MEMORANDUM

TO:    Coastal Resources Commission
FROM:  Mike Lopazanski
SUBJECT: Proposed Amendments to 15A NCAC 7H .0309 – Inlet Hazard Areas and Pre-existing Lots

At the September 2022 Commission meeting, the Commission adopted amendments to 15A NCAC 7H .0304, .0306, .0309 and .0310 to update the Inlet Hazard Area (IHA) boundaries and corresponding use standards. Shortly after the meeting, DCM received questions regarding recently platted lots within the new IHA boundary where higher calculated erosion rates resulted in setbacks that would preclude new structures (other than those allowed in 7H.0309 setback exceptions).

Prior to the IHA update, the erosion rates used for calculating construction setbacks in an Inlet Hazard Area were established solely based on the erosion rate calculated in the adjacent Ocean Erodible Area. The recently proposed amendments will require erosion rates specifically calculated for each inlet to be used for determining construction setbacks in IHAs. The calculated erosion rates are included in the 2019 Inlet Setback Factors report that the Commission has already approved. Since some new IHA boundaries have expanded and some areas have higher calculated erosion rates than were previously used, Staff had previously noted that any existing lots that may become “unbuildable” due to the updated IHA erosion rates may benefit from an exception provided in 15A NCAC 7H .0104 – Application of Erosion Rate Setback Factors, which allowed development on lots created on or after June 1, 1979 to use the erosion rate in effect at the time the lot was platted in the calculation of the construction setback. However, while the IHA rules were proceeding through two rounds of public hearings, the Division and Commission began work on the Beach Management Plan rules. 15A NCAC 7H .0104 was proposed for repeal as the rule was seldom used and had caused confusion for Staff and Local Permitting Officers. Due to the extended discussions surrounding the IHA rules, the Beach Management Plan rules moved ahead and became effective August 1st of this year and included repeal of 7H .0104.

To address the issue of lots platted after 1979 that cannot meet the new IHA setbacks, Staff recommends an amendment 15A NCAC 7H .0309(b) to allow the placement of a structure on a lot within an IHA that was platted prior to the effective date of the rule, subject to the same conditions as those applied to unbuildable lots within the OEA under 7H .0309(b), including that the structure be sited the maximum feasible distance landward, designed to reduce encroachment in the setback area, and a minimum of 60 feet from the vegetation line and no farther seaward than the landward-most adjacent structure.
In addition, the .0309(b) exception restricts the structure to a maximum 1,000 sq ft. footprint limitation and total structure size of 2,000 sq ft."

The 15A NCAC 7H .0309(b) exception was created to address lots that existed as of June 1, 1979 – i.e., prior to the initial effective date of the Commission’s oceanfront setback rules. Including such a provision for IHAs will have a similar effect to what was done in 1979 given the new application of erosion rates within the updated IHA rules. Based on recent counts by Staff, there were 126 vacant lots within the existing IHAs and 224 vacant lots within the new IHAs coastwide. DCM does not have an estimate of the percentage of these vacant lots that may be “unbuildable” (aside from the setback exceptions allowed in .0309(a)) due to the updated IHA erosion rates because this requires updated site determinations of the location of the Vegetation Line for each property.

Since the provisions of 7H .0104 and 7H .0309(b) are similar (as discussed during the Beach Management Plan rule amendments), Staff does not believe that any changes are necessary to the accompanying fiscal analysis. However, the additional amendment to 7H .0309(b), if approved by the Commission, will necessitate another round of public hearings.

I will discuss this proposed amendment in detail at our upcoming meeting in Beaufort.
PROPOSED AMENDMENTS TO 15A NCAC 7H .0309 OCEAN HAZARD AREAS: EXCEPTIONS – PRE-EXISTING LOTS IN IHAs

15A NCAC 07H .0309 USE STANDARDS FOR OCEAN HAZARD AREAS: EXCEPTIONS

(a) The following types of development shall be permitted seaward of the oceanfront setback requirements of Rule .0306(a) of this Section if all other provisions of this Subchapter and other state and local regulations are met:

1. campsites;
2. driveways and parking areas with clay, packed sand, or gravel;
3. elevated decks not exceeding a footprint of 500 square feet. Existing decks exceeding a footprint of 500 square feet may be replaced with no enlargement beyond their original dimensions;
4. beach accessways consistent with Rule .0308(c) of this Section;
5. unenclosed, uninhabitable gazebos with a footprint of 200 square feet or less;
6. uninhabitable, single-story storage sheds with a foundation or floor consisting of wood, clay, packed sand or gravel, and a footprint of 200 square feet or less;
7. temporary amusement stands consistent with Section .1900 of this Subchapter;
8. sand fences;
9. swimming pools; and
10. fill not associated with dune creation that is obtained from an upland source and is of the same general characteristics as the sand in the area in which it is to be placed.

In all cases, this development shall be permitted only if it is landward of the vegetation line or pre-project vegetation line, whichever is applicable; involves no alteration or removal of primary or frontal dunes which would compromise the integrity of the dune as a protective landform or the dune vegetation; is not essential to the continued existence or use of an associated principal development; and meets all other non-setback requirements of this Subchapter.

(b) Where application of the oceanfront setback requirements of Rule .0306(a) of this Section would preclude placement of a structure on a lot existing as of June 1, 1979, the structure shall be permitted seaward of the applicable setback line in Ocean Erodible Areas, Areas and State Ports Inlet Management Areas, and Inlet Hazard Areas, but not Unvegetated Beach Areas, or if the setback requirements of Rule .0306(a) of this Section would preclude placement of a structure on lots existing as of (INSERT EFFECTIVE DATE OF RULE) in Inlet Hazard Areas, the structure shall be permitted seaward of the applicable setback line if each of the following conditions are met:

1. The development is set back from the ocean the maximum feasible distance possible on the existing lot and the development is designed to minimize encroachment into the setback area;
2. The development is at least 60 feet landward of the vegetation line, measurement line, or pre-project vegetation line, whichever is applicable;
3. The development is not located on or oceanward of a frontal dune, but is entirely behind the landward toe of the frontal dune;
4. The development incorporates each of the following design standards, which are in addition to those required by Rule .0308(d) of this Section:
   (A) All pilings shall have a tip penetration that extends to at least four feet below mean sea level;
   (B) The footprint of the structure shall be no more than 1,000 square feet, and the total floor area of the structure shall be no more than 2,000 square feet. For the purpose of this Section, roof-covered decks and porches that are structurally attached shall be included in the calculation of footprint;
   (C) Driveways and parking areas shall be constructed of clay, packed sand or gravel except in those cases where the development does not abut the ocean and is located landward of a paved public street or highway currently in use. In those cases, other material may be used; and
   (D) No portion of a building’s total floor area, including elevated portions that are cantilevered, knee braced, or otherwise extended beyond the support of pilings or footings, may extend oceanward of the total floor area of the landward-most habitable building or structure. The alignment shall be measured from the most oceanward point of the adjacent building or structure's roof line, including rooftop decks. An "adjacent" property is one that shares a boundary line with the site of the proposed development. When no adjacent building or structure exists, or the geometry or orientation of a lot or shoreline precludes the placement of a building in line with the landward-most adjacent structure of similar use, an average line of construction shall be determined by the Director of the Division of Coastal Management based on an approximation of the average seaward-most positions of the rooflines of adjacent
structures along the same shoreline, extending 500 feet in either direction. If no structures exist within this distance, the proposed structure shall meet the applicable setback from the Vegetation Line but shall not be held to the landward-most adjacent structure or an average line of structures. The ocean hazard setback shall extend landward of the vegetation line, static vegetation line or measurement line, whichever is applicable, a distance no less than 60 feet.

(5) All other provisions of this Subchapter and other state and local regulations are met. If the development is to be serviced by an on-site waste disposal system, a copy of a valid permit for such a system shall be submitted as part of the CAMA permit application.

(c) The following types of water dependent development shall be permitted seaward of the oceanfront setback requirements of Rule .0306(a) of this Section if all other provisions of this Subchapter and other state and local regulations are met:

1. piers providing public access; and
2. maintenance and replacement of existing state-owned bridges, and causeways and accessways to such bridges.

(d) Replacement or construction of a pier house associated with an ocean pier shall be permitted if each of the following conditions is met:

1. The ocean pier provides public access for fishing and other recreational purposes whether on a commercial, public, or nonprofit basis;
2. Commercial, non-water dependent uses of the ocean pier and associated pier house shall be limited to restaurants and retail services. Residential uses, lodging, and parking areas shall be prohibited;
3. The pier house shall be limited to a maximum of two stories;
4. A new pier house shall not exceed a footprint of 5,000 square feet and shall be located landward of mean high water;
5. A replacement pier house may be rebuilt not to exceed its most recent footprint or a footprint of 5,000 square feet, whichever is larger;
6. The pier house shall be rebuilt to comply with all other provisions of this Subchapter; and
7. If the pier has been destroyed or rendered unusable, replacement or expansion of the associated pier house shall be permitted only if the pier is being replaced and returned to its original function.

(e) In addition to the development authorized under Paragraph (d) of this Rule, small scale, non-essential development that does not induce further growth in the Ocean Hazard Area, such as the construction of single family piers and small-scale erosion control measures that do not interfere with natural oceanfront processes, shall be permitted in the Ocean Hazard Area along those portions of shoreline that exhibit features characteristic of an Estuarine Shoreline. Such features include the presence of wetland vegetation, and lower wave energy and erosion rates than in the adjoining Ocean Erodible Area. Such development shall be permitted under the standards set out in Rule .0208 of this Subchapter.

For the purpose of this Rule, small scale is defined as those projects which are eligible for authorization under 15A NCAC 07H .1100, .1200, and 15A NCAC 07K .0203.

(f) Transmission lines necessary to transmit electricity from an offshore energy-producing facility may be permitted provided that each of the following conditions is met:

1. The transmission lines are buried under the ocean beach, nearshore area, and primary and frontal dunes, all as defined in Rule .0305 of this Section, in such a manner so as to ensure that the placement of the transmission lines involves no alteration or removal of the primary or frontal dunes; and
2. The design and placement of the transmission lines shall be performed in a manner so as not to endanger the public or the public's use of the beach.

