GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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HOUSE BILL 911 PROPOSED COMMITTEE SUBSTITUTE H911-PCS40638-BHxf-16

Short Title: Regulatory Reform 2.0.

(Public)

D

Sponsors:

Referred to:

May 11, 2021

A BILL TO BE ENTITLED

AN ACT TO PROVIDE ADDITIONAL REGULATORY RELIEF TO THE CITIZENS OF NORTH CAROLINA.

4 The General Assembly of North Carolina enacts:

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6 MODIFY AUTOMATIC SPRINKLER REQUIREMENTS FOR ONE- AND 7 TWO-FAMILY DWELLINGS

8 **SECTION 1.(a)** Definitions. – As used in this section, "Council" means the North 9 Carolina Building Code Council, and "Code" means the current North Carolina Building Code 10 collection and amendments to the Code, as adopted by the Council.

SECTION 1.(b) Code Amendment. – Until the effective date of the Code amendment that the Council is required to adopt pursuant to this section, the Council and Code enforcement officials enforcing the Code shall follow the provisions of subsection (c) of this section as they relate to Section D107 of the 2018 North Carolina Fire Code and other provisions that relate to fire apparatus access roads for one- or two-family dwelling residential developments.

SECTION 1.(c) Implementation. – Notwithstanding any provision of the Code or law to the contrary, the Council and Code enforcement officials shall not require an automatic sprinkler system in one- or two-family dwellings where there are fewer than 100 dwelling units on a single public or private fire apparatus access road with access from one direction.

21 SECTION 1.(d) Additional Rulemaking Authority. – The Council shall adopt a rule 22 to amend Section D107 of the 2018 North Carolina Fire Code consistent with subsection (c) of 23 this section. Notwithstanding G.S. 143-136(c), the Residential Code Committee within the 24 Council shall consider the amendment required by this section. Notwithstanding 25 G.S. 150B-19(4), the rule adopted by the Council pursuant to this subsection shall be substantively identical to the provisions of subsection (c) of this section. Rules adopted pursuant 26 27 to this section are not subject to Part 3 of Article 2A of Chapter 150B of the General Statutes. 28 Rules adopted pursuant to this section shall become effective as provided in G.S. 150B-21.3(b1), 29 as though 10 or more written objections had been received as provided in G.S. 150B-21.3(b2).

30 SECTION 1.(e) Sunset. – This section expires on the date that rules adopted pursuant
 31 to subsection (d) of this section become effective.

33 CLARIFY PERMIT REQUIREMENTS TO LEASE OR RENT RESIDENTIAL REAL 34 PROPERTY

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SECTION 2.(a) G.S. 160D-1207(c) reads as rewritten:



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1 ''(c)In no event may a local government do any of the following: (i) adopt or enforce any 2 ordinance that would require any owner or manager of rental property to obtain any permit or 3 permission under Article 11 or Article 12 of this Chapter from the local government to lease or 4 rent residential real property or to register rental property with the local government, except for 5 those individual properties that have more than four verified violations in a rolling 12-month 6 period or two or more verified violations in a rolling 30-day period, or upon the property being 7 identified within the top ten percent (10%) of properties with crime or disorder problems as set 8 forth in a local ordinance, (ii) require that an owner or manager of residential rental property 9 enroll or participate in any governmental program as a condition of obtaining a certificate of 10 occupancy, (iii) levy a special fee or tax on residential rental property that is not also levied against other commercial and residential properties, unless expressly authorized by general law 11 12 or applicable only to an individual rental unit or property described in clause (i) of this subsection 13 and the fee does not exceed five hundred dollars (\$500.00) in any 12-month period in which the 14 unit or property is found to have verified violations, (iv) provide that any violation of a rental 15 registration ordinance is punishable as a criminal offense, or (v) require any owner or manager 16 of rental property to submit to an inspection before receiving any utility service provided by the local government. For purposes of this section, the term "verified violation" means all of the 17 18 following: 19 (1)The aggregate of all violations of housing ordinances or codes found in an 20 individual rental unit of residential real property during a 72-hour period. 21 (2)Any violations that have not been corrected by the owner or manager within 22 21 days of receipt of written notice from the local government of the 23 violations. Should the same violation occur more than two times in a 12-month 24 period, the owner or manager may not have the option of correcting the 25 violation. If the housing code provides that any form of prohibited tenant 26 behavior constitutes a violation by the owner or manager of the rental 27 property, it shall be deemed a correction of the tenant-related violation if the 28 owner or manager, within 30 days of receipt of written notice of the 29 tenant-related violation, brings a summary ejectment action to have the tenant 30 evicted." 31 SECTION 2.(b) This section becomes effective October 1, 2021, and any 32 inconsistent ordinance or policy shall be void and unenforceable on or after that date. 33 34 **CLARIFY REQUESTING BOARD FOR RESIDENCY LICENSE** 35 SECTION 3.(a) G.S. 115C-270.20 reads as rewritten: 36 "§ 115C-270.20. Licensure requirements. 37 Teacher Licenses. – The State Board shall adopt rules for the issuance of the following (a) 38 classes of teacher licenses, including required levels of preparation for each classification:

- (5) Residency License or RL. – A one-year license, renewable twice, that meets both of the following requirements:
 - Is requested by the local board of education governing body of a public a. school unit and accompanied by a certification of supervision from the recognized educator preparation program in which the individual is enrolled.
- 46 The individual for whom the license is requested meets all of the b. 47 following requirements:
- 48 Holds a bachelor's degree. 1. 49 2. Has either completed coursework relevant to the requested 50

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	"	 to the requested licensure area tha State Board. 3. Is enrolled in a recognized educato 4. Meets all other requirements estab including completing preservice teaching. 	or preparation program. The state Board,
effective	SECT	TION 3.(b) This section applies to individuals seek this act.	ing licensure on or after the
	SECT	TERY EXEMPTION FOR GRANDCHILDREN TION 4. G.S. 115C-218.45 reads as rewritten: Admission requirements.	OF BOARD MEMBERS
 (f)	The cl (1)	harter school may give enrollment priority to any of Siblings of currently enrolled students who were ac in a previous year. For the purposes of this so includes any of the following who reside in the sar stepsiblings, and children residing in a family fost	dmitted to the charter school ection, the term "siblings" me household: half siblings,
	(1a)	Siblings who apply to the charter school for admis school year, such as when a sibling was not init level capacity.	ssion beginning in the same
	(2)	Siblings of students who have completed the hig that school and who were enrolled in at least four charter school or, if less than four grades are offered of grades offered by the charter school.	grade levels offered by the
	(2a)	A student who was enrolled in a preschool progr school in the prior year.	ram operated by the charter
	(3)	 Limited to no more than fifteen percent (15%) of the unless granted a waiver by the State Board of Edual. a. Children of persons (i) employed full time working full time in the daily operation of the children of persons employed by an organization or charter management or school. b. Children or grandchildren of the charter set of the charter set	by the charter school or (ii) the charter school, including n education management ganization for the charter chool's board of directors.
	(4)	A student who was enrolled in the charter scho school years but left the school (i) to participate in program or a competitive admission residential pr vocational opportunities of the student's parent.	n an academic study abroad
	(5)	A student who was enrolled in another charter previous school year that does not offer the studen	
	(6)	A student who was enrolled in another charter previous school year that does not offer the studen of the charter schools have an enrollment articu students or are governed by the same board of dire	t's next grade level and both lation agreement to accept
"	(7)	A student who was enrolled in another charter previous school year.	

