## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

H HOUSE BILL 77

Short Title:	Environmental Justice. (Public)			
Sponsors:	Representatives Harrison, F. Jackson, R. Pierce, and Lopez (Primary Sponsors). For a complete list of sponsors, refer to the North Carolina General Assembly web site.			
Referred to:	Rules, Calendar, and Operations of the House			
	February 11, 2025			

A BILL TO BE ENTITLED

AN ACT TO REQUIRE CONSIDERATION OF THE CUMULATIVE IMPACT OF A PROPOSED ENVIRONMENTAL PERMITTING DECISION ON MINORITY OR LOW-INCOME COMMUNITIES AND TO PROVIDE ENHANCED PUBLIC PARTICIPATION OPPORTUNITIES FOR PERMITTING DECISIONS IMPACTING OVERBURDENED COMMUNITIES.

The General Assembly of North Carolina enacts:

**SECTION 1.(a)** G.S. 74-51 reads as rewritten:

## "§ 74-51. Permits – Application, granting, conditions.

- (a) Any operator desiring to engage in mining shall make written application to the Department for a permit. The application shall be upon a form furnished by the Department and shall fully state the information called for; in addition, the applicant may be required to furnish any other information as may be deemed necessary by the Department in order adequately to enforce this Article. The application shall be accompanied by a reclamation plan that meets the requirements of G.S. 74-53. No permit shall be issued until a reclamation plan has been approved by the Department. The application shall be accompanied by a signed agreement, in a form specified by the Department, that in the event a bond forfeiture is ordered pursuant to G.S. 74-59, the Department and its representatives and contractors shall have the right to make whatever entries on the land and to take whatever actions may be necessary in order to carry out reclamation that the operator has failed to complete.
  - (d) The Department may deny the permit upon finding:
    - (8) The cumulative impact of the proposed action (including the impact on public health), when considered in relation to other similar impacts of actions taken or proposed in the community, would have a disproportionate adverse impact on a low-income community or a minority community protected by Title VI of the federal Civil Rights Act of 1964.

**SECTION 1.(b)** This section becomes effective July 1, 2025, and applies to any application for a mining permit pending on that date.

**SECTION 2.(a)** G.S. 130A-294(a)(4)c. reads as rewritten:

"c. The Department shall deny an application for a permit for a solid waste management facility if the Department finds that:

• • •



...."

9. The cumulative impact of the proposed facility, when 1 2 considered in relation to other similar impacts of facilities 3 located or proposed in the community, would have a 4 disproportionate adverse impact on a low-income community 5 or a minority or low-income-community protected by Title VI 6 of the federal Civil Rights Act of 1964. This subdivision shall 7 apply only to the extent required by federal law." 8 **SECTION 2.(b)** This section becomes effective July 1, 2025, and applies to any 9 application for a permit for a solid waste management facility that is pending on that date. 10 **SECTION 3.(a)** G.S. 113A-4 reads as rewritten: 11 "§ 113A-4. Cooperation of agencies; reports; availability of information. The General Assembly authorizes and directs that, to the fullest extent possible: 12 13 14 (2) Every State agency shall include in every recommendation or report on any action involving significant expenditure of public moneys or use of public 15 land for projects and programs significantly affecting the quality of the 16 17 environment of this State, a detailed statement by the responsible official 18 setting forth the following: 19 20 The cumulative impact of the proposed action (including the impact g. 21 on public health), when considered in relation to other similar impacts 22 of actions taken or proposed in the community, on a low-income 23 community or a minority community protected by Title VI of the 24 federal Civil Rights Act of 1964. 25 26 **SECTION 3.(b)** This section becomes effective July 1, 2025, and applies to any 27 environmental documents for proposed actions submitted on or after that date. 28 **SECTION 4.(a)** G.S. 113A-120 reads as rewritten: 29 "§ 113A-120. Grant or denial of permits. 30 (a) The responsible official or body shall deny an application for a permit upon finding: 31 32 In any case, the proposed development, when considered in relation to other (9a) 33 similar impacts of developments located or proposed in the community, would 34 have a disproportionate adverse impact on a low-income community or a 35 minority community protected by Title VI of the federal Civil Rights Act of 36 1964. For purposes of this subdivision, "adverse impact" includes impacts on 37 public health. 38 In any case, that the proposed development would contribute to cumulative (10)39 effects that would be inconsistent with the guidelines set forth in subdivisions 40 (1) through (9) (9a) of this subsection. Cumulative effects are impacts attributable to the collective effects of a number of projects and include the 41 42 effects of additional projects similar to the requested permit in areas available 43 for development in the vicinity. 44 ...." 45 46 application for a permit that is pending on that date. 47 **SECTION 5.(a)** G.S. 130A-294(g) reads as rewritten: 48

**SECTION 4.(b)** This section becomes effective July 1, 2025, and applies to any

The Commission shall develop and adopt standards for permitting of hazardous waste ''(g)facilities. Such standards shall be developed with, and provide for, public participation; shall b21incorporated into rules; shall be consistent with all applicable federal and State law, including

