GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

Η

HOUSE BILL 352

Committee Substitute Favorable 3/25/25 Senate Agriculture, Energy, and Environment Committee Substitute Adopted 6/17/25 PROPOSED SENATE COMMITTEE SUBSTITUTE H352-PCS30482-TQ-37

Bid Reqs/Permitting/Inundation Maps/CAMA. Short Title:

(Public)

D

Sponsors:

Referred to:

March 11, 2025

A BILL TO BE ENTITLED

1	A BILL TO BE ENTITLED
2	AN ACT TO PROVIDE THAT CONTRACTS FOR CONSTRUCTION OF WATER AND
3	SEWAGE SYSTEMS OR FACILITIES MAY BE AWARDED WHEN AT LEAST TWO
4	COMPETITIVE BIDS HAVE BEEN RECEIVED, TO LIMIT REPEATED REQUESTS
5	FOR ADDITIONAL INFORMATION IN ENVIRONMENTAL PERMITTING, TO
6	CLARIFY THAT CERTAIN DOWNSTREAM INUNDATION MAPS ARE SUBJECT TO
7	DISCLOSURE, TO CLARIFY THAT CERTAIN MAN-MADE DITCHES ARE NOT
8	COVERED UNDER THE COASTAL AREA MANAGEMENT ACT, AND TO REFORM
9	PERMITTING RELATED TO UPLAND BASIN MARINAS.
10	The General Assembly of North Carolina enacts:
11	SECTION 1.(a) G.S. 143-132 is amended by adding a new subsection to read:
12	"(a1) Notwithstanding the provisions of subsection (a) of this section, no contract to which
13	G.S. 143-129 applies for construction of water systems or facilities, or sewage disposal systems
14	or facilities, shall be awarded by any board or governing board of the State, or any political
15	subdivision of the State, unless two competitive bids have been received from reputable and
16	qualified contractors regularly engaged in their respective lines of endeavor. Except as provided
17	in this subsection, all requirements of subsection (a) of this section apply to the receipt of bids
18	and the award of construction contracts. For purposes of this subsection, the following definitions
19	shall apply:
20	(1) Sewage disposal systems or facilities. – Sewage disposal systems or facilities,
21	including all plants, works, instrumentalities, and properties used or useful in
22	the collection, treatment, purification, or disposal of sewage.
23	(2) Water systems or facilities. – Water systems or facilities, including all plants,
24	works, instrumentalities, and properties used or useful in obtaining,
25	conserving, treating, and distributing water for domestic or industrial use,
26	irrigation, sanitation, fire protection, or any other public or private use."
27	SECTION 1.(b) This section is effective when it becomes law and applies to
28	contracts for construction or repair work in an amount less than ten million dollars (\$10,000,000)
29	entered into on or before December 31, 2027.
30	SECTION 2.(a) G.S. 143-214.7(b6) reads as rewritten:
31	"(b6) Permitting under the authority granted to the Commission by this section shall comply
32	with the procedures and time lines set forth in this subsection. For any development necessitating
33	stormwater measures subject to this section, applications for new permits, permit modifications,
34	permit transfers, permit renewals, and decisions to deny an application for a new permit, permit



General Assembly Of North Carolina

modification, transfer, or renewal shall be in writing. Where the Commission has provided a 1 2 digital submission option, such submission shall constitute a written submission. The 3 Commission shall act on a permit application as quickly as possible. The Commission may 4 conduct any inquiry or investigation it considers necessary before acting on an application and 5 may require an applicant to submit plans, specifications, and other information the Commission considers necessary to evaluate the application. If the Commission fails to act on an application 6 7 for a permit or for a renewal of a permit as specified in this subsection after the applicant submits 8 all information required by the Commission, the application shall be deemed approved without 9 modification. [The following provisions apply:] The following provisions apply:

- 10 The Commission shall perform an administrative review of a new application (1)and of a resubmittal of an application determined to be incomplete under 11 subdivision (3) of this subsection within 10 working days of receipt to 12 13 determine if the information is administratively complete. If complete, the 14 Commission shall issue a receipt letter or electronic response stating that the 15 application is complete and that a 70-calendar day technical review period has started as of the original date the application was received. If required items 16 or information is not included, the application shall be deemed incomplete, 17 18 and the Commission shall issue an application receipt letter or electronic 19 response identifying the information required to complete the application 20 package before the technical review begins. When the required information is 21 received, the Commission shall then issue a receipt letter or electronic 22 response specifying that it is complete and that the 70-calendar day review 23 period has started as of the date of receipt of all required information. The 24 Commission shall develop an application package checklist identifying the 25 items and information required for an application to be considered 26 administratively complete. After issuing a letter or electronic response 27 requesting additional information based on the original submittal under this 28 subdivision, the Commission shall not subsequently request additional 29 information that was not previously identified as missing or required in that 30 additional information letter or electronic response from the original submittal. The Commission may, however, respond to subsequent additional 31 32 information letters or electronic responses with a request for additional 33 information limited to information missing from that subsequent additional 34 information letter or electronic response. "
- 35 36

SECTION 2.(b) G.S. 143-215.1(d) reads as rewritten:

"(d) Applications and Permits for Sewer Systems, Sewer System Extensions and
 Pretreatment Facilities, Land Application of Waste, and for Wastewater Treatment Facilities Not
 Discharging to the Surface Waters of the State. –

- 40(1)Application in writing. All applications for new permits and for renewals of41existing permits for sewer systems, sewer system extensions and for disposal42systems, and for land application of waste, or treatment works which do not43discharge to the surface waters of the State, and all permits or renewals and44decisions denying any application for permit or renewal shall be in writing.45Where the Commission has provided a digital submission option, the46submission shall constitute a written submission.
- 47(1a)Application review. The Commission shall act on a permit application as
quickly as possible. The Commission may conduct any inquiry or
investigation it considers necessary before acting on an application and may
require an applicant to submit plans, specifications, and other information the
Commission considers necessary to evaluate the application. After issuing a

	General Assemb	y Of North Carolina	Session 2025
1		request for additional information based on the or	iginal application submittal
2		the Commission shall not subsequently request	
3		was not previously identified as missing or re-	
4		additional information based on the original	
5		Commission may, however, respond to subsequer	
6		information with a request for additional informa	
7		-	
8		missing from that subsequent submission. Perm	
		approving such facilities pursuant to this subsection	
9		date specified therein or until rescinded unless r	•
10		Commission. If the Commission fails to act on an	
11		for a renewal of a permit as specified in this sub	
12		submits all information required by the Commiss	ion, the application shall be
13		deemed approved.	
14	<u>(1c)</u>	Notice for land application of bulk residuals	
15		application for the land application of bulk re	
16		operation of a wastewater treatment facility, the	Commission shall provide
17		notice and an opportunity for comment from the	he governing board of the
18		county in which the site of the land application of	f bulk residuals is proposed
19		to be located.	
20	<u>(1d)</u>	Pretreatment programs Local governmental u	nits to whom pretreatment
21		program authority has been delegated shall establi	-
22		the public, upon written request, a list of pretreat	-
23		If the Commission fails to act on an application f	
24		of a permit as specified in this subdivision after	
25		information required by the Commission, the a	
26		approved.	
27	a. (1e)	Fast-track sewer extensions. – Where a profe	essional engineer provides
28	u. <u>(10)</u>	certification that the design meets or exceeds	• •
29		developed by the Department applicable to the pr	
30		perform a review of a new application for a sew	
31		within 45 days of receipt of a complete application	
32		this subdivision. A complete application is defi	
33		includes all the required components described in	
33 34			
34 35		<u>a.</u> <u>Administrative review.</u> — The Comm	
		administrative review of a new applicatio	• •
36		to determine if all the required inform	
37		application. If complete, the Commission	1
38		electronic response stating that the application	1
39		45-calendar day technical review period h	
40		date the complete application was received	
41		<u>b.</u> <u>Application incomplete.</u> – If required it	
42		included, the application shall be dee	-
43		Commission shall issue an application	-
44		response identifying the information	
45		application package before the technical	review begins. When the
46		required information is received, the Cor	
47		receipt letter or electronic response specif	ying that it is complete and
48		that the 45-calendar day review period h	
49		receipt of all required information. If	
50		required to complete the technical review,	
51		a request for additional information requi	
		1 I I I I I I I I I I I I I I I I I I I	r,

	General Assembly Of	North Carolina	Session 2025
1		and the review time shall pause until the	additional information is
2		received. If the requested additional information	ation is not received within
3		30 days, the application shall be returned to	the applicant. Upon receipt
4		of the requested additional information, the	review time shall restart at
5		the same day it was paused by the additional	
6		issuing a request for additional informati	
7		submittal under this sub-subdivision, th	
8		subsequently request additional informatio	
9		identified as missing or required in the	-
10		information based on the original submitte	
11		however, respond to subsequent submission	
12 13		with a request for additional informatio	n limited to information
13 14	0	missing from that subsequent submission.	Commission shall issue on
14	<u>C.</u>	<u>Application approved.</u> – If approved, the C approval letter or electronic correspondence	
15 16		application. After construction of the sewer	• • • •
10		within 14 days of receiving all necessary	-
18		professional engineer that the sewer system	
19		all applicable rules and Minimum Design	
20		shall issue a receipt of certification. Applica	
21		systems as defined in sub-subdivision b. d.	
22		eligible for this fast-track review.	
23	b.<u>d.</u>	[Alternative sewer system defined.]	
24		<u>defined. –</u> "Alternative sewer system" me	
25		collection system other than a gravity system	
26		and force main. These include pressure sewe	
27		effluent pump (STEP) sewer systems, va	-
28	"	small diameter variable grade gravity sewer	rs.
29 30	···· ["] Section	2 (a) $\mathbf{C} \in 120 \times 228$ (a1) mode as now mitten.	
30 31		2.(c) G.S. 130A-328(c1) reads as rewritten: ment shall perform a review of an applicatio	n for a water distribution
32		bject to the following requirements:	in for a water distribution
33	•	Department shall review the application with	in 45 days of receipt of a
34		plete application when a professional engineer	• •
35		lesign meets or exceeds the Minimum Design	
36		artment applicable to the project. For purposes	1 1
37	-	ication is defined as an application that inc	-
38		ponents described in the application form.	
39	(2) The	Department shall perform an administrative re	eview of a new application
40	with	in 10 days of receipt to determine if all require	ed information is included
41	in th	e application. If the application is complete, th	e Department shall issue a
42		pt letter or electronic response stating that the a	
43		a 45-calendar day technical review period ha	
44		h the Department received the complete applic	-
45		mation are not included in the application, the	
46 47		the Department shall issue an application required to	-
47 48	-	onse identifying the information required to re the technical review begins. When the	
48 49		ired information, the Department shall issue a	-
49 50	1	onse specifying that the application is complet	1
50 51		review period has started as of the date on which	
~ 1	auy	Period has started as of the date of white	

