NORTH CAROLINA

State Authority for Marine Protection

Summary of State Authorities

North Carolina has some legal authorities for designating areas for marine protection. However, few of these authorities are being used as extensively as they could be to protect the marine environment. The Coastal Reserve Component of the state’s Coastal Area Management Act (CAMA) provides authority to designate coastal reserves and areas of environmental concern. The state’s Natural Preserves Act allows for identification of natural heritage areas as well as nature preserves. Finally, the state’s fishing regulations and endangered species law provide additional mechanisms to protect the state’s marine ecosystems.

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<th>SUMMARY</th>
<th>Coastal Area Management Act (CAMA) Coastal Reserve System</th>
<th>CAMA Areas of Environmental Concern (AECs)</th>
<th>Natural Preserves Act</th>
<th>Fisheries management generally</th>
<th>Research Sanctuaries &amp; Nursery Areas</th>
<th>Endangered or Threatened Species</th>
</tr>
</thead>
<tbody>
<tr>
<td>Legal requirement</td>
<td>Authorizes establishment of coastal reserve system</td>
<td>Calls for designation of coastal areas as areas of environmental concern</td>
<td>Authorizes creation of natural heritage areas and nature preserves</td>
<td>Authorizes time/area/gear restrictions and closures</td>
<td>Restricts some types of fishing in nursery areas</td>
<td>Authorizes closing coastal waters to protect endangered and threatened species</td>
</tr>
<tr>
<td>Designation authority</td>
<td>North Carolina Department of Environment and Natural Resources (NCDENR) with advice from the Coastal Resources Commission</td>
<td>North Carolina Coastal Resources Commission (within DENR)</td>
<td>NCDENR, local units of government</td>
<td>NCMFC</td>
<td>North Carolina Marine Fisheries Commission (NCMFC)</td>
<td>North Carolina Fisheries Director</td>
</tr>
</tbody>
</table>

1 This state chapter is part of a 23-state assessment of state and local authority for marine protection. It should be read in conjunction with the Executive Summary, Introduction and Methodology Chapters in order to fully understand the scope and approach. Other chapters are available at www.eli-ocean.org/mpa.
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<tbody>
<tr>
<td>Management &amp; enforcement authority</td>
<td>NCDENR</td>
<td>NCDENR, local governments</td>
<td>NCDENR</td>
<td>NCDENR</td>
<td>NCDENR</td>
<td>NCDENR</td>
</tr>
<tr>
<td>Jurisdiction &amp; boundaries</td>
<td>Coastal counties and state waters</td>
<td>Coastal counties and state waters</td>
<td>State lands and waters</td>
<td>Coastal fishing waters</td>
<td>Estuarine and marine areas</td>
<td>Coastal waters</td>
</tr>
<tr>
<td>Prohibited uses</td>
<td>None specified (however goal is to maintain undeveloped coastal land and water areas in a natural state)</td>
<td>None specified by statute</td>
<td>Cannot use nature preserves for purposes inconsistent with the Act</td>
<td>None specified in statute</td>
<td>Some fishing-related restrictions for nursery areas</td>
<td>Fishing activities that are a serious threat to an endangered or threatened species</td>
</tr>
<tr>
<td>Permitted uses</td>
<td>Research and education and other public uses such as hunting, fishing, navigation, and recreation, to the extent they are consistent with the primary uses.</td>
<td>None specified by statute</td>
<td>None specified by statute</td>
<td>None specified in statute</td>
<td>Fisheries Director may open secondary nursery areas to shrimp or crab trawling at some times.</td>
<td>None specified by statute</td>
</tr>
</tbody>
</table>

Coastal Area Management Act

The North Carolina Coastal Area Management Act (CAMA) establishes the Coastal Resources Commission, requires local land-use planning in coastal counties, and establishes a program for regulating coastal development.\(^2\) North Carolina’s coastal zone program has been federally approved in accordance with the federal Coastal Zone Management Act (CZMA).\(^3\) CAMA allows for protection of the marine environment through a variety of mechanisms, including the Coastal Reserve System and the establishment of areas of environmental concern (AECs).\(^4\) The designations of coastal reserves and AECs can occur in coastal areas, including coastal counties and state marine waters.\(^5\) Violation of CAMA requirements can lead to injunctions, fines, and misdemeanor charges.\(^6\)

