GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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HOUSE DRH90000-MH-86 (03/07)

Short Title:	Forest Service Tech./Clarify'g Changes-AB	(Public)
Sponsors:	Representatives Langdon and Dixon (Primary Sponsors).	
Referred to:		

1	A BILL TO BE ENTITLED
2	AN ACT TO MAKE TECHNICAL AND CONFORMING CHANGES PERTAINING TO
3	THE RENAMING OF THE NORTH CAROLINA FOREST SERVICE AND TO MAKE
4	OTHER CHANGES IN THE FOREST SERVICE STATUTES.
5	The General Assembly of North Carolina enacts:
6	SECTION 1. G.S. 1-339.17(c1) reads as rewritten:
7	"(c1) When the public sale is a sale of timber by sealed bid, the notice shall also be given
8	in writing, not less than 21 days before the date on which bids are opened, to a reasonable
9	number of prospective timber buyers, which in all cases shall include the timber buyers listed in
10	the office of the Division of Forest Resources-North Carolina Forest Service of the Department
11	of Agriculture and Consumer Services for the county or counties in which the timber to be sold
12	is located."
13	SECTION 2. G.S. 20-81.12(b35) reads as rewritten:
14	"(b35) First in Forestry. – The Division must receive 300 or more applications for the First
15	in Forestry plate before the plate may be developed. The Division shall transfer quarterly
16	one-half of the money in the Collegiate and Cultural Attraction Plate Account derived from the
17	sale of the First in Forestry plates to the Division of Forest ResourcesNorth Carolina Forest
18	Service of the Department of Agriculture and Consumer Services for a State forests and
19	forestry education program and shall transfer quarterly one-half of the money in the Collegiate
20	and Cultural Attraction Plate Account derived from the sale of the First in Forestry plates to the
21	Forest Education and Conservation Foundation for their programs."
22	SECTION 3. G.S. 77-13 reads as rewritten:
23 24	"§ 77-13. Obstructing streams a misdemeanor.
24 25	If any person, firm, or corporation shall fell any tree, or put any obstruction, except for the
23 26	purposes of utilizing water as a motive power, in any branch, creek, stream, or other natural passage for water, whereby the natural flow of water through such passage is lessened or
20 27	retarded, or whereby the navigation of such stream may be impeded, delayed, or prevented, the
28	person, firm, or corporation so offending shall be guilty of a Class 2 misdemeanor. In addition
28 29	to any fine or imprisonment imposed, the court may, in its discretion, order the person, firm, or
30	corporation so offending to remove the obstruction and restore the affected waterway to an
31	undisturbed condition, or allow authorized employees of the enforcing agency to enter upon the
32	property and accomplish the removal of the obstruction and the restoration of the waterway to
33	an undisturbed condition, in which case the costs of the removal and restoration shall be paid to
34	the enforcing agency by the offending party. Nothing in this section shall prevent the erection
35	of fish dams or hedges across any stream which do not extend across more than two thirds of its
36	width at the point of obstruction. If the fish dams or hedges extend more than two thirds of the



General Assembly of North Carolina

width of any stream, the said penalties shall attach. This section may be enforced by marine 1 2 fisheries inspectors and wildlife protectors. Within the bounds of any county or municipality, 3 this section may also be enforced by any law enforcement officer having territorial jurisdiction, 4 or by the county engineer. This section may also be enforced by specially commissioned forest 5 law-enforcement officers of the Department of Environment and Natural Resources Agriculture 6 and Consumer Services for offenses occurring in woodlands. For purposes of this section, the 7 term "woodlands" means all forested areas, including swamp and timber lands, cutover lands, 8 and second-growth stands in previously cultivated sites."

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- SECTION 4. G.S. 77-14 reads as rewritten: 10 "§ 77-14. Obstructions in streams and drainage ditches.

