.(Effective August 1, 2015) Mining refuse covered by the No Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining Commission (as defined un G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article.40f.Recovered material.43g.Steel slag that is a product of the electric arc furnace steelmak process; provided, that such steel slag is sold and distributed in stream of commerce for consumption, use, or further processing in another desired commodity and is managed as an item of commerce value in a controlled manner and not as a discarded material or i manner constituting disposal.	33		G.S. 143B-293.1). However, any specific mini	ng waste that meets
 e. (Effective August 1, 2015) Mining refuse covered by the Nor Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by North Carolina Mining Commission (as defined und G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article. f. Recovered material. g. Steel slag that is a product of the electric arc furnace steelmake process; provided, that such steel slag is sold and distributed in stream of commerce for consumption, use, or further processing is another desired commodity and is managed as an item of commerce value in a controlled manner and not as a discarded material or i manner constituting disposal. 	34		the criteria for hazardous waste under RCRA	shall also be a solid
37Carolina Mining Act, G.S. 74-46 through 74-68 and regulated by38North Carolina Mining Commission (as defined un39G.S. 143B-293.1). However, any specific mining waste that me40the criteria for hazardous waste under RCRA shall also be a so41waste for the purposes of this Article.42f.43g.44Steel slag that is a product of the electric arc furnace steelmak45process; provided, that such steel slag is sold and distributed in45stream of commerce for consumption, use, or further processing is46another desired commodity and is managed as an item of commerce47value in a controlled manner and not as a discarded material or i48manner constituting disposal.	35		waste for the purposes of this Article.	
38North Carolina Mining Commission (as defined und G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article.40f.Recovered material.42f.Recovered material.43g.Steel slag that is a product of the electric arc furnace steelmak process; provided, that such steel slag is sold and distributed in stream of commerce for consumption, use, or further processing in another desired commodity and is managed as an item of commerce value in a controlled manner and not as a discarded material or i manner constituting disposal.	36	e.	(Effective August 1, 2015) Mining refuse co	overed by the North
 G.S. 143B-293.1). However, any specific mining waste that me the criteria for hazardous waste under RCRA shall also be a so waste for the purposes of this Article. f. Recovered material. g. Steel slag that is a product of the electric arc furnace steelmake process; provided, that such steel slag is sold and distributed in stream of commerce for consumption, use, or further processing is another desired commodity and is managed as an item of commerce value in a controlled manner and not as a discarded material or i manner constituting disposal. 	37		Carolina Mining Act, G.S. 74-46 through 74-68	and regulated by the
40the criteria for hazardous waste under RCRA shall also be a so41waste for the purposes of this Article.42f.Recovered material.43g.Steel slag that is a product of the electric arc furnace steelmak44process; provided, that such steel slag is sold and distributed in45stream of commerce for consumption, use, or further processing in46another desired commodity and is managed as an item of commerce47value in a controlled manner and not as a discarded material or i48manner constituting disposal.	38		North Carolina Mining Commission (a	as defined under
41waste for the purposes of this Article.42f.Recovered material.43g.Steel slag that is a product of the electric arc furnace steelmak44process; provided, that such steel slag is sold and distributed in45stream of commerce for consumption, use, or further processing is46another desired commodity and is managed as an item of commerce47value in a controlled manner and not as a discarded material or is48manner constituting disposal.	39		G.S. 143B-293.1). However, any specific mini	ng waste that meets
42f.Recovered material.43g.Steel slag that is a product of the electric arc furnace steelmake44process; provided, that such steel slag is sold and distributed in45stream of commerce for consumption, use, or further processing is46another desired commodity and is managed as an item of commerce47value in a controlled manner and not as a discarded material or is48manner constituting disposal.	40		the criteria for hazardous waste under RCRA	shall also be a solid
43g.Steel slag that is a product of the electric arc furnace steelmake44process; provided, that such steel slag is sold and distributed in45stream of commerce for consumption, use, or further processing is46another desired commodity and is managed as an item of commerce47value in a controlled manner and not as a discarded material or is48manner constituting disposal.	41		waste for the purposes of this Article.	
44process; provided, that such steel slag is sold and distributed in45stream of commerce for consumption, use, or further processing is46another desired commodity and is managed as an item of commerce47value in a controlled manner and not as a discarded material or is48manner constituting disposal.	42	f.	Recovered material.	
44process; provided, that such steel slag is sold and distributed in45stream of commerce for consumption, use, or further processing in46another desired commodity and is managed as an item of commerce47value in a controlled manner and not as a discarded material or in48manner constituting disposal.	43	<u>g.</u>	Steel slag that is a product of the electric arc	furnace steelmaking
46another desired commodity and is managed as an item of commerce47value in a controlled manner and not as a discarded material or i48manner constituting disposal.	44	-		-
47value in a controlled manner and not as a discarded material or i48manner constituting disposal.	45		stream of commerce for consumption, use, or fu	rther processing into
48 <u>manner constituting disposal.</u>			another desired commodity and is managed as an	n item of commercial
			value in a controlled manner and not as a disca	rded material or in a
10 "			manner constituting disposal.	
	19	"		
50 SECTION 2.(b) G.S. 130A-309.05 reads as rewritten:				
51 "§ 130A-309.05. Regulated wastes; certain exclusions.	51	"§ 130A-309.05. Regula	ted wastes; certain exclusions.	