\(^3\) N.C.G.S.A. § 113A-129.1(b) (2013); NCDENR, CAMA Handbook, supra note 2 at 1.
\(^5\) N.C.G.S.A. § 113A-129.2(c) (2013); N.C.G.S.A. § 113A-103(1)(2) (2013).
\(^6\) N.C.G.S.A. § 113A-126(d0 (2013); 15A N.C.A.C. 2J.0100 (2013).
**Coastal Reserve System**

A primary goal of the Coastal Reserve System is research and education, as well as “to contribute perpetually to the natural productivity and biological, economic, and aesthetic values of North Carolina’s coastal area.”\(^7\) It allows public uses such as “hunting, fishing, navigation, and recreation,” as long as such activities are consistent with the primary research and education purposes. Improvements and alterations to coastal reserves must be consistent with the reserves’ uses.

While industrial and commercial activities are restricted in reserves, reserves allow fishing and hunting to the extent it is permitted under state law.\(^8\) Hydraulic clam dredging and target shooting are prohibited in all reserves, as is production of noise that is disruptive to local wildlife and enjoyment of the reserve.\(^9\) Specific management plans may provide additional restrictions. For example, the Bald Head Woods Coastal Reserve prohibits all hunting in accordance with local ordinance.\(^10\) The Kitty Hawk Woods Coastal Reserve allows for hunting and fishing in its 1998 management plan, though local management authority has contemplated bans.\(^11\) The Permuda Island Coastal Reserve, on the other hand, allows for all hunting and fishing, but specifically bans hydraulic dredging for clams.\(^12\)

**Areas of Environmental Concern**

CAMA calls upon the state to establish Areas of Environmental Concern, and the Coastal Resources Commission is charged with designating geographic areas of the coastal area as AECs.\(^13\) Specifically, the Commission can designate the following types of areas as AECs: coastal wetlands; estuarine waters; renewable resource areas including watersheds, capacity use areas and prime forest land; fragile or historic areas and areas containing environmental or natural resources of local concern; waterways and lands under or flowed by tidal or navigable waters; natural-hazard areas including sand dunes, beaches, and floodplains among others; areas important for key facilities; Outstanding Resource Waters (ORWs); and Primary Nursery Areas (PNAs).\(^14\) Among these, the latter two, ORWs and PNAs, are designated as such under separate authorities, by the Environmental Management Commission for ORWs and the Marine Fisheries Commission for PNAs.\(^15\)

Once an area has been designated as an AEC, the Commission must consider impact to AECs when making development permitting decisions, and PNAs and ORWs that are designated as AECs require public notice and comment opportunities before making a permitting decision (except for minor maintenance and improvement projects).\(^16\) Furthermore, county land use plans “shall give special attention to the protection and appropriate development of areas of environmental concern,”\(^17\) and local ordinances may not be inconsistent with land-use plans related to areas of environmental concern.\(^18\)

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\(^7\) N.C.G.S.A. § 113-129.2(b) (2013).
\(^12\) Division of Coastal Management- NCDENR, 30 Management Plan for the Permuda Component of the North Carolina Coastal Reserve (1993).
\(^14\) N.C.G.S.A. §113A-113(b) (2013).
\(^15\) N.C.G.S.A. § 113A-113(b) (2013).
\(^16\) N.C.G.S.A. §§ 113A-118.1(a), 188.2 (2013).
\(^17\) N.C.G.S.A. § 113A-110 (2013).
\(^18\) N.C.G.S.A. § 113A-111 (2013).
The Coastal Resources Commission has designed four categories of AECs: (1) the estuarine and ocean system; (2) the ocean hazard system; (3) public water supplies; and (4) natural and cultural resource areas. Within each category are several different types of AECs (Table 1).

### Existing Areas of Environmental Concern

<table>
<thead>
<tr>
<th>Category</th>
<th>Types of AECs</th>
</tr>
</thead>
</table>
| (1) Estuarine and Ocean System | - Public Trust Areas  
- Estuarine Waters  
- Coastal Shorelines  
- Coastal Wetlands |
| (2) Ocean Hazard System | - Ocean Erodible AEC  
- High Hazard Flood AEC  
- Inlet Hazard AEC |
| (3) Public Water Supply AEC | - Small Surface Water Supply Watershed AEC  
- Public Water Supply Wellfields |
| (4) Natural and Cultural Resource AECs | - Coastal Complex Natural Areas  
- Coastal Areas that Sustain Remnant Species  
- Unique Coastal Geologic Formations  
- Significant Coastal Archaeological Resources and Significant Coastal Historical Archaeological Resources |

For each type of AEC, specific regulations apply that constrain development activities in order to protect key characteristics of the AECs. For example, for Estuarine Waters, Coastal Wetlands, and Public Trust Areas, “location, design and construction of [the] project must give highest priority to conserving the biological, economic and social values” of such areas. Further, projects must cause the least possible damage to the productivity and integrity of key habitats, must not significantly increase sedimentation, must not create stagnant water bodies, and more.