11 If any person, firm or corporation shall fell any tree or put any slabs, stumpage, sawdust, 12 shavings, lime, refuse or any other substances in any creek, stream, river or natural or artificial 13 drainage ravine or ditch, or in any other outlet which serves to remove water from any land 14 whatsoever whereby the drainage of said land is impeded, delayed or prevented, the person, 15 firm or corporation so offending shall be guilty of a Class 2 misdemeanor: Provided, however, 16 nothing herein shall prevent the construction of any dam or weir not otherwise prohibited by 17 any valid local or State statute or regulation. In addition to any fine or imprisonment imposed, 18 the court may, in its discretion, order the person, firm, or corporation so offending to remove the obstruction and restore the affected waterway to an undisturbed condition, or allow 19 20 authorized employees of the enforcing agency to enter upon the property and accomplish the 21 removal of the obstruction and the restoration of the waterway to an undisturbed condition, in 22 which case the costs of the removal and restoration shall be paid to the enforcing agency by the 23 offending party. This section may be enforced by marine fisheries inspectors and wildlife 24 protectors. Within the boundaries of any county or municipality this section may also be 25 enforced by any law enforcement officer having territorial jurisdiction, or by the county 26 engineer. This section may also be enforced by specially commissioned forest law-enforcement 27 officers of the Department of Environment and Natural Resources Agriculture and Consumer 28 Services for offenses occurring in woodlands. For purposes of this section, the term 29 "woodlands" means all forested areas, including swamp and timber lands, cutover lands and 30 second-growth stands on previously cultivated sites."

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SECTION 5. G.S. 97-2 reads as rewritten:

"§ 97-2. Definitions.

When used in this Article, unless the context otherwise requires:

34 . . . 35 (2)Employee. - The term "employee" means every person engaged in an 36 employment under any appointment or contract of hire or apprenticeship, 37 express or implied, oral or written, including aliens, and also minors, 38 whether lawfully or unlawfully employed, but excluding persons whose 39 employment is both casual and not in the course of the trade, business, 40 profession, or occupation of his employer, and as relating to those so 41 employed by the State, the term "employee" shall include all officers and 42 employees of the State, including such as are elected by the people, or by the 43 General Assembly, or appointed by the Governor to serve on a per diem, 44 part-time or fee basis, either with or without the confirmation of the Senate; 45 as relating to municipal corporations and political subdivisions of the State, 46 the term "employee" shall include all officers and employees thereof, 47 including such as are elected by the people. The term "employee" shall 48 include members of the North Carolina National Guard while on State active 49 duty under orders of the Governor and members of the North Carolina State 50 Defense Militia while on State active duty under orders of the Governor. The 51 term "employee" shall include deputy sheriffs and all persons acting in the 1 2

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capacity of deputy sheriffs, whether appointed by the sheriff or by the governing body of the county and whether serving on a fee basis or on a salary basis, or whether deputy sheriffs serving upon a full-time basis or a part-time basis, and including deputy sheriffs appointed to serve in an emergency, but as to those so appointed, only during the continuation of the emergency. The sheriff shall furnish to the board of county commissioners a complete list of all deputy sheriffs named or appointed by him immediately after their appointment and notify the board of commissioners of any changes made therein promptly after such changes are made. Any reference to an employee who has been injured shall, when the employee is dead, include also his legal representative, dependents, and other persons to whom compensation may be payable: Provided, further, that any employee, as herein defined, of a municipality, county, or of the State of North Carolina, while engaged in the discharge of his official duty outside the jurisdictional or territorial limits of the municipality, county, or the State of North Carolina and while acting pursuant to authorization or instruction from any superior officer, shall have the same rights under this Article as if such duty or activity were performed within the territorial boundary limits of his employer.

Every executive officer elected or appointed and empowered in accordance with the charter and bylaws of a corporation shall be considered as an employee of such corporation under this Article.

Any such executive officer of a corporation may, notwithstanding any other provision of this Article, be exempt from the coverage of the corporation's insurance contract by such corporation's specifically excluding such executive officer in such contract of insurance, and the exclusion to remove such executive officer from the coverage shall continue for the period such contract of insurance is in effect, and during such period such executive officers thus exempted from the coverage of the insurance contract shall not be employees of such corporation under this Article.

All county agricultural extension service employees who do not receive official federal appointments as employees of the United States Department of Agriculture and who are field faculty members with professional rank as designated in the memorandum of understanding between the North Carolina Agricultural Extension Service, North Carolina State University, A & T State University, and the boards of county commissioners shall be deemed to be employees of the State of North Carolina. All other county agricultural extension service employees paid from State or county funds shall be deemed to be employees of the county board of commissioners in the county in which the employee is employed for purposes of workers' compensation.

The term "employee" shall also include members of the Civil Air Patrol currently certified pursuant to G.S. 143B-491(a) [G.S. 143B-1031(a)] when performing duties in the course and scope of a State-approved mission pursuant to Article 11 of Chapter 143B [Subpart C of Part 5 of Article 13 of Chapter 143B] of the General Statutes.