(g) Existing stormwater outfalls as of the last amended date of this rule within the Ocean Hazard AEC that are owned or maintained by a State agency or local government, may be extended oceanward subject to the provisions contained within 15A NCAC 07J .0200. Outfalls may be extended below mean low water and may be maintained in accordance with 15A NCAC 07K .0103. Shortening or lengthening of outfall structures within the authorized dimensions, in response to changes in beach width, is considered maintenance under 15A NCAC 07K .0103. Outfall extensions may be marked with signage and shall not prevent pedestrian or vehicular access along the beach. This Paragraph does not apply to existing stormwater outfalls that are not owned or maintained by a State agency or local government.
History Note:  Authority G.S. 113A-107(a); 113A-107(b); 113A-113(b)(6)a; 113A-113(b)(6)b; 113A-113(b)(6)d; 113A-124;
Eff. February 2, 1981;
Amended Eff. April 1, 2020; June 1, 2010; February 1, 2006; September 17, 2002 pursuant to S.L. 2002-116; August 1, 2000; August 1, 1998; April 1, 1996; April 1, 1995; February 1, 1993; January 1, 1991; April 1, 1987;
Redrafted Eff. December 1, 2020;
Amended Eff. December 1, 2022; August 1, 2022.
Fiscal Analysis

2019 Update of Inlet Hazard Area Boundaries, Setback Factors, & Rule Amendments

15A NCAC 07H .0304, 15A NCAC 07H .0306, 15A NCAC 07H .0309, 15A NCAC 07H .0310

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November 1, 2022
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Summary

The establishment of Areas of Environmental Concern (AEC) is authorized under the NC Coastal Area Management Act (CAMA) of 1974 (NCGS 113A-100 et seq.) and forms the foundation of the North Carolina Coastal Resources Commission’s (CRC) permitting program for regulating coastal development. Rules defining three specific ocean hazard AECs appear in 15A NCAC 07H.0300: 1) Ocean Erodible, 2) Inlet Hazard, and 3) Unvegetated Beach AECs. The inlet hazard area (IHA) AEC is defined in 15A NCAC 07H.0301(3) as locations that “are especially vulnerable to erosion, flooding and other adverse effects of sand, wind, and water because of their proximity to dynamic ocean inlets.”

Unlike other CRC jurisdictional areas, IHA boundaries are defined in a report referenced in the CRC’s rules at 7H.0304(2). The current IHA boundaries correspond to maps originally developed by Priddy and Carraway (1978) for all of the State’s then-active inlets. The report designating the IHA boundaries was adopted by the CRC in 1979, with minor amendments since that time.

IHA boundaries in use today are based on statistical analysis (and to a lesser extent previous inlet location) of historical shoreline movement identified on multiple aerial photosets. In most cases, the statistical methods used in the 1978 study identified the landward-most shoreline position (99% confidence interval) projected to occur between 1978 and 1988. Originally, the Commission anticipated that these boundaries were to be updated at the end of the 1980s. However, due to a combination of factors, that update did not occur.

The Coastal Resources Commission (CRC) seeks to amend Inlet Hazard Area (IHA) boundaries and its administrative rules governing structure size, development density, and siting of new construction within these areas more prone to erosion caused by inlet related processes.

Introduction and Purpose

Developed in 1978 and estimated to be applicable for approximately ten years, the State’s existing Inlet Hazard Area boundaries were intended to be updated before 1990. However, completing an update did not occur due to limited staff resources, insufficient data and mapping tools, and the lack of a defined method that could incorporate modern data and knowledge related to inlet geology and geomorphology.

Geographically, the ends of barrier islands adjacent to inlets are constantly being reshaped by both natural (wind, currents, tides, waves) and manmade (dredging, beach nourishment, and erosion control structures) forces. In the event of a severe storm, these changes can occur very rapidly, and in time, many structures have been destroyed, with more than 347 platted parcels submerged (Brunswick, Pender and Onslow Counties), and erosion control structures (sandbags, terminal groins) installed in order to slow erosion or protect structures. Currently, several existing IHA boundaries are spatially inaccurate as the inlet has migrated outside of the mapped boundary, and
no longer accurately reflect the potential erosion hazards for actual developed portions of barrier islands that are adjacent to those inlets. In an effort to update IHA boundaries, the Coastal Resources Commission’s Science Panel and DCM Staff have collaborated on identifying appropriate data and best methods for calculating inlet shoreline erosion rates and defining new defined IHA boundaries.

In addition to updating IHA boundaries, the CRC is proposing amendments to their rules. One of the CRC’s management objectives is to ensure that development is compatible with natural characteristics of coastal areas while also minimizing the likelihood of significant loss of private property and public resources (NCAC 07H.0203). At most inlets, the proposed IHA boundaries expand farther from the inlet along the oceanfront-inlet shoreline, and farther landward compared to existing IHA boundaries. Under the current rules, construction setback factors, which are based on erosion rates and used for siting new development, are calculated for the oceanfront (but not inside IHAs) approximately every five years. Instead, setback factors that are applied within the IHA are those of adjacent Ocean Erodible Areas (OEA) and do not reflect the actual erosion rates with the IHAs. This practice was necessary due to technological and methodological limitations in calculating erosion rates along inlet shorelines. By Applying this same practice to expanded IHA would misrepresent the erosion hazards associated with inlet areas. Now that the technology exists to calculate erosion rates along inlet shorelines, the CRC is proposing to amend their rules and allow the use of setback factors based on inlet erosion rates instead of using adjacent OEA oceanfront setback factors.

**Description of Rule Update**

15A NCAC 7H .0304

15A NCAC 7H .0304 describes Areas of Environmental Concern (AEC) within Ocean Hazard Areas (OEA). In section 15A NCAC 7H .0304(2) the proposed amendment references the updated Inlet Hazard Area boundary report and maps titled “Inlet Hazard Area Boundary, 2019 Update: Science Panel Recommendations to the North Carolina Coastal Resources Commission.” The methods used to calculate the inlet shoreline erosion rate setback factors and for mapping the IHA boundaries can be found in the reports. Similar to how the Ocean Erodible Area is calculated on the oceanfront, landward IHA boundaries are heavily based on erosion rates multiplied by 90; however, expert (CRC’s Science Panel) consideration was also given to inlet-specific geomorphology and underlying geology. It is important to note that factors of 30 have been used and accepted since 1980’s for the purpose of calculating construction setback and landward boundary of the Ocean Erodible Areas, and was initially based on the length of a typical mortgage (30 years).

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1 Accessible at: [https://files.nc.gov/ncdeq/Coastal%20Management/GIS/2019_Inlet_Hazard_Area_Boundary_Update_20190212.pdf](https://files.nc.gov/ncdeq/Coastal%20Management/GIS/2019_Inlet_Hazard_Area_Boundary_Update_20190212.pdf)

2 [https://files.nc.gov/ncdeq/Coastal%20Management/GIS/2019_Inlet_Hazard_Area_Setback_Factors_20190212.pdf](https://files.nc.gov/ncdeq/Coastal%20Management/GIS/2019_Inlet_Hazard_Area_Setback_Factors_20190212.pdf)
In section 15A NCAC 7H .0304(2)(a) of this Rule, the Inlet Hazard Area width cannot be less than the adjacent Ocean Erodible Area. However, these two AECs are mapped differently, and given that the IHA has remained static since 1979, while the OEA is updated approximately every five years, the resulting OEA boundary does not always conform to this requirement. In addition, there may be an erosion control structure (sandbag, terminal groin, navigational jetty) or unique geologic or geomorphologic barrier island feature that prevents the ability to meet this existing requirement. Therefore, the CRC is proposing that this requirement be removed.

As mentioned above, the adjacent OEA setback factor is currently applied throughout the IHA. The CRC is proposing to utilize inlet setback factors that are based on actual inlet erosion rates instead of adjacent oceanfront rates. The report, “2019 Inlet Setback Factors” ³ is referenced in 15A NCAC 7H .0304(2)(a) that includes the methodology and maps. As in Rule 15A NCAC 7H .0304(1) where the minimum setback factor of two is established, this section establishes the minimum setback factor of two within the IHA.

15A NCAC 07H .0309

Existing Rule 15A NCAC 07H .0309 describes the use standards and exemptions within Ocean Hazard Areas. Section 15A NCAC 07H .0309(c) of this rule prescribes conditions on the potential development of reconfigured lots that were platted prior to June 1, 1979. The intent of this rule was to not create a scenario where adjacent lots are combined and reconfigured in order to increase the number of buildable lots while also taking advantage of the grandfathering provisions in section 15A NCAC 07H .0309(b) of this rule. The CRC is proposing to remove section 15A NCAC 07H .0309(c) of this rule as it is not needed given that construction setbacks based on structure size is still required and does not change due to reconfiguring adjacent lots or lot size.

To address the issue of lots platted after 1979 that cannot meet the new IHA setbacks, the CRC is amending 15A NCAC 7H .0309(b) to allow the placement of a structure on a lot within an IHA that was platted prior to the effective date of the rule, subject to the same conditions as those currently applied to unbuildable lots within the OEA under 7H .0309(b), including that the structure be sited the maximum feasible distance landward, designed to reduce encroachment in the setback area, and a minimum of 60 feet from the vegetation line and no farther seaward than the landward-most adjacent structure.

15A NCAC 07H .0310

Rule 15A NCAC 07H .0310 describes use standards for Inlet Hazard Areas. The intent of this existing rule is to limit the structure size and development density within the Ocean Hazard Areas that are more strongly influenced by inlet-related erosion than oceanfront processes.

The existing rule in Section 15A NCAC 07H .0310(a)(1) requires the use of the adjacent Ocean Erodible Area (oceanfront) setback factor to be applied within the Inlet Hazard Area. Because the CRC is proposing the use of newly calculated inlet setback factors based on inlet erosion rates (referenced in proposed amendments to 15A NCAC 07H .0304), and not the adjacent oceanfront shoreline, the Commission is amending the rule to remove reference the adjacent ocean hazard.
The CRC is also proposing that inlet erosion rates and setback factors are to be updated once every five years, and to coincide with oceanfront erosion updates.

The proposed addition of the new section 15A NCAC 07H .0310(a)(2) is included to reference existing rules pertaining to construction setback requirements in 15A NCAC 07H .0306(5).

Additionally, this section references grandfathering provision for structures built prior to August 11, 2009 and no greater than 10,000 square feet in size.

The intent of the existing section 15A NCAC 07H .0310(a)(2) is to limit development density of commercial and residential structures to one unit on lots less than 15,000 square feet of land area. The proposed amendment would change this to section 15A NCAC 07H .0310(a)(3) and remove the reference to “commercial or residential” since this rule applies to all structures regardless of use.