1 2	TOLLING THE APPROVALS	TERM	IS OF CHARTERS TO ALLOW TIME TO OBTAIN LAND USE
3		ION 5	G.S. 115C-218.5 is amended by adding a new subsection to read:
4			nool shall be entitled to automatically extend any deadline to begin
5			the term of its charter until the next school year, if it notifies the State
6			is seeking land use or development approvals for its selected site or
0 7	-		enging the denial of any requested land use or development approvals.
8			sued by the State Board shall be tolled during the period of any extension
8 9	or extensions issu		• • •
10	OI EXTENSIONS ISSU		er uns section.
10	TITH THES/LAP		RD WATER RESELLER CHANGES AND CONFORMING
12			TRIC AND NATURAL GAS PROVISIONS
12			(a) G.S. 62-110 reads as rewritten:
13 14			f convenience and necessity.
14		iicate o	i convenience and necessity.
15	 (g) In add	ition to	the authority to issue a certificate of public convenience and necessity
17			wise granted in this Chapter, for the purpose of encouraging water
17			
18 19			ission may, consistent with the public interest, adopt procedures that and residential promises as that term is defined under $C = \frac{42}{50} \frac{50(2)}{2}$ to
		-	sed residential premises, as that term is defined under G.S. 42-59(3), to
20 21	-		providing water or sewer service to persons who occupy the leased provisions shall apply:
	-	0	
22	(1)		scept as provided in subdivisions (1a), (1b), and (1c) of this subsection,
23 24			arges for water or sewer service shall be based on the user's metered
			mption of water, which shall be determined by metered measurement of
25 26			ter consumed. The rate charged by the lessor shall not exceed the unit
26	(1.)		mption rate charged by the supplier of the service.
27	(1a)		leased premises are contiguous dwelling units built prior to 1989, and
28			sor determines that the measurement of the lessee's total water usage is
29		-	ctical or not economical, the lessor may allocate the cost for water and
30			service to the lessee using equipment that measures the lessee's hot
31			usage. In that case, each lessee shall be billed a percentage of the lessor's
32			and sewer costs for water usage in the dwelling units based upon the hot
33			used in the lessee's dwelling unit. The percentage of total water usage
34 25			ted for each dwelling unit shall be equal to that dwelling unit's
35			dually submetered hot water usage divided by all submetered hot water
36		0	in all dwelling units. The following conditions apply to billing for water wer service under this subdivision:
37			
38		a.	A lessor shall not utilize a ratio utility billing system or other allocation billing system that does not rely on individually submatered hat water
39 40			billing system that does not rely on individually submetered hot water
40		h	usage to determine the allocation of water and sewer costs.
41		b.	The lessor shall not include in a lessee's bill the cost of water and sewer
42			service used in common areas or water loss due to leaks in the lessor's
43			water mains. A lessor shall not bill or attempt to collect for excess
44			water usage resulting from a plumbing malfunction or other condition
45			that is not known to the lessee or that has been reported to the lessor.
46		c.	All equipment used to measure water usage shall comply with
47		Ŀ	guidelines promulgated by the American Water Works Association.
48		d.	The lessor shall maintain records for a minimum of 12 months that
49 50			demonstrate how each lessee's allocated costs were calculated for
50			water and sewer service. Upon advanced written notice to the lessor, a
51			lessee may inspect the records during reasonable business hours.

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	e. Bills for water and sewer contain all the following i	service sent by the lessor to the lessee shall nformation:
	1. The amount of wa	ter and sewer services allocated to the lessee
	during the billing2. The method used	to determine the amount of water and sewer
	services allocated	to the lessee.
		ling dates for the billing period.
	4. The past-due date the bill is mailed.	, which shall not be less than 25 days after
		ee telephone number and address that the bitain more information about the bill.
(1b)	Notwithstanding the provisions o	f subdivisions (1) and (1a) (1), (1a), and (1c)
	of this subsection, if the Commis	ssion approves a flat rate to be charged by a
	•	provision of water or sewer services to
		sor may pass through and charge the tenants
		he same flat rate for water or sewer services,
		d consumption, and an administrative fee as
		this subsection. Bills for water and sewer
	-	e lessee shall contain all the information e.2. through e.5. of subdivision (1a) of this
	subsection.	e.2. unough e.3. of subdivision (1a) of this
<u>(1c)</u>		ne amount of the water and sewer bill for a
<u>(10)</u>		nit and may send one bill to each lessee. The
		when a lessee has not leased the unit for the
		lessees in the unit during the billing period.
		ninistrative fee up to the amount of the
	then-current administrative fee a	uthorized by the Commission in Rule 18-6
		cable, a late fee in an amount determined by
		not charge the cost of water and sewer from
		a in a lessee's bill sent pursuant to this
	subdivision.	
(h) In add	tion to the outhonity to issue a per	tificate of public convenience and poposity
. ,	•	tificate of public convenience and necessity r, the Commission may, consistent with the
	e 1	for of a single family dwelling, residential
		residential premises, as that term is defined
		inits for electric service in the lessor's name
		vice to each lessee. The following provisions
-	charges authorized under this subs	• •
	-	
		tificate of public convenience and necessity
	e 1	r, the Commission may, consistent with the
-		or of single-family dwelling, a residential
-		l residential premises, as that term is defined
		units for natural gas service in the lessor's
-	ply to the charges authorized und	ral gas service to each lessee. The following
provisions shall a	pry to the charges authorized und	
SECT	CON 6.(b) This section becomes a	effective October 1, 2021.
DISPENSING O	PTICIAN PRACTICE MODIF	CATIONS