	General Assemb	ly Of North Carolina	Session 2025
1		the remaining required information. After issuing a requ	est for additional
2		information based on the original submittal under this	
3		Department shall not subsequently request additional inform	
4		previously identified as missing or required in that requ	
5		information based on the original submittal. The Departme	
6		respond to subsequent submissions of additional informati	-
7		for additional information limited to information mi	_
8		subsequent submission.	-
9	(3)	If additional information is required to complete the tech	nical review, the
10		Department shall issue a request for additional information	ation required to
11		complete the review, and the 45-calendar day technical re	view period shall
12		pause until the additional information is received. If the De	partment does not
13		receive the requested additional information from the ap	plicant within 30
14		calendar days, the Department shall return the application to	the applicant.
15	(4)	If the Department receives the additional information fr	om the applicant
16		within 30 days, the technical review period review time sha	all restart, and the
17		Department shall complete its review within the number of d	lays that remained
18		in the technical review period on the date the technical re	eview period was
19		paused by the request for additional information.	
20	(5)	Should the Department not complete its review of the appl	ication within the
21		45-day technical review period, the application shall be co	onsidered deemed
22		approved."	
23		ION 2.(d) G.S. 143-215.108 reads as rewritten:	
24	"§ 143-215.108.	Control of sources of air pollution; permits required.	
25	•••		
26	(d)(1)		
27		necessary before acting on an application and may requir	
28		submit plans, specifications, and other information the Com	
29		necessary to evaluate the application. A permit application n	•
30		complete unless it is accompanied by a copy of the request	
31		as provided in subsection (f) of this section that bears a date	-
32		by the clerk of the local government and until the 15-day p	eriod for issuance
33	(2)	of a determination has elapsed.	insign shall adout
34 35	(2)	(Effective until contingency met – see note) The Comm	
35 36		rules specifying the times within which it must act upor permits required by Title V and other permits required by	
30 37		times specified shall be extended for the period during which	
38		is prohibited from issuing a permit under subdivisions (3)	
39		subsection. The Commission shall inform a permit applicant	
40		not the application is complete within the time specified in t	
41		on the application. If the Commission fails to act on an applic	
42		required by Title V or this section within the time period spe	-
43		to act on the application constitutes a final agency decision t	
44		A permit applicant, permittee, or other person aggrieve	• •
45		G.S. 150B-2, may seek judicial review of a failure to act on	
46		provided in G.S. 143-215.5 and Article 4 of Chapter 150	
47		Statutes. Notwithstanding the provisions of G.S. 150B-51,	
48		failure to act on an application for a permit required by Title	-
49		a court may either: (i) affirm the denial of the permit o	
50		application to the Commission for action upon the app	
51		specified time.	
		•	

	General Assemb	ly Of North Carolina	Session 2025
1	(2)	(Effective once contingency met – see note) The (Commission shall adopt
2		rules specifying the times within which it must ac	-
3		permits required by Title V and other permits required	red by this section. The
4		rules shall provide, at a minimum, that the Department	nt shall issue the permit,
5		deny the permit, or publish the permit for public not	
6		90 calendar days of receipt of an administratively co	
7		minor modification, or within 270 calendar da	
8		administratively complete application for a ma	
9		Commission shall inform a permit applicant as	
10		application is complete within the time specified in th	
11		application. If the Commission fails to act on an a	
12		required by Title V or this section within the time per	1 · 1
13 14		applicant, permittee, or other person aggrieved, as a may commence a contested area under C.S. 150P. 22	
14 15	$(2_{\mathbf{n}})$	may commence a contested case under G.S. 150B-23	
15 16	<u>(2a)</u>	<u>After issuing a request for additional information</u> <u>submittal for a small or synthetic minor permit, th</u>	
10		subsequently request additional information that was	
18		as missing or required in that request for additional in	
19		original submittal. The Department may, however,	
20		submissions of additional information with a	
21		information limited to information missing from that	-
22	(3)	If the Administrator of the United States Environme	
23		validly objects to the issuance of a permit required by	.
24		after the Administrator receives the proposed permit a	•
25		of the permit application, the Commission shall not is	ssue the permit until the
26		Commission revises the proposed permit to meet all	objections noted by the
27		Administrator or otherwise satisfies all objections cor	
28		implementing regulations adopted by the United	States Environmental
29		Protection Agency.	
30	(4)	If the Administrator of the United States Environme	
31		validly objects to the issuance of a permit require	-
32		expiration of the 45-day review period specified in	
33		subsection as a result of a petition filed pursuant to set M_{1}	
34 35		V (42 U.S.C. § 7661d(b)(2)) and prior to the issuan	
35 36		Commission, the Commission shall not issue the perm revises the proposed permit to meet all objections not	
30 37		or otherwise satisfies all objections consistent with Ti	-
38		regulations adopted by the United States Environmen	
39		regulations adopted by the officed States Environmen	au Protection Ageney.
40	(h) Expec	lited Review of Applications Certified by a Profess	sional Engineer. – The
41	• • • •	Il adopt rules governing the submittal of permit app	0
42		neer, including draft permits, that can be sent to public	-
43		cted to technical review by personnel within the Depar	• •
44	1 0	imum, any forms to be used; a checklist for applican	
45	information requ	ired to prepare a complete permit application; the fo	orm of the certification
46	required on the ap	oplication by a professional engineer; and the information	on that must be included
47	-	t. The Department shall process an application that is ce	ertified by a professional
48	engineer as provi	ded in subdivisions (1) through (7) of this subsection.	
49	(1)	Initiation of Review Upon receipt of an app	
50		professional engineer in accordance with this subsecti	-
51		pursuant to this subsection, the Department shall	determine whether the

	General Assembly Of	North Carolina	Session 2025
1 2 3	With	cation is complete as provided in subdivision in 30 days after the date on which an applic plete, the Department shall:	
4 5	a.	Publish any required notices, using the draf application;	t permit included with the
5 6 7	b.	Schedule any required public meetings or h and permit; and	earings on the application
, 8 9	с.	Initiate any and all technical review of the a ensure substantial completion of the techni	
10 11		any public hearing on the application, or if close of the notice period.	•
12 13		pleteness Review. – Within 10 working days cation certified by a professional engineer v	
14	Depa	rtment shall determine whether the application	n is complete for purposes
15 16	appli	his subsection. The Department shall deterr cation certified by a professional engineer is c	omplete by comparing the
17 18		mation provided in the application with the a adopted by the Commission pursuant to this s	ubsection.
19 20	a.	If the application is not complete, the Denotify the applicant in writing of all defici	
21 22		specifying the items that need to be supplemented in order to make the appli-	
23 24		10-day time period is suspended after information. If the applicant submits the req	-
25 26		the time specified, the 10-day time period sh the additional information was submitted. If	all begin again on the day
27 28		is not submitted within the time periods s shall return the application to the applicant, a	specified, the Department
29 30		the return of the application as a denial of resubmit the application at a later time. A	of the application or may
30 31 32		additional information based on the orig	inal submittal under this
33		subdivision, the Department shall not subse information that was not previously identifi	ied as missing or required
34 35		in that request for additional information submittal. The Department may, however	r, respond to subsequent
36 37		submissions of additional information with information limited to information missing	-
38 39	b.	submission. If the Department fails to notify the applicar	11
40 41		complete within the time period set fort application shall be deemed to be complete.	
42 43	" SECTION 2	2.(e) G.S. 130A-295.8 reads as rewritten:	
44 45	"§ 130A-295.8. Fees a	pplicable to permits for solid waste manage	ment facilities.
46 47	· · · · · · · · · · · · · · · · · · ·	nent shall determine whether an application for at is subject to a fee under this section is com	-
48 49	the Department receive	s the application for the permit. A determination cludes all required components but does no	on of completeness means
50 51	components provide all	of the information that is required for the Depa the Department determines that an applicat	rtment to make a decision

