1 15A NCAC 07H .0209 is proposed for amendment as follows:

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## 3 15A NCAC 07H .0209 COASTAL SHORELINES

4 (a) Description. The Coastal Shorelines category includes estuarine shorelines and public trust shorelines.

- 5 (1)Estuarine shorelines AEC are those non-ocean shorelines extending from the normal high water 6 level or normal water level along the estuarine waters, estuaries, sounds, bays, fresh and brackish 7 waters, and public trust areas as set forth in an agreement adopted by the Wildlife Resources 8 Commission and the Department of Environmental Quality [described in Rule .0206(a) of this 9 Section] for a distance of 75 feet landward. For those estuarine shorelines immediately contiguous 10 to waters classified as Outstanding Resource Waters (ORW) by the Environmental Management 11 Commission (EMC), the estuarine shoreline AEC shall extend to 575 feet landward from the normal 12 high water level or normal water level, unless the Coastal Resources Commission establishes the 13 boundary at a greater or lesser extent following required public hearing(s) within the affected county 14 or counties.
- 15(2)Public trust shorelines AEC are those non-ocean shorelines immediately contiguous to public trust16areas, as defined in Rule 07H .0207(a) of this Section, located inland of the dividing line between17coastal fishing waters and inland fishing waters as set forth in that agreement and extending 30 feet18landward of the normal high water level or normal water level.
- 19 (b) Significance. Development within coastal shorelines influences the quality of estuarine and ocean life and is 20 subject to the damaging processes of shore front erosion and flooding. The coastal shorelines and wetlands contained 21 within them serve as barriers against flood damage and control erosion between the estuary and the uplands. Coastal 22 shorelines are the intersection of the upland and aquatic elements of the estuarine and ocean system, often integrating 23 influences from both the land and the sea in wetland areas. Some of these wetlands are among the most productive 24 natural environments of North Carolina and they support the functions of and habitat for many valuable commercial 25 and sport fisheries of the coastal area. Many land-based activities influence the quality and productivity of estuarine 26 waters. Some important features of the coastal shoreline include wetlands, flood plains, bluff shorelines, mud and sand 27 flats, forested shorelines and other important habitat areas for fish and wildlife.
- (c) Management Objective. All shoreline development shall be compatible with the dynamic nature of coastal shorelines as well as the values and the management objectives of the estuarine and ocean system. Other objectives are to conserve and manage the important natural features of the estuarine and ocean system so as to safeguard and perpetuate their biological, social, aesthetic, and economic values; to coordinate and establish a management system capable of conserving and utilizing these shorelines so as to maximize their benefits to the estuarine and ocean system and the people of North Carolina.
- (d) Use Standards. Acceptable uses shall be those consistent with the management objectives in Paragraph (c) of this
   Rule. These uses shall be limited to those types of development activities that will not be detrimental to the public
   trust rights and the biological and physical functions of the estuarine and ocean system. Every effort shall be made by

the permit applicant to avoid or minimize adverse impacts of development to estuarine and coastal systems through
 the planning and design of the development project. Development shall comply with the following standards:

- 3 (1) All development projects, proposals, and designs shall preserve natural barriers to erosion, including 4 peat marshland, resistant clay shorelines, and cypress-gum protective fringe areas adjacent to 5 vulnerable shorelines.
- 6 (2) All development projects, proposals, and designs shall limit the construction of impervious surfaces 7 and areas not allowing natural drainage to only so much as is necessary to service the primary 8 purpose or use for which the lot is to be developed. Impervious surfaces shall not exceed 30 percent 9 of the AEC area of the lot, unless the applicant can demonstrate, through innovative design, that the 10 protection provided by the design would be equal to or exceed the protection by the 30 percent 11 limitation. Redevelopment of areas exceeding the 30 percent impervious surface limitation shall be 12 permitted if impervious areas are not increased and the applicant designs the project to comply with 13 the rule to the maximum extent feasible.
- 14(3)All development projects, proposals, and designs shall comply with the following mandatory15standards of the North Carolina Sedimentation Pollution Control Act of 1973:

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- (A) All development projects, proposals, and designs shall provide for a buffer zone along the margin of the estuarine water that is sufficient to confine visible siltation within 25 percent of the buffer zone nearest the land disturbing development.
- (B) No development project proposal or design shall propose an angle for graded slopes or fill that is greater than an angle that can be retained by vegetative cover or other erosion-control devices or structures.
  - (C) All development projects, proposals, and designs that involve uncovering more than one acre of land shall plant a ground cover sufficient to restrain erosion within 30 working days of completion of the grading; unless the project involves clearing land for the purpose of forming a reservoir later to be inundated.
- 26 (4) Development shall not have a significant adverse impact on estuarine and ocean resources.
  27 Significant adverse impacts include development that would directly or indirectly impair water
  28 quality increase shoreline erosion, alter coastal wetlands or Submerged Aquatic Vegetation (SAV),
  29 deposit spoils waterward of normal water level or normal high water, or cause degradation of
  30 shellfish beds.
- 31 (5) Development shall not interfere with existing public rights of access to, or use of, navigable waters
   32 or public resources.
- 33 (6) No public facility shall be permitted if such a facility is likely to require public expenditures for
   34 maintenance and continued use, unless it can be shown that the public purpose served by the facility
   35 outweighs the required public expenditures for construction, maintenance, and continued use.

(7)	Developm	ent shall not cause irreversible damage to valuable, historic architectural or archaeological
	resources	as documented by the local historic commission or the North Carolina Department of
	Natural an	d Cultural Resources.
(8)	Establishe	d common-law and statutory public rights of access to the public trust lands and waters
	in estuarin	e areas shall not be eliminated or restricted. Development shall not encroach upon public
	accessway	s nor shall it limit the use of the accessways.
(9)	Within the	AECs for shorelines contiguous to waters classified as ORW by the EMC, no CAMA
	permit sha	ll be approved for any project that would be inconsistent with rules adopted by the CRC,
	EMC or M	FC for estuarine waters, public trust areas, or coastal wetlands. For development activities
	not covere	d by specific use standards, no permit shall be issued if the activity would, based on site-
	specific in	formation, degrade the water quality or outstanding resource values.
(10)	Within th	e Coastal Shorelines category (estuarine and public trust shoreline AECs), new
	developme	ent shall be located a distance of 30 feet landward of the normal water level or normal
	high water	level, with the exception of the following:
	(A) W	Vater-dependent uses as described in Rule 07H .0208(a)(1) of this Section;
	(B) P	ile-supported signs (in accordance with local regulations);
	(C) P	ost- or pile-supported fences;
	(D) E	levated, slatted, wooden boardwalks exclusively for pedestrian use and six feet in width
	01	r less. The boardwalk may be greater than six feet in width if it is to serve a public use or
	ne	eed;
	(E) C	rab Shedders, if uncovered with elevated trays and no associated impervious surfaces
	ez	xcept those necessary to protect the pump;
	(F) D	becks/Observation Decks limited to slatted, wooden, elevated and unroofed decks that
	sł	all not singularly or collectively exceed 200 square feet;
	(G) G	brading, excavation and landscaping with no wetland fill except when required by a
	p	ermitted shoreline stabilization project. Projects shall not increase stormwater runoff to
	ad	djacent estuarine and public trust waters;
	(H) D	evelopment over existing impervious surfaces, provided that the existing impervious
	sı	urface is not increased;
	(I) W	where application of the buffer requirement would preclude placement of a residential
	st	ructure with a footprint of 1,200 square feet or less on lots, parcels and tracts platted prior
	to	June 1, 1999, development shall be permitted within the buffer as required in
	S	ubparagraph (d)(10) of this Rule, providing the following criteria are met:
	(i	) Development shall minimize the impacts to the buffer and reduce runoff by
		limiting land disturbance to only so much as is necessary to construct and provide
		access to the residence and to allow installation or connection of utilities, such as
		water and sewer; and
	(8) (9)	resources Natural an (8) Establishe in estuarin accessway (9) Within the permit sha EMC or M not covere specific in (10) Within th developme high water (A) W (B) P (C) P (D) E (D) E (C) P (D) E (C) P (C) P (D) E (C) P (C)