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1 statutes, regulations and rules; shall be developed and revised in light of the best available 2 scientific data; and shall be based on consideration of at least the following factors: 3 4 Availability and reliability of public utilities; and (7) 5 (8) Availability of emergency response personnel and equipment.equipment; and 6 The cumulative impact of the proposed remediation (including the impact on (9) 7 public health), when considered in relation to other similar impacts of actions 8 taken or proposed in the community, on a low-income community or a 9 minority community protected by Title VI of the federal Civil Rights Act of 1964." 10 11 **SECTION 5.(b)** This section becomes effective July 1, 2025, and applies to any 12 application for a permit of a hazardous waste facility that is pending on that date. 13 **SECTION 6.(a)** G.S. 130A-310.69 reads as rewritten: 14 "§ 130A-310.69. Remedial investigation report; remedial action plans. 15 16 (c) A remedial action plan shall also include an analysis of each of the following factors: 17 18 <u>(5)</u> The cumulative impact of the proposed remediation (including the impact on 19 public health), when considered in relation to other similar impacts of actions 20 taken or proposed in the community, on a low-income community or a 21 minority community protected by Title VI of the federal Civil Rights Act of 22 1964. 23 ...." 24 **SECTION 6.(b)** This section becomes effective July 1, 2025, and applies to remedial 25 action plans submitted to the Department of Environmental Quality on or after that date. 26 **SECTION 7.(a)** G.S. 143-215.10C is amended by adding a new subsection to read: 27 "(d1) The Commission shall deny any application for a permit, a permit renewal, or a certificate of coverage or renewal of a certificate of coverage under a general permit if it finds 28 29 that the cumulative impact of the proposed permit or certificate, when considered in relation to 30 other similar impacts of actions taken or proposed in the community, would have a disproportionate adverse impact on a low-income community or a minority community protected 31 32 by Title VI of the federal Civil Rights Act of 1964. For purposes of this subsection, "adverse 33 impact" includes impacts on public health." 34 **SECTION 7.(b)** This section becomes effective July 1, 2025, and applies to any 35 application for a permit or permit renewal that is pending on that date. 36 **SECTION 8.(a)** G.S. 143-215.108(c) reads as rewritten: 37 The Commission shall have the power: "(c) 38 39 (9) With respect to permits required by Title V, to deny a permit application or 40 require suitable mitigation if it finds that the cumulative impact of the proposed air contaminant source, when considered in relation to other similar 41 42 impacts of air contaminant sources permitted or proposed in the community, would have a disproportionate adverse impact on a low-income community or 43 44 a minority community protected by Title VI of the federal Civil Rights Act of 1964. For purposes of this subdivision, "adverse impact" includes impacts on 45 46 public health." 47 **SECTION 8.(b)** This section becomes effective July 1, 2025, and applies to any 48 application for a permit or permit renewal that is pending on that date. 49 **SECTION 9.(a)** G.S. 143-215.1(b)(4) reads as rewritten:

The Commission shall have the power:

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	General As	sembl	y Of North Carolina	Session 2025
1 2			g. To deny a permit or the renewal of a permit when finds that the cumulative impact of the propose	
3			considered in relation to other similar impacts of	
4			proposed in the community, would have a dispropo	rtionate adverse
5			impact on a low-income community or a mino	
6			protected by Title VI of the federal Civil Rights A	
7			purposes of this sub-subdivision, "adverse impact" i	ncludes impacts
8	_	~	on public health."	
9			(ON 9.(b) This section becomes effective July 1, 2025, an	d applies to any
10			ermit that is pending on that date.	. 111
11			<b>(ON 10.</b> Article 7 of Chapter 143B of the General Statutes	s is amended by
12 13	adding a nev			<b>iti</b> og
13 14			Enhanced public participation for overburdened commun the Department of Environmental Quality or any Commission	
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16	•		by this Article considers an application for a permit or appro- source, or project in an overburdened community, the	
17			hold at least one public hearing in the overburdened community, the	_
18			ice of the hearing, and include in the hearing officer's repo	
19			received at the hearing or in response to the notice. The hear	
20	•	-	e in addition to any other public participation required by app	
21			lowing definitions apply in this section:	<del></del>
22		(1)	Community of color. – A distinct geographic area in which	the share of the
23	_		population of any of the following categories of individuals is	
24			category's share of the State population as a whole:	
25			<u>a.</u> <u>African American.</u>	
26			<u>b.</u> <u>Asian and Pacific Islander.</u>	
27			c. <u>Hispanic.</u>	
28			d. Latino.	
29			e. Member of a federally recognized Native American	-
30			American tribe recognized under Chapter 71A of the C	Jeneral Statutes.
31			<u>f.</u> Other non-white race.	
32 33	(	<b>(2)</b>	<ul> <li>g. <u>Linguistically isolated.</u></li> <li><u>Linguistically isolated.</u> – <u>Households in which all members and the second se</u></li></ul>	nga 14 yaars and
34	7	<u>(2)</u>	older speak a language other than English and also have lim	
35			in English.	nted proficiency
36	(	<u>(3)</u>	Low-income household. – Households with a household income	come equal to or
37	7	<u>,</u>	less than the greater of (i) eighty percent (80%) of the media	•
38			area in which the household is located and (ii) two hundred po	
39			the federal poverty level.	
40	(	<u>(4)</u>	Overburdened community. – A census block, as designated by	the most recent
41	_	<del></del> .	census of the U.S. Census Bureau, in which at least thirty p	
42			the households qualify as low-income households, or a geogra	phically distinct
43			area that is a community of color."	
44	\$	SECT	<b>ION 11.</b> Except as otherwise specified, this act is effective v	when it becomes
45	law.			