General Assembly Of North Carolina

Department shall notify the applicant of the components needed to complete the application. An 1 2 applicant may submit additional information to the Department to cure the deficiencies in the 3 application. After issuing a request for additional information based on the original submittal 4 under this subsection, the Department shall not subsequently request additional information that was not previously identified as missing or required in that request for additional information 5 based on the original submittal. The Department may, however, respond to subsequent 6 7 submissions of additional information with a request for additional information limited to 8 information missing from that subsequent submission. The Department shall make a final 9 determination as to whether the application is complete within the later of: (i) 90 days after the 10 Department receives the application for the permit less the number of days that the applicant uses to provide the additional information; or (ii) 30 days after the Department receives the additional 11 information from the applicant. The Department shall issue a draft permit decision on an 12 application for a permit within one year after the Department determines that the application is 13 14 complete. The Department shall hold a public hearing and accept written comment on the draft permit decision for a period of not less than 30 or more than 60 days after the Department issues 15 a draft permit decision. The Department shall issue a final permit decision on an application for 16 17 a permit within 90 days after the comment period on the draft permit decision closes. The 18 Department and the applicant may mutually agree to extend any time period under this 19 subsection. If the Department fails to act within any time period set out in this subsection, the 20 applicant may treat the failure to act as a denial of the permit and may challenge the denial as 21 provided in Chapter 150B of the General Statutes." 22 SECTION 2.(f) This section is effective when it becomes law and applies to permit 23 applications submitted on or after that date. 24 SECTION 3. G.S. 143-215.31 reads as rewritten: 25 "§ 143-215.31. Supervision over maintenance and operation of dams. 26 27 The owner of a dam classified by the Department as a high-hazard dam or an (a1) 28 intermediate-hazard dam shall develop an Emergency Action Plan for the dam as provided in this 29 subsection: 30 31 Information included in an Emergency Action Plan that constitutes sensitive (6) 32 public security information, as provided in G.S. 132-1.7, shall be maintained 33 as confidential information and shall not be subject to disclosure under the 34 Public Records Act. For purposes of this section, "sensitive public security 35 information" shall include includes Critical Energy Infrastructure Information 36 protected from disclosure under rules adopted by the Federal Energy 37 Regulatory Commission in 18 C.F.R. § 388.112.18 C.F.R. § 388.112, but does not include Emergency Action Plans or downstream inundation maps 38 39 associated with impoundments or dams not regulated by the Federal Energy 40 Regulatory Commission." 41 42 **SECTION 4.(a)** G.S. 113A-103 is amended by adding a new subdivision to read: 43 "Man-made ditches" mean constructed, altered, or excavated features used to "(8a) convey water, including, but not limited to, artificial ponds, culverts, canals, 44 45 swales, storm channels, minor-drainage features, and roadside ditches. For purposes of this subdivision, the term "altered" does not include the alteration 46 of a natural shoreline, and the term "excavated" does not include submerged 47 lands that have been dredged for the purpose of navigation." 48 49 **SECTION 4.(b)** G.S. 113A-113 reads as rewritten: 50 "§ 113A-113. Areas of environmental concern; in general. 51 . . .

	General Assemb	oly Of North Carolina	Session 2025
1 2 3		Commission may designate as areas of environmental singly or in combination:	concern any one or more
4 5 7 8 9 0	(2)	Estuarine waters, that is, all the water of the At boundary of North Carolina and all the waters of the tributaries tributaries, excluding man-made ditches thereto seaward of the dividing line between coastal fishing waters, as set forth in the most recent offic adopted by the Wildlife Resources Commission Environmental Quality;	bays, sounds, rivers, and under G.S. 113A-103(8a) fishing waters and inland cial published agreement
1 2 3 4 5 6 7	 (5)	Areas such as waterways and lands under or flo navigable waters, <u>excluding man-made ditches und</u> which the public may have rights of access or pub which the State of North Carolina may be authorized protect under Article XIV, Sec. 5 of the North Carol	ler G.S. 113A-103(8a), to lic trust rights, and areas d to preserve, conserve, or
8 9		Commission may not designate man-made dite Ba), as areas of environmental concern.	ches, as defined under
0	" SEC	FION $A(a) \subset S_{-112}(20(a)(2)$ reads as rewritten:	
1 2		FION 4.(c) G.S. 113-229(n)(3) reads as rewritten:	sh subject to regular or
2 3	"(3)	"Marshland" means any salt marsh or other mar	· ·
5 4		occasional flooding by tides, including wind tid	
4 5		tidewaters reach the marshland areas throug watercourses), provided this shall not include hurrica	
5 6		Salt marshland or other marsh shall be those areas	
5 7		but not necessarily all, of the following salt marsh	
3		Smooth or salt water Cordgrass (Spartina alternit	1 I
,)		(Juncus roemerianus), Glasswort (Salicornia spp.	
		spicata), Sea Lavender (Limonium spp.), Bulrush (
		(Cladium jamaicense), Cattail (Typha spp.), Salt-	
		patens), and Salt Reed-Grass (Spartina cynosuroide	_
		include any area contained within a man-made	
		G.S. 113A-103(8a)."	untern us dermied under
	SEC	FION 5.(a) Article 7 of Chapter 113A of the Genera	al Statutes is amended by
	adding a new Par	· · · · ·	5
	C	"Part 5A. Upland Basin Marinas.	
	" <u>§ 113A-129.10.</u>	Legislative findings; broad construction.	
	(a) The C	General Assembly finds that development of properly	sited and planned upland
	<u>basin marinas to</u>	accommodate vessels promotes the public welfare	for a number of reasons,
	including all of t	he following:	
	<u>(1)</u>	Increasing riparian property owner access to the Sta	te's public trust waters.
	<u>(2)</u>	Expanding the total area of the State's public trust w	vaters.
	<u>(3)</u>	Reducing and confining potential storm debris.	_
	<u>(4)</u>	Reducing the need for additional onshore imperviou	s surfaces associated with
		parking.	
	<u>(5)</u>	Promoting the use of innovative technologies.	
	<u>(6)</u>	Promoting the collection of site-specific data design	ned to assure compliance
	~ _ `	with applicable water quality standards.	
	<u>(7)</u>	Maintaining or improving overall water quality	
		constructed, and operated in conformance with the p	provisions of this Part.

