## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

S

## SENATE BILL 832

## Agriculture/Environment/Natural Resources Committee Substitute Adopted 4/29/09

Short Title:	CRC May Permit Terminal Groin.	(Public)
Sponsors:		
Referred to:		

## March 25, 2009

1			A BILL TO BE ENTITLED
1			
2			PROVIDE THAT THE COASTAL RESOURCES COMMISSION MAY
3			E THE CONSTRUCTION OF A TERMINAL GROIN BY VARIANCE IF
4	CERT		RITERIA ARE MET.
5			eas, the State of North Carolina has 320 miles of coastline and 19 inlets that
6	are both a public trust and a significant economic resource; and		
7 8		busines	eas, shifting inlets have resulted in enormous losses of public beach access, as, and infrastructure, costing counties and cities all along North Carolina's
9	coast tens of millions of dollars in reconstruction cost and lost tax revenue; and		
10	Whereas, every coastal state in the U.S. except North Carolina and Oregon allow for		
11	some manner of protection from the problem of shifting inlets; and		
12	Whereas, a terminal groin, also known as a terminal structure, is a structure that is		
13	built on one side of an inlet shoreline to prevent movement of sand into the inlet or on an		
14	isolated segment of shoreline where it will not interrupt the natural movement of sand along the		
15	shoreline; and		
16	Whereas, inlets in North Carolina at Fort Macon and Pea Island are already		
17	successfully protected by terminal structures; and		
18	Whereas, a terminal structure is unobtrusive and permeable, basically placing a		
19	template		here the land and beach was, allowing it to fill again with sand without
20			equences to the coastline; and
21		Where	eas, a terminal structure differs both in form and in function from other erosion
22	control str	ructures	such as seawalls or jetties; and
23		Where	eas, it is reasonable to allow the Coastal Resources Commission to consider
24	authorizin	ig the c	construction of a terminal structure by variance or by rule making if the
25	Commissi	ion find	s that the criteria for issuance of a variance are met or adopts rules allowing
26	constructi	on; Nov	<i>v</i> , therefore,
27	The Gene	ral Asse	embly of North Carolina enacts:
28		SECT	<b>TON 1.</b> G.S. 113A-115.1 reads as rewritten:
29	" <b>§ 113A-</b> 1	115.1. I	Limitations on erosion control structures.
30	(a)	As use	ed in this section:
31		(1)	"Erosion control structure" means a breakwater, bulkhead, groin, jetty,
32			revetment, seawall, or any similar structure.
33		<u>(1a)</u>	"Littoral cell" means any section of coastline that has its own sediment
34			sources and sediment sinks and is isolated from adjacent coastal reaches in
35			terms of sediment movement.
36		(2)	"Ocean shoreline" means the Atlantic Ocean, the oceanfront beaches, and
37			frontal dunes. The term "ocean shoreline" includes an ocean inlet and lands
		(-)	



2

	General Assembly Of North CarolinaSession 2009
	adjacent to an ocean inlet but does not include that portion of any inlet and
2 3	lands adjacent to the inlet that exhibits characteristics of estuarine shorelines.
	(3) "Temporary erosion control structure" means sandbags placed above mean
	high water and parallel to the ocean shoreline regardless of time limits
	imposed on any permit.
	(4) <u>"Terminal groin" means a groin that is constructed at the end of a littoral cell</u>
	or on the side of an inlet to limit or control sediment passage into the inlet
	<u>channel.</u>
	(b) No person shall construct a permanent erosion control structure in an ocean
	shoreline. The Commission shall not permit the construction of a temporary erosion control
	structure that consists of anything other than sandbags in an ocean shoreline. This section shall
	not apply to (i) any permanent erosion control structure that is approved pursuant to an
	exception set out in a rule adopted by the Commission prior to 1 July 2003 or (ii) any
	permanent erosion control structure that was originally constructed prior to 1 July 1974 and that
	has since been in continuous use to protect an inlet that is maintained for navigation. This section shall not be construed to limit the authority of the Commission to adopt rules to
	section shall not be construed to limit the authority of the Commission to adopt rules to designate or protect areas of environmental concern, to govern the use of sandbags, or to
	govern the use of erosion control structures in estuarine shorelines.
	(c) The Commission may renew a permit for an erosion control structure issued
	pursuant to a variance granted by the Commission prior to 1 July 1995. The Commission may
	authorize the replacement of a permanent erosion control structure that was permitted by the
	Commission pursuant to a variance granted by the Commission prior to 1 July 1995 if the
	Commission finds that: (i) the structure will not be enlarged beyond the dimensions set out in
	the original permit; (ii) there is no practical alternative to replacing the structure that will
	provide the same or similar benefits; and (iii) the replacement structure will comply with all
	applicable laws and with all rules, other than the rule or rules with respect to which the
	Commission granted the variance, that are in effect at the time the structure is replaced.
	(d) In addition to the exceptions set out in subsection (b) of this section, the
	Commission may approve a permit for construction of a terminal groin as a sediment
	management device pursuant to a variance under G.S. 113A-120.1 or through rule making. A
	permit may be issued under this section notwithstanding Commission rules or policies that
	would otherwise prohibit such construction. Every application for a permit to construct a
	terminal groin under this section shall be accompanied by an environmental impact statement
	that meets the requirements of G.S. 113A-4. A permit issued for a terminal groin pursuant to
	this section may require any permittee other than a State agency, federal agency, or unit of local
	government to provide financial assurance, in the form of a bond, insurance policy, escrow
	account or other timencial instrument that is adequate to cover the cost of removal of the

37 account, or other financial instrument, that is adequate to cover the cost of removal of the

38 terminal groin if the Commission determines through monitoring results that the terminal groin 39 project has an adverse impact on the environment or on other properties that cannot be

40 sufficiently mitigated. The Commission may require the permittee to maintain financial

41 assurance provided under this subsection for no more than five years after construction of the 42 terminal groin."

43

**SECTION 2.** This act is effective when it becomes law.