"Employee" shall not include any person performing voluntary service as a ski patrolman who receives no compensation for such services other than meals or lodging or the use of ski tow or ski lift facilities or any combination thereof. 1 2

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Any sole proprietor or partner of a business or any member of a limited liability company may elect to be included as an employee under the workers' compensation coverage of such business if he is actively engaged in the operation of the business and if the insurer is notified of his election to be so included. Any such sole proprietor or partner or member of a limited liability company shall, upon such election, be entitled to employee benefits and be subject to employee responsibilities prescribed in this Article.

"Employee" shall include an authorized pickup firefighter of the Division of Forest ResourcesNorth Carolina Forest Service of the Department of Agriculture and Consumer Services when that individual is engaged in emergency fire suppression activities for the Division of Forest Resources.North Carolina Forest Service. As used in this section, "authorized pickup firefighter" means an individual who has completed required fire suppression training as a wildland firefighter and who is available as needed by the Division of Forest Resources-North Carolina Forest Service for emergency fire suppression activities, including immediate dispatch to wildfires and standby for initial attack on fires during periods of high fire danger.

It shall be a rebuttable presumption that the term "employee" shall not include any person performing services in the sale of newspapers or magazines to ultimate consumers under an arrangement whereby the newspapers or magazines are to be sold by that person at a fixed price and the person's compensation is based on the retention of the excess of the fixed price over the amount at which the newspapers or magazines are charged to the person.

(3) Employer. - The term "employer" means the State and all political subdivisions thereof, all public and quasi-public corporations therein, every person carrying on any employment, and the legal representative of a deceased person or the receiver or trustee of any person. The board of commissioners of each county of the State, for the purposes of this law, shall be considered as "employer" of all deputy sheriffs serving within such county, or persons serving or performing the duties of a deputy sheriff, whether such persons are appointed by the sheriff or by the board of commissioners and whether serving on a fee basis or salary basis. Each county is authorized to insure its compensation liability for deputy sheriffs to the same extent it is authorized to insure other compensation liability for employees thereof. For purposes of this Chapter, when an authorized pickup firefighter of the Division of Forest Resources North Carolina Forest Service of the Department of Agriculture and Consumer Services is engaged in emergency fire suppression activities for the Division of Forest Resources, North Carolina Forest Service, that individual's employer is the Division of Forest Resources.North Carolina Forest Service.

(5) Average Weekly Wages. – "Average weekly wages" shall mean the earnings of the injured employee in the employment in which he was working at the time of the injury during the period of 52 weeks immediately preceding the date of the injury, including the subsistence allowance paid to veteran trainees by the United States government, provided the amount of said allowance shall be reported monthly by said trainee to his employer, divided by 52; but if the injured employee lost more than seven consecutive calendar days at one or more times during such period, although not in the same 1 2

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week, then the earnings for the remainder of such 52 weeks shall be divided by the number of weeks remaining after the time so lost has been deducted. Where the employment prior to the injury extended over a period of fewer than 52 weeks, the method of dividing the earnings during that period by the number of weeks and parts thereof during which the employee earned wages shall be followed; provided, results fair and just to both parties will be thereby obtained. Where, by reason of a shortness of time during which the employee has been in the employment of his employer or the casual nature or terms of his employment, it is impractical to compute the average weekly wages as above defined, regard shall be had to the average weekly amount which during the 52 weeks previous to the injury was being earned by a person of the same grade and character employed in the same class of employment in the same locality or community. But where for exceptional reasons the foregoing would be unfair, either to the employer or employee, such other method of computing average weekly wages may be resorted to as will most nearly approximate the amount which the injured employee would be earning were it not for the injury.

Wherever allowances of any character made to an employee in lieu of wages are specified part of the wage contract, they shall be deemed a part of his earnings.

Where a minor employee, under the age of 18 years, sustains a permanent disability or dies leaving dependents surviving, the compensation payable for permanent disability or death shall be calculated, first, upon the average weekly wage paid to adult employees employed by the same employer at the time of the accident in a similar or like class of work which the injured minor employee would probably have been promoted to if not injured, or, second, upon a wage sufficient to yield the maximum weekly compensation benefit. Compensation for temporary total disability or for the death of a minor without dependents shall be computed upon the average weekly wage at the time of the accident, unless the total disability extends more than 52 weeks, and then the compensation may be increased in proportion to his expected earnings.