General A	ssembly Of North Carolina	Session 2015
(a) regulated i	Notwithstanding other provisions of this Article, the following was	aste shall be
regulated	(1) Medical waste; and	
	(2) Ash generated by a solid waste management facility from th	e burning of
	solid waste.	e building of
(b)	Ash generated by a solid waste management facility from the burning of	of solid waste
· · /	isposed of in a properly designed solid waste disposal area that co	
	leveloped by the Department for the disposal of the ash. The Departme	1
	waste management facilities that burn solid waste to identify and deve	
	ng and reusing incinerator ash or treated ash.	1
(c)	Recovered material is not subject to regulation as solid waste under th	is Article. In
order for a	material that would otherwise be regulated as solid waste to qualify as	
	ne Department may require any person who owns or has control over the	
	the that the material meets the requirements of this subsection. In ord	
	lth and the environment, the Commission may adopt rules to im	-
-	Materials that are accumulated speculatively, as that term is defined un	-
	Regulations § 261 (July 1, 2014 Edition), shall not qualify as a recover	
and shall	be subject to regulation as solid waste. In order to qualify as	a recovered
	aterial, the material shall be managed as a valuable commodity i	
consistent	with the desired use or end use, and all of the following conditions shall	be met:
	(1) A majority Seventy-five percent (75%), by weight or vol	<u>ume, of</u> the
	recovered material stored at a facility at the beginning of a c	<u>calendar year</u>
	commencing January 1, shall be sold, used, or reused	within one
	year; removed from the facility through sale, use, or reuse by De	cember 31 of
	the same year.	
	(2) The recovered material or the products or by-products of op	
	process recovered material shall not be discharged, deposit	•
	dumped, spilled, leaked, or placed into or upon any land or wat	
	products or by-products or any constituent thereof may enter o	
	be emitted into the air or discharged into any waters including g	
	or otherwise enter the environment or pose a threat to publi	
	safety; and safety. Facilities that process recovered material shal	l be operated
	in a manner to ensure compliance with this subdivision.	1 1
	(3) The recovered material shall not be a hazardous waste of	r have been
	recovered from a hazardous waste.	
	(4) The recovered material shall not contain significant conce	
	foreign constituents that render it unserviceable or inadequate for intended use on reuse."	or sale, or its
	intended use or reuse."	ubsostions to
read:	SECTION 2.(c) G.S. 130A-294 is amended by adding two new su	idsections to
	94. Solid waste management program.	
	74. Sond waste management program.	
 (t)	Construction and demolition debris diverted from the waste stream or	· collected as
	parated material is subject to a solid waste permit for transfer, tra	
	in a permitted solid waste management facility. The Department may a	
-	this subsection.	
(u)	Garbage diverted from the waste stream or collected as source separate	ed material is
	a solid waste permit for transfer, treatment, and processing in a permitte	
	nt facility. The Department may adopt rules to implement this subsection	
<u></u>	SECTION 2.(d) G.S. 130A-309.131 reads as rewritten:	<u></u>
"§ 130A-3	09.131. Definitions.	
9 100/1-0		

G	eneral Assemb	oly Of N	Iorth Carolina	Session 2015
1	As used in th	is Part,	the following definitions apply:	
2	(1)	Busin	ess entity. – Defined in G.S. 55-1-40(2a).	
3	(2)		uter equipment. – Any desktop-computer, not	ebook computer, monitor
4		-	eo display unit for a computer system, and the	-
5			eral equipment, equipment except keyboards	•
6			e such as a printer, a scanner, a combination pr	
7			er device designed to produce hard paper of	
8			uter equipment does not include an automated	
9		-	tation, server, ICI device, ICI system, mo	
10			eld calculator, portable digital assistant (PDA	
11			r device; an automobile; a television; a hous	· · · · · · · · · · · · · · · · · · ·
12			of commercial or industrial equipment, such	
13			nent, that contains a cathode ray tube, a catho	
14			display, or similar video display device that is	
15		-	parate from, the larger piece of equipment, or	
16			rm is defined under the federal Food, Drug, ar	
17		that it	The is defined under the rederar 1 000, Drug, a	la Cosmette Met.
18	(6)	Deckt	op computer. <u>Computer.</u> An electro	nic magnetic optical
19	(0)		ochemical, or other high-speed data processing	
20			llowing features:	ing device that has an of
20		a.	Performs logical, arithmetic, and storage	functions for general
22		a.	purpose needs that are met through intera	-
23			software programs contained in the compute	
23 24		b.	Is not designed to exclusively perform a sp	
24		υ.	specialized application.	beenne type of minited of
25 26		0	Achieves human interface through a	stand along kayboard
20 27		c.	stand-alone monitor or other display unit, an	•
28			other pointing device.	u a stanu-aione mouse or
28 29		d.	Is designed for a single user.	
30			Has a main unit that is intended to be persis	tantly located in a single
31		e.	location, often on a desk or on the floor.	tentry located in a single
32			iocation, onen on a desk of on the noor.	
32 33	 (0a)	Electr	onia davias Mashinaw that is now and hy	a hattany on an alastriaal
	<u>(9a)</u>		onic device. – Machinery that is powered by	a battery of an electrical
34 35		<u>cord.</u>		
	(11)	Matak	a la computer An electronic meconetic en	tical alastus abamical an
36	(11)		ook computer. An electronic, magnetic, op	
37			high-speed data processing device that ha	is all of the following
38		featur		· f
39 40		a.	Performs logical, arithmetic, or storage func	
40			needs that are met through interaction wit	n a number of software
41		1	programs contained in the computer.	
42		b.	Is not designed to exclusively perform a sp	ecific type of limited or
43			specialized application.	
44		e.	Achieves human interface through a keyboa	
45			than four inches in size, and mouse or othe	
46			which are contained within the constru	ction of the unit that
47			comprises the computer.	
48		d.	Is able to be carried as one unit by an individ	
19		e.	Is able to use external power, internal power	; or batteries for a power
50			source.	