(b) Accordingly, it is the intent of the General Assembly that this Part be broadly construed to further the general purposes stated in this Part. ** Stat23:11 . Definitions (c) Ac used in this Part, the following definitions apply: (i) AEC or Area of Environmental Concern. – An area designated by the Coastal Resources Commission pursuant to G.S. 113A-113. (i) AEC or Area of Environmental Concern. – An area designated by the Coastal Resources Commission pursuant to G.S. 113A-113. (ii) AEC or Area of Environmental Concern. – An area designated by the Coastal Resources Commission pursuant to G.S. 113A-113. (iii) (iii) (iiii) (iii) (iiii) (iii) (iiii) (iiii) (iiii) (iiii) (iiii) (iii) (iiii) (iiii) (iiii) (iiii) (iiii) (iiii) (iiii) (iiii) (iiii) (iiiii) (iiiii) (iiiii) (iiiiii) (iiii) (iiii) (iiiii) (iiiii) (iiii) (iiiii) (iiiiii) (iiii) (iiii) (iiii) (iiii)<		General Assemb	oly Of North Carolina	Session 2025
 construed to further the general purposes stated in this Part. *\$113A-129.11. Definitions. As used in this Part, the following definitions apply; (1) AEC or Area of Environmental Concern An area designated by the Coastal Resources. Commission pursuant to GS. 113A-113. (2) Boat slip Any structure adjoining, attached to, or part of a pier which has the capacity to store one boat. (3) Upland basin marina A marina constructed by excavating or dredging lands of elevations above the current mean or ordinary high-water mark and designed to accommodate more than 10 vessels or boat slips. Upland basin marina shall be considered a water dependent use for purposes of general use standards adopted by the Coastal Resources Commission. *§ 113A-129.12. Upland basin marina permitting and development. (a) Unless the Director of the Division of Water Resources or the Director of the Division of Coastal Management makes a finding, based on site-specific technical information, that the applicant cannot comply with one or more of the criteria listed in subsection (b) of this section, the Division of Water Resources and the Division of Coastal Management shall approve an applicant submits a completed application or supplemental information frequested by the Department to demonstrate compliance with all of the criteria set forth in subsection (b) of this section. The Department may make one written request for any supplemental information necessary to make its finding within 30 days after the applicant submits a complete application, and the permitting multiple solution for the development of an upland basin marina project within the 00-day review period the application, and application for the development of an upland basin marina base a complete application, and the permitting multiple section. The Department may make one written request for any supplemental information necessary to make its finding within 30 days af	1	(b) Accor	dingly, it is the intent of the General Assembly th	at this Part be broadly
 ³ <u>\$113A-129.11. Definitions.</u> As used in this Part, the following definitions apply: (1) AEC or Area of Environmental Concern. – An area designated by the Coastal Resources Commission pursuant to G.S. 113A-113. (2) Boat slip. – Any structure adjoining, attached to, or part of a pier which has the capacity to store one boat. (3) Upland basin marina. – A marina constructed by excavating or dredging lands of elevations above the current mean or ordinary high-water mark and designed to accommodate more than 10 vessels or boat slips. Upland basin marina shall be constal Resources Commission. ⁴ <u>\$113A-129.12. Upland basin marina permitting and development.</u> (a) Unless the Director of the Division of Water Resources or the Director of the Division of Coastal Management makes a finding, based on site-specific technical information, that the applicant cannot comply with one or more of the criteria listed in subsection (b) of this section, the Division of Water Resources and the Division of Coastal Management shall approve an application for the development of an upland basin marina project, within 60 days after the applicant submits a complete application or supplemental information requested by the Department to demonstrate compliance with all of the criteria set forth in subsection (b) of this section. The Department may make one written request for any supplemental information requested by the supplemental information requested by the department to demonstrate compliance with all of the criteria set fort in subsection (b) of this section. The Department and find which an upland basin marina aproject, within the 60-day review period. (b) The criteria set forth in subsection (b) of this section, an application shall be deemed approved. (c) The waters contained in upland basin marina have a dissolved oxygen including individual homeowner boat slips, boat lifts, or dry stack storage. (d)			•••	
As used in this Part, the following definitions apply: 1) AEC or Area of Environmental Concern. An area designated by the Coastal Resources Commission pursuant to G.S. 113A-113. 7 (2) Boat slip. – Any structure adjoining, attached to, or part of a pier which has the capacity to store one boat. 9 (3) Upland basin marina. – A marina constructed by excavating or dredging lands of elevations above the current mean or ordinary high-water mark and designed to accommodate more than 10 vessels or boat slips. Upland basin marinas shall be considered a water dependent use for purposes of general use standards adopted by the Coastal Resources Ormunission. 13 Upland basin marina permitting and development. (a) Unless the Director of the Division of Water Resources or the Director of the Division of Coastal Management makes a finding, based on site-specific technical information, that the application for the development of an upland basin marina project, within 60 days after the application for the development of an upland basin marina project, within 60 days after the application for the development of an upland basin marina project, within 60 days after the application for the development of an upland basin marina project, within the doyas after the application for the development of an upland basin marina project within the doyas after the application for the development of an upland basin marina project within the doyas flor the auplication for the development of an upland basin marina project within the do-day review period, the application for the development of an upland basin marina project within the 60-day review period, the application for the development of an upland basin marina project within				
5 (1) AEC or Area of Environmental Concern. – An area designated by the Coastal Resources Commission pursuant to G.S. 113A-113, 6 (2) Boat slip., – Any structure adjoining, attached to, or part of a pier which has the capacity to store one boat. 9 (3) Upland basin marina. – A marina constructed by excavating or dredging lands of elevations above the current mean or ordinary high-water mark and designed to accommodate more than 10 vessels or boat slips. Upland basin marinas shall be considered a water dependent use for purposes of general use standards adopted by the Coastal Resources Commission. 14 * 113A-129.12. Upland basin marina permitting and development. 16 (a) Unless the Director of the Division of Water Resources or the Director of the Division of Coastal Management makes a finding, based on site-specific technical information, that the applicant comply with one or more of the criteria listed in subsection (b) of this section, the Division of Water Resources and the Division of Coastal Management shall approve an application for the development of an upland basin marina project, within 60 days after the applicant submits a completed application or supplemental information requested by the Department to demonstrate compliance with all of the criteria set forth in subsection (b) of this section. The Department may make one written request for any supplemental information necessary to make its finding within 30 days after the applicant submits a complete application, and the permit may be conditioned upon measures that are necessary to ensure that the applicant complies with all of the criteria set forth in subsection (b) of this section. The Department fa upland basin marina shall comply to qualify for perm				
6 Resources Commission pursuant to G.S. 113A-113. 7 (2) Boat slip. – Any structure adjoining, attached to, or part of a pier which has the capacity to store one boat. 9 (3) Upland basin marina. – A marina constructed by excavating or dredging lands of elevations above the current mean or ordinary high-water mark and designed to accommodate more than 10 vessels or boat slips. Upland basin marinas shall be considered a water dependent use for purposes of general use standards adopted by the Coastal Resources Commission. 13 "\$113A-129.12. Upland basin marina permitting and development. (a) Unless the Director of the Division of Water Resources or the Director of the Division of Coastal Management makes a finding, based on site-specific technical information, that the applicant cannot comply with one or more of the criteria listed in subsection (b) of this section. 18 the Division of Water Resources or the Director of the Division of supplemental information requested by the Department to demonstrate compliance with all of the criteria set forth in subsection (b) of this section. The Department may make one written request for any supplemental information necessary to make its finding within 30 days after the applicant submits a complete application. The Department request for the uspection (b) of this section when the Department complies with all of the criteria set of th in subsection (b) of this section and application shall be deemed approved. 17 complies with all of the criteria as that are necessary to ensure that the applicant submits a complete application. 18 the development of an upland basin m				esignated by the Coastal
7 (2) Boat slip. — Any structure adjoining, attached to, or part of a pier which has the capacity to store one boat. 9 (3) Upland basin marina. — A marina constructed by excavating or dredging lands of elevations above the current mean or ordinary high-water mark and designed to accommodate more than 10 vessels or boat slips. Upland basin marina shall be considered a water dependent use for purposes of general use standards adopted by the Coastal Resources Commission. 14 * 113A-129.12. Upland basin marina permitting and development. (a) Unless the Director of the Division of Water Resources or the Director of the Division of Coastal Management makes a finding, based on site-specific technical information, that the applicant cannot comply with one or more of the criteria listed in subsection (b) of this section, the Division of Vater Resources and the Division of Coastal Management shall approve an application for the development of an upland basin marina project, within 60 days after the applicant submits a completed application or supplemental information requested by the Department to demonstrate compliance with all of the criteria set fort in subsection (b) of this section. The Department may make one written request for any supplemental information necessary to make its finding within 30 days after the applicant submits a complete application and upland basin marina shall comply to qualify for permitting pursuant to subsection (b) of this section when the Department fails to act on an application for the development of an upland basin marina shall comply to qualify for permitting pursuant to subsection (a) of this section are all of the following: 11 Department and more all approved. (b) The criteria with which an upland basin marina shall comply to qualify for permit		<u>x-7</u>		
 the capacity to store one boat. Upland basin marina A marina constructed by excavating or dredging lands of elevations above the current mean or ordinary high-water mark and designed to accommodate more than 10 vessels or boat slips. Upland basin marinas shall be considered a water dependent use for purposes of general use standards adopted by the Coastal Resources Commission. ** 113A-129.12. Upland basin marina permitting and development. (a) Unless the Director of the Division of Water Resources or the Director of the Division of Goastal Management makes a finding, based on site-specific technical information, that the applicant cannot comply with one or more of the criteria listed in subsection (b) of this section, the Division of Water Resources and the Division of Coastal Management shall approve an applicant submits a completed application or supplemental information requested by the Department to demonstrate compliance with all of the criteria set forth in subsection (b) of this section. The Department may make one written request for any supplemental information necessary to make its finding within 30 days after the applicant submits a complete applicant complicant information necessary to make its finding within 30 days after the applicant submits a complete applicant complicant information necessary to make its finding within 30 days after the applicant submits a complete applicant information necessary to make its finding within 30 days after the applicant submits a complete applicant complicant information requested by the Department fails to act on an application for the development of an upland basin marina project within the 60-day review period the application shall be deemed approved. (b) The criteria with which an upland basin marina shall comply to qualify for permitting pursuant to subsection (a) of this section are all of the following: (c) The upland basin marina is designed to accomm		(2)	•	part of a pier which has
9 (3) Upland basin marina A marina constructed by excavating or dredging lands of elevations above the current mean or ordinary high-water mark and designed to accommodate more than 10 vessels or boat slips. Upland basin marinas shall be considered a water dependent use for purposes of general use standards adopted by the Coastal Resources Commission. **113A-129.12. Upland basin marina permitting and development. (a) (a) Unless the Director of the Division of Water Resources or the Director of the Division of Coastal Management makes a finding, based on site-specific technical information. that the application for the development of an upland basin marina project, within 60 days after the application for the development of an upland basin marina project, within 60 days after the application for the development of an upland basin marina project, within 60 days after the application submits a completed application or supplemental information requested by the Department to demonstrate compliance with all of the criteria set forth in subsection (b) of this section. The Department may make one written request for any supplemental information necessary to make its finding within 30 days after the applicant submits a complete application, and the permit may be conditioned upon measures that are necessary to ensure that the applicant complies with all of the criteria set forth in subsection (b) of this section. When the Department requests supplemental information, the 60-day review period restarts upon receipt of the supplemental information requested by the Department. If the Department fails to act on an application for the development of an upland basin marina shall comply to qualify for permitting pursuant to subsection (a) of this section are all of the following: (1) The upland basin marina is designed to		<u>1-1</u>		<u> </u>
10 of elevations above the current mean or ordinary high-water mark and designed to accommodate more than 10 vessels or boat silps. Upland basin marinas shall be considered a water dependent use for purposes of general use standards adopted by the Coastal Resources Commission. 14 "\$113A-129.12. Upland basin marina permitting and development. 15 (a) Unless the Director of the Division of Water Resources or the Director of the Division of Coastal Management makes a finding. based on site-specific technical information, that the applicant cannot comply with one or more of the criteria listed in subsection (b) of this section, the Division of Coastal Management shall approve an application for the development of an upland basin marina project, within 60 days after the applicant submits a completed application or supplemental information requested by the Department to demonstrate compliance with all of the criteria set forth in subsection (b) of this section. The Department may make one written request for any supplemental information necessary to make its finding within 30 days after the applicant submits a complete applicant complies with all of the criteria set forth in subsection (b) of this section. When the Department requests supplemental information, the 60-day review period restarts upon receipt of the supplemental information, requested by the Department. If the Department fails to act on an application for the development of an upland basin marina and all comply to qualify for permitting pursuant to subsection (a) of this section are all of the following: 11 The upland basin marina is designed to accommodate 10 or more vessels. including individual homeowner boat slips, boat lifts, or dry stack storage. 12 The waters contained in the upland basin marina		(3)		vating or dredging lands
11 designed to accommodate more than 10 vessels or boat slips. Upland basin marinas shall be considered a water dependent use for purposes of general use standards adopted by the Coastal Resources Commission. 12 "§ 113A-129.12. Upland basin marina permitting and development. 13 (a) Unless the Director of the Division of Water Resources or the Director of the Division of Coastal Management makes a finding, based on site-specific technical information, that the applicant cannot comply with one or more of the criteria listed in subsection (b) of this section. 14 application of Water Resources and the Division of Coastal Management shall approve an application for the development of an upland basin marina project, within 60 days after the applicant submits a completed application or supplemental information requested by the Department to demonstrate compliance with all of the criteria set forth in subsection (b) of this section. The Department may make one written request for any supplemental information necessary to make its finding within 30 days after the applicant submits a complete applicant comples with all of the criteria set forth in subsection (b) of this section. When the Department requests supplemental information, the 60-day, review period restarts upon receipt of the supplemental information, the 60-day review period restarts upon receipt of the supplemental information requested by the Department. If the Department fails to act on an application shall be deemed approved. (b) The criteria with which an upland basin marina shall comply to qualify for permitting pursuant to subsection (a) of this section are all of the following: 11 The waters contained in the upland basin marina have a dissolved oxygen content equal to or greater t		<u></u>		
12 marinas shall be considered a water dependent use for purposes of general use standards adopted by the Coastal Resources Commission. 13 "\$113A-129.12. Upland basin marina permitting and development. 14 "\$113A-129.12. Upland basin marina permitting and development. 16 0. Unless the Director of the Division of Water Resources or the Director of the Division of Coastal Management makes a finding, based on site-specific technical information, that the applicant cannot comply with one or more of the criteria listed in subsection (b) of this section, the Division of Water Resources and the Division of Coastal Management shall approve an application for the development of an upland basin marina project, within 60 days after the applicant submits a completed application or supplemental information requested by the Department to demonstrate compliance with all of the criteria set forth in subsection (b) of this section. The Department may make one written request for any supplemental information necessary to make its finding within 30 days after the applicant submits a complete application. The department is exclusion (b) of this section. When the Department requests supplemental information, the 60-day review period restarts upon receipt of the supplemental information requested by the Department. If the Department fails to act on an application of the development of an upland basin marina shall comply to qualify for permitting pursuant to subsection (a) of this section are all of the following: 13 (1) The waters contained in the upland basin marina shall comply to qualify for permitting pursuant to subsection (a) of the section are all of the following: 14 (2) The waters contained in the upland basin				