Existing section 15A NCAC 07H .0310(a)(3) limits development density inside an IHA to four units or less for residential and commercial to less than 5,000 square feet. The proposed amendment would change this section to 15A NCAC 07H .0310(a)(4), and remove the distinction between residential and commercial, treating all structures equally, and limiting them to 5,000 square feet.

The remaining amendments to 15A NCAC 07H .0310 are minor edits to existing rule language and do not change how the rule is currently applied.

The draft amendment is located in Appendix A.

Description of Boundary and Construction Setback Factor Update

In addition to the proposed rule amendments, the CRC is proposing to update the Inlet Hazard Area boundaries at the State’s developed inlets: Tubbs, Shallotte, Lockwoods Folly, Carolina Beach, Masonboro, Mason, Rich, New Topsail, New River and Bogue Inlets. Because the CRC’s rules are intended to primarily manage development, the CRC is proposing to remove IHA status for public lands that are managed by state or federal government, as these public areas are protected and unlikely to be developed for the purpose of establishing habitable structures. These inlet areas include: 1) Little River Inlet at Bird Island (State of NC); 2) New River Inlet at Onslow Beach (US Marine Corps); 3) Brown’s Inlet at Onslow Beach and Brown Island (US Marine Corps; 4) Bear Inlet and Brown (US Marine Corps) and Bear Islands (State of NC); 5) Barden Inlet at Shackelford Banks and Core Banks (US Dept. of Interior); 6) Ocracoke Inlet at Ocracoke Island (US Dept. of Interior), and 7) Hatteras Inlet at Ocracoke and Hatteras (US Dept. of Interior).

While the size of the proposed IHA boundaries are reduced at some locations, overall they do encompass more land area compared to existing IHAs (Table 1). Collectively, IHAs are reduced by approximately 470 acres at Tubbs, Mason and New Topsail Inlets; and increased by approximately 1,800 acres for all others combined. Although the land area (~4,728 acres) inside the proposed IHAs does increase to some degree at most inlets, only 3% (~152 acres) of the total area.
area is not already within the existing Ocean Hazard Area (IHAs, OEAs and Unvegetated Beach AECs). In other words, approximately 97% of the land area inside the proposed IHAs is already part of one of three existing AECs that make up the current Ocean Hazard Area, and already within the CRC’s jurisdiction.
Table 1. Comparison of land area, not area over marsh or water, inside the existing and proposed IHAs. Positive land area difference values represent increases, and negative values represent decrease in size of the IHA. Approximately 152 acres is currently not within an Ocean Hazard AEC.

<table>
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<tr>
<th>Inlet - Location</th>
<th>Land Area Inside Existing IHA (acres)</th>
<th>Land Area Inside Proposed IHA (acres)</th>
<th>Land Area Difference (acres)</th>
<th>Land Area Currently Not inside an AEC (acres)</th>
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<td><strong>4728.3</strong></td>
<td><strong>1819.4</strong></td>
<td><strong>152</strong></td>
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At many locations, the proposed IHA boundaries include areas that have historically been part of one of the Ocean Hazard AECs. Approximately 648 acres at developed inlets would be removed from an IHA. At undeveloped inlets where land is publically owned and IHA boundaries are proposed to be removed, the total area that will not be included as an IHA is approximately 3,300 acres.

For purposes of this analysis, “structures” are counted as one structure when they are physically connected; this includes multi-family and commercial. There are approximately 750 existing structures inside current IHAs, and a total of 945 within the proposed IHAs. Of the 750 structures inside the current IHAs, approximately 40% (307 structures) of those would not be included in the updated IHAs, nor would they be included within the OEA. This means that those 307 structures will no longer be in within an Ocean Hazard Area. Of the total 945 structures within the proposed
IHAs, 443 (59%) of them are already located within an existing IHA, and 726 (77%) are currently located within one of three Ocean Hazard AECs. Because the proposed IHAs do expand and include approximately 152 acres of land, there will be approximately 217 structures that are not currently located within an Ocean Hazard AEC that will be included within the updated IHAs.

Table 2. Comparison of the number of structures inside the existing and proposed IHAs; summary of the number of structures (219) that will be included in the updated IHA that are not currently within an Ocean Hazard Area (OHA), and; number of structures (307) that will be removed from the OHA as a result of the IHA update.

<table>
<thead>
<tr>
<th>Inlet - Location</th>
<th>Structures inside IHA-Existing</th>
<th>Structures inside IHA-Update</th>
<th>Structures inside IHA-Update not Currently Inside OHA</th>
<th>Structures Removed from OHA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tubbs Inlet - Sunset Beach</td>
<td>203</td>
<td>16</td>
<td>0</td>
<td>187</td>
</tr>
<tr>
<td>Tubbs Inlet - Ocean Isle</td>
<td>56</td>
<td>31</td>
<td>0</td>
<td>20</td>
</tr>
<tr>
<td>Shallotte Inlet - Ocean Isle</td>
<td>0</td>
<td>110</td>
<td>8</td>
<td>0</td>
</tr>
<tr>
<td>Shallotte Inlet - Holden Beach</td>
<td>51</td>
<td>208</td>
<td>107</td>
<td>0</td>
</tr>
<tr>
<td>Lockwood Folly Inlet - Holden Beach</td>
<td>4</td>
<td>38</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Lockwood Folly Inlet - Oak Island</td>
<td>31</td>
<td>69</td>
<td>13</td>
<td>0</td>
</tr>
<tr>
<td>Carolina Beach Inlet - Carolina Beach</td>
<td>0</td>
<td>19</td>
<td>4</td>
<td>0</td>
</tr>
<tr>
<td>Masonboro Island</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Masonboro Inlet - Wrightsville Beach</td>
<td>N/A</td>
<td>2</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Mason Inlet - Wrightsville Beach</td>
<td>1</td>
<td>1</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Mason Inlet - Figure Eight</td>
<td>36</td>
<td>20</td>
<td>0</td>
<td>31</td>
</tr>
<tr>
<td>Rich Inlet - Figure Eight</td>
<td>34</td>
<td>66</td>
<td>25</td>
<td>9</td>
</tr>
<tr>
<td>Rich Inlet - Lea-Hutaff Island</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>New Topsail Inlet - Lea-Hutaff Island</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>New Topsail Inlet - Topsail Beach</td>
<td>164</td>
<td>178</td>
<td>12</td>
<td>0</td>
</tr>
<tr>
<td>New River Inlet - N. Topsail Beach</td>
<td>68</td>
<td>95</td>
<td>10</td>
<td>5</td>
</tr>
<tr>
<td>Bogue Inlet - Emerald Isle</td>
<td>102</td>
<td>78</td>
<td>40</td>
<td>55</td>
</tr>
<tr>
<td><strong>TOTAL:</strong></td>
<td><strong>750</strong></td>
<td><strong>931</strong></td>
<td><strong>219</strong></td>
<td><strong>307</strong></td>
</tr>
</tbody>
</table>

Since 1980, the Division of Coastal Management has updated its oceanfront shoreline change rates approximately once every five years for calculating both oceanfront development setbacks and the landward boundary of the Ocean Erodible Area of Environmental Concern. The Commission is now proposing to utilized calculated erosion rates within IHAs to determine development setbacks.

Due to technological and methodological limitations, the CRC has calculated development setbacks within existing IHA boundaries utilizing the erosion rate setback factors of the adjacent Ocean Erodible Area (NCAC 07H. 0310); which may not always be representative of the actual erosion associated with inlet-related processes.
By applying the adjacent oceanfront shoreline setback factor inside the IHAs, and not using factors based on actual erosion rates at the inlet, the potential risk associated with inlet-induced erosion may not always reflected in the setback factors applied in determining construction setback.

Table 3, Column (A) shows the range of calculated setback factors without applying the adjacent OEA factor as required by current rules; and Column (B) shows the range for the same area when the adjacent OEA factor is applied inside the existing IHA. The same comparison was made using proposed inlet setback factors with proposed rule amendments (Table 3, Column (C)), and; application of current rules with proposed inlet setback factors and boundary (Table 3, Column (D)). At specific inlets (Tubbs and Mason) the use of the adjacent OEA’s setback factor results in no change; while at others (Lockwoods Folly, New River, and Bogue Inlets), the use of the adjacent OEA’s setback factor applied within the IHA does significantly change the setback factor applied throughout the entire IHA.

Table 3. The geographical extent of setback factor (SBF) ranges in this table is the same area of land within the proposed IHAs. (A) represents the range of existing setback factors within the area of the proposed IHA boundary before applying the adjacent OEA setback factors within the current IHAs as required by existing Rules (15A NCAC 07H .0310); (B) illustrates the range of existing setback factors after applying the adjacent OEA setback factors within existing IHAs, and represents current requirements; (C) represents the proposed IHA setback factors and application of proposed rule amendments – and once adopted, would become the setback factors within the updated boundaries; (D) represents range of setback factors when existing rules are applied to the updated IHA and inlet setback factors. Both (A) and (D) illustrate how existing rules (15A NCAC 07H .0310) can influence setback factors.

