# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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### HOUSE BILL 552 Committee Substitute Favorable 4/21/11 PROPOSED COMMITTEE SUBSTITUTE H552-PCS50363-TMx-11

 Short Title:
 Greater Asheville Reg. Airport Authority.
 (Local)

 Sponsors:
 Referred to:
 March 31, 2011

1			ILL TO BE EN					
2 3	AN ACT TO AUTHORITY.	CREATE THE	GREATER	ASHEVILLE	REGIONAL	AIRPORT		
4	The General Assembly of North Carolina enacts:							
5		<b>SECTION 1.</b> This act shall be known and may be cited as the "Greater Asheville"						
6	Regional Airport Authority Act."							
7	SECTION 2. There is hereby created the Greater Asheville Regional Airport							
8	Authority, which shall be a body corporate and politic, having the powers, authority, and							
9	jurisdiction hereinafter enumerated and such other and additional powers and authority as shall							
10	be conferred upon it			1				
11	<b>SECTION 3.</b> Unless the context requires otherwise, the following definitions apply							
12	throughout this act to the defined words and phrases and their cognates:							
13	(1) ".	'Airport facilities"	means airpor	t facilities of al	l kinds, includi	ng, but not		
14	li	imited to, landing	fields, hangar	s, fixed base op	erations, shops,	restaurants		
15	a	and catering facilit	ties, terminals	, buildings, and	parking facilit	ties and all		
16		other facilities nec						
17		off, operating, ser						
18		inloading, and hai						
19		accommodation, c						
20		ogether with rela	1	· · · · · · · · · · · · · · · · · · ·	• •	,		
21		and/or helpful app						
22	-	properties, rights, e			-			
23		necessary, benefic	ial, and/or h	elpful by the	Authority in	connection		
24		herewith.						
25		ARAA member"				nal Airport		
26		Authority in exister				• •		
27		'Authority" means						
28		by this act or, if s						
29		commission, or othe						
30		'Member" means		who is appoi	nied to the A	utnority as		
31	р	provided by this act	ι.					



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## **General Assembly Of North Carolina**

1 **SECTION 4.(a)** The Authority shall consist of seven members, (i) one of whom 2 must have experience in aviation, (ii) one of whom must have experience in travel and tourism, 3 and (iii) one of whom must have experience in one or more of marketing, business 4 development, or economic development. In addition, the appointing authorities are encouraged 5 to appoint members who, when practical, have experience in logistics, construction and/or 6 facilities management, law, accounting and/or finance. The seven members shall be appointed 7 as follows:

8 9 (1) Two shall be registered voters of the City of Asheville appointed by the Asheville City Council.

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(2) Two shall be registered voters of the County of Buncombe appointed by the Board of Commissioners of Buncombe County.

(3) Two shall be registered voters of the County of Henderson appointed by the Board of Commissioners of Henderson County.

(4) One shall be appointed by majority vote of the other six members.

15 **SECTION 4.(a1)** No person holding any elected public office may be a member of 16 the Authority, provided that if an ARAA member also holds an elective public office when this 17 act becomes effective, that member may serve as a member of the Authority until the 18 completion of the term of elective office and until a successor is appointed and qualified.

**SECTION 4.(b)** No person who, at the time of appointment, is transacting business with the Authority or who is reasonably expected to transact business with the Authority, or is an employee, agent, or consultant of an entity transacting or expecting to transact business with the Authority, may be appointed as a member of the Authority, provided this sentence does not apply to a person who is an employee of a public utility which is the sole available supplier for the Authority. No person who, at the time of appointment, is an employee or agent of or consultant to the Authority may be appointed as a member of the Authority.

