GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1993

S 1 SENATE BILL 108* Short Title: Products Liability Repose. (Public) Sponsors: Senators Plyler, Martin of Guilford, and Plexico. Referred to: Judiciary II. February 10, 1993 1 A BILL TO BE ENTITLED 2 AN ACT TO AMEND THE STATUTE OF REPOSE FOR PRODUCTS LIABILITY ACTIONS. 3 4 The General Assembly of North Carolina enacts: Section 1. G.S. 1-50 reads as rewritten: 5 6 "§ 1-50. Six years. 7 Within six years an action – Upon the official bond of a public officer. 8 (1) Against an executor, administrator, collector, or guardian on his 9 **(2)** official bond, within six years after the auditing of his final account by 10 the proper officer, and the filing of the audited account as required by 11 law. 12 For injury to any incorporeal hereditament. 13 (3) Against a corporation, or the holder of a certificate or duplicate 14 (4) certificate of stock in the corporation, on account of any dividend, 15 either a cash or stock dividend, paid or allotted by the corporation to 16 the holder of the certificate or duplicate certificate of stock in the 17 corporation. 18 19 a. No action to recover damages based upon or arising out of the (5) defective or unsafe condition of an improvement to real property shall 20 be brought more than six years from the later of the specific last act or 21 22 omission of the defendant giving rise to the cause of action or substantial completion of the improvement. 23

1 2	b.	For purposes of this subdivision, an action based upon or arising out of the defective or unsafe condition of an
3		improvement to real property includes:
4		1. Actions to recover damages for breach of a contract to
5		construct or repair an improvement to real property;
6		2. Actions to recover damages for the negligen
7		construction or repair of an improvement to rea
8		property;
9		3. Actions to recover damages for personal injury, death or
10		damage to property;
11		4. Actions to recover damages for economic or monetary
12		loss;
13		5. Actions in contract or in tort or otherwise;
14		6. Actions for contribution indemnification for damages
15		sustained on account of an action described in this
16		subdivision;
17		7. Actions against a surety or guarantor of a defendant
18		described in this subdivision;
19		8. Actions brought against any current or prior owner of the
20		real property or improvement, or against any other
21		person having a current or prior interest therein;
22		9. Actions against any person furnishing materials, or
23		against any person who develops real property or who
24		performs or furnishes the design, plans, specifications
25		surveying, supervision, testing or observation of
26		construction, or construction of an improvement to real
27		property, or a repair to an improvement to real property.
28	c.	For purposes of this subdivision, 'substantial completion' means
29		that degree of completion of a project, improvement or
30		specified area or portion thereof (in accordance with the
31		contract, as modified by any change orders agreed to by the
32		parties) upon attainment of which the owner can use the same
33		for the purpose for which it was intended. The date of
34		substantial completion may be established by writter
35		agreement.
36	d.	The limitation prescribed by this subdivision shall not be
37		asserted as a defense by any person in actual possession or
38		control, as owner, tenant or otherwise, of the improvement at
39		the time the defective or unsafe condition constitutes the
40		proximate cause of the injury or death for which it is proposed
41		to bring an action, in the event such person in actual possession
42		or control either knew, or ought reasonably to have known, of
43		the defective or unsafe condition.

- e. The limitation prescribed by this subdivision shall not be asserted as a defense by any person who shall have been guilty of fraud, or willful or wanton negligence in furnishing materials, in developing real property, in performing or furnishing the design, plans, specifications, surveying, supervision, testing or observation of construction, or construction of an improvement to real property, or a repair to an improvement to real property, or to a surety or guarantor of any of the foregoing persons, or to any person who shall wrongfully conceal any such fraud, or willful or wanton negligence.
- f. This subdivision prescribes an outside limitation of six years from the later of the specific last act or omission or substantial completion, within which the limitations prescribed by G.S. 1-52 and 1-53 continue to run. For purposes of the three-year limitation prescribed by G.S. 1-52, a cause of action based upon or arising out of the defective or unsafe condition of an improvement to real property shall not accrue until the injury, loss, defect or damage becomes apparent or ought reasonably to have become apparent to the claimant. However, as provided in this subdivision, no action may be brought more than six years from the later of the specific last act or omission or substantial completion.
- g. The limitation prescribed by this subdivision shall apply to the exclusion of G.S. 1-15(c), G.S. 1-52(16) and G.S. 1-47(2).
- (6) No action for the recovery of damages for personal injury, death or damage to property based upon or arising out of any alleged defect or any failure in relation to a product shall be brought more than six-10 years after the date of initial purchase for use or consumption.
- (7) a. No action against any registered land surveyor as defined in G.S. 89C-3(9) or any person acting under his supervision and control for physical damage or for economic or monetary loss due to negligence or a deficiency in the performance of surveying or platting shall be brought more than 10 years from the last act or omission giving rise to the cause of action.
 - b. For purposes of this subdivision, 'surveying and platting' means boundary surveys, topographical surveys, surveys of property lines, and any other measurement or surveying of real property and the consequent graphic representation thereof.
 - c. The limitation prescribed by this subdivision shall apply to the exclusion of G.S. 1-15(c) and G.S. 1-52(16)."
- Sec. 2. This act becomes effective October 1, 1993, and applies to causes of action arising on or after that date; provided, however, this act shall not apply to a cause

- of action involving a product initially purchased for use or consumption prior to
- 2 October 1, 1987.