13 standards adopted by the Coastal Resources Commission. 14 "§113A-129.12. Upland basin marina permitting and development. 15 (a) Unless the Director of the Division of Water Resources or the Director of the Division 16 of Coastal Management makes a finding, based on site-specific technical information, that the applicant cannot comply with one or more of the criteria listed in subsection (b) of this section, the Division of Water Resources and the Division of Coastal Management shall approve an application for the development of an upland basin marina project, within 60 days after the applicant submits a completed application or supplemental information requested by the Department to demonstrate compliance with all of the criteria set forth in subsection (b) of this section. The Department may make one written request for any supplemental information recessary to make its finding within 30 days after the applicant submits a complete application, and the permit may be conditioned upon measures that are necessary to ensure that the applicant complies with all of the criteria set forth in subsection (b) of this section. When the Department requests supplemental information, the 60-day review period restarts upon receipt of the supplearting time supplemental information, the do-day review period, the application shall be deemed approved. (b) The criteria with which an upland basin marina shall comply to qualify for permitting pursuant to subsection (a) of this section are all of the following: (1) The upland basin marina is designed to accommodate 10 or more vessels, including individual homeowner boat slips, boat lifts, or dry stack storage. (2) The waters contained in the uplan				-
14 "§ 113A-129.12. Upland basin marina permitting and development. 15 (a) Unless the Director of the Division of Water Resources or the Director of the Division of Coastal Management makes a finding, based on site-specific technical information, that the applicant cannot comply with one or more of the criteria listed in subsection (b) of this section, the Division of Water Resources and the Division of Coastal Management shall approve an application for the development of an upland basin marina project, within 60 days after the applicant submits a completed application or supplemental information requested by the Department to demonstrate compliance with all of the criteria set forth in subsection (b) of this section. The Department may make one written request for any supplemental information necessary to make its finding within 30 days after the applicant submits a complete application, and the permit may be conditioned upon measures that are necessary to ensure that the applicant complies with all of the criteria set forth in subsection (b) of this section. When the Department requests supplemental information, the 60-day review period restarts upon receipt of the supplemental information, the 60-day review period, the application shall be deemed approved. 0b The criteria with which an upland basin marina shall comply to qualify for permitting pursuant to subsection (a) of this section are all of the following: 12 (1) The upland basin marina is designed to accommodate 10 or more vessels, including individual homeowner boat slips, boat lifts, or dry stack storage. 13 (2) The waters contained in the upland basin marina have a dissolved oxygen content of the water located 50 feet plus or minus 5 feet from the entrance to the upland basin marina			•	· · ·
(a) Unless the Director of the Division of Water Resources or the Director of the Division of Coastal Management makes a finding, based on site-specific technical information, that the applicant cannot comply with one or more of the criteria listed in subsection (b) of this section, the Division of Water Resources and the Division of Coastal Management shall approve an application for the development of an upland basin marina project, within 60 days after the applicant submits a completed application or supplemental information requested by the Department to demonstrate compliance with all of the criteria set forth in subsection (b) of this section. The Department may make one written request for any supplemental information necessary to make its finding within 30 days after the applicant submits a complete application, and the permit may be conditioned upon measures that are necessary to ensure that the application complies with all of the criteria set forth in subsection (b) of this section. When the Department requests supplemental information, the 60-day review period restarts upon receipt of the supplemental information requested by the Department. If the Department fails to act on an application for the development of an upland basin marina project within the 60-day review period, the application shall be deemed approved. (b) The criteria with which an upland basin marina shall comply to qualify for permitting pursuant to subsection (a) of this section are all of the following: (2) The waters contained in the upland basin marina have a dissolved oxygen content equal to or greater than the dissolved oxygen content of the water located 50 feet plus or minus 5 feet from the entrance to the upland basin marina. Maters located within the upland basin marina shall be classified the same as the waters in the immediate vicinity of any entrance to the upplication, an app		"§ 113A-129.12.	- ·	
16 of Coastal Management makes a finding, based on site-specific technical information, that the applicant cannot comply with one or more of the criteria listed in subsection (b) of this section, the Division of the development of an upland basin marina project, within 60 days after the application for the development of an upland basin marina project, within 60 days after the application. The Department may make one written request for any supplemental information (b) of this section. The Department may make one written request for any supplemental information in necessary to make its finding within 30 days after the applicant submits a complete application, and the permit may be conditioned upon measures that are necessary to ensure that the applicant complies with all of the criteria set forth in subsection (b) of this section. When the Department requests supplemental information, the 60-day review period restarts upon receipt of the supplemental information requested by the Department. If the Department fails to act on an application for the development of an upland basin marina project within the 60-day review period, the application shall be deemed approved. 19 (b) The criteria with which an upland basin marina shall comply to qualify for permitting pursuant to subsection (a) of this section are all of the following: 21 The waters contained in the upland basin marina hall comply to qualify for permitting pursuant to subsection (a) or greater than the dissolved oxygen content of the water located 50 feet plus or minus 5 feet from the entirace to the upland basin marina hall be classified to accommodate 10 or more vessels, including individual homeowner boat slips, boat lifts, or dry stack storage. 24 (2) The waters contained in the upland basin marina and a dissolved oxygen content of t				
17 applicant cannot comply with one or more of the criteria listed in subsection (b) of this section, 18 the Division of Water Resources and the Division of Coastal Management shall approve an 19 applicant of the development of an upland basin marina project, within 60 days after the 19 applicant submits a completed application or supplemental information requested by the 10 bepartment to demonstrate compliance with all of the criteria set forth in subsection (b) of this 11 section. The Department may make one written request for any supplemental information 12 necessary to make its finding within 30 days after the applicant submits a complete application, 12 and the permit may be conditioned upon measures that are necessary to ensure that the application 13 necessary to make its finding within 30 days after the applicant submits a complete application, 14 the permit may be conditioned upon measures that are necessary to ensure that the application for the development of an upland basin marina shall comply to qualify for permitting 15 supplemental information, requested by the Department. If the Department fails to act on an 16 The criteria with which an upland basin marina shall comply to qualify for permitting 17 mupleand basin marina is designed to accommodate 10 or more vessels, 18 including individual homeowner boat slips, boat lifts, o		<u> </u>		
18 the Division of Water Resources and the Division of Coastal Management shall approve an application for the development of an upland basin marina project, within 60 days after the applicant submits a completed application or supplemental information requested by the Department to demonstrate compliance with all of the criteria set forth in subsection (b) of this section. The Department may make one written request for any supplemental information necessary to make its finding within 30 days after the applicant submits a complete application, and the permit may be conditioned upon measures that are necessary to ensure that the applicant complies with all of the criteria set forth in subsection (b) of this section. When the Department requests supplemental information, the 60-day review period restarts upon receipt of the supplemental information requested by the Department. If the Department fails to act on an application for the development of an upland basin marina shall comply to qualify for permitting pursuant to subsection (a) of this section are all of the following: 20 (b) The upland basin marina is designed to accommodate 10 or more vessels, including individual homeowner boat slips, boat lifts, or dry stack storage. 31 (2) The waters contained in the upland basin marina have a dissolved oxygen content of the water located 50 feet plus or minus 5 feet from the entrance to the upland basin marina before development. As part of the application, an applicant shall provide to the Division of Water Resources and the Division of Coastal Management site-specific sampling data documenting pre-project dissolved oxygen levels of the water located 50 feet plus or minus 5 feet from each proposed entrance to the upland basin marina. 32 The project has a bond or set-aside funds for the long-term				
19 application for the development of an upland basin marina project, within 60 days after the applicant submits a completed application or supplemental information requested by the Department to demonstrate compliance with all of the criteria set forth in subsection (b) of this section. The Department may make one written request for any supplemental information necessary to make its finding within 30 days after the applicant submits a complete application, and the permit may be conditioned upon measures that are necessary to ensure that the applicant complies with all of the criteria set forth in subsection (b) of this section. When the Department requests supplemental information, the 60-day review period restarts upon receipt of the supplemental information requested by the Department. If the Department fails to act on an application for the development of an upland basin marina shall comply to qualify for permitting pursuant to subsection (a) of this section are all of the following: 20 (b) The criteria with which an upland basin marina shall comply to qualify for permitting pursuant to subsection (a) of this section are all of the following: 31 (1) The upland basin marina is designed to accommodate 10 or more vessels, including individual homeowner boat slips, boat lifts, or dry stack storage. 34 (2) The waters contained in the upland basin marina have a dissolved oxygen content of the applicant shall provide to the Division of Water Resources and the Division of Coastal marina before development. As part of the application, an applicant shall provide to the Division of any entrance to the upland basin marina. 39 Management site-specific sampling data documenting pre-project dissolved oxygen levels of the water located 50 feet plus or minus 5 feet from each proposed e		* *	± •	
 applicant submits a completed application or supplemental information requested by the Department to demonstrate compliance with all of the criteria set forth in subsection (b) of this section. The Department may make one written request for any supplemental information necessary to make its finding within 30 days after the applicant submits a complete application, and the permit may be conditioned upon measures that are necessary to ensure that the applicant complex with all of the criteria set forth in subsection (b) of this section. When the Department requests supplemental information, the 60-day review period restarts upon receipt of the supplemental information requested by the Department. If the Department fails to act on an application for the development of an upland basin marina project within the 60-day review period, the application shall be deemed approved. (b) The criteria with which an upland basin marina shall comply to qualify for permitting pursuant to subsection (a) of this section are all of the following: (1) The upland basin marina is designed to accommodate 10 or more vessels, including individual homeowner boat slips, boat lifts, or dry stack storage. (2) The waters contained in the upland basin marina have a dissolved oxygen content equal to or greater than the dissolved oxygen content of the water located 50 feet plus or minus 5 feet from the entrance to the upland basin marina before development. As part of the application, an applicant shall provide to the Division of Water Resources and the Division of Coastal Management site-specific sampling data documenting pre-project dissolved oxygen levels of the water located 50 feet plus or minus 5 feet from each proposed entrance to the proposed upland basin marina. 4 (3) The project has a bond or set-aside funds for the long-term operat			-	
21Department to demonstrate compliance with all of the criteria set forth in subsection (b) of this22section. The Department may make one written request for any supplemental information23necessary to make its finding within 30 days after the applicant submits a complete application,24and the permit may be conditioned upon measures that are necessary to ensure that the applicant25complete with all of the criteria set forth in subsection (b) of this section. When the Department26requests supplemental information, the 60-day review period restarts upon receipt of the27supplemental information requested by the Department. If the Department fails to act on an28application for the development of an upland basin marina project within the 60-day review period,29the application shall be deemed approved.20(b)The criteria with which an upland basin marina shall comply to qualify for permitting21pursuant to subsection (a) of this section are all of the following:22(1)The upland basin marina is designed to accommodate 10 or more vessels,33including individual homeowner boat slips, boat lifts, or dry stack storage.34(2)The waters contained in the upland basin marina have a dissolved oxygen36content equal to or greater than the dissolved oxygen content of the water36located 50 feet plus or minus 5 feet from the entrance to the upland basin37marina before development. As part of the application, an applicant shall38provide to the Division of Water Resources and the Division of Coastal39Management s				-
 section. The Department may make one written request for any supplemental information necessary to make its finding within 30 days after the applicant submits a complete application, and the permit may be conditioned upon measures that are necessary to ensure that the applicant complex with all of the criteria set forth in subsection (b) of this section. When the Department requests supplemental information, the 60-day review period restarts upon receipt of the supplemental information requested by the Department. If the Department fails to act on an application for the development of an upland basin marina project within the 60-day review period, the application shall be deemed approved. (b) The criteria with which an upland basin marina shall comply to qualify for permitting pursuant to subsection (a) of this section are all of the following: (1) The upland basin marina is designed to accommodate 10 or more vessels, including individual homeowner boat slips, boat lifts, or dry stack storage. (2) The waters contained in the upland basin marina have a dissolved oxygen content equal to or greater than the dissolved oxygen content of the water located 50 feet plus or minus 5 feet from the entrance to the upland basin marina before development. As part of the application, and basin marina. Management site-specific sampling data documenting pre-project dissolved oxygen levels of the water located 50 feet plus or minus 5 feet from each marina. (3) The project has a bond or set-aside funds for the long-term operation and maintenance of any technology required to meet or exceed then-applicable water quality standards. The applicant shall provide an estimate of annual operation and maintenance costs and the bord as in marina. (4) Construction of the upland basin marina impacts or removes a total area of 				
 necessary to make its finding within 30 days after the applicant submits a complete application, and the permit may be conditioned upon measures that are necessary to ensure that the applicant complies with all of the criteria set forth in subsection (b) of this section. When the Department requests supplemental information, the 60-day review period restarts upon receipt of the supplemental information requested by the Department. If the Department fails to act on an application for the development of an upland basin marina project within the 60-day review period, the application shall be deemed approved. (b) The criteria with which an upland basin marina shall comply to qualify for permitting pursuant to subsection (a) of this section are all of the following: (1) The upland basin marina is designed to accommodate 10 or more vessels, including individual homeowner boat slips, boat lifts, or dry stack storage. (2) The waters contained in the upland basin marina have a dissolved oxygen content equal to or greater than the dissolved oxygen content of the water located 50 feet plus or minus 5 feet from the entrance to the upland basin marina before development. As part of the application, an applicant shall provide to the Division of Water Resources and the Division of Coastal Management site-specific sampling data documenting pre-project dissolved oxygen levels of the water located 50 feet plus or minus 5 feet from each proposed entrance to the proposed upland basin marina. Waters located within the upland basin marina shall be classified the same as the waters in the immediate vicinity of any entrance to the upland basin marina. (3) The project has a bond or set-aside funds for the long-term operation and maintenance of any technology required to meet or exceed then-applicable water quality standards. The applicant shall provide an estimate of annual operation and maintenance costs and the bond or set-aside funds shall be equal to five years of the estimated annual op		-	-	
24and the permit may be conditioned upon measures that are necessary to ensure that the applicant25complies with all of the criteria set forth in subsection (b) of this section. When the Department26requests supplemental information, the 60-day review period restarts upon receipt of the27supplemental information requested by the Department. If the Department fails to act on an28application for the development of an upland basin marina project within the 60-day review period,29(b)The criteria with which an upland basin marina shall comply to qualify for permitting21(1)The upland basin marina is designed to accommodate 10 or more vessels,23(1)The upland basin marina is designed to accommodate 10 or more vessels,24(2)The waters contained in the upland basin marina have a dissolved oxygen25content equal to or greater than the dissolved oxygen content of the water26located 50 feet plus or minus 5 feet from the entrance to the upland basin27marina before development. As part of the application, an applicant shall28proposed entrance to the proposed upland basin marina. Waters located within29the upland basin marina shall be classified the same as the waters in the29immediate vicinity of any entrance to the upland basin marina.2944(3)30The project has a bond or set-aside funds for the long-term operation and maintenance of any technology required to meet or exceed then-applicable water quality standards. The applicant shall provide an estimate of annual operation and maintenance costs and the bond or set-aside fund				
 complies with all of the criteria set forth in subsection (b) of this section. When the Department requests supplemental information, the 60-day review period restarts upon receipt of the supplemental information requested by the Department. If the Department fails to act on an application shall be deemed approved. (b) The criteria with which an upland basin marina project within the 60-day review period, the application shall be deemed approved. (b) The criteria with which an upland basin marina shall comply to qualify for permitting pursuant to subsection (a) of this section are all of the following: (1) The upland basin marina is designed to accommodate 10 or more vessels, including individual homeowner boat slips, boat lifts, or dry stack storage. (2) The waters contained in the upland basin marina have a dissolved oxygen content equal to or greater than the dissolved oxygen content of the water located 50 feet plus or minus 5 feet from the entrance to the upland basin marina before development. As part of the application, an applicant shall provide to the Division of Water Resources and the Division of Coastal Management site-specific sampling data documenting pre-project dissolved oxygen levels of the water located 50 feet plus or minus 5 feet from each proposed entrance to the upland basin marina. (3) The upland basin marina shall be classified the same as the waters in the immediate vicinity of any entrance to the upland basin marina. (4) The project has a bond or set-aside funds for the long-term operation and maintenance ocots. An applicant shall provide an estimate of annual operation and maintenance costs. (4) Construction of the upland basin marina impacts or removes a total area of 		-	• • • • • • • • • • • • • • • • • • • •	