<table>
<thead>
<tr>
<th>Inlet - Location</th>
<th>(A)</th>
<th>(B) (current IHAs &amp; SBFs)</th>
<th>(C) (proposed IHAs &amp; SBFs)</th>
<th>(D)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tubbs Inlet - Sunset Beach</td>
<td>2</td>
<td>2</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>Tubbs Inlet - Ocean Isle</td>
<td>2</td>
<td>2</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>Shallotte Inlet - Ocean Isle</td>
<td>2 to 6.5</td>
<td>2 to 6.5</td>
<td>2 to 18</td>
<td>2</td>
</tr>
<tr>
<td>Shallotte Inlet - Holden Beach</td>
<td>2</td>
<td>2</td>
<td>2 to 5</td>
<td>2</td>
</tr>
<tr>
<td>Lockwood Folly Inlet - Holden Beach</td>
<td>2 to 8.5</td>
<td>3.5 to 7</td>
<td>2 to 5</td>
<td>3.5</td>
</tr>
<tr>
<td>Lockwood Folly Inlet - Oak Island</td>
<td>2</td>
<td>2</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>Carolina Beach Inlet - Carolina Beach</td>
<td>2 to 11.5</td>
<td>3 to 6.5</td>
<td>2</td>
<td>3</td>
</tr>
<tr>
<td>Masonboro Island (CB &amp; Masonboro Inlets)</td>
<td>2 to 28</td>
<td>2 to 12.5</td>
<td>2 to 18</td>
<td>2 to 18</td>
</tr>
<tr>
<td>Masonboro Inlet - Wrightsville Beach</td>
<td>2</td>
<td>2</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>Mason Inlet - Wrightsville Beach</td>
<td>2</td>
<td>2</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>Mason Inlet - Figure Eight</td>
<td>2</td>
<td>2</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>Rich Inlet - Figure Eight</td>
<td>2</td>
<td>2</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>Lea-Hutaff Island (Rich and New Topsail Inlets)</td>
<td>2 to 10</td>
<td>2 to 10</td>
<td>2 to 37</td>
<td>2 to 37</td>
</tr>
<tr>
<td>New Topsail Inlet - Topsail Beach</td>
<td>2</td>
<td>2</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>New River Inlet - N. Topsail Beach</td>
<td>2 to 14</td>
<td>2</td>
<td>2 to 8</td>
<td>2</td>
</tr>
<tr>
<td>Bogue Inlet - Emerald Isle</td>
<td>2 to 12.5</td>
<td>2</td>
<td>2 to 4.5</td>
<td>2</td>
</tr>
</tbody>
</table>
Cost or Neutral Impacts

Private Property Owners:

The IHA rules only apply when property owners are seeking a Coastal Area Management Act (CAMA) permit for construction of a new structure, or replacement of an existing structure (requiring more than fifty percent (50%) repair) within the Inlet Hazard Area. The proposed rule amendments will remove existing distinctions between commercial and residential and require all structures: 1) to be limited to 5,000 square feet, and; 2) utilize IHA calculated setback factors, and not its adjacent oceanfront shoreline factor. It is important to note that current rules limiting development to no more than one unit per 15,000 square feet of land area, and grandfathering of structures that meet conditions in existing rules (15A NCAC 07H.0306(a)(5)(L) will still apply within the updated IHAs.

New construction:

The two most notable influences that the updated IHA boundaries and rule amendments will have on new construction are: 1) the required use of erosion rate setback factors calculated for inlet areas and not that of the adjacent OEA, and; 2) both residential and commercial structures would be treated equally and limited to 5,000 square feet, and no more than one unit per 15,000 square feet of land area. Although both current and amended IHA rules have potential to limit size and density of new development, they do not specifically restrict a property owner’s ability to develop when higher rates of beach erosion are not measured or experienced.

Currently there are approximately 425 platted lots adjacent to inlets that are completely submerged in the ocean or inlet or on the wet-sand beach. This alone demonstrates that geomorphology around inlets is very dynamic and have potential to change rapidly. For this reason, the CRC has traditionally taken the position that large-scale and dense development should be limited in areas adjacent to inlets. The 5,000 square feet size regulation has always applied to commercial development within IHAs because they have typically been thought of as being the largest structures when compared to single-family residential; especially during the early development of NC’s coast. Today, NC’s coast is experiencing the construction of large 24-bedroom “single-family” homes, which is an example of why the CRC treats all structures the same, regardless of its use.

With regards to redevelopment of existing structures, it is not feasible to speculate on level of damages that might be caused by future storms, or speculate on the collective plans of property owners who might want to redevelop existing structures. Therefore, this section will focus only on how these rule amendments might affect existing vacant lots as a whole, regardless of ownership, or current use (public vs. private). Based on a random sampling of existing structures that are adjacent to vacant lots and within the updated IHAs, the average size of single-family residential structures is approximately 3,000 square feet (Table 4). The CRC is confident that the 5,000 square feet limit is sufficient for the development of vacant lots if they can meet the construction setback requirement.

For the purpose of this analysis, a “vacant lot” simply means that there are no existing residential or commercial structures on the existing platted lot. Within existing IHAs, there are an estimated 113 vacant lots. Approximately 46% (52) of these lots currently do not have enough land area to allow for a structure to meet the minimum setback requirement based on current rules and erosion
rate setback factors. Within the proposed updated IHA boundaries, the number of vacant lots increases by 60, making the total number of vacant lots estimated to be 173. Of 173 vacant lots, approximately 62 (36%) cannot meet the minimum construction setback; therefore, 111 (64%) of the vacant lots have potential to be developed to some degree should the owner chose to do so. Although this analysis does not examine why these lots are vacant, it should be noted that a portion of the 111 lots are owned by local government for the preservation of open space and public beach access, parking, and neighborhood common areas; while several have simply remained undeveloped.

Table 4. Average square footage of residential structures based on a random sampling of structures adjacent to vacant lots and within the updated IHA. Although individual units within multi-family structures ranged from 640 to 1380 heated square feet, these averages do not consider multi-family structures as a whole. (*) indicates average based on structure physical footprint as determined using county tax data.

<table>
<thead>
<tr>
<th>Inlet Location</th>
<th>Heated Square Feet (Average)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tubbs Inlet</td>
<td>3,600</td>
</tr>
<tr>
<td>Shallotte Inlet</td>
<td>3,700</td>
</tr>
<tr>
<td>Lockwood Folly Inlet</td>
<td>2,700</td>
</tr>
<tr>
<td>Carolina Beach Inlet</td>
<td>2,000*</td>
</tr>
<tr>
<td>Masonboro Inlet</td>
<td>NA</td>
</tr>
<tr>
<td>Mason Inlet</td>
<td>3,400</td>
</tr>
<tr>
<td>Rich Inlet</td>
<td>3,500</td>
</tr>
<tr>
<td>New Topsail Inlet</td>
<td>2,000</td>
</tr>
<tr>
<td>New River Inlet</td>
<td>3,300</td>
</tr>
<tr>
<td>Bogue Inlet</td>
<td>3,200</td>
</tr>
<tr>
<td><strong>AVERAGE</strong></td>
<td><strong>3,000</strong></td>
</tr>
</tbody>
</table>

**Repair of existing structures:**

Since 1979, the DCM oceanfront erosion rates have been used to calculate setback factors, and where there is accretion or rates are less than two feet per year, the default setback factor is two. Based on the 2019 inlet study and compared to existing setback requirements, 737 (79.2%) existing structures within the proposed Inlet Hazard Areas will experience no change in their development setback factor, 137 (14.7%) structures will experience an increase in construction setback factors, while 57 (6.1%) will have decreased setback factors (Table 5). It is important to note that where proposed inlet erosion rates will increase setback factors, all parcels and structures (100% of the 137) are in areas with known historically high erosion rates; however, because existing rules require the adjacent oceanfront shoreline setback factor to be applied inside the IHA, the setbacks for these locations have historically been lower than the proposed.

Currently, 188 (20.2%) structures within the proposed IHA cannot meet the current minimum setback (60 feet, or SBF x 30). Using the proposed inlet setback factors, an additional 21 structures would not meet the minimum setback.
Table 5. Structure count summaries include all structures within the proposed IHAs, and they are counted as one structure when they are physically connected: (A) number of structures inside the proposed IHAs; (B) number of structures with no change in setback factors as a result of using inlet factors; (C) number of structures with increased setback factors; (D) number of structures with decreased setback factors; (E) number of structures that cannot meet the current minimum setback requirement, and (D) number of additional structures that could not meet the minimum setback using inlet calculated setback factors.

<table>
<thead>
<tr>
<th>Inlet - Location</th>
<th>(A)</th>
<th>(B)</th>
<th>(C)</th>
<th>(D)</th>
<th>(E)</th>
<th>(D)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tubbs Inlet - Sunset Beach</td>
<td>16</td>
<td>16</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Tubbs Inlet - Ocean Isle</td>
<td>31</td>
<td>31</td>
<td>0</td>
<td>0</td>
<td>4</td>
<td>0</td>
</tr>
<tr>
<td>Shallotte Inlet - Ocean Isle</td>
<td>110</td>
<td>72</td>
<td>38</td>
<td>0</td>
<td>79</td>
<td>7</td>
</tr>
<tr>
<td>Shallotte Inlet - Holden Beach</td>
<td>208</td>
<td>208</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Lockwood Folly Inlet - Holden Beach</td>
<td>38</td>
<td>0</td>
<td>38</td>
<td>35</td>
<td>-26</td>
<td></td>
</tr>
<tr>
<td>Lockwood Folly Inlet - Oak Island</td>
<td>69</td>
<td>69</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Carolina Beach Inlet - Carolina Beach</td>
<td>19</td>
<td>0</td>
<td>19</td>
<td>1</td>
<td>0</td>
<td></td>
</tr>
<tr>
<td>Masonboro Island (CB &amp; Masonboro Inlets)</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Masonboro Inlet - Wrightsville Beach</td>
<td>2</td>
<td>2</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Mason Inlet - Wrightsville Beach</td>
<td>1</td>
<td>1</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Mason Inlet - Figure Eight</td>
<td>20</td>
<td>20</td>
<td>0</td>
<td>0</td>
<td>12</td>
<td>0</td>
</tr>
<tr>
<td>Rich Inlet - Figure Eight</td>
<td>66</td>
<td>66</td>
<td>0</td>
<td>0</td>
<td>13</td>
<td>0</td>
</tr>
<tr>
<td>Lea-Hutaff Island (Rich and New Topsail Inlets)</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>New Topsail Inlet - Topsail Beach</td>
<td>178</td>
<td>178</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>New River Inlet - N. Topsail Beach</td>
<td>95</td>
<td>21</td>
<td>74</td>
<td>0</td>
<td>36</td>
<td>9</td>
</tr>
<tr>
<td>Bogue Inlet - Emerald Isle</td>
<td>78</td>
<td>53</td>
<td>25</td>
<td>0</td>
<td>8</td>
<td>5</td>
</tr>
</tbody>
</table>

**Total:** 931 737 137 57 188 21

**Percentage:** 79.2% 14.7% 6.1% 20.2% 2.3%

Not meeting construction setback requirements based on existing or proposed setback factors and rules does not necessarily mean those same structures can never be rebuilt in the event they are destroyed or damaged beyond fifty percent. The reference feature from which development setbacks are measured, the first line of stable and natural vegetation (FLSNV), is determined in the field since it is dynamic and can change with the frequency and severity of storms and other factors common with inlet shorelines. The location of the first line of stable and natural vegetation can also be influenced by a community’s decision to construct a beach nourishment project. In time, the vegetation may respond and grow seaward with the beach, thus changing the point of reference from which the construction setback is measured. As previously mentioned, in a situation where a structure was destroyed and could not meet the construction setback, they still could potentially rebuild a structure on its original footprint and size if the structure was built before August 2009 and meets certain grandfathering conditions in existing rules (15A NCAC 07H .0306(a)(5)(L)). This grandfathering rule does not permit structures to be rebuilt in the original footprint and size if it was constructed after August 2009, and it cannot meet the required minimum setback.
Isolating or predicting the impact of state setback requirements on inlet and oceanfront property is difficult, if not impossible, since there are many statistically independent criteria that affect structure values. To examine these types of changes, economists use hedonic price models to decompose the total structure value into measurements for individual aspects of the structure such as size, age, number of bathrooms, location, and nearby amenities. Existing research indicates that erosion risks may decrease the value of oceanfront property but that this effect is overshadowed by the much larger positive value homebuyers place on being located directly next to the ocean.4 Our ability to analyze this change is also complicated by different local construction ordinances which typically have additional structure setback distances that are measured from points of reference not presented in this document, but can potentially limit size or placement of a proposed structure on a lot. It is true that as the erosion rate increases, construction setback increases; however, depending on size of lot and structure, local government construction requirements (lot-side and street setback) in instances of home damage exceeding 50 percent of the structure value, the property owner may still be able to repair the structure to its original size.