In case of disabling injury or death to a volunteer fireman; member of an organized rescue squad; an authorized pickup firefighter, as defined in subdivision (2) of this section, when that individual is engaged in emergency fire suppression activities for the Division of Forest Resources;North Carolina Forest Service; a duly appointed and sworn member of an auxiliary police department organized pursuant to G.S. 160A-282; or senior members of the State Civil Air Patrol functioning under Article 11 of Chapter 143B [Subpart C of Part 5 of Article 13 of Chapter 143B] of the General Statutes, under compensable circumstances, compensation payable shall be calculated upon the average weekly wage the volunteer fireman, member of an organized rescue squad, authorized pickup firefighter of the Division of Forest Resources, North Carolina Forest Service; when that individual is engaged in emergency fire suppression activities for the Division of Forest Resources, North Carolina Forest Service, member of an auxiliary police department, or senior member of the State Civil Air Patrol was earning in the employment wherein he principally earned his livelihood as of the date of injury. Provided, however, that the minimum compensation payable to a volunteer fireman, member of an organized rescue squad, an authorized

General Assembly of North Carolina Session 2013		
pickup firefighter of the Division of Forest ResourcesNorth Carolina Forest Service of the Department of Agriculture and Consumer Services, when that individual is engaged in emergency fire suppression activities for the Division of Forest Resources,North Carolina Forest Service a sworn member of an auxiliary police department organized pursuant to G.S. 160A-282, or senior members of the State Civil Air Patrol shall be sixty-six and two-thirds percent (66 2/3%) of the maximum weekly benefit established in G.S. 97-29.		
SECTION 6. G.S. 105-259(b)(41) reads as rewritten:		
"(41) To furnish the Division of Forest ResourcesNorth Carolina Forest Service of		
the Department of Agriculture and Consumer Services pertinent contact and		
financial information concerning companies that are involved in the primary		
processing of timber products so that the Commissioner of Agriculture is able to comply with G.S. 106-1029 under the Primary Forest Product		
Assessment Act."		
SECTION 7. G.S. 105-277.7(a)(2) reads as rewritten:		
"(2) A representative of the Division of Forest Resources North Carolina Forest		
Service of the Department of Agriculture and Consumer Services		
designated by the Director of that Division."		
SECTION 8. G.S. 105-296(j) reads as rewritten:		
"(j) The assessor must annually review at least one eighth of the parcels in the county		
classified for taxation at present-use value to verify that these parcels qualify for the		
classification. By this method, the assessor must review the eligibility of all parcels classified		
for taxation at present-use value in an eight-year period. The period of the review process is based on the average of the preceding three years' data. The assessor may request assistance		
from the Farm Service Agency, the Cooperative Extension Service, the Division of Fores		
Resources North Carolina Forest Service of the Department of Agriculture and Consumer Services or other similar organizations		
Services, or other similar organizations. The assessor may require the owner of classified property to submit any information,		
including sound management plans for forestland, needed by the assessor to verify that the		
property continues to qualify for present-use value taxation. The owner has 60 days from the		
date a written request for the information is made to submit the information to the assessor. If		
the assessor determines the owner failed to make the information requested available in the		
time required without good cause, the property loses its present-use value classification and the		
property's deferred taxes become due and payable as provided in G.S. 105-277.4(c). If the		
property loses its present-use value classification for failure to provide the requested		
information, the assessor must reinstate the property's present-use value classification when the owner submits the requested information within 60 days after the disqualification unless the		
information discloses that the property no longer qualifies for present-use value classification.		
When a property's present-use value classification is reinstated, it is reinstated retroactive to the		
date the classification was revoked and any deferred taxes that were paid as a result of the		
revocation must be refunded to the property owner. The owner may appeal the final decision of		
the assessor to the county board of equalization and review as provided in G.S. 105-277.4(b1).		
In determining whether property is operating under a sound management program, the		
assessor must consider any weather conditions or other acts of nature that prevent the growing		
or harvesting of crops or the realization of income from cattle, swine, or poultry operations		
The assessor must also allow the property owner to submit additional information before		

48 making this determination."

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- **SECTION 9.** G.S. 106-202.14(b)(3) reads as rewritten:
- "(3) The Division of Forest Resources, North Carolina Forest Service, Department of Agriculture and Consumer Services;"

