March 17, 2005

S 669. STATE LAND NOT SUBJECT TO MUNICIPAL CONTROL. TO REPEAL LEGISLATION THAT MADE STATE LAND SUBJECT TO MUNICIPAL PLANNING JURISDICTION AND PERMITTED THE IMPOSITION OF OVERLAY AND SPECIAL USE DISTRICTS ON STATE LAND WITHOUT THE APPROVAL OF THE COUNCIL OF STATE. As title indicates. Repeals amendments to GS 160A-392, enacted in section 41(e) of SL 2004-199. Removes state land, but not buildings, from municipal planning jurisdiction and permits inclusion of state buildings only upon approval by Council of State, not a designate.

Intro. by Hartsell.

Ref. to Judiciary II

GS 160A

July 27, 2005

S 669. STATE LAND NOT SUBJECT TO MUNICIPAL CONTROL. Intro. 3/17/05. House committee substitute makes the following changes to 1st edition. Changes effective date to the date on which act becomes law (was, July 1, 2005).

August 22, 2005

SL 2005-280 (S 669). STATE LAND NOT SUBJECT TO MUNICIPAL CONTROL. AN ACT TO REPEAL LEGISLATION THAT MADE STATE LAND SUBJECT TO MUNICIPAL PLANNING JURISDICTION AND PERMITTED THE IMPOSITION OF OVERLAY AND SPECIAL USE DISTRICTS ON STATE LAND WITHOUT THE APPROVAL OF THE COUNCIL OF STATE. Summarized in Daily Bulletin 3/17/05 and 7/27/05. Enacted August 18, 2005. Effective August 18, 2005.