NC Department of Transportation (DOT):

Pursuant to G.S. 150B-21.4, DCM DOT permitting staff reported that the proposed amendment to 7H.0304 will not affect environmental permitting for the NC Department of Transportation. Development such as roads, parking lots, and other public infrastructure such as utilities continue to have a minimum setback factor of sixty feet (60) or thirty (30) times the shoreline setback factor (whichever is greater) as defined by 07H.0306(a)(2)(I). In the event NC DOT needs to build or replace a road located within an Inlet Hazard AEC, DOT actions regarding the roadbed would likely be considered maintenance and repair and not affected by changes in the oceanfront setback factors.

Local Government:

Public infrastructure (roads, parking lots, & utilities) have a minimum setback factor of sixty feet (60) or thirty (30) times the shoreline erosion rate (whichever is greater) as defined by 07H.0306(a)(2)(I). In the event that local governments need to replace or rebuild public infrastructure within an Inlet Hazard AEC, the proposed amendments will not change the CRC’s approach to permitting that activity.

With regards to local property and tax values, the CRC is confident that trying to quantify these values would be difficult if not impossible since there are statistically independent criteria that affect structure values along the coast. Existing research indicates that erosion risk may decrease the value of oceanfront property but that this affect is overshadowed by the much larger value homebuyers place on being located next to the ocean.3 and 5

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Division of Coastal Management:

There will be a net increase of 181 structures within the IHAs (Table 2). However, because these changes will only apply to new development or replacement of an existing structure requiring more than fifty percent (50%) repair or re-construction, the Division of Coastal Management’s permit review process will not be changed by these amendments, and DCM does not anticipate changes in permitting receipts due to the proposed action.

In terms of staff time required to do future updates of the IHA boundaries and erosion rate setback factors every five years, this process will be included as part of the existing practice of analyzing the oceanfront erosion rates and Ocean Erodible Areas. The same automated Geographical Information System (GIS) analysis already includes the option to analyze both the oceanfront and inlet erosion rates at the same time.

Benefits

Private Property Owners:

One of the CRC’s management objectives is to ensure that development is compatible with natural characteristics of coastal areas while also minimizing the likelihood of significant loss of private property and public resources. IHA rules are intended to allow development to occur within areas adjacent to inlets while considering rates of erosion when siting the placement of new structures. Since these areas are very dynamic and can change rapidly, the CRC’s objective is to require the siting of new development to be in a more landward position when erosion rates are higher than average (approximately 2 feet/year.)

Although there are two hundred and nineteen (219) structures that are currently not within an Ocean Hazard Area that will now be within the updated Inlet Hazard Areas, there will be three hundred and nine (307) structures that will be removed from the updated IHAs. With regards to proposed inlet setback requirements, approximately 794 (85.3%) of existing structures within the proposed IHAs will see no change, or either a setback factor reduction.

Although purely speculative, properties within the existing or proposed IHAs could potentially be permitted and allowed re-development or expansion of the existing structure if new setback requirements can be met, and the total conditioned square footage does not exceed 5,000 square feet. It is not possible to estimate the exact value of this benefit without knowing how many property owners would choose to undertake expansion or redevelopment, or knowing specifics related to construction plans; however, where structures are removed from the IHA, or setback factors are reduced, it is estimated that this is potentially a positive net influence for those property owners if compared to existing more restrictive setback requirements.

Although the erosion rates are often higher near inlets, it is important to note that National Flood Insurance Program (NFIP) does not consider the actual erosion rate when flood insurance rates are evaluated. NFIP only considers that fact that the State of North Carolina did, or did not, update its erosion rates utilizing current data. NFIP requires this update to occur approximately once every five years. If the state does not, NFIP can then discredit fifty Community Rating System (CRS)
points from all NC oceanfront communities with property inside a Special Flood Hazard area. Along the Atlantic shoreline (oceanfront and inlets), these areas are defined by the Velocity Zone, or V-Zone, and vary in size based on coastal region. In some areas this zone may extend across an entire barrier island, while in others it may only contain first or second row property.

The NFIP does not consider the methodology for calculating setback factors, or the differences between the OEA and IHA; just that the fact that the State updates is setback factors once every five years. Updating inlet setback factors will coincide with the update of oceanfront setback factors. Regardless of the calculation methodology, the State will continue to update erosion rates in part to assure that communities do not lose CRS points. The loss of fifty CRS points would not have an immediate negative impact on those communities listed below in Table 6. However, several communities are scheduled to be reevaluated by NFIP in 2019 and 2020, and at that time could potentially benefit by having fifty points awarded and saving five percent in premiums as a direct result of NC updating erosion rates. Although this update alone does not guarantee a community will save five percent in premiums, the 50-points awarded could mean the difference between higher and lower NFIP Classes.

**Table 6.** List of oceanfront communities participating in the Community Rating System (CRS). This table illustrates their current CRS Class, Special Flood Hazard Area (SFHA) Premium discount percentages, CRS points, and point score scenario subtracting 50 points. Based on current points, none of the listed communities would be impacted by the loss of fifty points. It should be noted that those communities identified with an asterisk (*) have an assigned CRS Class that does not correspond to their CRS Points because they did not meet FEMA’s prerequisites during their last evaluation; therefore, could not be placed in the Class tier based on scored points.

<table>
<thead>
<tr>
<th>Community</th>
<th>Current CRS Class</th>
<th>% Discount for SFHA(1)</th>
<th>% Discount for Non-SFHA</th>
<th>CRS Points</th>
<th>CRS Points (-50)</th>
<th>CRS Class Change if Points Lost</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Carolina Beach</td>
<td>6</td>
<td>20</td>
<td>10</td>
<td>2058</td>
<td>2008</td>
<td>No</td>
</tr>
<tr>
<td>2 Emerald Isle</td>
<td>7</td>
<td>15</td>
<td>5</td>
<td>1906</td>
<td>1856</td>
<td>No</td>
</tr>
<tr>
<td>3 Holden Beach</td>
<td>8</td>
<td>10</td>
<td>5</td>
<td>1181</td>
<td>1131</td>
<td>No</td>
</tr>
<tr>
<td>4 North Topsail Beach*</td>
<td>5*</td>
<td>25</td>
<td>10</td>
<td>3600</td>
<td>3550</td>
<td>No*</td>
</tr>
<tr>
<td>5 Oak Island*</td>
<td>7*</td>
<td>15</td>
<td>5</td>
<td>2258</td>
<td>2208</td>
<td>No*</td>
</tr>
<tr>
<td>6 Ocean Isle Beach*</td>
<td>8*</td>
<td>10</td>
<td>5</td>
<td>2088</td>
<td>2038</td>
<td>No*</td>
</tr>
<tr>
<td>7 Sunset Beach*</td>
<td>7*</td>
<td>15</td>
<td>5</td>
<td>2109</td>
<td>2059</td>
<td>No*</td>
</tr>
<tr>
<td>8 Topsail Beach</td>
<td>5</td>
<td>25</td>
<td>10</td>
<td>2597</td>
<td>2547</td>
<td>No</td>
</tr>
<tr>
<td>9 Wrightsville Beach</td>
<td>7</td>
<td>15</td>
<td>5</td>
<td>1768</td>
<td>1718</td>
<td>No</td>
</tr>
</tbody>
</table>

**Cost/Benefit Summary**

One of the CRC’s management objectives is to ensure that development is compatible with natural characteristics of coastal areas while also minimizing the likelihood of significant loss of private property and public resources. Given the rapid changes that can occur in areas adjacent to inlets, there is future potential for loss of property or development limitations as a direct result of beach erosion and the application of both current and amended rules. On the other hand, natural beach
growth (accretion), or the installation of terminal groins (erosion control structure) coupled with regular beach nourishment and maintenance, can potentially slow or temporarily mitigate the negative effects caused by erosion. In either scenario, the application of both amended and current rules can influence development limitations (construction setback, structure size and/or density); when property is lost or significantly threatened by erosion.

Overall, the proposed amendments will result in a net of 307 structures that will be removed from Inlet Hazard Area boundaries which could allow for greater level of property development or redevelopment than under existing rules. For the first time there will be some land area removed from the Inlet Hazard Area while other locations will now be included within this AEC. Additionally, there will be 57 structures with reduced construction setback requirements. Collectively, this has an un-quantified, but positive, option value for those property owners.

With regards to flood insurance, amending Rules 15A NCAC 7H .0304 and 15A NCAC 7H .0310 and updating Inlet Hazard Areas do not have an immediate negative or positive impact to community NFIP CRS points and Class ranking. However, the CRC will continue to update setback factors for both the oceanfront and inlets areas once every five years in an effort to contribute to an annual cost savings for property owners living in oceanfront communities by the avoidance of a five percent (5%) increase in flood insurance rates should the Coastal Resources Commission not update its construction setback factors.

There will be approximately 219 structures that are currently not within an Ocean Hazard Area that will now be included within the updated IHA. Additionally, there will be approximately 137 structures that will experience an increased construction setback factor when compared to existing requirements. In contrast to current practice, both commercial and residential structures will be treated equally in the proposed amendments, and all new construction will be limited to 5,000 heated square feet, and with a density limit of no more than one unit per 15,000 square feet of land area.