	General Assembly of North Carolina Session 2013
1	SECTION 10. G.S. 106-860(d)(11) reads as rewritten:
2	"(11) The Director Assistant Commissioner of the Division of Forest
3	ResourcesNorth Carolina Forest Service of the Department of Agriculture
4	and Consumer Services or the Director's Assistant Commissioner's
5	designee."
6	SECTION 11. G.S. 106-878 reads as rewritten:
7	"§ 106-878. Applications of proceeds from sale of products.
8	
9	(c) Forest Seedling Nursery Program Fund. – The Forest Seedling Nursery Program
0	Fund is created within the Department of Agriculture and Consumer Services, Division of
1 2	Forest Resources, North Carolina Forest Service, as a special revenue fund. Except as provided in subsection (b) of this section, this Fund shall consist of receipts from the sale of seed and
3	seedlings as authorized in G.S. 106-877 and any gifts, bequests, or grants for the benefit of this
4	Fund. No General Fund appropriations shall be credited to this Fund. Any balance remaining in
5	this Fund at the end of any fiscal year shall not revert. The Department may use this Fund only
6	to develop, improve, repair, maintain, operate, or otherwise invest in the Forest Seedling
7	Nursery Program.
8	(d) Bladen Lakes State Forest Fund. – The Bladen Lakes State Forest Fund is created
9	within the Department of Agriculture and Consumer Services, Division of Forest
20	Resources, North Carolina Forest Service, as a special revenue fund. This Fund shall consist of
21	receipts from the sale of forest products from Bladen Lakes State Forest as authorized in
22	G.S. 106-877 and any gifts, bequests, or grants for the benefit of this Fund. No General Fund
23	appropriations shall be credited to this Fund. Any balance remaining in this Fund at the end of
24	any fiscal year shall not revert. The Department may use this Fund only to develop, improve,
25	repair, maintain, operate, or otherwise invest in the Bladen Lakes State Forest."
26	SECTION 12. G.S. 106-887(a) reads as rewritten:
27	"(a) DuPont State Forest is designated as a State Recreational Forest. The Department
28	shall manage DuPont State Recreational Forest: (i) primarily for natural resource preservation,
29	scenic enjoyment and recreational purposes, including horseback riding, hiking, bicycling,
80 1	hunting, and fishing; (ii) so as to provide an exemplary model of scientifically sound,
81 82	ecologically based natural resource management for the social and economic benefit of the forest's diverse community of years; and (iii) consistent with the grant agreement between the
82 83	forest's diverse community of users; and (iii) consistent with the grant agreement between the Natural Heritage Trust Fund and the Division of Forest Resources, North Carolina Forest
, s 34	Service, which grant designates a portion of the forest as a North Carolina Nature Preserve. In
,- 35	addition, the Department may use the forest for the demonstration of different forest
36	management and resource protection techniques for local landowners, natural resource
37	professionals, students, and other forest visitors."
38	SECTION 13. G.S. 106-903 reads as rewritten:
39	"§ 106-903. Overtime compensation for forest fire fighting.
40	The Department shall, within funds appropriated to the Department, provide overtime
11	compensation to the professional employees of the Division of Forest ResourcesNorth Carolina
42	Forest Service involved in fighting forest fires."
13	SECTION 14. G.S. 106-955 reads as rewritten:
14	"§ 106-955. Definitions.
15	As used in this Article:
46	(1) "Fire fighter" means an employee of the Division of Forest ResourcesNorth
17	Carolina Forest Service of the Department of Agriculture and Consumer
18 10	Services who engages in fire suppression duties. duties, or engages in
19 50	emergency response duties pursuant to G.S. 166A-19.77.
50	(2) "Fire suppression duties" means involvement in on-site fire suppression,
51	participation in Project FireIncident Management Team while it is