The Natural and Coastal Resource AECs are specifically designed to protect environmental or cultural resources. According to the CAMA Handbook that provides guidance to coastal managers and developers, only two Natural and Coastal Resource AECs have been designated to date. That said, any person can nominate an area as a Natural and Coastal Resource AEC.

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19 NCDENR, CAMA Handbook, supra note 2 at 3-4.  
20 Id. at 4-9.  
21 Id. at 10-30.  
22 Id. at 10.  
23 Id.  
25 Id. at 16.  
26 Id.
All AECs are subject to a biennial review, and an AEC may be deleted or modified. However, an AEC can be deleted only if the “conditions upon which the original designation was based shall have been found to be substantially altered.”

Any public or private entity may petition to have a coastal area designated as a Natural and Cultural Resource AEC. Once the petition has been filed with the DENR, the Coastal Management Division (CMD) makes a preliminary evaluation of the merit of the petition together with input from affected land owners and local governments. Upon completion of the evaluation, the Coastal Resources Commission decides whether to endorse and proceed with a more detailed examination of the proposed site. The CMD undertakes the detailed review, including site-specific management standards and a management plan, if applicable. These documents would then be opened to public commenting in counties that will be affected by the new listing. After public hearings and consideration of comments, the CRC may designate the new Natural and Cultural Resource AEC.

**Nature Preserves Act**

North Carolina’s Nature Preserves Act provides authority for the Department of Environment and Natural Resources to maintain a Natural Heritage Program and designate natural heritage areas, and to establish a natural heritage plan. The Natural Heritage Program is designed to serve as an inventory of natural heritage areas in order to support land-use decisions and facilitate protection of resources.

The Nature Preserves Act also provides the state with authority to accept the dedication of nature preserves on donated private lands deemed by the Secretary of DENR as “outstanding natural areas.”

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27 N.C.G.S.A. § 113A-115(c) (2013).
28 Id.
29 15A N.C.A.C. 7H.0503(b) (2013).
30 15A N.C.A.C. 7H.0503(c) (2013).
34 15A N.C.A.C. 7H.0503(g) (2013).
35 N.C.G.S.A. §§ 113A-164.1 et seq. (2013)
36 Natural Heritage Program, at http://www.ncnhp.org/.
37 N.C.G.S.A. § 113A-164.6 (2013)
Also, state-owned lands may be dedicated as nature preserves with approval by the governor and the Council of State. While “land” is not defined in this Act, “natural area” is defined to include land and water whether publicly or privately owned. Assuming all natural areas have the potential to be designated as preserves, and recognizing that state marine waters are publicly owned, it would seem possible for the state to utilize its nature preserve authority to protect the marine environment.

A private entity, the state, or a local government may offer its land to the state as a nature preserve. The Heritage Advisory Committee within DENR will then submit a report detailing the legal and natural characteristics of the land to the DENR Secretary. The Secretary then has the power to accept the land as a heritage preserve and to designate accordingly. Once designated, the conservation status of a preserve can be extinguished only when an “imperative and unavoidable public necessity” exists and “no prudent alternatives” exist. Several management principles apply to nature preserves, including maintaining the essential natural character of the preserve, restrictions on destruction of flora and fauna, and pollution restrictions, among others.

Fisheries Management—General
The North Carolina General Statutes give the state’s Marine Fishery Commission broad regulatory power to manage the state’s fisheries, including time, place, and methods of fishing, among others. This authority has been used to establish a variety of fishery-based regulations that protect marine ecosystems. For example, fisheries regulations prohibit the use of nets during certain times of the year and prohibit trawling in some places year-round. Shellfish and oysters provide another example: in accordance with regulations, the Fisheries Director has authority to declare shellfish management areas, which, once declared, restrict some types of fishing activities. Similarly, use of trawls, long haul seines, and swipe nets is prohibited in oyster sanctuaries. Many other regulations address time and area closures based on gear type and fishing activity.