26requests supplemental information, the 60-day review period restarts upon receipt of the27supplemental information requested by the Department. If the Department fails to act on an28application for the development of an upland basin marina project within the 60-day review period,29(b)The criteria with which an upland basin marina shall comply to qualify for permitting30(b)The criteria with which an upland basin marina shall comply to qualify for permitting31pursuant to subsection (a) of this section are all of the following:32(1)The upland basin marina is designed to accommodate 10 or more vessels,33including individual homeowner boat slips, boat lifts, or dry stack storage.34(2)The waters contained in the upland basin marina have a dissolved oxygen35content equal to or greater than the dissolved oxygen content of the water36located 50 feet plus or minus 5 feet from the entrance to the upland basin37marina before development. As part of the application, an applicant shall38provide to the Division of Water Resources and the Division of Coastal39Management site-specific sampling data documenting pre-project dissolved40oxygen levels of the water located 50 feet plus or minus 5 feet from each41proposed entrance to the proposed upland basin marina.44(3)The project has a bond or set-aside funds for the long-term operation and45marintenance of any technology required to meet or exceed then-applicable46water quality standards. The applicant shall provide an estimate of an				
 supplemental information requested by the Department. If the Department fails to act on an application for the development of an upland basin marina project within the 60-day review period, the application shall be deemed approved. (b) The criteria with which an upland basin marina shall comply to qualify for permitting pursuant to subsection (a) of this section are all of the following: (1) The upland basin marina is designed to accommodate 10 or more vessels, including individual homeowner boat slips, boat lifts, or dry stack storage. (2) The waters contained in the upland basin marina have a dissolved oxygen content equal to or greater than the dissolved oxygen content of the water located 50 feet plus or minus 5 feet from the entrance to the upland basin marina before development. As part of the application, an applicant shall provide to the Division of Water Resources and the Division of Coastal Management site-specific sampling data documenting pre-project dissolved oxygen levels of the water located 50 feet plus or minus 5 feet from each proposed entrance to the proposed upland basin marina. Waters located within the upland basin marina shall be classified the same as the waters in the immediate vicinity of any entrance to the upland basin marina. (3) The project has a bond or set-aside funds for the long-term operation and maintenance of any technology required to meet or exceed then-applicable water quality standards. The applicant shall provide an estimate of annual operation and maintenance costs. (4) Construction of the upland basin marina impacts or removes a total area of 				
 application for the development of an upland basin marina project within the 60-day review period, the application shall be deemed approved. (b) The criteria with which an upland basin marina shall comply to qualify for permitting pursuant to subsection (a) of this section are all of the following: (1) The upland basin marina is designed to accommodate 10 or more vessels, including individual homeowner boat slips, boat lifts, or dry stack storage. (2) The waters contained in the upland basin marina have a dissolved oxygen content equal to or greater than the dissolved oxygen content of the water located 50 feet plus or minus 5 feet from the entrance to the upland basin marina before development. As part of the application, an applicant shall provide to the Division of Water Resources and the Division of Coastal Management site-specific sampling data documenting pre-project dissolved oxygen levels of the water located 50 feet plus or minus 5 feet plus or minus 5 feet from each proposed entrance to the upland basin marina. (3) The upland basin marina shall be classified the same as the waters in the upland basin marina shall be classified the same as the waters in the immediate vicinity of any entrance to the upland basin marina. (4) Construction of the upland basin marina impacts or removes a total area of 			• •	÷ •
 the application shall be deemed approved. (b) The criteria with which an upland basin marina shall comply to qualify for permitting pursuant to subsection (a) of this section are all of the following: (1) The upland basin marina is designed to accommodate 10 or more vessels, including individual homeowner boat slips, boat lifts, or dry stack storage. (2) The waters contained in the upland basin marina have a dissolved oxygen content equal to or greater than the dissolved oxygen content of the water located 50 feet plus or minus 5 feet from the entrance to the upland basin marina before development. As part of the application, an applicant shall provide to the Division of Water Resources and the Division of Coastal Management site-specific sampling data documenting pre-project dissolved oxygen levels of the water located 50 feet plus or minus 5 feet from each proposed entrance to the proposed upland basin marina. (3) The project has a bond or set-aside funds for the long-term operation and maintenance of any technology required to meet or exceed then-applicable water quality standards. The applicant shall provide an estimate of annual operation and maintenance costs and the bond or set-aside funds shall be equal to five years of the estimated annual operation and maintenance costs. (4) Construction of the upland basin marina impacts or removes a total area of 				
30(b)The criteria with which an upland basin marina shall comply to qualify for permitting31pursuant to subsection (a) of this section are all of the following:32(1)The upland basin marina is designed to accommodate 10 or more vessels,33including individual homeowner boat slips, boat lifts, or dry stack storage.34(2)The waters contained in the upland basin marina have a dissolved oxygen35content equal to or greater than the dissolved oxygen content of the water36located 50 feet plus or minus 5 feet from the entrance to the upland basin37marina before development. As part of the application, an applicant shall38provide to the Division of Water Resources and the Division of Coastal39Management site-specific sampling data documenting pre-project dissolved40oxygen levels of the water located 50 feet plus or minus 5 feet from each41proposed entrance to the proposed upland basin marina.44(3)The project has a bond or set-aside funds for the long-term operation and maintenance of any technology required to meet or exceed then-applicable46water quality standards. The applicant shall provide an estimate of annual operation and maintenance costs and the bond or set-aside funds shall be equal47operation and maintenance costs and the bond or set-aside funds shall be equal to five years of the estimated annual operation and maintenance costs.49(4)Construction of the upland basin marina impacts or removes a total area of				
31pursuant to subsection (a) of this section are all of the following:32(1)The upland basin marina is designed to accommodate 10 or more vessels,33including individual homeowner boat slips, boat lifts, or dry stack storage.34(2)The waters contained in the upland basin marina have a dissolved oxygen35content equal to or greater than the dissolved oxygen content of the water36located 50 feet plus or minus 5 feet from the entrance to the upland basin37marina before development. As part of the application, an applicant shall38provide to the Division of Water Resources and the Division of Coastal39Management site-specific sampling data documenting pre-project dissolved40oxygen levels of the water located 50 feet plus or minus 5 feet from each41proposed entrance to the proposed upland basin marina.44(3)The project has a bond or set-aside funds for the long-term operation and45maintenance of any technology required to meet or exceed then-applicable46water quality standards. The applicant shall provide an estimate of annual47operation and maintenance costs and the bond or set-aside funds shall be equal48to five years of the estimated annual operation and maintenance costs.49(4)Construction of the upland basin marina impacts or removes a total area of	30	(b) The c	riteria with which an upland basin marina shall comply	to qualify for permitting
32(1)The upland basin marina is designed to accommodate 10 or more vessels, including individual homeowner boat slips, boat lifts, or dry stack storage.34(2)The waters contained in the upland basin marina have a dissolved oxygen content equal to or greater than the dissolved oxygen content of the water located 50 feet plus or minus 5 feet from the entrance to the upland basin marina before development. As part of the application, an applicant shall provide to the Division of Water Resources and the Division of Coastal Management site-specific sampling data documenting pre-project dissolved oxygen levels of the water located 50 feet plus or minus 5 feet from each proposed entrance to the proposed upland basin marina. Waters located within the upland basin marina shall be classified the same as the waters in the immediate vicinity of any entrance to the upland basin marina.44(3)The project has a bond or set-aside funds for the long-term operation and maintenance of any technology required to meet or exceed then-applicable water quality standards. The applicant shall provide an estimate of annual operation and maintenance costs and the bond or set-aside funds for removes a total area of49(4)	31			
33including individual homeowner boat slips, boat lifts, or dry stack storage.34(2)The waters contained in the upland basin marina have a dissolved oxygen35content equal to or greater than the dissolved oxygen content of the water36located 50 feet plus or minus 5 feet from the entrance to the upland basin37marina before development. As part of the application, an applicant shall38provide to the Division of Water Resources and the Division of Coastal39Management site-specific sampling data documenting pre-project dissolved40oxygen levels of the water located 50 feet plus or minus 5 feet from each41proposed entrance to the proposed upland basin marina.42Waters located vicinity of any entrance to the upland basin marina.44(3)The project has a bond or set-aside funds for the long-term operation and45maintenance of any technology required to meet or exceed then-applicable46water quality standards. The applicant shall provide an estimate of annual47operation and maintenance costs and the bond or set-aside funds shall be equal48to five years of the estimated annual operation and maintenance costs.49(4)Construction of the upland basin marina impacts or removes a total area of	32	-	-	late 10 or more vessels,
34(2)The waters contained in the upland basin marina have a dissolved oxygen35content equal to or greater than the dissolved oxygen content of the water36located 50 feet plus or minus 5 feet from the entrance to the upland basin37marina before development. As part of the application, an applicant shall38provide to the Division of Water Resources and the Division of Coastal39Management site-specific sampling data documenting pre-project dissolved40oxygen levels of the water located 50 feet plus or minus 5 feet from each41proposed entrance to the proposed upland basin marina. Waters located within42the upland basin marina shall be classified the same as the waters in the43immediate vicinity of any entrance to the upland basin marina.44(3)The project has a bond or set-aside funds for the long-term operation and45maintenance of any technology required to meet or exceed then-applicable46water quality standards. The applicant shall provide an estimate of annual47operation and maintenance costs and the bond or set-aside funds shall be equal48to five years of the estimated annual operation and maintenance costs.49(4)Construction of the upland basin marina impacts or removes a total area of	33		•	
35content equal to or greater than the dissolved oxygen content of the water36located 50 feet plus or minus 5 feet from the entrance to the upland basin37marina before development. As part of the application, an applicant shall38provide to the Division of Water Resources and the Division of Coastal39Management site-specific sampling data documenting pre-project dissolved40oxygen levels of the water located 50 feet plus or minus 5 feet from each41proposed entrance to the proposed upland basin marina. Waters located within42the upland basin marina shall be classified the same as the waters in the43immediate vicinity of any entrance to the upland basin marina.44(3)The project has a bond or set-aside funds for the long-term operation and maintenance of any technology required to meet or exceed then-applicable46water quality standards. The applicant shall provide an estimate of annual operation and maintenance costs and the bond or set-aside funds shall be equal to five years of the estimated annual operation and maintenance costs.49(4)Construction of the upland basin marina impacts or removes a total area of		(2)	•	· · ·
36located 50 feet plus or minus 5 feet from the entrance to the upland basin marina before development. As part of the application, an applicant shall provide to the Division of Water Resources and the Division of Coastal Management site-specific sampling data documenting pre-project dissolved oxygen levels of the water located 50 feet plus or minus 5 feet from each proposed entrance to the proposed upland basin marina. Waters located within the upland basin marina shall be classified the same as the waters in the immediate vicinity of any entrance to the upland basin marina.44(3)The project has a bond or set-aside funds for the long-term operation and maintenance of any technology required to meet or exceed then-applicable water quality standards. The applicant shall provide an estimate of annual operation and maintenance costs and the bond or set-aside funds shall be equal to five years of the estimated annual operation and maintenance costs.49(4)	35			
38provide to the Division of Water Resources and the Division of Coastal39Management site-specific sampling data documenting pre-project dissolved40oxygen levels of the water located 50 feet plus or minus 5 feet from each41proposed entrance to the proposed upland basin marina. Waters located within42the upland basin marina shall be classified the same as the waters in the43immediate vicinity of any entrance to the upland basin marina.44(3)The project has a bond or set-aside funds for the long-term operation and45maintenance of any technology required to meet or exceed then-applicable46water quality standards. The applicant shall provide an estimate of annual47operation and maintenance costs and the bond or set-aside funds shall be equal48(4)Construction of the upland basin marina impacts or removes a total area of	36			
38provide to the Division of Water Resources and the Division of Coastal39Management site-specific sampling data documenting pre-project dissolved40oxygen levels of the water located 50 feet plus or minus 5 feet from each41proposed entrance to the proposed upland basin marina. Waters located within42the upland basin marina shall be classified the same as the waters in the43immediate vicinity of any entrance to the upland basin marina.44(3)The project has a bond or set-aside funds for the long-term operation and45maintenance of any technology required to meet or exceed then-applicable46water quality standards. The applicant shall provide an estimate of annual47operation and maintenance costs and the bond or set-aside funds shall be equal48(4)Construction of the upland basin marina impacts or removes a total area of	37		marina before development. As part of the applica	ation, an applicant shall
40oxygen levels of the water located 50 feet plus or minus 5 feet from each41proposed entrance to the proposed upland basin marina. Waters located within42the upland basin marina shall be classified the same as the waters in the43immediate vicinity of any entrance to the upland basin marina.44(3)The project has a bond or set-aside funds for the long-term operation and45maintenance of any technology required to meet or exceed then-applicable46water quality standards. The applicant shall provide an estimate of annual47operation and maintenance costs and the bond or set-aside funds shall be equal48to five years of the estimated annual operation and maintenance costs.49(4)	38			
41proposed entrance to the proposed upland basin marina. Waters located within42the upland basin marina shall be classified the same as the waters in the43immediate vicinity of any entrance to the upland basin marina.44(3)The project has a bond or set-aside funds for the long-term operation and45maintenance of any technology required to meet or exceed then-applicable46water quality standards. The applicant shall provide an estimate of annual47operation and maintenance costs and the bond or set-aside funds shall be equal48to five years of the estimated annual operation and maintenance costs.49(4)	39		Management site-specific sampling data documenting	ng pre-project dissolved
41proposed entrance to the proposed upland basin marina. Waters located within42the upland basin marina shall be classified the same as the waters in the43immediate vicinity of any entrance to the upland basin marina.44(3)The project has a bond or set-aside funds for the long-term operation and45maintenance of any technology required to meet or exceed then-applicable46water quality standards. The applicant shall provide an estimate of annual47operation and maintenance costs and the bond or set-aside funds shall be equal48to five years of the estimated annual operation and maintenance costs.49(4)	40			
43immediate vicinity of any entrance to the upland basin marina.44(3)The project has a bond or set-aside funds for the long-term operation and45maintenance of any technology required to meet or exceed then-applicable46water quality standards. The applicant shall provide an estimate of annual47operation and maintenance costs and the bond or set-aside funds shall be equal48to five years of the estimated annual operation and maintenance costs.49(4)	41			
43immediate vicinity of any entrance to the upland basin marina.44(3)The project has a bond or set-aside funds for the long-term operation and45maintenance of any technology required to meet or exceed then-applicable46water quality standards. The applicant shall provide an estimate of annual47operation and maintenance costs and the bond or set-aside funds shall be equal48to five years of the estimated annual operation and maintenance costs.49(4)	42			
45maintenance of any technology required to meet or exceed then-applicable46water quality standards. The applicant shall provide an estimate of annual47operation and maintenance costs and the bond or set-aside funds shall be equal48to five years of the estimated annual operation and maintenance costs.49(4)(4)Construction of the upland basin marina impacts or removes a total area of	43		immediate vicinity of any entrance to the upland basi	in marina.
45maintenance of any technology required to meet or exceed then-applicable46water quality standards. The applicant shall provide an estimate of annual47operation and maintenance costs and the bond or set-aside funds shall be equal48to five years of the estimated annual operation and maintenance costs.49(4)(4)Construction of the upland basin marina impacts or removes a total area of	44	(3)	The project has a bond or set-aside funds for the l	ong-term operation and
46water quality standards. The applicant shall provide an estimate of annual operation and maintenance costs and the bond or set-aside funds shall be equal to five years of the estimated annual operation and maintenance costs.48to five years of the estimated annual operation and maintenance costs.49(4)(4)Construction of the upland basin marina impacts or removes a total area of	45			•
48to five years of the estimated annual operation and maintenance costs.49(4)(4)Construction of the upland basin marina impacts or removes a total area of	46			
48to five years of the estimated annual operation and maintenance costs.49(4)(4)Construction of the upland basin marina impacts or removes a total area of				
49 (4) Construction of the upland basin marina impacts or removes a total area of			-	• • • • •
		(4)	· ·	
	50			
51 proposed upland basin marina waters.	51		-	