	General Assembly of North Carolina	Session 2013
1	mobilized, Operations Room duty during on-going fire	s or when required by
2	high readiness plans, mop-up activities to secure fir	e sites, scouting and
3	detecting forest fires, performance of standby duty, a	•
4	that directly contributes to the detection, response to, ar	nd control of fires."
5	SECTION 15. G.S. 106-956 reads as rewritten:	
6	"§ 106-956. Standby duty.<u>On-call.</u>	
7	(a) Standby duty <u>On-call</u> is time during which a fire fighter is requ	
8	25 miles of his duty station and be available to return to the duty station or	
9	emergency within 30 minutes. The Department of Agriculture and Cor	
10	provide each fire fighter on standby dutyin on-call status with a	
11	communication device that makes the wearer accessible to his duty station	
12	(b) Notwithstanding subsection (a) of this section, for at least	
13	consecutive days that a fire fighter is on duty, the Department of Agric	
14	Services shall permit the fire fighter to be more than 25 miles from his du	•
15	$\underline{two \ days}$ so long as the fire fighter gives the Department of Agriculture ar	
16	a telephone number <u>means of contact</u> where he the fire fighter can be t	
17	month, the days the fire fighter is permitted to be more than 25 miles from	•
18	include one full weekend. On the days the fire fighter is permitted to be	
19 20	from his duty station, off duty, the Department of Agriculture and Consur	ner Services may can
20 21	himcontact the firefighter only when there is a bona fide emergency." SECTION 16. G.S. 106-966(1) reads as rewritten:	
21	"(1) "Certified prescribed burner" means an individual v	who has successfully
22	completed a certification program approved by the	•
23 24	Resources North Carolina Forest Service of the Depart	
25	and Consumer Services."	timent of Agriculture
26	SECTION 17. G.S. 106-968 reads as rewritten:	
27	"§ 106-968. Prescribed burning.	
28	(a) Prior to conducting a prescribed burning, the landowner shall	obtain a prescription
29	for the prescribed burning prepared by a certified prescribed burner and fi	
30	of Forest Resources, North Carolina Forest Service, Department of Agric	culture and Consumer
31	Services. A copy of the prescription shall be provided to the landow	
32	prescription shall be in the possession of the responsible burner on site th	roughout the duration
33	of the prescribed burning. The prescription shall include:	
34	(1) The landowner's name and address.	
35	(2) A description of the area to be burned.	
36	(3) A map of the area to be burned.	
37	(4) An estimate in tons of the fuel located on the area.	
38	(5) The objectives of the prescribed burning.	
39	(6) A list of the acceptable weather conditions and paramet	1
40	burning sufficient to minimize the likelihood of smo	oke damage and fire
41	escaping onto adjacent areas.	
42	(7) The name of the certified prescribed burner responsib	le for conducting the
43	prescribed burning.	
44	(8) A summary of the methods that are adequate for the particular data has a second to start a second and are the second to start a second	
45 46	involved to be used to start, control, and extinguish the	
46 47	(9) Provision for reasonable notice of the prescribed burn	
47 48	nearby homes and businesses to avoid effects on health	and property.
48 49	(c) Prior to conducting a prescribed burning, the landowner or t	he landowner's agent
49 50	shall obtain an open-burning permit under Article 78 of this Chapter	0
50 51	Forest Resources, North Carolina Forest Service, Department of Agricu	
~ 1	2 stess ressources, roral suronnu rorest bervice, Department of Agno	and consumer

General Assem	bly of North Carolina Session 2013
	open-burning permit must remain in effect throughout the period of the ing. The prescribed burning shall be conducted in compliance with all the
following:	ing. The presented burning shall be conducted in compliance with an inc
(1)	The terms and conditions of the open-burning permit under Article 78 of this
(2)	Chapter. The State's air pollution control statutes under Article 21 and Article 21B or
(2)	Chapter 143 of the General Statutes and any rules adopted pursuant to these statutes.
(3)	Any applicable local ordinances relating to open burning.
(4)	The voluntary smoke management guidelines adopted by the Division o Forest Resources, North Carolina Forest Service, Department of Agriculture
	and Consumer Services.
(5)	Any rules adopted by the Division of Forest Resources, North Carolina
	Forest Service, Department of Agriculture and Consumer Services, to
SEC	implement this Article."
	TION 18. G.S. 106-969 reads as rewritten:
"§ 106-969. Ad	of Forest Resources, North Carolina Forest Service, Department of Agriculture
	ervices, may adopt rules that govern prescribed burning under this Article."
	TION 19. G.S. 113-291.10(a)(3) reads as rewritten:
"(3)	The Director Assistant Commissioner of the Division of Forest Resources of
	the Department of Agriculture and Consumer Services, or a designee;"
SEC	TION 20. G.S. 143-116.8 reads as rewritten:
"§ 143-116.8. N	Iotor vehicle laws applicable to State parks and forests road system.
	pt as otherwise provided in this section, all the provisions of Chapter 20 of the
	relating to the use of highways and public vehicular areas of the State and the
	nicles thereon are made applicable to the State parks and forests road system
	s of this section, the term "State parks and forests road system" shall mean the
	oads, public vehicular areas and driveways of the State parks, State forests
	areas, State lakes, and all other lands administered by the Department of
	d Natural Resources. <u>Resources or Department of Agriculture and Consume</u> erm shall not be construed, however, to include streets that are a part of the
	ystem. Any person violating any of the provisions of Chapter 20 hereby made
	e State parks and forests road system shall, upon conviction, be punished in
	1 Chapter 20. Nothing herein contained shall be construed as in any way
	the ownership and control of the State parks and forests road system by the
-	Environment and Natural Resources. Resources and forests road system by the
Department of A	Agriculture and Consumer Services.
(b) (1)	It shall be unlawful for a person to operate a vehicle in the State parks and
	forests-road system at a speed in excess of twenty-five miles per hour (25
	mph). When the Secretary of Environment and Natural Resources
	determines that this speed is greater than reasonable and safe under the
	conditions found to exist in the State parks and forests road system, the
	Secretary may establish a lower reasonable and safe speed limit. No speed
	limit established by the Secretary pursuant to this provision shall be effective
	until posted in the part of the system sought to be affected. where the limit is intended to apply
<u>(1a)</u>	<u>intended to apply.</u> It shall be unlawful for a person to operate a vehicle in the State forest road
<u>(1d)</u>	system at a speed in excess of 25 miles per hour (25 mph). When the
	Commissioner of Agriculture determines that this speed is greater than
	reasonable and safe under the conditions found to exist in the State forests