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1 2	SEC	FION 7.(a) Article 17 of Chapter 90 of the "Article 17.	General Statutes reads as rewritten:
3		"Dispensing Opticians.	
4			
5		t constitutes practicing as a dispensing op	
6		combination of the following practices w	
7	1	cing as a dispensing optician: Interpreting	
8	1 V	r-or optometrists; fitting glasses on the fa-	
9	measuring of pat	ient's face, fitting frames, compounding and	l fabricating lenses and frames, and
10	• •	levice used or employed in the correction of	
11		earer, provided, however, that the provisio	
12	students and app	rentices. The following shall not constitute	practicing as a dispensing optician:
13		es, (ii) placing an order for the delivery of a	
14	_	an optical aid to the wearer after an optician	
15		s or spectacles, or (vi) providing instruction	-
16	<u>optical aid, inclu</u>	ding placement, removal, hygiene, or cleani	<u>ng.</u>
17			
18	· •	ifications for dispensing opticians.	
19		e issued a license as a registered licensed o	ptician by the North Carolina State
20	Board of Opticia	••	
21	(1)	Shall not have violated this Article or the	
22	(2)	Shall be at least 18 years of age and a high	1 school graduate or equivalent.
23	(2a)	Shall be of good moral character.	
24	(3)	Shall have passed an <u>a national</u> examin	•
25		determine his or her fitness to engage in the	1 0 1
26	(4)	Shall If the applicant seeks certification	
27		completed passed a six-month internshi	
28		supervision of a licensed optician, optical and a supervision of a licensed optician, optical and a supervision of the supervis	
29 30		ophthalmology, in order to demonstr	1 1
30 31		measurement of the face, and fitting and	
31		face, lens recognition, lens design, and	
32 33		examination selected by the Board to dete the business of a contact lens fitter.	mine his of her nuless to engage m
33 34		the business of a contact lens fitter.	
34 35	 "§ 90-240. Exar	nination	
36	0	cants to take the examination for licensure	as a dispensing opticians optician
30 37		ion as a contact lens fitter shall be high sch	
38		to having passed the national examination	
39	completed one of	• •	selected by the Board, have done
40	(1)	Successfully completed a two-year course	e of training in an accredited school
41	(-)	of opticianry with a minimum of 1600 ho	-
42	(2)	Completed two and one half-years of appr	
43	()	Board under a licensed dispensing op	
44		recognized school credited as part of the a	
45	(3)	Completed two and one-half years of appr	
46		Board under the direct supervision o	
47		specializing in ophthalmology, provide	
48		physician elects to operate the apprentic	
49		applicable to dispensing opticians.	- •

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1	(a1) Applicants to take the examination for dispensing opticians who are graduates from
2	an accredited college or university with a four-year degree or comparable degree in a
3	health-related field shall satisfy one of the following:
4	(1) The requirements of subdivision (1) of subsection (a) of this section.
5	(2) Successful completion of two years one year of apprenticeship while
б	registered with the Board under a health care professional identified in
7	subdivision (2) or (3) of subsection (a) of this section. The Board may adopt
8	rules specifying the colleges, universities, and coursework that meet the
9	accreditation requirements of this subsection.
0	(b) The <u>national</u> examination to become a licensed dispensing optician selected by the
1	Board shall be confined to such knowledge as is reasonably necessary to engage in preparation
2	and dispensing of optical devices and shall include <u>all of the following</u> :
3	(1) The skills necessary for the proper analysis of prescriptions; prescriptions.
1	(2) The skills necessary for the dispensing of eyeglasses and contact lenses;
5	andlenses.
6	(3) The processes by which the products offered by dispensing opticians are
7	manufactured.
8	(b1) The national examination to become a certified contact lens fitter selected by the
9	Board shall be confined to the knowledge as is reasonably necessary to engage in the fitting of
0	contact lenses.
1	(c) The examination examinations shall be given at least twice each year at sites and on
2	dates that are publicly announced 60 days in advance.
3	(d) Each applicant shall, upon request, receive his or her examination score on each
4	section of the examination.
5	(e) The Board shall include as part or all of the examination, any nationally prepared and
6	recognized examination, and will-shall periodically review and validate any exam in use by the
7	Board. The Board will credit an applicant with the score on any national test successfully
8	completed in the three years immediately preceding the date the applicant is scheduled to take
9	the North Carolina examination, who is certified by the American Board of Opticianry (ABO) or
0	the National Contact Lens Examiners (NCLE) with completing the applicable North Carolina
1	examination, to the extent that such test is included in the North Carolina examination. the ABO
2	National Opticianry Competency Exam and the NCLE Contact Lens Registry Examination are
3	accepted by the Board. The Board shall adopt rules designating the nationally prepared and
4	recognized examinations that will satisfy and serve as credit for parts or all of the North Carolina
5	examination.
6	
7	"§ 90-241. Waiver of written examination requirements.
8	(a) The Board shall grant a license without examination to any applicant who:
9	(1) Is at least 18 years of age.
0	(2) Is of good moral character.
1	(3) Holds <u>Either (i) holds</u> a license in good standing as a dispensing optician in
2	another state.state or (ii) is certified by the American Board of Opticianry,
3	National Contact Lens Examiners, or other nationally recognized organization
4	that certifies opticians, and who has been
5	(4) Has engaged in the practice of opticianry in the other <u>a</u> state that does not
6	license opticians for at least two of the four years immediately preceding the
7	application to the Board.
8	(5) Has not violated this Article or the rules of the Board.
9	(b) The Board shall grant admission to the next examination and grant license upon
0	attainment of a passing score on the examination to a person who has worked, in a state that does
1	not license opticians, in opticianry for four years immediately preceding the application to the