General	Assemb	oly Of North Carolina	Session 2015
		Notebook computer includes those that have a sup	plemental stand-alone
		interface device attached to the notebook computer	-
		does not include a portable handheld calculator,	
		specialized device. A notebook computer may also be	
		computer.	
	"	····· F ····· F	
	SECT	FION 2.(e) Part 2H of Article 9 of Chapter 130A of t	he General Statutes is
amended		ing a new section to read:	
	•	2. Registration of facilities recovering or recycling ele	ectronics required.
		t recover or recycle covered devices or other electronic	
		m for transfer, treatment, or processing shall register	
		or before August 1 of each year upon such form as	•
prescribe		of before August 1 of each year upon such form us	the Department may
		FION 2.(f) G.S. 130A-309.82 reads as rewritten:	
"8 1304.		Use of disposal tax proceeds by counties.	
-		f Chapter 105 of the General Statutes imposes a tax of	n new white goods to
		r the management of discarded white goods. A county m	
		to it under that Article for the management of discarded	-
		6	
		evices, as that term is defined in G.S. 130A-309.131. The tax proceeds include, but are not limited to, the follow	
Jounty II.	•	1	6
	(1)	Capital improvements for infrastructure to manage d	0
		goods and electronic devices, such as concrete pads f	
		essential for moving white goods, goods and electr	
		sheds for equipment essential to white goods goods a	
		disposal management, and freon extraction equipment.	
	(2)	Operating costs associated with managing discarded w	
		electronic devices, such as labor, transportation, and fr	
	(3)	The cleanup of illegal white goods goods and electr	-
		sites, the cleanup of illegal disposal sites consistin	0
		percent (50%) discarded white goods, and, as to those	
		consisting of fifty percent (50%) or less discarded wh	•
		of the discarded white goods portion of the illegal disp	
		ovided in subdivision (3) of this section, a county may no	1
		rovement or operating expense that does not directly rela	
		te goods. goods or electronic devices. Except as provide	
		a capital improvement or operating expense is pa	
		discarded white goods, goods and electronic devices, a c	
		ance a percentage of the costs equal to the percenta	0
		expense directly related to the management of discarded	white goods.goods or
electroni	<u>c device</u>	<u>'s.</u> "	
	SEC7	FION 2.(g) Section 2(f) becomes effective July 1, 2015.	
PART	III. Ce	OAL ASH MANAGEMENT TECHNICAL CO	RRECTIONS AND
AMEND	MENT	S	
	SEC?	FION 3.1.(a) G.S. 130A-309.201 reads as rewritten:	
"§ 130A-	309.201	1. Definitions.	
Unles	ss a diff	erent meaning is required by the context, the definitions	of G.S. 130A-290 and
		finitions apply throughout this Part:	
	(7)	"Commission" means the Environmental Coal	Ash Management
		Commission.	

General	Assembly Of North (Carolina	Session 2015
	SECTION 3.1.(b)	G.S. 130A-309.205 is amended by adding	a new subsection to
read:			
°§ 130A-		nances regulating management of coal co on products invalid; petition to preempt lo	
 (a1)	As used in this se	ection, "Commission" means the Environ	mental Management
Commiss		zeton, Commission means the Environ	mentar wranagement
<u></u> "	<u></u>		
	SECTION 3.1.(c)	G.S. 130A-309.220 reads as rewritten:	
§ 130A	309.220. Design, co	onstruction, and siting requirements for	projects using coal
	combustion produc	cts for structural fill.	
(a)	Design, Constructio	on, and Operation of Structural Fill Sites. –	
	maintained a adopted by t 21 of Chapte	ombustion product structural fill project and operated to ensure no violations of gro the <u>Environmental Management</u> Commission er 143 of the General Statutes due to the proj	oundwater standards n pursuant to Article
	"		
		ction $3(c)$ of S.L. 2014-122 reads as rewritten	
		poundments identified in subsection (b) of	this section shall be
closed as	follows:		
	(3) If restoratio	on of groundwater quality is degraded	as a result of the
		nt, corrective action to restore groundwar	
	-	d by the owner or operator as provided in	1 1
	<u>G.S. 130A-3</u>		0.5. 15011 507.201.
		ction 3(f) of S.L. 2014-122 reads as rewritter	1:
"SEC		ction is effective when it becomes law. G.	
enacted b	y Section 3(a) of this	act, is repealed June 30, 2030. Subpart 3 of	f Part 2I of Article 9
of the G	eneral Statutes, as er	nacted by Section 3(a) of this act, applies	s to the use of coal
combusti	on products as structu	ural fill contracted for on or after that date.	The first report due
		enacted by Section 3(a) of this act, is due	
	11 1	uant to G.S. 130A-309.202(b), as enacted by	y Section 3(a) of this
act, shall	11	than October 1, 2014."	
		Section 4(b) of S.L. 2014-122 reads as rewrited as rew	
		ombustion products may be used as structur	al fill for any of the
following	types of projects:		
	10	where the structural fill is used with a	
	•	ystem, cap liner, or groundwater monitoring	•
		onstructor or operator establishes financial as	ssurance, as required
	by G.S. 130A		ad road constructed
		e or sub-base of a concrete or asphalt pav thority of a public entity."	ed road constructed
		Section 4(f) of S.L. 2014-122 reads as rewri	tten:
"SEC		ction is effective when it becomes law and	
		lucts as structural fill contracted for on or aft	
cour com	-	This section is effective retroactively to S	
and appl		combustion products as structural fill contr	_
that date.		r and a contraction of the contr	
	SECTION 3.5. G.S.	S. 143-215.1(k) reads as rewritten:	

General Assembly Of North Carolina

"(k) Where operation of a disposal system permitted under this section results in 1 2 exceedances of the groundwater quality standards at or beyond the compliance boundary, the 3 Commission shall require the permittee to undertake corrective action, without regard to the 4 date that the system was first permitted, to restore the groundwater quality by assessing the 5 cause, significance, and extent of the violation of standards and submit the results of the investigation and a plan and proposed schedule for corrective action to the Director or the 6 7 Director's designee. Secretary. The permittee shall implement the plan as approved by, and in 8 accordance with, a schedule established by the Director or the Director's designee. Secretary. In 9 establishing a schedule the Director or the Director's designeeSecretary shall consider any 10 reasonable schedule proposed by the permittee."

