GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2017**



FILED SENATE Mar 30, 2017 **S.B. 539** PRINCIPAL CLERK D

SENATE BILL DRS15153-MH-121 (03/29)

	Short Title:	Environmental Regulatory Reform Act of 2017.	(Public)	
	Sponsors:	Senators Cook, Sanderson, and Brock (Primary Sponsors).		
-	Referred to:			
1		A BILL TO BE ENTITLED		
2		PROVIDE FURTHER ENVIRONMENTAL REGULATORY REI	LIEF TO THE	
3		S OF NORTH CAROLINA.		
4 5	The General A	Assembly of North Carolina enacts:		
6	CONDEMN	ATION CONFORMING CHANGES AND PUBLIC USE REST	RICTION	
7	SE	ECTION 1.1.(a) G.S. 40A-3(a) reads as rewritten:		
8	"(a) Pr	ivate Condemnors For the public use or benefit, use, the	e persons or	
9	organizations	listed below shall have the power of eminent domain and ma	y acquire by	
10	purchase or	condemnation property for the stated purposes and other work	ks which are	
11	authorized by	r law.<u>law:</u>		
12	(1)) Corporations, bodies politic or persons have the power of em	ninent domain	
13		for the construction of railroads, power generating facilities	s, substations,	
14		switching stations, microwave towers, roads, alleys, accurate		
15		turnpikes, street railroads, plank roads, tramroads, canals	s, telegraphs,	
16		telephones, communication facilities, electric power lines, e		
17		public water supplies, public sewerage systems, flumes, brid		
18		related to the distribution of natural gas, and pipelines or mai		
19		in North Carolina for the transportation of petroleum products		
20		gas, limestone or minerals. Land condemned for any liq	uid pipelines	
21		shall:shall meet both of the following requirements:	1 1 1 1	
22		a. Not be less than 50 feet nor more than 100 feet in width	; and<u>width.</u>	
23		b. Comply with the provisions of G.S. 62-190(b).	11	
24		The width of land condemned for any natural gas pipelines sha than 100 feet.	Il not be more	
25 26				
20 27	 SI	ECTION 1.1.(b) G.S. 40A-3(b) reads as rewritten:		
28		ocal Public Condemnors – Standard Provision. – For the public use of	r benefit use	
29	× /	g body of each municipality or county shall possess the power of en	·	
30		uire by purchase, gift or condemnation any property, either inside		
31		or the following purposes.purposes:		
32		"		
33	SE	ECTION 1.1.(c) G.S. 40A-3(b1) reads as rewritten:		
34		ocal Public Condemnors – Modified Provision for Certain Localit	ies. – For the	
35	. ,	benefit, use, the governing body of each municipality or county sha		
			Ŧ	



	General Assembly Of North Carolina Sess	ion 2017	
1 2	power of eminent domain and may acquire by purchase, gift or condemnation any pro- interest therein, either inside or outside its boundaries, for the following purposes.purpo		
3			
4	SECTION 1.1.(d) G.S. 40A-3(c) reads as rewritten:		
5	"(c) Other Public Condemnors. – For the public use or benefit, use, the fo	0	
6	political entities shall possess the power of eminent domain and may acquire prop	perty by	
7	purchase, gift, or condemnation for the stated purposes.purposes:		
8		1	
9	SECTION 1.1.(e) G.S. 40A-3 is amended by adding a new subsection to re		
10	"(d) <u>Connection of Customers. – For the public use, private condemnors, loca</u>	-	
11	condemnors, and other public condemnors in subsections (a), (b), (b1), and (c) of this section		
12	shall possess the power of eminent domain and may acquire by purchase, gift, or condemnation		
13	any property for the connection of any customer or customers."	- ling to	
14	SECTION 1.1.(f) This section is effective when it becomes law and ap	ppnes to	
15 16	takings occurring on or after that date.		
17	REPEAL PLASTIC BAG BAN		
17	SECTION 2.1.(a) Part 2G of Article 9 of Chapter 130A of the General St	atutas is	
18	repealed.	alules 15	
20	SECTION 2.1.(b) G.S. 130A-22 reads as rewritten:		
20	"(a) The Secretary of Environmental Quality may impose an administrative pena	alty on a	
22	person who violates Article 9 of this Chapter, rules adopted by the Commission put		
22	Article 9, or any term or condition of a permit or order issued under Article 9. Each		
23 24	continuing violation shall constitute a separate violation. The penalty shall not exceed	•	
25	thousand dollars (\$15,000) per day in the case of a violation involving nonhazardou		
26	The penalty shall not exceed thirty-two thousand five hundred dollars (\$32,500) per da		
20	case of a first violation involving hazardous waste as defined in G.S. 130A-290 or in	•	
28	the disposal of medical waste as defined in G.S. 130A-290 in or upon water in a mar	-	
29	results in medical waste entering waters or lands of the State; and shall not exce		
30	thousand dollars (\$50,000) per day for a second or further violation involving the dis		
31	medical waste as defined in G.S. 130A-290 in or upon water in a manner that results in		
32	waste entering waters or lands of the State. The penalty shall not exceed thirty-two t		
33	five hundred dollars (\$32,500) per day for a violation involving a voluntary remedia		
34	implemented pursuant to G.S. 130A-310.9(c) or a violation of the rules adopted pur		
35	G.S. 130A-310.12(b). The penalty shall not exceed one hundred dollars (\$100.00) for	or a first	
36	violation; two hundred dollars (\$200.00) for a second violation within any 12-month	ı period;	
37	and five hundred dollars (\$500.00) for each additional violation within any 12-month p	eriod for	
38	any violation of Part 2G of Article 9 of this Chapter. For violations of Part 7 of Article	9 of this	
39	Chapter and G.S. 130A-309.10(m): (i) a warning shall be issued for a first violation	; (ii) the	
40	penalty shall not exceed two hundred dollars (\$200.00) for a second violation; and	(iii) the	
41	penalty shall not exceed five hundred dollars (\$500.00) for subsequent violations. If	a person	
42	fails to pay a civil penalty within 60 days after the final agency decision or court order		
43	served on the violator, the Secretary of Environmental Quality shall request the	•	
44	General to institute a civil action in the superior court of any county in which the		
45	resides or has his or its principal place of business to recover the amount of the asse		
46	Such civil actions must be filed within three years of the date the final agency decision	or court	
47	order was served on the violator.		
48			
49 50	SECTION 2.1.(c) Section 13.10(c) of S.L. 2010-31 is repealed.		
50 51	SECTION 2.1.(d) This section becomes effective July 1, 2017.		
1			

51

1

SEVERABILITY CLAUSE AND EFFECTIVE DATE

2 **SECTION 3.1.** If any section or provision of this act is declared unconstitutional or 3 invalid by the courts, it does not affect the validity of this act as a whole or any part other than 4 the part declared to be unconstitutional or invalid.

5 **SECTION 3.2.** Except as otherwise provided, this act is effective when it becomes 6 law.