GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2017**

S

SENATE BILL 480

	Short Title:	Protection From Government Overreach Act. (Public)		
	Sponsors:	Senators Wells, Gunn, Wade (Primary Sponsors); and Brock.		
	Referred to:	Rules and Operations of the Senate		
	March 30, 2017			
1		A BILL TO BE ENTITLED		
2 3	AN ACT TO COSTS.	D PLACE RESTRICTIONS ON RULES WITH SUBSTANTIAL FINANCIAL		
4		Assembly of North Carolina enacts:		
5		ECTION 1. Part 1 of Article 2A of Chapter 150B of the General Statutes is		
6		adding a new section to read:		
7	•	. Requirements on rules with substantial financial costs.		
8		ohibition. – Notwithstanding any authority given to an agency to adopt a rule, an		
9	agency may 1	not adopt a permanent rule or set of rules with a projected aggregate financial cost		
10	to all person	s affected equal to or greater than one hundred million dollars (\$100,000,000)		
11	during any fi	ve-year period. The agency's determination of the projected aggregate financial		
12		permanent rule or set of rules shall comply with the requirements of		
13		.4(b1). The agency's determination of the projected aggregate financial cost of a		
14		le or set of rules shall not include any financial benefits of the permanent rule or		
15	set of rules.			
16		mitation. – If an agency determines that a proposed permanent rule or set of rules		
17		rojected aggregate financial cost to all persons affected equal to or greater than ten		
18		rs (\$10,000,000) during any five-year period, the adoption of the permanent rule or		
19 20	-	ust comply with the following:		
20 21	<u>(1</u>) If the agency is a board, a commission, a council, or other similar unit of government, a certification that the adoption of the rule or set of rules must		
21		be approved by at least sixty percent (60%) of those voting on the rule or set		
22		of rules.		
23 24	<u>(2</u>			
25	<u>\2</u>	the rule or set of rules must be accompanied by a certification signed by the		
26		member of the Council of State indicating the member's review and support		
27		of the rule or set or rules.		
28	<u>(3</u>			
29		accompanied by a certification signed by the Governor indicating the		
30		Governor's review and support of the rule or set of rules.		
31	<u>(c)</u> <u>Le</u>	egislative Review A permanent rule or set of rules subject to the limitation of		
32	subsection (b	b) of this section shall be subject to the provisions of G.S. 150B-21.3(b1) as if,		
33	*	G.S. 150B-21.3(b2), the rule or set of rules received written objections from 10 or		
34		and a bill specifically disapproving the rule or set of rules was introduced in a		
35		General Assembly before the thirty-first legislative day."		
36	SI	ECTION 2. G.S. 150B-21.6 reads as rewritten:		



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	"§ 150B-21.6. Incorporating material in a rule by reference.		
	An agency may incorporate the following material by reference in a rule without repeating		
	the text of the referenced material:		
	(1) Another rule or part of a rule adopted by the agency.		
	(2) All or part of a code, standard, or regulation adopted by another agency, the		
	federal government, agency or a generally recognized organization or		
	association.		
	(3) Repealed by Session Laws 1997-34, s. 5.		
	(4) <u>All or part of a code, standard, or regulation adopted by the federal</u>		
	government if the agency establishes a procedure by which any change by		
	the federal government is reviewed and approved by the agency within 120		
	days of the change.		
In incorporating material by reference, the agency must designate in the rule whether or not the incorporation includes subsequent amendments and editions of the referenced material. The			
	agency can change this designation only by a subsequent rule-making proceeding. The agency		
	must have copies of the incorporated material available for inspection and must specify in the		
	rule both where copies of the material can be obtained and the cost on the date the rule is		
	adopted of a copy of the material.		
	A statement in a rule that a rule incorporates material by reference in accordance with		
	former G.S. 150B-14(b) is a statement that the rule does not include subsequent amendments		
and editions of the referenced material. A statement in a rule that a rule incorporates material			
	by reference in accordance with former G.S. 150B-14(c) is a statement that the rule includes		
	subsequent amendments and editions of the referenced material."		
	SECTION 3. G.S. 150B-19.3(a) reads as rewritten:		
	"(a) An agency authorized to implement and enforce State and federal environmental		
	laws may not adopt a permanent rule for the protection of the environment or natural resources		
	that imposes a more restrictive standard, limitation, or requirement than those imposed by		
	federal law or rule, if a federal law or rule pertaining to the same subject matter has been		
	adopted, unless adoption of the rule is required by one of the subdivisions of this subsection. A		
	permanent rule required by a serious and unforeseen threat to public health, safety, or welfare		
	shall be subject to the limitation and legislative review provisions of G.S. 150B-19.4(b) and (c)		
	<u>A permanent</u> rule required by one of the following subdivisions of this subsection shall be		
	subject to the provisions of G.S. 150B-21.3(b1) as if the rule received written objections from		
	10 or more persons under G.S. 150B-21.3(b2):		
	(1) A serious and unforeseen threat to the public health, safety, or welfare.		
	(2) An act of the General Assembly or United States Congress that expressly		
	requires the agency to adopt rules.		
	 (3) A change in federal or State budgetary policy. (4) A federal regulation required by an act of the United States Congress to be 		
	(4) A federal regulation required by an act of the United States Congress to be adopted or administered by the State.		
	(5) A court order."		
	SECTION 4. This act is effective when it becomes law. Sections 1 and 3 apply to proposed permanent and readented rules published in the North Caroline Pagister and proposed		
	proposed permanent and readopted rules published in the North Carolina Register and proposed permanent rules posted on the Web site of the Office of Administrative Hearings on or after		
	August 1, 2017.		