11

SECTION 3.6. G.S. 62-302.1 reads as rewritten:

12 "§ 62-302.1. Regulatory fee for combustion residuals surface impoundments.

13

14 (c) When Due. – The fee shall be paid in quarterly installments. The fee is payable to 15 the Coal Ash Management Commission on or before the 15th of the second month following the end of each quarter. Each public utility subject to this fee shall, on or before the date the fee 16 17 is due for each quarter, prepare and render a report on a form prescribed by the Coal Ash 18 Management Commission. The report shall state the public utility's total North Carolina 19 jurisdictional revenues for the preceding quarter and shall be accompanied by any supporting 20 documentation that the Coal Ash Management Commission may by rule require. Receipts shall 21 be reported on an accrual basis.

22 (d) Use of Proceeds. – A special fund in the Office of State Treasurer and the Coal Ash 23 Management Commission is created. The fees collected pursuant to this section and all other 24 funds received by the Coal Ash Management Commission shall be deposited in the Coal 25 Combustion Residuals Management Fund. The Fund shall be placed in an interest-bearing 26 account, and any interest or other income derived from the Fund shall be credited to the Fund. 27 Moneys in the Fund shall only be spent pursuant to appropriation by the General Assembly. 28 The Coal Ash Management Commission shall be subject to the provisions of the State Budget 29 Act, except that no unexpended surplus of the Coal Combustion Residuals Management Fund 30 shall revert to the General Fund. All funds credited to the Fund shall be used only to pay the 31 expenses of the Coal Ash Management Commission and the Department of Environment and 32 Natural Resources in providing oversight of coal combustion residuals.

(e) Recovery of Fee. – The North Carolina Utilities Commission shall not allow an
 electric public utility to recover this fee from the retail electric customers of the State."

35

SECTION 3.7. G.S. 113-415 reads as rewritten:

36 "**§ 113-415. Conflicting laws.**

37 No provision of this Article shall be construed to repeal, amend, abridge or otherwise affect 38 the authority and responsibility (i) vested in the Environmental Management Commission by 39 Article 7 of Chapter 87 of the General Statutes, pertaining to the location, construction, repair, 40 operation and abandonment of wells; (ii) vested in the Environmental Management 41 Commission related to the control of water and air pollution as provided in Articles 21 and 21A 42 of Chapter 143 of the General Statutes; (iii) vested in the Department and the Environmental 43 Management-Commission for Public Health by Article 10 of Chapter 130A of the General 44 Statutes pertaining to public water-supply requirements; or (iv) vested in the Environmental 45 Management Commission related to the management of solid and hazardous waste as provided 46 in Article 9 of Chapter 130A of the General Statutes."

47

48 PART IV. CHANGE NAME OF ECOSYSTEM ENHANCEMENT PROGRAM TO 49 DIVISION OF MITIGATION SERVICES

50 SECTION 4.1. G.S. 143-214.8 reads as rewritten:

General	ssembly Of North Carolina Session 2015
"§ 143-:	4.8. Ecosystem Enhancement Program: Division of Mitigation Services:
	established.
The I	osystem Enhancement Program Division of Mitigation Services is established within
the Dep	tment of Environment and Natural Resources. The Ecosystem Enhancement
Program	vision of Mitigation Services shall be developed by the Department as a
nonregul	ory statewide ecosystem enhancementmitigation services program for the
acquisitio	, maintenance, restoration, enhancement, and creation of wetland and riparian
resources	hat contribute to the protection and improvement of water quality, flood prevention,
fisheries,	wildlife habitat, and recreational opportunities. The Ecosystem Enhancement
Program	vision of Mitigation Services shall consist of the following components:
	(1) Restoration and perpetual maintenance of wetlands.
	(2) Development of restoration plans.
	(3) Landowner contact and land acquisition.
	(4) Evaluation of site plans and engineering studies.
	(5) Oversight of construction and monitoring of restoration sites.
	(6) Land ownership and management.
	(7) Mapping, site identification, and assessment of wetlands functions.
	(8) Oversight of private wetland mitigation banks to facilitate the components of
	the Ecosystem Enhancement Program. Division of Mitigation Services."
	SECTION 4.2. G.S. 143-214.9 reads as rewritten:
"§ 143-:	
The	purposes.
I ne p	rposes of the program <u>Division</u> of <u>Mitigation Services</u> are as follows:
	(1) To restore wetlands functions and values across the State to replace critical functions lost through historic wetlands conversion and through auront and
	functions lost through historic wetlands conversion and through current and future permitted impacts. It is not the policy of the State to destroy upland
	future permitted impacts. It is not the policy of the State to destroy upland hebitate uplace it would further the purposes of the Watlands Posteration
	habitats unless it would further the purposes of the Wetlands Restoration Program.Division of Mitigation Services.
	(2) To provide a consistent and simplified approach to address mitigation
	requirements associated with permits or authorizations issued by the United
	States Army Corps of Engineers under 33 U.S.C. § 1344.
	(3) To streamline the wetlands permitting process, minimize delays in permit
	decisions, and decrease the burden of permit applicants of planning and
	performing compensatory mitigation for wetlands losses.
	(4) To increase the ecological effectiveness of compensatory mitigation.
	(5) To achieve a net increase in wetland acres, functions, and values in each
	major river basin.
	(6) To foster a comprehensive approach to environmental protection."
	SECTION 4.3. G.S. 143-214.10 reads as rewritten:
"§ 143-2	
	development and implementation of basinwide restoration plans.
Deve	p Basinwide Restoration Plans The Department shall develop basinwide plans for
wetlands	nd riparian area restoration with the goal of protecting and enhancing water quality,
flood pre	ention, fisheries, wildlife habitat, and recreational opportunities within each of the 17
	r basins in the State. The Department shall develop and implement a basinwide
	plan for each of the 17 river basins in the State in accordance with the basinwide
schedule	urrently established by the Division of Water Resources."
	SECTION 4.4. G.S. 143-214.11 reads as rewritten:
"§ 143-2	
	compensatory mitigation.
(a)	Definitions. – The following definitions apply to this section:

General A	Assemb	bly Of North Carolina	Session 2015
	(1)	Compensatory mitigation. – The restoration, creation, preservation of jurisdictional waters required as a condissued by the Department or by the United States Army Co	dition of a permit
	(1a)	Compensatory mitigation bank. – A private compensatory an existing local compensatory mitigation bank.	1 0
	(1b)	Existing local compensatory mitigation bank. – A mitigat	tion bank operated
		by a unit of local government that is a party to a m	0 0
		instrument executed on or before July 1, 2011, notwithst amendments to such instrument executed after July 1, 2011	0 1
	(2)	Government entity. – The State and its agencies and su	
		federal government. "Government entity" does not inclu	de a unit of local
		government unless the unit of local government was a pa	
		banking instrument executed on or before July 1, 201	
	$\langle 0 \rangle$	subsequent amendments to such instrument executed after	•
	(3)	Hydrologic area. – An eight-digit Cataloging Unit design	ated by the United
	(4)	States Geological Survey. Jurisdictional waters. – Wetlands, streams, or other waters	s of the State or of
	(4)	the United States.	
	(4a)	Mitigation banking instrument. – The legal document for	the establishment
	(14)	operation, and use of a mitigation bank.	the estublishment,
	(4b)	Private compensatory mitigation bank. – A site crea	ted by a private
	· /	compensatory mitigation provider and approved for mi	• •
		State and federal regulatory authorities through execution	on of a mitigation
		banking instrument. No site owned by a government entit	•
		government shall be considered a "private compensatory n	-
	(5)	Unit of local government A "local government," "pu	blic authority," or
	D	"special district" as defined in G.S. 159-7.	
(b)	-	rtment to Coordinate Compensatory Mitigation. – All compensite or orthogenetic and her the Department or her the D	
-	• 1	nits or authorizations issued by the Department or by the U eers shall be coordinated by the Department consistent w	•
		s and rules developed by the Environmental Management	
	-	itigation, whether performed by the Department or by perm	
		with the basinwide restoration plans. All compensatory m	
		rules adopted by the Commission for wetland and stream	
protection	and m	naintenance of riparian buffers.	-
(c)	-	pensatory Mitigation Emphasis on Replacing Ecological Fun	
		The emphasis of compensatory mitigation is on replacing fu	
		n unless it is demonstrated that restoration of other area	
		e overall purposes of the Ecosystem Enhancement Pro	gram.<u>Division</u> of
<u>Mitigation</u> (d)			nt Entition A
	-	pensatory Mitigation Options Available to Governmer ty may satisfy compensatory mitigation requirements by the	
-		are consistent with the basinwide restoration plans and also	-
		the Department or of the United States Army Corps	
applicable		the Department of of the Emiled States finity corps	or Engineers, us
	(1)	Payment of a fee established by the Commission in	to the Ecosystem
		Restoration Fund established in G.S. 143-214.12.	5
	(2)	Donation of land to the Ecosystem Enhancement Pr	ogram Division of
		Mitigation Services or to other public or private nonp	-

	General Assem	bly Of North Carolina	Session 2015
1 2 3 4	(3)	Participation in a compensatory mitigation bank that h the United States Army Corps of Engineers, provided th the United States Army Corps of Engineers, as applicat of such bank for the required compensatory mitigation.	at the Department or ble, approves the use
5	(4)	Preparing and implementing a compensatory mitigation	plan.
6	(d1) Com	pensatory Mitigation Options Available to Applicants Otl	ner than Government
7		applicant other than a government entity may satisfy com	
8	requirements by	the following actions, if those actions meet or exceed the	e requirements of the
9	United States A	rmy Corps of Engineers:	
10	(1)	Participation in a compensatory mitigation bank that h	
11		the United States Army Corps of Engineers, provided th	_
12		the United States Army Corps of Engineers, as application	
13		of such bank for the required compensatory mitigation	1 1
14		available in a hydrologic area where there is at least	
15		mitigation bank that has been approved by the United S	States Army Corps of
16		Engineers.	
17	(2)	Payment of a fee established by the Commission	
18		Restoration Fund established in G.S. 143-214.12. –	
19		available to an applicant who demonstrates that the opti	on under subdivision
20	(2)	(1) of this subsection is not available.	Drogram Division of
21 22	(3)	Donation of land to the Ecosystem Enhancement	•
22 23		<u>Mitigation Services</u> or to other public or private no organizations as approved by the Department.	inprofit conservation
23 24	(4)	Preparing and implementing a compensatory mitigation	nlan
24 25		nent Schedule. – A standardized schedule of compensatory	1
26	•	e established by the Commission. Compensatory mitigation	• • •
27		ants to the Ecosystem Restoration Fund established in (
28	• • •	ent shall be based on the ecological functions and value	
29		ed to be lost and on the cost of restoring or creating w	
30	1	rming the same or similar functions, including directly rel	
31	and stream rest	oration planning, long-term monitoring, and maintenand	ce of restored areas.
32		mitigation payments for wetlands shall be calculated of	
33	Compensatory r	nitigation payments for streams shall be calculated on a per	linear foot basis.
34	(f) Mitig	gation Banks State agencies and mitigation banks sh	all demonstrate that
35	-	ated financial surety exists to provide for the perpetual la	-
36		intenance of lands acquired by the State as mitigation banl	ks, or proposed to the
37	-	y operated and permitted mitigation banks.	
38		nent for Taxes. – A State agency acquiring land to restore,	
39		must also pay a sum in lieu of ad valorem taxes lo	st by the county in
40	accordance with		
41		of Mitigation Credits by Existing Local Compensatory M	-
42	U	ompensatory mitigation bank shall comply with the requir	
43	_	A of the General Statutes applicable to the disposal of j	property whenever it
44		tigation credits to another person.	amulaas shall awanalaa
45 46		Ecosystem Enhancement Program Division of Mitigation S	
46 47	• •	provide for compensatory mitigation under the authority graphic production of preference of preferen	•
47 48	(1)	n procurement programs in the following order of preference Full delivery/bank credit purchase program. – The Eco	
48 49	(1)	ProgramDivision of Mitigation Services shall fi	
49 50		compensatory mitigation procurement requirements th	
50		compensatory margarion procurement requirements th	100611 uno 110 2101115