In a situation where a structure was destroyed or damaged beyond 50% and could not meet the construction setback, they still could potentially rebuild a structure on its original footprint and size if the structure was built before August 11, 2009 and meets certain grandfathering conditions in existing rules (15A NCAC 07H .0306(a)(5)(L)). Grandfathering applies single-family of all sizes and multi-family 10,000 square feet or less. These proposed rule amendments will not affect the application of these existing rules.

Within the context of these rule amendments, it is not anticipated that the $1M impact threshold would be exceeded primarily because these amendments do not prevent development from occurring within the IHA. These rules only apply to new construction or redevelopment of an existing structure in the event that it is damaged beyond 50% of its appraised value. Existing structures can be rebuilt if they meet required setbacks, or if they do not meet setback requirements but can meet specified grandfathering conditions outlined in Rule 15A NCAC 07H. 0306(a)(5)(L). Although there will be 21 additional structures that cannot meet these IHA setback requirements, there will be 26 structures that can now meet setback compared to existing requirements (Table 5, Column D); thus resulting in an overall benefit. Furthermore, by not meeting setback requirements this doesn’t necessarily mean the structure would be damaged fifty-percent or more during a storm, or need a CAMA permit to do repairs. If an existing structure cannot meet setback requirements, and also does not qualify for grandfathering, it is theoretically possible that future setback requirements could be met if erosion rates are reduced as a result of natural accretion, beach nourishment, or construction of a terminal groin.
With regards to the existing vacant lots within the proposed IHA (approximately 111 lots), these rule amendments do not restrict development on them, but they do limit structure size to 5,000 heated square feet and development density to no more than one unit per 15,000 square feet of land area. As illustrated in Table 4, the average size of structures adjacent to those 111 vacant lots is approximately 3,000 square feet, and the CRC feels that the size limit is sufficient in meeting their management objectives. In a scenario were an existing vacant lot could not meet the setback requirements defined in this amendment, property owners could still potentially develop their property utilizing an existing rule (15A NCAC 07H. 0104) which allows for a structure up to 2,000 square feet to be constructed with minimal conditions.

There are unknowns and uncertainties associated with forecasting property owner’s intentions, storm magnitude and frequency, or barrier island responses to inlet and ocean forces. For this reason, it is impossible to estimate a monetary cost or benefit that can be directly attributed to these rule amendments, especially when they do not restrict development. It is certain that barrier islands can and do change, and when structures are more appropriately sited, they are better protected from the forces of the ocean\(^6\) and can potentially save property owners and government agencies the cost associated with rebuilding, storm damage clean up, and erosion mitigation.

References


\(^6\) Carteret County Shore Protection Office, Hurricane Florence, November 2018: [http://www.carteretcountync.gov/ArchiveCenter/ViewFile/Item/1297](http://www.carteretcountync.gov/ArchiveCenter/ViewFile/Item/1297)
Appendix A: Proposed Rule Amendments

15A NCAC 07H .0304 A ECS WITHIN OCEAN HAZARD AREAS

The ocean hazard AECs contain all of the following areas:

1. Ocean Erodible Area. This is the area where there exists a substantial possibility of excessive erosion and significant shoreline fluctuation. The oceanward boundary of this area is the mean low water line. The landward extent of this area is the distance landward from the vegetation line as defined in 15A NCAC 07H .0305(a)(5) to the recession line established by multiplying the long-term annual erosion rate times 90, provided that, where there has been no long-term erosion or the rate is less than two feet per year, this distance shall be set at 180 feet landward from the vegetation line. For the purposes of this Rule, the erosion rates are the long-term average based on available historical data. The current long-term average erosion rate data for each segment of the North Carolina coast is depicted on maps entitled "North Carolina 2019 Oceanfront Setback Factors & Long-Term Average Annual Erosion Rate Update Study" and approved by the Coastal Resources Commission on February 28, 2019 (except as such rates may be varied in individual contested cases or in declaratory or interpretive rulings). In all cases, the rate of shoreline change shall be no less than two feet of erosion per year. The maps are available without cost from any Local Permit Officer or the Division of Coastal Management on the internet at http://www.nccoastalmanagement.net.

2. Inlet Hazard Area. The inlet hazard areas are natural-hazard areas that are especially vulnerable to erosion, flooding, and other adverse effects of sand, wind, and water because of their proximity to dynamic ocean inlets. This area extends landward from the mean low water line a distance encompassing that area within which the inlet migrates, based on statistical analysis, and shall consider such factors as previous inlet territory, structurally weak areas near the inlet, and external influences such as jetties, terminal groins, and channelization. The areas on the maps identified as Inlet Hazard Areas included in the report entitled INLET HAZARD AREAS, The Final Report and Recommendations to the Coastal Resources Commission, 1978, as amended in 1981, by Loie J. Priddy and Rick Carraway "Inlet Hazard Area Boundary, 2019 Update: Science Panel Recommendations to the North Carolina Coastal Resources Commission" are incorporated by reference and are hereby designated as Inlet Hazard Areas, except for:
   (a) the location of a former inlet which has been closed for at least 15 years;
   (b) inlets that due to shoreline migration, no longer include the current location of the inlet; and
   (c) inlets providing access to a State Port via a channel maintained by the United States Army Corps of Engineers.

In all cases, the Inlet Hazard Area shall be an extension of the adjacent ocean erodible areas and in no case shall the width of the inlet hazard area be less than the width of the adjacent ocean erodible area. This report and maps are available for inspection at the Department of Environmental Quality, Division of Coastal Management, 400 Commerce Avenue, Morehead City, North Carolina or at the website referenced in Item (1) of this Rule.

3. Unvegetated Beach Area. Beach areas within the Ocean Hazard Area where no stable and natural vegetation is present may be designated as Unvegetated Beach Areas on either a permanent or temporary basis as follows:
(a) An area appropriate for permanent designation as an Unvegetated Beach Area is a dynamic area that is subject to rapid unpredictable landform change due to wind and wave action. The areas in this category shall be designated following studies by the Division of Coastal Management. These areas shall be designated on maps approved by the Coastal Resources Commission and available without cost from any Local Permit Officer or the Division of Coastal Management on the internet at the website referenced in Item (1) of this Rule.

(b) An area that is unvegetated as a result of a hurricane or other major storm event may be designated by the Coastal Resources Commission as an Unvegetated Beach Area for a specific period of time, or until the vegetation has re-established in accordance with 15A NCAC 07H .0305(a)(5). At the expiration of the time specified or the re-establishment of the vegetation, the area shall return to its pre-storm designation.

(c) The Commission designates as temporary unvegetated beach areas those oceanfront areas of:

(i) Surf City and North Topsail Beach in which the vegetation line as shown on the United States National Oceanic and Atmospheric Administration imagery dated September 17, 2018 was destroyed as a result of Hurricane Florence in September 2018; and

(ii) Oak Island in which the vegetation line as shown on the United States National Oceanic and Atmospheric Administration and Geological Survey imagery dated August 4, 2020 was destroyed as a result of Hurricane Isaias in August 2020.

The designation AEC boundaries can be found on the Division's website at https://files.nc.gov/ncdeq/Coastal%20Management/GIS/unvegetated_beach_aec.pdf and https://files.nc.gov/ncdeq/Coastal%20Management/GIS/unveg_beachAEC_Oak_Island.zip. This designation shall continue until such time as the stable and natural vegetation has reestablished, or until the area is permanently designated as an unvegetated beach area pursuant to Sub-Item (3)(a) of this Rule.

(4) State Ports Inlet Management Area. These are areas adjacent to and within Beaufort Inlet and the mouth of the Cape Fear River, providing access to a State Port via a channel maintained by the United States Army Corps of Engineers. These areas are unique due to the influence of federally-maintained channels, and the critical nature of maintaining shipping access to North Carolina's State Ports. These areas may require specific management strategies not warranted at other inlets to address erosion and shoreline stabilization. State Ports Inlet Management Areas shall extend from the mean low water line landward as designated on maps approved by the Coastal Resources Commission and available without cost from the Division of Coastal Management, and on the internet at the website at https://files.nc.gov/ncdeq/Coastal%20Management/GIS/state_port_aec.pdf.

History Note: Authority G.S. 113A-107; 113A-107.1; 113A-113; 113A-124;
Eff. September 9, 1977;
Amended Eff. December 1, 1993; November 1, 1988; September 1, 1986; December 1, 1985;
Temporary Amendment Eff. October 10, 1996;
Amended Eff. April 1, 1997;
Temporary Amendment Eff. October 10, 1996 Expired on July 29, 1997;
Temporary Amendment Eff. October 22, 1997;
Amended Eff. April 1, 2020; July 1, 2016; September 1, 2015; May 1, 2014; February 1, 2013;
January 1, 2010; February 1, 2006; October 1, 2004; April 1, 2004; August 1, 1998;
Readopted Eff. December 1, 2020;
Amended Eff. December 1, 2022; August 1, 2022; September 1, 2021.
(a) In order to protect life and property, all development not otherwise specifically exempted or allowed by law or elsewhere in the Coastal Resources Commission's rules shall be located according to whichever of the following is applicable:

(1) The ocean hazard setback for development shall be measured in a landward direction from the vegetation line, the pre-project vegetation line, or the measurement line, whichever is applicable.

(2) The ocean hazard setback shall be determined by both the size of development and the shoreline long-term erosion rate as defined in Rule .0304 of this Section. "Development size" is defined by total floor area for structures and buildings or total area of footprint for development other than structures and buildings. Total floor area includes the following:
   (A) The total square footage of heated or air-conditioned living space;
   (B) The total square footage of parking elevated above ground level; and
   (C) The total square footage of non-heated or non-air-conditioned areas elevated above ground level, excluding attic space that is not designed to be load-bearing.

Decks, roof-covered porches, and walkways shall not be included in the total floor area unless they are enclosed with material other than screen mesh or are being converted into an enclosed space with material other than screen mesh.

(3) With the exception of those types of development defined in 15A NCAC 07H .0309(a), no development, including any portion of a building or structure, shall extend oceanward of the ocean hazard setback. This includes roof overhangs and elevated structural components that are cantilevered, knee braced, or otherwise extended beyond the support of pilings or footings.