General Assemb	ly Of North Carolina	Session 2025
<u>(5)</u>	Construction of the upland basin marina im	pacts or removes a total linear
	footage of coastal wetlands fringe that is no	-
	the total linear footage of existing coastal we	tlands along the shoreline of the
	property or properties of the permit applicant	- -
<u>(6)</u>	The proposed upland basin marina project	ct complies with specific use
	standards adopted by the Coastal Resource	
	channels, canals, and boat basins. An upland	basin marina project shall not be
	considered a "finger canal" or "finger canal	1 0
	contain right angle corners.	
<u>(7)</u>	The upland basin marina has a 30-foot veget	ated buffer or buffers along the
	post-project shoreline, excluding any newl	
	required by the Department.	
<u>(8)</u>	The proposed upland basin marina project	ct complies with specific use
	standards adopted by the Coastal Resources (
	that a stormwater management system may	be located within the 30-foot
	buffer area described in subdivision (7) of thi	
<u>(9)</u>	The project includes mitigation or has mitiga	tion credits for wetland impacts
	caused by excavation or construction of entr	•
	accommodation areas, where such entran	
	accommodation areas exceed 125 linear feet	of shoreline in total.
<u>(10)</u>	The upland basin marina is sited and design	ed to avoid significant adverse
	impacts to the productivity and biologic integr	rity of coastal wetlands, shellfish
	beds, submerged aquatic vegetation, water qu	•
	nursery areas. Compliance with subdivisi	• • • • •
	subsection shall create a presumption that the	
	adverse impacts to the productivity and biolog	
	non-coastal wetlands, shellfish beds, subme	
	quality, spawning areas, and primary nursery	• • •
	State water quality antidegradation require	-
	appropriate avoidance of significant adv	-
	including those identified in this Part.	ź
(c) The s	ubmission of a Major Development Coastal A	Area Management Act (CAMA)
	n for an upland basin marina project shall cons	
	r quality certification review by the Division	1 11
* *	Division of Water Resources or the Direct	
	jects in writing or requests additional info	
	water quality standards as provided in subsecti	•
•	be required by the Department for purposes o	
	ect will comply with water quality standards or	
	npliance with the Major Development CAMA	
	ance with all relevant provisions of Article 1 of	
	Department shall allow an applicant for an upl	
	blogy to maintain dissolved oxygen levels or in	1 0
	ent dissolved oxygen levels in the immediate	
1 1 0	ina. If the applicant proposes the use of innova	
	permit holder to provide financial assurance, in	
	rm operation and maintenance of the innovative	
) of this section. If the applicant provides a cer	
	onal engineer that the proposed innovative tec	
-	d oxygen levels within the proposed upland bas	
	ditional information.	
not require any a		