1	Board performing tasks and taking the curriculum equivalent to the North Carolina
2	apprenticeship, and who meets the requirements of G.S. 90-237(1) through (3).
3	
4	"§ 90-243. Registration of places of business, apprentices.
5	The Board may adopt rules requiring, as a condition of dispensing, requiring the registration
6	of places of business where ophthalmic dispensing is engaged in, and for registration of
7	apprentices and interns-who are working under direct-supervision of a licensed optician. The
8	Board may also require that any information furnished to it as required by law or regulation be
9	furnished under oath.
10	
11	"§ 90-252. Engaging in practice without license.
12	(a) Any person, firm firm, or corporation owning, managing managing, or conducting a
13	store, shop shop, or place of business and not having conducting optical dispensing shall have a
14	licensed dispensing optician at that store, office, place of business, or optical establishment in its
15	employ and on duty, during duty all hours in which when acts constituting the business of
16	opticianry optical dispensing are carried on, a allowing for usual and customary absences
17	including illness, meal breaks, and meetings away from establishment. Any licensed dispensing
18	optician engaged in supervision of such store, office, place of business or optical establishment,
19	on the premises may be in charge of optical dispensing operations at an establishment without
20	need for special registration.
21	(b) <u>Any person, firm, or corporation representing to the public, public that optical</u>
22	dispensing is performed at the location, by means of advertisement or otherwise or by using the
23	words, "optician, licensed optician, optical establishment, optical office, ophthalmic dispenser,"
24	or any combination of such those terms within or without such store representing that the same
25 26	is a legally established optical place of business duly licensed as such and that store, shall have
26	the optical dispensing managed or conducted by persons holding a dispensing optician's license,
27 28	when in fact such permit is not held by such person, firm or corporation, or by some person
28 29	employed by such license or apprentice registration. (c) Any person, firm firm, or corporation and that owns, manages, or conducts optical
29 30	dispensing without being licensed as an optician, registered as an apprentice, or employing those
31	persons who are on the premises for the appropriate hours and in charge of such optical business,
32	responsible for optical dispensing, shall be guilty of a Class 1 misdemeanor.
33	<u>responsible for optical dispensing,</u> shan be gunty of a class i misdemeanor.
34	SECTION 7.(b) The North Carolina State Board of Opticians shall adopt temporary
35	rules to implement the provisions of this section.
36	SECTION 7.(c) This section becomes effective October 1, 2021.
37	
38	AUTHORIZE TABOR CITY TO PARTICIPATE IN RAILROAD REVITALIZATION
39	PROGRAMS
40	SECTION 8.(a) Tabor City is authorized to participate in State and federal railroad
41	revitalization programs necessary to ensure continued or improved rail service to the city as are
42	authorized in Article 2D of Chapter 136 of the General Statutes. Tabor City is authorized to enter
43	into contracts with the North Carolina Department of Transportation to provide for the nonfederal
44	matching funds for railroad revitalization programs. Such funds may be comprised of State funds
45	distributed under the provisions of G.S. 136-44.38 and of city funds. Tabor City is authorized to
46	levy local property tax for railroad revitalization programs subject to G.S. 160A-209(d). City
47	funds for any project may not exceed ten percent (10%) of total project costs.
48	SECTION 8.(b) This section applies only to Tabor City.
49	SECTION 8.(c) This section is effective when it becomes law and expires December
50	31, 2026.
51	