	General Assem	bly Of North Carolina	Session 2015
		<u>Division's</u> full delivery program or by the purchase of cred compensatory mitigation bank.	its from a private
}	(2)	Existing local compensatory mitigation bank credit purchas	e program. – Anv
	(-)	compensatory mitigation procurement requirements that a	
		under subdivision (1) of this subsection shall be procured	
		local compensatory mitigation bank, provided that the c	•
		made to mitigate the impacts of a project located within the	-
		service area and hydrologic area of the existing loc	0
		mitigation bank.	ar compensatory
	(3)	Design/build program. – Any compensatory mitigat	ion procurement
	(\mathbf{J})	requirements that are not fulfillable under subdivision (-
		subsection shall be procured under a program in v	, , ,
		Enhancement Program the Division of Mitigation Services	
		private entity to lead or implement the design, c	
		postconstruction monitoring of compensatory mitigation at	
		the Ecosystem Enhancement Program. Division of Mitigation	-
		a program shall be considered the procurement of comper	
		credits.	isatory mitigation
	(4)	Design-bid-build program. – Any compensatory mitiga	tion producement
	(4)	requirements that are not fulfillable under either subdivision	1
		subsection may be procured under the Ecosystem	
		Program's Division of Mitigation Services' design-bid-bu	
		Ecosystem Enhancement ProgramDivision of Mitigation	
		utilize this program only when procurement under subdivi	
		this subsection is not feasible. Any mitigation site desig	. , . ,
		being performed through contracts awarded under the	-
		program shall be allowed to continue as scheduled	-
		construction of projects with a design already approved l	
		Enhancement ProgramDivision of Mitigation Services sha	
		the Ecosystem Enhancement ProgramDivision of Mitigation Services sha	
		issuing a Request for Proposal (RFP). Only contra	
		prequalified under procedures established by the Ecosyst	
		ProgramDivision of Mitigation Services shall be elig	
		Ecosystem Enhancement ProgramDivision of Miti	
		construction projects. Construction contracts issued under	•
		shall be exempt from the requirements of Article 8B of C	
		General Statutes.	napter 145 of the
	(j) The 1	regulatory requirements for the establishment, operation, and	I monitoring of a
	-	itigation bank or full delivery project shall vest at the time o	_
		anking instrument or the award of a full delivery contract."	
	-	TION 4.5. G.S. 143-214.12 reads as rewritten:	
	"§ 143-214.12.		gation Services.
	-	ystem Restoration Fund.	gation bervices.
		ystem Restoration Fund. – The Ecosystem Restoration Fund i	s established as a
	• • •	ad within the Department. The Fund shall be treated as a spec	
	-	ed with interest by the State Treasurer pursuant to G	
		The Ecosystem Restoration Fund shall provide a reposite	
		d donations or dedications of interests in real property to pro-	• •
		enhancement, preservation, or creation of wetlands and ripar	
		in lieu of compensatory mitigation as described in subse	
	Payments made	in nea or compensatory integation as accentica in subsc	

General Assembly Of North Carolina

1 contributing to the acquisition, perpetual maintenance, enhancement, restoration, or creation of 2 wetlands and riparian areas in accordance with the basinwide plan as described in 3 G.S. 143-214.10. The cost of acquisition includes a payment in lieu of ad valorem taxes 4 required under G.S. 146-22.3 when the Department is the State agency making the acquisition.

5 The Department may distribute funds from the Ecosystem Restoration Fund directly (a1) 6 to a federal or State agency, a local government, or a private, nonprofit conservation 7 organization to acquire, manage, and maintain real property or an interest in real property for 8 the purposes set out in subsection (a) of this section. A recipient of funds under this subsection 9 shall grant a conservation easement in the real property or interest in real property acquired 10 with the funds to the Department in a form that is acceptable to the Department. The 11 Department may convey real property or an interest in real property that has been acquired 12 under the Ecosystem Enhancement Program Division of Mitigation Services to a federal or 13 State agency, a local government, or a private, nonprofit conservation organization to acquire, 14 manage, and maintain real property or an interest in real property for the purposes set out in 15 subsection (a) of this section. A grantee of real property or an interest in real property under 16 this subsection shall grant a conservation easement in the real property or interest in real 17 property to the Department in a form that is acceptable to the Department.