Fisheries Management—Specific Place-Based Protection (Research Sanctuaries and Primary Nursery Areas)
The Fisheries Director has authority to regulate all fishing activities within research sanctuaries and artificial reefs. These restrictions may be in place for no more than one year before the Fisheries Director is required to renew such restrictions at his or her discretion. Further, anytime a restriction is placed or renewed, the Director must justify its benefit against the economic hardships the restriction might create.

The North Carolina Marine Fishery Commission can protect important estuarine and marine fish species through the designation of primary nursery areas (PNAs), which once established may also be

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38 N.C.G.S.A. § 113A-164.8 (2013)
39 N.C.G.S.A. § 113A-164.3 (2013)
43 15A N.C.A.C. 12H.0402 (2014) (however exceptions possible when expressly provided in the articles of dedication for the preserve).
45 15A N.C.A.C. § 3J.0202 (2014)
46 15A N.C.A.C. § 3K.0103 (2014)
47 15A N.C.A.C. § 3K.0209 (2014)
designated as AECs under CAMA.\textsuperscript{51} Once designated, it is unlawful to use trawl nets, long haul seines, swipe nets, dredges, or mechanical methods for clam or oyster harvest.\textsuperscript{52} Further, if an area is recognized as an AEC, development activities may be further restricted.\textsuperscript{53} Finally, the law prohibits activities such as mechanically assisted fish harvesting and any unpublicized residential development within PNAs.\textsuperscript{54} North Carolina has an inventory of over a hundred PNAs.\textsuperscript{55}

### North Carolina Endangered Wildlife Regulation

The North Carolina Fisheries Director currently holds the power to regulate fishing activities in endangered species’ habitats.\textsuperscript{56} This power came from a 1979 agreement between the various state agencies responsible for the protection of endangered species and other natural resources.\textsuperscript{57} The state Fishery Director may ban any fishing activities that constitute a threat to any endangered species listed under the state law or federal Endangered Species Act.\textsuperscript{58}

**Evaluation of State Authorities\textsuperscript{59}**

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<tr>
<td>Legal Regime</td>
<td>Regulatory</td>
<td>Regulatory</td>
<td>Regulatory</td>
<td>Regulatory</td>
<td>Regulatory</td>
<td>Regulatory</td>
</tr>
<tr>
<td>Ocean Jurisdiction</td>
<td>Includes state marine waters</td>
<td>Includes state marine waters</td>
<td>Likely includes any marine waters</td>
<td>Includes state marine waters</td>
<td>Includes state marine waters</td>
<td>Includes state marine waters</td>
</tr>
<tr>
<td>Durability</td>
<td>Multi-year and adaptive</td>
<td>Multi-year and adaptive</td>
<td>In perpetuity</td>
<td>Sunset after 1 year unless action taken</td>
<td>Indeterminate</td>
<td>Indeterminate</td>
</tr>
<tr>
<td>Consistency</td>
<td>Mandates year-round protection</td>
<td>Mandates year-round protection</td>
<td>Mandates year-round protection</td>
<td>Authorizes year-round protection</td>
<td>Authorizes year-round protection</td>
<td>Authorizes year-round protection</td>
</tr>
<tr>
<td>Habitat</td>
<td>Goal is habitat protection</td>
<td>Goal is habitat protection (in some instances)</td>
<td>Goal is habitat protection</td>
<td>Byproduct is habitat protection</td>
<td>Goal is habitat protection</td>
<td>Species-specific</td>
</tr>
<tr>
<td>Sector</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

\textsuperscript{51} N.C.G.S.A. §113A-113(b)(9) (2014).
\textsuperscript{52} 15A N.C.A.C. §03N.0104 (2014).
\textsuperscript{54} N.C.G.S.A. §§ 113-118.2 & 187 (d)(5); 15A N.C.A.C. 03N.0104 (2013).
\textsuperscript{55} 15A N.C.A.C. 03R.0103 (2013).
\textsuperscript{56} 15A N.C.A.C. 03I.0107 (2013).
\textsuperscript{57} Supra at note Error! Bookmark not defined.; see also N.C.G.S.A. §113A-331 et seq. (2013).
\textsuperscript{58} Id.
\textsuperscript{59} For an explanation of the evaluation matrix and criteria, please see the Introduction and Methodology Chapters.
North Carolina can create marine protected areas under several statutes. Many of these management tools are linked to CAMA, which affords some protection against development activities. However, while the evaluation chart shows broad state regulatory authorities across multiple sectors for the entire North Carolina coast, the state is typically selective in banning or regulating private activities. Further, activities such as recreational fishing and hunting are often allowed inside protected areas.