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		SANITARY DISTRICTS TO CREATE, MAINTA	IN, AND OPERATE
PARKS		ECREATION PROGRAMS AND FACILITIES	
		FION 9. G.S. 130A-55 reads as rewritten:	
		rporate powers.	
	•	strict board shall be a body politic and corporate and i	•
		to the sanitary district. Notwithstanding any limitatio	
		ut subject to the provisions of G.S. 130A-55(17)e, each	
		e powers granted to sanitary districts by this Article. I	n addition, the sanitary
district D	oard sha	all have the following powers:	
	···· (1a)	To provide for the practice maintanence and a	nonation of nonline and
	<u>(4a)</u>	To provide for the creation, maintenance, and o	
		recreation programs and facilities with all the power	-
		counties in G.S. 160A-353. Provided, however, that a	• •
		exercise the power of eminent domain to acquire real	r property for parks and
	"	recreation programs or facilities.	
	••••		
CENCIT	IVF DI	JBLIC SECURITY INFORMATION PUBLIC REC	ODDS CHANCES
SEIISII		FION 10. G.S. 132-1.7 reads as rewritten:	ORDS CHANGES
"8 132-1		sitive public security information.	
(a)		c records, as defined in G.S. 132-1, shall not include any	v of the following.
(u)	<u>(1)</u>	information_Information_containing specific details	
	<u>(1)</u>	and arrangements or the detailed plans and drawings	1 1
		infrastructure facilities or plans, facilities, includi	
		drawings contained in, or capable of being produ	
		storage systems or geographic information system dat	
	(2)	<u>Plans</u> , schedules, or other documents that include	
	<u>, , , , , , , , , , , , , , , , , , , </u>	patterns or practices associated with executive protect	0 0
	(3)	Specific security information or detailed plans,	•
	<u>,</u> ,	associated with prison operations.	<u>-r</u>
	<u>(4)</u>	Specific security information or detailed plans, pa	atterns, or practices to
		prevent or respond to criminal, gang, or organized ille	egal activity.
	(5)	Specific engineering, vulnerability, or detailed des	sign information about
		proposed or existing critical infrastructure, whether ph	-
		of the following:	
		<u>a.</u> <u>The production, generation, transmission, or d</u>	listribution of energy.
		b. The treatment, transmission, or distribution of	water.
		c. <u>The outfall, collection, or treatment of wastew</u>	<u>ater.</u>
(a1)		c records, as defined in G.S. 132-1, shall not inc	
informati		etailed plans, patterns, or practices associated with priso	
(a2)		c records, as defined in G.S. 132-1, shall not inc	1 0
		etailed plans, patterns, or practices to prevent or respon	ad to criminal, gang, or
0	d illegal	activity.	
"			
HEARIN		DHIBITED FOR CERTAIN TITLE V PERMIT MO	DIFICATIONS
		FION 11. G.S. 143-215.111 reads as rewritten:	
		General powers of Commission; auxiliary powers.	
		o the specific powers prescribed elsewhere in this Art	
	-	prescribed in G.S. 143-215.3, and for the purpose of can	rying out its duties, the
Commiss	sion sha	ll have the power:	

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2	(4)	To establish procedures providing for public notice, public comment, and
3		public hearings on applications for permits required by Title V to meet the
4		requirements of Title V and implementing regulations adopted by the United
5		States Environmental Protection Agency. However, no public participation,
6		including public hearing or public notice for comments with an opportunity
7		for the public to request a public hearing, shall be required where an applicant
8		seeks a modification of an existing air permit to reclassify a facility from a
9		major source to a minor source under either the Prevention of Significant
0		Deterioration Program or emission of hazardous air pollutants.
1	"	
2		
3	EFFECTIVE D	ATE
4	SECT	FION 12. Except as otherwise provided, this act is effective when it becomes
5	law.	