18 (b) Authorized Methods of Payment. – A person subject to a permit or authorization 19 issued by the United States Army Corps of Engineers under 33 U.S.C. § 1344 may contribute 20 to the Ecosystem Enhancement Program Division of Mitigation Services in order to comply 21 with conditions to, or terms of, the permit or authorization if participation in the Ecosystem 22 Enhancement Program Division of Mitigation Services will meet the mitigation requirements of 23 the United States Army Corps of Engineers. The Department shall, at the discretion of the 24 applicant, accept payment into the Ecosystem Restoration Fund in lieu of other compensatory 25 mitigation requirements of any authorizations issued by the United States Army Corps of 26 Engineers under 33 U.S.C. § 1344 if the contributions will meet the mitigation requirements of 27 the United States Army Corps of Engineers. Payment may be made in the form of monetary 28 contributions according to a fee schedule established by the Environmental Management 29 Commission or in the form of donations of real property provided that the property is approved 30 by the Department as a suitable site consistent with the basinwide wetlands restoration plan.

31 (c) Accounting of Payments. – The Department shall provide an itemized statement that 32 accounts for each payment into the Fund. The statement shall include the expenses and 33 activities financed by the payment." 34

SECTION 4.6. G.S. 143-214.13 reads as rewritten:

35 Ecosystem Enhancement Program: Division of Mitigation Services: "§ 143-214.13. 36 reporting requirement.

37 (a) The Department of Environment and Natural Resources shall report each year by 38 November 1 to the Environmental Review Commission and to the Joint Legislative 39 Commission on Governmental Operations regarding its progress in implementing the 40 Ecosystem Enhancement Program Division of Mitigation Services and its use of the funds in the 41 Ecosystem Restoration Fund. The report shall document statewide wetlands losses and gains 42 and compensatory mitigation performed under G.S. 143-214.8 through G.S. 143-214.12. The 43 report shall also provide an accounting of receipts and disbursements of the Ecosystem 44 Restoration Fund, an analysis of the per-acre cost of wetlands restoration, and a cost 45 comparison on a per-acre basis between the State's Ecosystem Enhancement Program Division 46 of Mitigation Services and private mitigation banks. The Department shall also send a copy of 47 its report to the Fiscal Research Division of the General Assembly.

48 (b) The Department shall maintain an inventory of all property that is held, managed, 49 maintained, enhanced, restored, or used to create wetlands under the Ecosystem Enhancement 50 Program. Division of Mitigation Services. The inventory shall also list all conservation

 easements held by the Department. The inventory shall be included in the annual required under subsection (a) of this section." SECTION 4.7. G.S. 143-214.14 reads as rewritten: "§ 143-214.14. Cooperative State-local coalition water quality protection plans. (a) Definitions. – The following definitions apply in this section: (1) "Basin" means a river basin as defined in G.S. 143-215.22G or any sull 	report	
 3 SECTION 4.7. G.S. 143-214.14 reads as rewritten: 4 "§ 143-214.14. Cooperative State-local coalition water quality protection plans. 5 (a) Definitions. – The following definitions apply in this section: 		
 4 "§ 143-214.14. Cooperative State-local coalition water quality protection plans. 5 (a) Definitions. – The following definitions apply in this section: 		
5 (a) Definitions. – The following definitions apply in this section:		
č 11 5		
6 (1) "Basin" means a river basin as defined in C. S. 142 215 22C or any sul		
	bbasin	
7 or segment thereof.		
 (2) "Coalition plan" means a water quality protection plan developed coalition of local governments for water quality protection of a basin. (3) "Local government" means a city, county, special district, authority, or 	•	
political subdivision of the State.		
2 (4) "Water quality protection" means management of water use, quantity	y, and	
quality.		
(b) Legislative Findings. – This section establishes a framework to enco	ourage	
5 State-local pollutant reduction strategies for basins under the supervision and coordinat	ion of	
5 the Commission. The General Assembly finds that:		
7 (1) Water quality conditions and sources of water contamination may vary 8 one basin to another.	/ from	
9 (2) Water quality conditions and sources of water contamination may	vary	
) within a basin.		
(3) Some local governments have demonstrated greater capacity than oth	ers to	
protect and improve water quality conditions.		
(4) In some areas of the State artificial alteration of watercourses by s		
water impoundments or other means may have a significant effect on quality.	water	
(5) Imposition of standard basinwide water quality protection requiremen		
strategies may not equitably address the varying conditions and needs areas.	of all	
(6) There is a need to develop distinct approaches to address water of	Juality	
protection in basins in the State, drawing upon the resources of	local	
governments and the State, under the supervision and coordination	of the	
Commission.		
(c) Legislative Goals and Policies. – It is the goal of the General Assembly that,	to the	
extent practicable, the State shall adopt water quality protection plans that are developed		
implemented in cooperation and coordination with local governments and that the State	e shall	
adopt water quality protection requirements that are proportional to the relative contributi	ons of	
pollution from all sources in terms of both the loading and proximity of those so		
Furthermore, it is the goal of the General Assembly to encourage and support State		
partnerships for improved water quality protection through the provision of technica		
financial assistance available through the Clean Water Management Trust Fund, the Ecos		
Enhancement Program, Division of Mitigation Services, the Ecosystem Restoration Fund,	•	
quality planning and project grant programs, the State's revolving loan and grant program		
water and wastewater facilities, other funding sources, and future appropriations		
Commission shall implement these goals in accordance with the standards, procedures, and		
Commission shall implement these goals in accordance with the standards, procedure requirements set out in this section.	,	
(d) The Commission may, as an alternative method of attaining water quality star	ndards	
in a basin, approve a coalition plan proposed by a coalition of local governments		
territorial area collectively includes the affected basin in the manner provided by this se		
The Commission may approve a coalition plan proposed by a coalition of local govern		
whose territorial area or water quality protection plan does not include all of an affected b		
the Commission determines that the omission will not adversely affect water quality.		