**Local Authority for Marine Protection**

**Summary of Local Authority**

North Carolina’s local governments explicitly lack authority to regulate the conservation of marine and estuarine resources. Specifically, Section 113-133 of the General Statutes abolishes “all special, local, and private acts and ordinances regulating the conservation of marine and estuarine resources.” However, county jurisdiction extends over estuarine waters, and the extent of ocean authority varies depending on charters. CAMA establishes coastal county land-use planning authorities, and local governments can donate properties to the state to become nature preserves. Further, municipal corporations’ ability to designate bird sanctuaries can also provide some spatial protection.
### Designation authority
- Local governments

### Management and enforcement authority
- Local governments, DENR
- Local governments

### Jurisdiction & boundaries
- All the state’s coastal land and water under the jurisdiction of local authorities
- All the state’s coastal land and water under the jurisdiction of local authorities

### Permitted uses
- Development as permitted by local land-use plan
- Taking of birds that are considered pests

### Prohibited uses
- Development activities incompatible with local land-use plans
- Any activities that can harm protected birds

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### Land Use Planning and Ordinances

North Carolina gives counties and cities the authority to adopt zoning and development regulation ordinances. In addition, CAMA provides coastal counties the authority to develop coastal land-use plans that serve as the criteria for permitting decisions. Such plans must be consistent with state guidelines for the coastal area, and permits may not be issued that are inconsistent with guidelines. The guidelines must “give particular attention to the nature of development which shall be appropriate within the various types of areas of environmental concern.” Similarly, land-use plans must “give special attention to the protection and appropriate development of areas of environmental concern.” Therefore, local government plays a role in protection of AECs but does not have specific authority to delegate such areas.

Many local land-use plans specifically describe coastal wetlands, estuaries, and other AECs within their boundaries. The plans also describe areas off-limits to commercial and industrial development. Once the state approves a coastal land-use plan, the local government can exercise permitting authority in accordance with that plan.

### Bird Sanctuaries

North Carolina law gives incorporated towns and cities the authority to create bird sanctuaries within city limits. To the extent that bird sanctuaries may fall in coastal areas such as beaches and dunes, these areas may afford some coastal protection. Under this law, no person can take or otherwise harm protected bird species without special permits from the state. However, the law does not provide for any other restrictions, and it specifically exempts taking of birds that are considered pests.

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65 Holland Consulting Planners, Inc., 54 Brunswick County Core Land use plan (2006); Holland Consulting Planners, Inc., 64-79 Hyde County, NC CAMA Core Land use plan (2008).
68 Id.
69 Id.
# Evaluation of Local Authorities

<table>
<thead>
<tr>
<th>FACTORS</th>
<th>CAMA Land Use &amp; AECs</th>
<th>Bird Sanctuary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Legal Regime</td>
<td>Planning</td>
<td>Regulatory</td>
</tr>
<tr>
<td>Ocean jurisdiction</td>
<td>Minimal extension into the marine environment, includes estuarine</td>
<td>Limited to within city limits</td>
</tr>
<tr>
<td>Durability</td>
<td>Indeterminate</td>
<td>Indeterminate</td>
</tr>
<tr>
<td>Consistency</td>
<td>Mandates year-round protection</td>
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<td>Habitat</td>
<td>Partial goal is habitat protection</td>
<td>Species-specific</td>
</tr>
<tr>
<td>Sector</td>
<td>Multiple sectors</td>
<td>Multiple sectors</td>
</tr>
<tr>
<td>Enforcement</td>
<td>No MPA-specific provisions</td>
<td>No MPA-specific enforcement</td>
</tr>
<tr>
<td>Extent/ scope</td>
<td>Multiple sites with expansion possible</td>
<td>Multiple sites with expansion possible</td>
</tr>
<tr>
<td>Process</td>
<td>Public process for designation of AECs</td>
<td>No specific public process</td>
</tr>
</tbody>
</table>