(General Assemb	ly of North Carolina	Session 2013
		road system, the Commissioner may establish a laspeed limit. No speed limit established by the Coprovision shall be effective until posted in the palimit is intended to apply.	mmissioner pursuant to this
	(4)	The Secretary may designate any part of the State	e narks road system and the
	(+)	Commissioner may designate any part of the State	· · · ·
		one-way traffic and shall erect appropriate sign	
		shall be a violation of G.S. 20-165.1 for any p operate any vehicle on any part of the State parks	erson to willfully drive or
		designated except in the direction indicated.	s and forests foud system so
	(5)	The Secretary shall have power, equal to the pow	er of local authorities under
		G.S. 20-158 and G.S. 20-158.1, to place vehicle	
		and yield-right-of-way signs in the State parks a	0 0
		Secretary also shall have power to post such of	-
		mark the roads in accordance with Chapter	20 as the Secretary may
		determine appropriate for highway safety and tra	affic control. The failure of
		any vehicle driver to obey any vehicle contr	ol sign or signal, or any
		yield-right-of-way sign placed under the authority	
		parks and forests-road system shall be an infracti	on and shall be punished as
		provided in G.S. 20-176.	
	<u>(5a)</u>	The Commissioner shall have power, equal to the	-
		under G.S. 20-158 and G.S. 20-158.1, to place	-
		signals and yield right-of-way signs in the Star	
		Commissioner also shall have power to post su	
		and mark the roads in accordance with Chapter 2	
		the Commissioner may determine appropriate for control. The failure of any vehicle driver to obey	
		signal, or any yield right-of-way sign placed u	
		section in the State forests road system, shall be	
		punished as provided in G.S. 20-176.	an influction and shall be
	(c) The S	ecretary of Environment and Natural Resources ma	y by rule, regulate parking
2		king areas, and provide for the removal of illegall	
	-	d forests road system. system, and the Commission	• 1
		establish parking areas, and provide for the remov	
	vehicles on the State forests road system. Any rule of the Secretary or the Commissioner shall		
ł	be consistent with the provisions of G.S. 20-161, 20-161.1, and 20-162. Any removal of		
i	illegally parked motor vehicles shall be in compliance with Article 7A of Chapter 20.		
		lation of the rules issued by the Secretary of	
	Resources or the Commissioner of Agriculture under subsection (c) of this section is an		
	infraction pursuant to G.S. 20-162.1, and shall be punished as therein provided. These rules		
	may be enforced by the Commissioner of Motor Vehicles, the Highway Patrol, Forest Law		
	Enforcement Officers, or other law enforcement officers of the State, counties, cities or other		
	municipalities having authority under Chapter 20 to enforce laws or rules on travel or use or operation of vehicles or the use or protection of the highways of the State		
C	operation of vehicles or the use or protection of the highways of the State.(e) The provisions of Chapter 20 are applicable at all times to the State parks and		
f	_	m, including closing hours, regardless of the fact th	_
	•	prests road system is not open to the public as a ma	• •
•	-	ION 21. G.S. 143-166.2(d) reads as rewritten:	
		rm "law-enforcement officer", "officer", or "firema	an" shall mean a sheriff and
_	. ,	ent officers employed full-time permanent part	

50 "(d) The term "law-enforcement officer", "officer", or "fireman" shall mean a sheriff and 51 all law-enforcement officers employed full-time, permanent part-time, or temporarily by a