The ocean hazard setback shall be established based on the following criteria:
   (A) A building or other structure less than 5,000 square feet requires a minimum setback of 60 feet or 30 times the shoreline erosion rate, whichever is greater;
   (B) A building or other structure greater than or equal to 5,000 square feet but less than 10,000 square feet requires a minimum setback of 120 feet or 60 times the shoreline erosion rate, whichever is greater;
   (C) A building or other structure greater than or equal to 10,000 square feet but less than 20,000 square feet requires a minimum setback of 130 feet or 65 times the shoreline erosion rate, whichever is greater;
   (D) A building or other structure greater than or equal to 20,000 square feet but less than 40,000 square feet requires a minimum setback of 140 feet or 70 times the shoreline erosion rate, whichever is greater;
   (E) A building or other structure greater than or equal to 40,000 square feet but less than 60,000 square feet requires a minimum setback of 150 feet or 75 times the shoreline erosion rate, whichever is greater;
   (F) A building or other structure greater than or equal to 60,000 square feet but less than 80,000 square feet requires a minimum setback of 160 feet or 80 times the shoreline erosion rate, whichever is greater;
(G) A building or other structure greater than or equal to 80,000 square feet but less than 100,000 square feet requires a minimum setback of 170 feet or 85 times the shoreline erosion rate, whichever is greater;

(H) A building or other structure greater than or equal to 100,000 square feet requires a minimum setback of 180 feet or 90 times the shoreline erosion rate, whichever is greater;

(I) Infrastructure that is linear in nature, such as roads, bridges, pedestrian access such as boardwalks and sidewalks, and utilities providing for the transmission of electricity, water, telephone, cable television, data, storm water, and sewer requires a minimum setback of 60 feet or 30 times the shoreline erosion rate, whichever is greater;

(J) Parking lots greater than or equal to 5,000 square feet require a setback of 120 feet or 60 times the shoreline erosion rate, whichever is greater;

(K) Notwithstanding any other setback requirement of this Subparagraph, construction of a new building or other structure greater than or equal to 5,000 square feet in a community with an unexpired static line exception or Beach Management Plan approved by the Commission in accordance with 15A NCAC 07J .1200 requires a minimum setback of 120 feet or 60 times the shoreline erosion rate in place at the time of permit issuance, whichever is greater. The setback shall be measured landward from either the vegetation line or measurement line, whichever is farthest landward; and

(L) Notwithstanding any other setback requirement of this Subparagraph, replacement of a structure with a total floor area no greater than 10,000 square feet shall be allowed provided that the structure meets the following criteria:

(i) the structure is in a community with an unexpired static line exception, Beach Management Plan approved by the Commission, or was originally constructed prior to August 11, 2009;

(ii) the structure as replaced does not exceed the original footprint or square footage;

(iii) it is not possible for the structure to be rebuilt in a location that meets the ocean hazard Ocean Hazard Area setback criteria required under Subparagraph (a)(5) of this Rule;

(iv) the structure as replaced meets the minimum setback required under Part (a)(5)(A) of this Rule; a minimum setback of 60 feet or 30 times the shoreline erosion rate, whichever is greater; and

(v) the structure is rebuilt as far landward on the lot as feasible.

(4) If a primary dune exists in the AEC, on or landward of the lot where the development is proposed, the development shall be landward of the applicable ocean hazard setback and the crest of the primary dune. For existing lots where setting the development landward of the crest of the primary dune would preclude any practical use of the lot, development may be located oceanward of the primary dune. In such cases, the development may be located landward of the ocean hazard setback, and shall not be located on or oceanward of a frontal dune. For the purposes of this Rule, "existing lots" shall mean a lot or tract of land that, as of June 1, 1979, is specifically described in a recorded plat and cannot be enlarged by combining the lot or tract of land with a contiguous lot or tract of land under the same ownership.
(5) If no primary dune exists, but a frontal dune does exist in the AEC on or landward of the lot where
the development is proposed, the development shall be set landward of the frontal dune or ocean
hazard Ocean Hazard Area setback, whichever is farthest from the vegetation line, pre-project
vegetation line, or measurement line, whichever is applicable.

(6) Structural additions or increases in the footprint or total floor area of a building or structure represent
expansions to the total floor area and shall meet the setback requirements established in this Rule and
15A NCAC 07H .0309(a). New development landward of the applicable setback may be cosmetically
but not be structurally attached to an existing structure that does not conform with current setback
requirements.

(7) Established common law and statutory public rights of access to and use of public trust lands and
waters in ocean hazard areas Ocean Hazard Areas shall not be eliminated or restricted, nor shall such
development increase the risk of damage to public trust areas. Development shall not encroach upon
public accessways, nor shall it limit the intended use of the accessways.

(8) Development setbacks in areas that have received large-scale beach fill as defined in 15A NCAC 07H
.0305 shall be measured landward from the pre-project vegetation line as defined in this Section,
unless an unexpired static line exception or Beach Management Plan approved by the Commission
has been approved for the local jurisdiction by the Coastal Resources Commission in accordance with
15A NCAC 07J .1200.

(9) A local government, group of local governments involved in a regional beach fill project, or qualified
"owners' association" as defined in G.S. 47F-1-103(3) that has the authority to approve the locations
of structures on lots within the territorial jurisdiction of the association and has jurisdiction over at
least one mile of ocean shoreline, may petition the Coastal Resources Commission for approval of a
"Beach Management Plan" in accordance with 15A NCAC 07J .1200. If the request for a Beach
Management Plan is approved, the Coastal Resources Commission shall allow development setbacks
to be measured from a vegetation line that is oceanward of the pre-project vegetation line under the
following conditions:

(A) Development meets all setback requirements from the vegetation line defined in
Subparagraphs (a)(1) and (a)(3) of this Rule;

(B) Development setbacks shall be calculated from the shoreline erosion rate in place at the time
of permit issuance;

(C) No portion of a building or structure, including roof overhangs and elevated portions that are
cantilevered, knee braced, or otherwise extended beyond the support of pilings or footings,
extends oceanward of the landward-most adjacent habitable building or structure. The
alignment shall be measured from the most oceanward point of the adjacent building or
structure's roof line, including roofed decks, if applicable. An "adjacent" property is one that
shares a boundary line with the site of the proposed development. When no adjacent
buildings or structures exist, or the configuration of a lot, street, or shoreline precludes the
placement of a building or structure in line with the landward-most adjacent building or
structure, an average line of construction shall be determined by the Director of the Division
of Coastal Management based on an approximation of the average seaward-most positions
of the rooflines of adjacent structures along the same shoreline, extending 500 feet in either
direction. If no structures exist within this distance, the proposed structure must meet the applicable setback from the Vegetation Line and will not be held to the landward-most adjacent structure or an average line of structures.

(D) With the exception of swimming pools, the exceptions defined in Rule .0309(a) of this Section shall be allowed oceanward of the pre-project vegetation line.

(b) Development shall not cause irreversible damage to historic architectural or archaeological resources as documented by the local historic commission, the North Carolina Department of Natural and Cultural Resources, or the National Historical Registry.

(c) Mobile homes shall not be placed within the high hazard flood area Ocean Hazard Area unless they are within mobile home parks existing as of June 1, 1979.

(d) Development proposals shall incorporate measures to avoid or minimize adverse impacts of the project. These measures shall be implemented at the applicant's expense and may include actions that:

1. minimize or avoid adverse impacts by limiting the magnitude or degree of the action;
2. restore the affected environment; or
3. compensate for the adverse impacts by replacing or providing substitute resources.

(e) Prior to the issuance of any permit for development in the ocean hazard AECs, Ocean Hazard Area, there shall be a written acknowledgment from the applicant to the Division of Coastal Management that the applicant is aware of the risks associated with development in this hazardous area and the limited suitability of this area for permanent structures. The acknowledgement shall state that the Coastal Resources Commission does not guarantee the safety of the development and assumes no liability for future damage to the development.

(f) The relocation or elevation of structures shall require permit approval.

1. Structures relocated landward with public funds shall comply with the applicable ocean hazard setbacks and other applicable AEC rules.
2. Structures relocated landward entirely with non-public funds that do not meet current applicable ocean hazard setbacks may be relocated the maximum feasible distance landward of its present location. Septic tanks shall not be relocated oceanward of the primary structure.
3. Existing structures shall not be elevated if any portion of the structure is located seaward of the vegetation line.

(g) Permits shall include the condition that any structure shall be relocated or dismantled when it becomes imminently threatened by changes in shoreline configuration as defined in 15A NCAC 07H .0308(a)(2)(B). Any such structure shall be relocated or dismantled within eight years of the time when it becomes imminently threatened, and in any case upon its collapse or subsidence. However, if natural shoreline recovery or beach fill takes place within eight years of the time the structure becomes imminently threatened, so that the structure is no longer imminently threatened, then it need not be relocated or dismantled. This permit condition shall not affect the permit holder's right to seek authorization of temporary protective measures allowed pursuant to 15A NCAC 07H .0308(a)(2).

History Note: Authority G.S. 113A-107; 113A-113(b)(6); 113A-124;
Eff. September 9, 1977;
Amended Eff. December 1, 1991; March 1, 1988; September 1, 1986; December 1, 1985;
RRC Objection due to ambiguity Eff. January 24, 1992;
Amended Eff. March 1, 1992;

15A NCAC 07H .0309 USE STANDARDS FOR OCEAN HAZARD AREAS: EXCEPTIONS
(a) The following types of development shall be permitted seaward of the oceanfront setback requirements of Rule .0306(a) of this Section if all other provisions of this Subchapter and other state and local regulations are met:

1. campsites;
2. driveways and parking areas with clay, packed sand, or gravel;
3. elevated decks not exceeding a footprint of 500 square feet. Existing decks exceeding a footprint of 500 square feet may be replaced with no enlargement beyond their original dimensions;
4. beach accessways consistent with Rule .0308(c) of this Section;
5. unenclosed, uninhabitable gazebos with a footprint of 200 square feet or less;
6. uninhabitable, single-story storage sheds with a foundation or floor consisting of wood, clay, packed sand or gravel, and a footprint of 200 square feet or less;
7. temporary amusement stands consistent with Section .1900 of this Subchapter;
8. sand fences;
9. swimming pools; and
10. fill not associated with dune creation that is obtained from an upland source and is of the same general characteristics as the sand in the area in which it is to be placed.

In all cases, this development shall be permitted only if it is landward of the vegetation line or pre-project vegetation line, whichever is applicable; involves no alteration or removal of primary or frontal dunes which would compromise the integrity of the dune as a protective landform or the dune vegetation; is not essential to the continued existence or use of an associated principal development; and meets all other non-setback requirements of this Subchapter.