General	Assem	bly Of North Carolina Session 201
(e)	A co	alition of local governments choosing to propose a coalition plan to the
Commis	sion sha	all do so through a nonprofit corporation the coalition of local governmen
incorpor	ates with	h the Secretary of State.
(f)	The	Commission may approve a coalition plan only if the Commission fir
determin	nes that:	
	(1)	The basin under consideration is an appropriate unit for water quality
		planning.
	(2)	The coalition plan meets the requirements of subsection (g) of this section.
	(3)	The coalition of local governments has formed a nonprofit corporation
		pursuant to subsection (e) of this section.
	(4)	The coalition plan has been approved by the governing board of each local
		government that is a member of the coalition of local government
		proposing the coalition plan.
	(5)	The coalition plan will provide a viable alternative method of attaining
		equivalent compliance with federal and State water quality standard
		classifications, and management practices in the affected basin.
(g)	A coa	alition plan shall include all of the following:
	(1)	An assessment of water quality and related water quantity management i
		the affected basin.
	(2)	A description of the goals and objectives for protection and improvement of
		water quality and related water quantity management in the affected basin.
	(3)	A workplan that describes proposed water quality protection strategie
		including point and nonpoint source programs, for achieving the specifie
		goals and objectives; an implementation strategy including specified task
		timetables for action, implementation responsibilities of State and loca
		agencies; and sources of funding, where applicable.
	(4)	A description of the performance indicators and benchmarks that will be
		used to measure progress in achieving the specified goals and objectives, an
		an associated monitoring framework.
	(5)	A timetable for reporting to the Commission on progress in implementin
		the coalition plan.
(h)		alition plan shall cover a specified period. The coalition plan may provide for
-	-	f specific strategies, tasks, or mechanisms by specified dates within the period
	•	plan. The Commission may approve one or more successive coalition pla
-		lition plan may include strategies that vary among the subareas or jurisdiction
-		c area covered by the coalition plan.
(i)		ocal government chooses to withdraw from a coalition of local governments of
	-	nt a coalition plan, the remaining members of a coalition of local governmen
• •	-	d submit a revised coalition plan for approval by the Commission. If the
		ermines that an approved coalition plan no longer provides a viable alternativ
		ning equivalent compliance with federal and State water quality standard
		nd management practices, the Commission may suspend or revoke its approva
of the co	-	
(j)		Commission may approve one or more amendments to a coalition pla
	-	coalition of local governments through its nonprofit corporation with the
		governing board of each local government that is a member of the coalition of
U		ts that proposed the coalition plan.
(k)		the approval of the Commission, any coalition of local governments with a on plan may establish and implement a pollutant trading program for specifi
approved	1 CO21111	on plan may establish and implement a pollutant trading program for specify

(k) With the approval of the Commission, any coalition of local governments with an
 approved coalition plan may establish and implement a pollutant trading program for specific
 pollutants between and among point source dischargers and nonpoint pollution sources.

Gener	al Assem	oly Of North Carolina	Session 2015
(l) this see		Commission shall submit an annual progress report of e Environmental Review Commission on or before 1 O	-
PART		RGY POLICY COUNCIL AMENDMENTS	
		FION 5. G.S. 113B-3 reads as rewritten:	
"§ 11		Composition of Council; appointments; terms o	f members; <u>removal;</u>
	-	fications.	
(a)	(1),	Energy Policy Council shall consist of 13 members to b (2) Repealed by Session Laws 2013-365, s. 8(c), effe	ective July 29, 2013.
	(2a)	The Secretary of Environment and Natural Reso	urces. Resources, or the
	(01)	Secretary's designee.	
	(2b)	The Secretary of Commerce. Commerce, or the Secret	
	(2c)	The Lieutenant Governor, or the Lieutenar	-
	(3)	Ten public members who are citizens of the State of are appointed in accordance with subsection (c) of th	
	(4)	Repealed by Session Laws 2009-446, s. 4, effective A	
	(4)	Repeated by Session Laws 2009-440, S. 4, effective h	August 7, 2009.
 (d)		uncil member shall be automatically removed from t	the Council if he or she
		hree successive Council meetings without just cause	
	der of the	• •	e as determined by the
(e)		Governor shall have the power to remove any memb	per of the Council from
		asance, malfeasance, or nonfeasance in accordance	
		the Executive Organization Act of 1973."	
		····· ································	
PART	VI. CLA	RIFY RULEMAKING DIRECTIVE	
		FION 6.(a) G.S. 113-391(a3) reads as rewritten:	
"(a	(3) The I	Environmental Management Commission shall adopt r	rules, after consideration
of rec	ommendat	tions from the Mining and Energy Commission, for	or all of the following
purpos	ses:		
	(1)	Stormwater control for sites on which oil and	d gas exploration and
		development activities are conducted.	
	(2)	Regulation of toxic air emissions from drilling ope	erations. operations, if it
		determines that the State's current air toxics pro-	ogram and any federal
		regulations governing toxic air emissions from d	rilling operations to be
		adopted by the State by reference are inadequate t	to protect public health,
		safety, welfare, and the environment. In formulatin	g appropriate standards,
		the Department shall assess emissions from oil a	• •
		development activities that use horizontal drilling a	and hydraulic fracturing
		technologies, including emissions from associated t	
		(i) determine the adequacy of the State's current air t	oxics program to protect
		landowners who lease their property to drilling operation	
		the impact on ozone levels in the area in order to det	
		to maintain compliance with federal ozone standards	
	SEC	FION 6.(b) This section is effective retroactively to Ju	ıly 2, 2012.
PART		ERABILITY CLAUSE AND EFFECTIVE DATE	
		FION 7.1. If any provision of this act or its applica	
		not affect other provisions or applications of this act	
		lid provisions or application, and to this end the pr	covisions of this act are
several	ble.		

Page 16

General Assembly Of North Carolina Session 2015

1SECTION 7.2. Except as otherwise provided, this act is effective when it becomes2law.