26 **SECTION 4.(c)** Members of the Authority shall serve four-year terms and may 27 serve up to a total of two successive four-year terms. A member may not be reappointed to the 28 Authority except after a lapse of four years following the most recent term served. In the event 29 a member is appointed to fill an unexpired term, and at least two years of the unexpired term 30 remain to be served, such appointment shall be counted in applying the two-term limit, 31 otherwise it shall not be counted. Notwithstanding the foregoing, those individuals serving as 32 ARAA members as of the effective date of this act may continue to serve as members of the 33 Authority until the completion of their respective then current terms and until their successors 34 are appointed and qualified. In the event an ARAA member resigns or is removed, the 35 appointing authority under the agreement between the County of Buncombe and the City of 36 Asheville shall forthwith appoint a replacement ARAA member to complete the unexpired 37 term. Thereafter, and with respect to the four ARAA members whose terms expire June 30, 38 2012, the Asheville City Council, the Board of Commissioners of Buncombe County, and the 39 Board of Commissioners of Henderson County each shall appoint one member of the 40 Authority, and the other members shall appoint, by majority vote, the fourth member. With respect to the three ARRA members whose terms expire June 30, 2014, the Asheville City 41 42 Council, the Board of Commissioners of Buncombe County, and the Board of Commissioners 43 of Henderson County each shall appoint one member of the Authority.

44 **SECTION 4.(d)** Any vacancy occurring among the membership of the Authority 45 shall be filled within 60 days after notice thereof by appointment of the appointing authority of 46 a member to serve for the remainder of the unexpired term.

47 SECTION 4.(e) Members of the Authority and their successors shall take and
48 subscribe to an oath of office before an officer authorized to administer oaths, which oath shall
49 be filed with the Authority.

50 **SECTION 4.(f)** Any member of the Authority may be suspended or removed from 51 office by that member's appointing authority for cause affecting that member's duties and

responsibilities as a member; for misfeasance, malfeasance, or nonfeasance in office; or for 1 2 conduct tending to undermine any decisions of the Authority, or conduct exposing the 3 Authority to liability for damages. 4 **SECTION 4.(g)** Members of the Authority shall not be personally liable, in any 5 manner, for their acts or omissions as members of the Authority, except for malfeasance. 6 **SECTION 4.(h)** Each member may continue to serve until a successor has been 7 duly appointed and qualified, but not for more than 60 days. 8 **SECTION 5.(a)** The organization and business of the Authority shall be conducted 9 as provided in this act. 10 **SECTION 5.(b)** Members of the Authority shall constitute the governing board of 11 the Authority and may, among other things and from time to time, adopt suitable bylaws, not 12 inconsistent with the provisions of this act. 13 **SECTION 5.(c)** The Authority shall appoint from its members a chair, vice-chair, 14 and such other officers as it may from time to time deem necessary, beneficial, and/or helpful 15 for the orderly conduct of its business. The term of office of the chair and vice-chair is two 16 years. 17 **SECTION 5.(d)** Each member of the Authority, including the chair, shall have one 18 vote. A majority of the members of the Authority shall constitute a quorum, and all actions of 19 the Authority shall be determined by a majority vote of all the members, that is four votes in 20 favor. 21 **SECTION 5.(e)** The Authority shall hold meetings at least monthly at such times 22 and places as it from time to time may designate and at such other times on the call of the chair 23 or by four members of the Authority. Notice of meetings shall be provided as required by 24 Article 33C of Chapter 143 of the General Statutes. A monthly meeting of the Authority may 25 be cancelled if it is determined by the chair or four members that such meeting is not required. SECTION 5.(f) Members may receive payment or reimbursement for travel, 26 27 lodging, and meal expenses incurred in transacting business on behalf of the Authority. 28 Members may also receive free parking at any airport owned, leased, subleased, or controlled 29 by the Authority, which members may use for official and nonofficial purposes during the 30 respective member's term of office. 31 SECTION 5.(g) The fiscal year of the Authority shall begin on July 1 and end on 32 June 30. On or before May 15 of each year, the Authority shall prepare and adopt a proposed 33 budget for the next ensuing fiscal year and deliver copies of such proposed budget to the 34 Buncombe and Henderson County Boards of Commissioners and the Asheville City Council. 35 **SECTION 5.(h)** All meetings and closed sessions of the Authority shall be 36 conducted in accordance with Article 33C of Chapter 143 of the General Statutes as it may be 37 amended or in accordance with any successor statute. 38 SECTION 6.(a) The Authority shall constitute a body, both corporate and politic, 39 and shall have the power and authority to do the following: 40 Adopt and from time to time revise an official seal. (1)Maintain an office or offices at such place or places as it may designate 41 (2)42 within Buncombe or Henderson Counties only. 43 (3) Purchase, acquire, develop, establish, construct, own, control, lease, equip, improve, administer, maintain, operate, and/or regulate airports and/or 44 45 landing fields for the use of airplanes and other aircraft and all facilities 46 incidental thereto, within the limits of Buncombe and/or Henderson 47 Counties; and for any of such purposes, purchase, acquire, own, develop, 48 hold, lease, sublease, and operate real and/or personal property. 49 Purchase real and personal property. (4) 50 (5) Sue and be sued in the name of the Authority, to acquire by purchase or 51 otherwise and to hold lands for the purpose of constructing, maintaining,

