§ 160A-205.1. Requiring compliance with voluntary State regulations and rules prohibited.

- (a) If a State department or agency declares a regulation or rule to be voluntary or the General Assembly delays the effective date of a regulation or rule proposed or adopted by the Environmental Management Commission, or any other board or commission, a city shall not require or enforce compliance with the applicable regulation or rule, including any regulation or rule previously or hereafter incorporated as a condition or contractual obligation imposed by, agreed upon, or accepted by the city in any zoning, land use, subdivision, or other developmental approval, including, without limitation, a development permit issuance, development agreement, site-specific development plan, or phased development plan.
 - (b) This section shall apply to the following regulations and rules:
 - (1) Those currently in effect.
 - (2) Those repealed or otherwise expired.
 - (3) Those temporarily or permanently held in abeyance.
 - (4) Those adopted but not yet effective.
- (c) This section shall not apply to any water usage restrictions during either extreme or exceptional drought conditions as determined by the Drought Management Advisory Council pursuant to G.S. 143-355.1. (2015-246, s. 2(b).)

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