1		(ii)	The residential structure development shall be located a distance landward of the
2		(11)	normal high water or normal water level equal to 20 percent of the greatest depth
3			of the lot. Existing structures that encroach into the applicable buffer area may be
4			replaced or repaired consistent with the criteria set out in 15A NCAC 07J .0201
5			and .0211; and
6	(J)	Where	application of the buffer requirement set out in Subparagraph (d)(10) of this Rule
7			preclude placement of a residential structure on an undeveloped lot platted prior to
8		-	1999 that are 5,000 square feet or less that does not require an on-site septic system,
9			n undeveloped lot that is 7,500 square feet or less that requires an on-site septic
10			development shall be permitted within the buffer if all the following criteria are
11		met:	
12		(i)	The lot on which the proposed residential structure is to be located, is located
13			between:
14			(I) Two existing waterfront residential structures, both of which are within
15			100 feet of the center of the lot and at least one of which encroaches into
16			the buffer; or
17			(II) An existing waterfront residential structure that encroaches into the
18			buffer and a road, canal, or other open body of water, both of which are
19			within 100 feet of the center of the lot;
20		(ii)	Development of the lot shall minimize the impacts to the buffer and reduce runoff
21			by limiting land disturbance to only so much as is necessary to construct and
22			provide access to the residence and to allow installation or connection of utilities;
23		(iii)	Placement of the residential structure and pervious decking shall be aligned no
24			further into the buffer than the existing residential structures and existing pervious
25			decking on adjoining lots;
26		(iv)	The first one and one-half inches of rainfall from all impervious surfaces on the
27			lot shall be collected and contained on-site in accordance with the design
28			standards for stormwater management for coastal counties as specified in 15A
29			NCAC 02H .1005. The stormwater management system shall be designed by an
30			individual who meets applicable State occupational licensing requirements for the
31			type of system proposed and approved during the permit application process. If
32			the residential structure encroaches into the buffer, then no other impervious
33			surfaces shall be allowed within the buffer; and
34		(v)	The lots shall not be adjacent to waters designated as approved or conditionally
35			approved shellfish waters by the Shellfish Sanitation Section of the Division of
36			Marine Fisheries of the Department of Environmental Quality.

1 (e) The buffer requirements in Paragraph (d) of this Rule shall not apply to Coastal Shorelines where the EMC has

2 adopted rules that contain buffer standards.

3 (f) Specific Use Standards for ORW Coastal Shorelines.

4	(1)	Within the AEC for estuarine and public trust shorelines contiguous to waters classified as ORW by
5		the EMC, all development projects, proposals, and designs shall limit the built upon area in the AEC
6		to no more than 25 percent or any lower site specific percentage as adopted by the EMC as necessary
7		to protect the exceptional water quality and outstanding resource values of the ORW, and shall:
8		(A) provide a buffer zone of at least 30 feet from the normal high water line or normal water
9		line; and
10		(B) otherwise be consistent with the use standards set out in Paragraph (d) of this Rule.
11	(2)	Single-family residential lots that would not be buildable under the low-density standards defined
12		in Subparagraph $(f)(1)$ of this Rule may be developed for single-family residential purposes so long
13		as the development complies with those standards to the maximum extent possible.
14	(g) Urban Wate	rfronts.
15	(1)	Definition. Urban Waterfronts are waterfront areas, not adjacent to ORW, in the Coastal Shorelines
16		category that lie within the corporate limits of any municipality duly chartered within the 20 coastal
17		counties of the state. In determining whether an area is an urban waterfront, the following criteria
18		shall be met:
19		(A) the area lies wholly within the corporate limits of a municipality; and
20		(B) the area has a central business district or similar commercial zoning classification where
21		there are mixed land uses, and urban level services, such as water, sewer, streets, solid
22		waste management, roads, police and fire protection, or in an area with an industrial or
23		similar zoning classification adjacent to a central business district.
24	(2)	Significance. Urban waterfronts are recognized as having cultural, historical and economic
25		significance for many coastal municipalities. Maritime traditions and longstanding development
26		patterns make these areas suitable for maintaining or promoting dense development along the shore.
27		With proper planning and stormwater management, these areas may continue to preserve local
28		historical and aesthetic values while enhancing the economy.
29	(3)	Management Objectives. To provide for the continued cultural, historical, aesthetic and economic
30		benefits of urban waterfronts. Activities such as in-fill development, reuse and redevelopment
31		facilitate efficient use of already urbanized areas and reduce development pressure on surrounding
32		areas, in an effort to minimize the adverse cumulative environmental effects on estuarine and ocean
33		systems. While recognizing that opportunities to preserve buffers are limited in highly developed
34		urban areas, they are encouraged where practical.
35	(4)	Use Standards:
36		(A) The buffer requirement pursuant to Subparagraph (d)(10) of this Rule shall not apply to
37		development within Urban Waterfronts that meets the following standards:

1		(i)	The development shall be consistent with the locally adopted land use plan;
2		(ii)	Impervious surfaces shall not exceed 30 percent of the AEC area of the lot.
3			Impervious surfaces may exceed 30 percent if the applicant can demonstrate,
4			through a stormwater management system design, that the protection provided by
5			the design would be equal to or exceed the protection by the 30 percent limitation.
6			The stormwater management system shall be designed by an individual who
7			meets any North Carolina occupational licensing requirements for the type of
8			system proposed and approved during the permit application process.
9			Redevelopment of areas exceeding the 30 percent impervious surface limitation
10			shall be permitted if impervious areas are not increased and the applicant designs
11			the project to comply with the intent of the rule to the maximum extent feasible;
12			and
13		(iii)	The development shall meet all state stormwater management requirements as
14			required by the EMC;
15	(B)	Non-w	ater dependent uses over estuarine waters, public trust waters and coastal wetlands
16		shall b	e allowed only within Urban Waterfronts as set out below.
17		(i)	Existing structures over coastal wetlands, estuarine waters or public trust areas
18			may be used for commercial non-water dependent purposes. Commercial, non-
19			water dependent uses shall be limited to restaurants and retail services. Residential
20			uses, lodging and new parking areas shall be prohibited.
21		(ii)	For the purposes of this Rule, existing enclosed structures may be replaced or
22			expanded vertically provided that vertical expansion does not exceed the original
23			footprint of the structure, is limited to one additional story over the life of the
24			structure, and is consistent with local requirements or limitations.
25		(iii)	New structures built for non-water dependent purposes are limited to pile-
26			supported, single-story, unenclosed decks and boardwalks, and shall meet the
27			following criteria:
28			(I) shall provide for enhanced public access to the shoreline;
29			(II) may be roofed, but shall not be enclosed by partitions, plastic sheeting,
30			screening, netting, lattice or solid walls of any kind; but solid walls and
31			permanent windows are prohibited. Non-permanent enclosures shall be
32			limited to materials that are consistent with this rule and shall be non-
33			permanent and attached to the structure in a manner that allows removal;
34			(III) the decks and boardwalks shall not have permanent or attached hearting
35			or air conditioning;
36			(III)(IV) shall require no filling of coastal wetlands, estuarine waters or public
37			trust areas;

1		$\frac{(IV)(V)}{(V)}$ shall not extend more than 20 feet waterward of the normal high water
2		level or normal water level;
3		(V)(VI) shall be elevated at least three feet over the wetland substrate as
4		measured from the bottom of the decking;
5		(VI)(VII)shall have no more than six feet of any dimension extending over coastal
6		wetlands;
7		(VII)(VIII) shall not interfere with access to any riparian property and shall have
8		a minimum setback of 15 feet between any part of the structure and the
9		adjacent property owners' areas of riparian access. The line of division
10		of areas of riparian access shall be established by drawing a line along
11		the channel or deep water in front of the properties, then drawing a line
12		perpendicular to the line of the channel so that it intersects with the shore
13		at the point the upland property line meets the water's edge. The
14		minimum setback provided in the rule may be waived by the written
15		agreement of the adjacent riparian owner(s) or when two adjoining
16		riparian owners are co-applicants. Should the adjacent property be sold
17		before construction of the structure commences, the applicant shall
18		obtain a written agreement with the new owner waiving the minimum
19		setback and submit it to the permitting agency prior to initiating any
20		development;
21		(VIII)(IX)shall be consistent with the US Army Corps of Engineers setbacks
22		along federally authorized waterways;
23		(IX)(X) shall have no significant adverse impacts on fishery resources, water
24		quality or adjacent wetlands and there shall be no alternative that would
25		avoid wetlands. Significant adverse impacts include the development
26		that would impair water quality standards, increase shoreline erosion,
27		alter coastal wetlands or Submerged Aquatic Vegetation (SAV), deposit
28		spoils waterward of normal water level or normal high water level, or
29		cause degradation of shellfish beds;
30		(X)(XI) shall not degrade waters classified as SA or High Quality Waters or
31		ORW as defined by the EMC;
32		(XI)(XII)shall not degrade Critical Habitat Areas or Primary Nursery Areas as
33		defined by the NC Marine Fisheries Commission; and
34		(XII)(XIII)shall not pose a threat to navigation.
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36	History Note:	Authority G.S. 113A-107(b); 113A-108; 113A-113(b); 113A-124;
37		Eff. September 1, 1977;

1	Amended Eff. April 1, 2001; August 1, 2000; August 3, 1992; December 1, 1991; May 1, 1990;
2	October 1, 1989;
3	Temporary Amendment Eff. October 15, 2001 (exempt from 270 day requirement-S.L. 2000-142);
4	Temporary Amendment Eff. February 15, 2002 (exempt from 270 day requirement-S.L. 2001-494);
5	Amended Eff. April 1, 2019; March 1, 2010; April 1, 2008; August 1, 2002;
6	Readopted Eff. July 1, 2020;
7	Amended Eff. November 1, 2025.