General Assembly of North Carolina

sheriff, the State of North Carolina or any county or municipality thereof, whether paid or 1 2 unpaid; and all full-time custodial employees and probation and parole officers of the Division 3 of Adult Correction of the Department of Public Safety; and all full time institutional and 4 full-time, permanent part-time, and temporary detention employees of the Division of Juvenile 5 Justice of the Department of Public Safety and full-time, permanent part-time, and temporary 6 detention officers employed by any sheriff, county or municipality, whether paid or unpaid. 7 The term "firemen" shall mean both "eligible firemen" as defined in G.S. 58-86-25 and all 8 full-time, permanent part-time and temporary employees of the Division of Forest 9 Resources, North Carolina Forest Service, Department of Agriculture and Consumer Services, 10 during the time they are actively engaged in fire-fighting activities; or engaged in emergency 11 response activities pursuant to G.S. 155A-19.77; and shall mean all full-time employees of the North Carolina Department of Insurance during the time they are actively engaged in 12 13 fire-fighting activities, during the time they are training fire fighters or rescue squad workers, 14 and during the time they are engaged in activities as members of the State Emergency 15 Response Team, when the Team has been activated; and shall mean all otherwise eligible 16 persons who, while actively engaged as firefighters or rescue squad workers, are acting in the 17 capacity of a fire or rescue instructor outside their own department or squad. The term "rescue 18 squad worker" shall mean a person who is dedicated to the purpose of alleviating human 19 suffering and assisting anyone who is in difficulty or who is injured or becomes suddenly ill by 20 providing the proper and efficient care or emergency medical services. In addition, this person 21 must belong to an organized rescue squad which is eligible for membership in the North 22 Carolina Association of Rescue Squads, Inc., and the person must have attended a minimum of 23 36 hours of training and meetings in the last calendar year. Each rescue squad belonging to the 24 North Carolina Association of Rescue Squads, Inc., must file a roster of those members 25 meeting the above requirements with the State Treasurer on or about January 1 of each year, and this roster must be certified to by the secretary of said association. In addition, the term 26 27 "rescue squad worker" shall mean a member of an ambulance service certified by the 28 Department of Health and Human Services pursuant to Article 7 of Chapter 131E of the 29 General Statutes. The Department of Health and Human Services shall furnish a list of 30 ambulance service members to the State Treasurer on or about January 1 of each year. The term 31 "Civil Air Patrol members" shall mean those senior members of the North Carolina Wing-Civil 32 Air Patrol 18 years of age or older and currently certified pursuant to G.S. 143B-1031. The 33 term "fireman" shall also mean county fire marshals when engaged in the performance of their 34 county duties. The term "rescue squad worker" shall also mean county emergency services 35 coordinators when engaged in the performance of their county duties."

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SECTION 22. G.S. 143-166.7 reads as rewritten:

37 "§ 143-166.7. Applicability of Article.

38 The provisions of this Article shall apply and be in full force and effect with respect to any 39 law-enforcement officer, fireman, rescue squad worker or senior Civil Air Patrol member killed 40 in the line of duty on or after May 13, 1975. The provisions of this Article shall apply with 41 respect to full-time, permanent part-time and temporary employees of [the] Division of Forest 42 Resources, North Carolina Forest Service, Department of Agriculture and Consumer Services, 43 killed in [the] line of duty on or after July 1, 1975. The provisions of this Article shall apply to 44 county fire marshals and emergency services coordinators killed in the line of duty on and after 45 July 1, 1988."

SECTION 23. G.S. 143-214.25A(a) reads as rewritten:

47 "(a) The Division of Water Quality of the Department shall develop a program to train 48 and certify individuals to determine the presence of surface waters that would require the 49 application of rules adopted by the Commission for the protection of riparian buffers. The 50 Division may train and certify employees of the Division as determined by the Director of the 51 Division of Water Quality; employees of units of local government to whom responsibility for

General Assembly of North Carolina

1 the implementation and enforcement of the riparian buffer protection rules is delegated 2 pursuant to G.S. 143-214.23; and Registered Foresters under Chapter 89B of the General 3 Statutes who are employees of the Division of Forest Resources North Carolina Forest Service 4 of the Department of Agriculture and Consumer Services as determined by the Director of the 5 Division of Forest Resources.North Carolina Forest Service. The Director of the Division of 6 Water Quality may review the determinations made by individuals who are certified pursuant 7 to this section, may override a determination made by an individual certified under this section, 8 and, if the Director of the Division of Water Quality determines that an individual is failing to 9 make correct determinations, revoke the certification of that individual." 10 SECTION 24. G.S. 143A-65.1 reads as rewritten: 11 "§ 143A-65.1. Division of Forest Resources.North Carolina Forest Service. 12 The Department of Agriculture and Consumer Services shall have charge of the work of 13 forest maintenance, forest fire prevention, reforestation, and the protection of lands and water 14 supplies by the preservation of forests; it shall also have the care of State forests and State

- 15 recreational forests."16 SECTION
 - **SECTION 25.** This act becomes effective July 1, 2013.