(b) Where application of the oceanfront setback requirements of Rule .0306(a) of this Section would preclude placement of a structure on a lot existing as of June 1, 1979, the structure shall be permitted seaward of the applicable setback line in Ocean Erodible Areas, Areas, and State Ports Inlet Management Areas, but not Inlet Hazard Areas, Unvegetated Beach Areas, or if the setback requirements of Rule .0306(a) of this Section would preclude placement of a structure on lots existing as of (INSERT EFFECTIVE DATE OF RULE) in Inlet Hazard Areas, the structure shall be permitted seaward of the applicable setback line if each of the following conditions are met:

1. The development is set back from the ocean the maximum feasible distance possible on the existing lot and the development is designed to minimize encroachment into the setback area;
2. The development is at least 60 feet landward of the vegetation line, measurement line, or pre-project vegetation line, whichever is applicable;
The development is not located on or oceanward of a frontal dune, but is entirely behind the landward toe of the frontal dune;

The development incorporates each of the following design standards, which are in addition to those required by Rule .0308(d) of this Section;

(A) All pilings shall have a tip penetration that extends to at least four feet below mean sea level;

(B) The footprint of the structure shall be no more than 1,000 square feet, and the total floor area of the structure shall be no more than 2,000 square feet. For the purpose of this Section, roof-covered decks and porches that are structurally attached shall be included in the calculation of footprint;

(C) Driveways and parking areas shall be constructed of clay, packed sand or gravel except in those cases where the development does not abut the ocean and is located landward of a paved public street or highway currently in use. In those cases, other material may be used; and

(D) No portion of a building's total floor area, including elevated portions that are cantilevered, knee braced, or otherwise extended beyond the support of pilings or footings, may extend oceanward of the total floor area of the landward-most habitable building or structure. The alignment shall be measured from the most oceanward point of the adjacent building or structure's roof line, including roofed decks. An "adjacent" property is one that shares a boundary line with the site of the proposed development. When no adjacent building or structure exists, or the geometry or orientation of a lot or shoreline precludes the placement of a building in line with the landward most adjacent structure of similar use, an average line of construction shall be determined by the Director of the Division of Coastal Management based on an approximation of the average seaward-most positions of the rooflines of adjacent structures along the same shoreline, extending 500 feet in either direction. If no structures exist within this distance, the proposed structure shall meet the applicable setback from the Vegetation Line but shall not be held to the landward-most adjacent structure or an average line of structures. The ocean hazard setback shall extend landward of the vegetation line, static vegetation line or measurement line, whichever is applicable, a distance no less than 60 feet.

All other provisions of this Subchapter and other state and local regulations are met. If the development is to be serviced by an on-site waste disposal system, a copy of a valid permit for such a system shall be submitted as part of the CAMA permit application.

The following types of water dependent development shall be permitted seaward of the oceanfront setback requirements of Rule .0306(a) of this Section if all other provisions of this Subchapter and other state and local regulations are met:

(1) piers providing public access; and

(2) maintenance and replacement of existing state-owned bridges, and causeways and accessways to such bridges.

Replacement or construction of a pier house associated with an ocean pier shall be permitted if each of the following conditions is met:
(1) The ocean pier provides public access for fishing and other recreational purposes whether on a commercial, public, or nonprofit basis;

(2) Commercial, non-water dependent uses of the ocean pier and associated pier house shall be limited to restaurants and retail services. Residential uses, lodging, and parking areas shall be prohibited;

(3) The pier house shall be limited to a maximum of two stories;

(4) A new pier house shall not exceed a footprint of 5,000 square feet and shall be located landward of mean high water;

(5) A replacement pier house may be rebuilt not to exceed its most recent footprint or a footprint of 5,000 square feet, whichever is larger;

(6) The pier house shall be rebuilt to comply with all other provisions of this Subchapter; and

(7) If the pier has been destroyed or rendered unusable, replacement or expansion of the associated pier house shall be permitted only if the pier is being replaced and returned to its original function.

(e) In addition to the development authorized under Paragraph (d) of this Rule, small scale, non-essential development that does not induce further growth in the Ocean Hazard Area, such as the construction of single family piers and small scale erosion control measures that do not interfere with natural oceanfront processes, shall be permitted in the Ocean Hazard Area along those portions of shoreline that exhibit features characteristic of an Estuarine Shoreline. Such features include the presence of wetland vegetation, and lower wave energy and erosion rates than in the adjoining Ocean Erodible Area. Such development shall be permitted under the standards set out in Rule .0208 of this Subchapter. For the purpose of this Rule, small scale small-scale is defined as those projects which are eligible for authorization under 15A NCAC 07H .1100, .1200, and 15A NCAC 07K .0203.

(f) Transmission lines necessary to transmit electricity from an offshore energy-producing facility may be permitted provided that each of the following conditions is met:

   (1) The transmission lines are buried under the ocean beach, nearshore area, and primary and frontal dunes, all as defined in Rule .0305 of this Section, in such a manner so as to ensure that the placement of the transmission lines involves no alteration or removal of the primary or frontal dunes; and

   (2) The design and placement of the transmission lines shall be performed in a manner so as not to endanger the public or the public's use of the beach.

(g) Existing stormwater outfalls as of the last amended date of this rule within the Ocean Hazard AEC that are owned or maintained by a State agency or local government, may be extended oceanward subject to the provisions contained within 15A NCAC 07J .0200. Outfalls may be extended below mean low water and may be maintained in accordance with 15A NCAC 07K .0103. Shortening or lengthening of outfall structures within the authorized dimensions, in response to changes in beach width, is considered maintenance under 15A NCAC 07K .0103. Outfall extensions may be marked with signage and shall not prevent pedestrian or vehicular access along the beach. This Paragraph does not apply to existing stormwater outfalls that are not owned or maintained by a State agency or local government.

History Note: Authority G.S. 113A-107(a); 113A-107(b); 113A-113(b)(6)a; 113A-113(b)(6)b; 113A-113(b)(6)d; 113A-124;

Eff. February 2, 1981;
Amended Eff. April 1, 2020; June 1, 2010; February 1, 2006; September 17, 2002 pursuant to S.L. 2002-116; August 1, 2000; August 1, 1998; April 1, 1996; April 1, 1995; February 1, 1993; January 1, 1991; April 1, 1987;
Readopted Eff. December 1, 2020;
Amended Eff. December 1, 2022; August 1, 2022.
(a) Inlet Hazard Areas of Environmental Concern as defined by Rule .0304 of this Section are subject to inlet migration, rapid and severe changes in watercourses, flooding and strong tides. Due to the extremely hazardous nature of the Inlet Hazard Areas, all development within these areas shall be permitted in accordance with the following standards:

(1) All development in the inlet hazard area shall be set back from the vegetation line a distance equal to the setback required in the adjacent ocean hazard area; The Inlet Hazard Area setback for development shall be measured in a landward direction from the vegetation line, the pre-project vegetation line, or the measurement line, whichever is applicable in accordance 15A NCAC 07H.0306;

(2) Inlet Hazard Area setback factors are based on the long-term average annual shoreline change rates calculated using methods detailed in the report entitled “Inlet Hazard Area Boundary, 2019 Update: Science Panel Recommendations to the North Carolina Coastal Resources Commission,” and are depicted on maps entitled “2019 Inlet Setback Factors,” approved by the Coastal Resources Commission on February 28, 2019. Inlet Hazard Area setback factors shall be no less than two where accretion is measured, or erosion rates are less than two feet per year;

(3) All development not otherwise specifically exempted or allowed by law or elsewhere in the Coastal Resources Commission’s rules shall be located in accordance with 15A NCAC 07H.0306;

(4) Permanent structures shall be permitted at a density of no more than one commercial or residential unit structure per 15,000 square feet of land area on lots subdivided or created after July 23, 1981; [August 1, 2022] December 1, 2022;

(5) Only residential structures of four units or less or non-residential structures of less than 5,000 square feet total floor area shall be allowed within the inlet hazard area. New structures within an Inlet Hazard Area shall not exceed 5,000 square feet total floor area in accordance with 15A NCAC 07H.0306(a)(4), except that access roads to those areas and maintenance and replacement of existing bridges shall be allowed;

(6) Established common-law and statutory public rights of access to the public trust lands and waters in Inlet Hazard Areas shall not be eliminated or restricted. Development shall not encroach upon public accessways nor shall it limit the intended use of the accessways; and

(7) All other rules in this Subchapter pertaining to development in the ocean hazard areas Ocean Hazard Areas shall be applied to development within the Inlet Hazard Areas.

(8) Notwithstanding any other setback requirement of this Subchapter, replacement of structures with a total floor area no greater than 10,000 square feet, shall be allowed provided that the structure meets the following criteria:

(A) the structure was originally constructed prior to [August 1, 2022] December 1, 2022;

(B) the structure as replaced does not exceed the original footprint or square footage;
(C) it is not possible for the structure to be rebuilt in a location that meets the Ocean Hazard Area setback criteria required under 15A NCAC 07H .0306 of this Rule;

(D) the structure as replaced meets the minimum setback required under 15A NCAC 07H .0306(a)(5); and

(E) the structure is rebuilt as far landward on the lot as feasible.

(b) The Inlet Hazard Area setback requirements shall not apply to the types of development exempted from the ocean setback rules in 15A NCAC 07H .0309(a), or to the types of development listed in 15A NCAC 07H .0309(c).

(c) In addition to the types of development excepted under Rule .0309 of this Section, small-scale erosion control measures that do not interfere with natural inlet movement, may be permitted on those portions of shoreline within a designated Inlet Hazard Area that exhibit features characteristic of Estuarine Shoreline. Such features include the presence of wetland vegetation, lower wave energy, and lower erosion rates than in the adjoining Ocean Erodible Area. Such development shall be permitted under the standards set out in Rule .0208 of this Subchapter. For the purpose of this Rule, small-scale is defined as those projects which are eligible for authorization under 15A NCAC 07H .1100, .1200, and 07K .0203.

History Note: Authority G.S. 113A-107; 113A-113(b); 113A-124;

Eff. December 1, 1981;

Emergency Rule Eff. September 11, 1981, for a period of 120 days to expire on January 8, 1982;

Temporary Amendment Eff. October 30, 1981, for a period of 70 days to expire on January 8, 1982;

Amended Eff. April 1, 1999; April 1, 1996; December 1, 1992; December 1, 1991; March 1, 1988;

Readopted Eff. December 1, 2020;

Amended Eff. December 1, 2022; August 1, 2022.