	General Assembly Of North CarolinaSession 2025
1	(e) In the absence of site-specific technical concerns provided to the applicant by the
2	Director of the Division of Water Resources or the Director of the Division of Coastal
3	Management based on information provided during the permit review process, an upland basin
4	marina project that satisfies the criteria provided in subsection (b) of this section shall be deemed
5	to satisfy all of the following:
6	(1) CAMA management objectives and relevant use standards of the estuarine
7	and ocean system AECs.
8	(2) CAMA management objectives and use standards of the coastal wetlands
9	AEC.
10	(3) The policy goals stated in G.S. 113-102(b).
11	(f) Nothing in this section shall be construed to abrogate the Department's authority to
12	ensure long-term compliance with applicable water quality standards in light of the goals and
13	requirements set forth in this Part. If data collected as part of the requirements of this Part, or
14	otherwise, indicate noncompliance with applicable water quality standards in the waters within
15	the upland basin marina or adjacent waters within the vicinity of each entrance to the upland
16	basin marina, the Department may require the owner of the upland basin marina development at
17	the time of the noncompliance to bring the waters within the upland basin marina and adjacent
18	waters into compliance with applicable water quality standards, in light of the overall goals and
19	policies set forth in this Part to promote the construction and use of upland basin marinas.
20	(g) Nothing in this section shall obviate the need for an applicant to obtain all relevant
21	federal permits required for the upland basin marina project."
22	SECTION 5.(b) G.S. 143-214.1A reads as rewritten:
23	"§ 143-214.1A. Water quality certification requirements for certain projects.
24	(a) The following requirements shall govern applications for certification filed with the
25	Department pursuant to section 401 of the Clean Water Act, 33 U.S.C. § 1341(a)(1), for (i)
26	maintenance dredging projects partially funded by the Shallow Draft Navigation Channel
27	Dredging and Aquatic Weed Fund and Fund, (ii) projects involving the distribution or
28	transmission of energy or fuel, including natural gas, diesel, petroleum, or electricity:electricity,
29	and (iii) projects involving construction of an upland basin marina, as defined in
30	<u>G.S. 113A-129.11:</u>
31	"
32	SECTION 5.(c) Subsection (b) of this section is effective when it becomes law and
33	applies to applications for section 401 certification pending or submitted on or after that date.
34	SECTION 6. Except as otherwise provided, this act is effective when it becomes
35	law.