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1		and/or helpful operating any airport within the limits of s	aid counties, and to
2		make such contracts and to hold such personal property a	s may be necessary,
3		beneficial, and/or helpful for the exercise of the power	rs of the Authority.
4		The Authority may acquire by purchase or otherwise	any existing lease,
5		sublease, leasehold right, or other interest in any exis	ting airport facility
6		located in the Counties of Buncombe and/or Henderson.	
7	(6)	Charge and collect fees, royalties, rents, and/or other cha	rges, including fuel
8		flowage fees, for the use and/or occupancy of prope	-
9		subleased, or otherwise controlled or operated by the	e Authority or for
10		services rendered in the operation thereof.	
11	(7)	Make all reasonable rules, regulations, and policies as i	•
12		time deem to be necessary, beneficial, or helpful for the p	-
13		use, occupancy, operation, and/or control of any airpor	
14		owned, leased, subleased, or controlled by the Auth	• 1
15		enforce civil and criminal penalties for the violati	
16		regulations, and/or policies; provided that such rules, re	0 1
17		and penalties are not in conflict with any applicable law	
18 19		of the State of North Carolina, the United States, or any a or subdivision of either of them, including the rules and	
19 20		Federal Aviation Administration.	a regulations of the
20 21	(8)	Sell, exchange, lease, sublease, or otherwise dispose of, a	ny property real or
$\frac{21}{22}$	(0)	personal, belonging to the Authority, or grant easem	
22		under, or across any real property belonging to the Aut	
23		another governmental entity within this State or to the	-
25		surplus, obsolete, or unused personal property; provided	-
26		Chapter 160A of the General Statutes does not apply and	
27		any such sale, exchange, lease, sublease, grant, o	
28		disposition.	,
29	(9)	Purchase such insurance and insurance coverages as the	Authority may from
30		time to time deem to be necessary, beneficial, or helpful.	
31	(10)	Maintain and/or operate any airport or landing field join	tly with any county
32		or counties adjoining either the County of Buncombe	e or the County of
33		Henderson or both of them and/or with other aviation/	airport authority or
34		authorities operating under authorization from one	or more adjoining
35		counties and/or any municipality located therein.	
36	(11)	Deposit, invest, and/or reinvest any of its funds as pro	•
37		Government Finance Act for the deposit or investment of	
38	(12)	Issue revenue bonds and/or refunding bonds pursu	ant to the Local
39	(12)	Government Revenue Bond Act.	
40	(13)	Purchase any of its outstanding bonds or notes.	
41	(14)	Operate, own, lease, sublease, control, regulate, and/or	0
42 43		right to operate on any airport premises restaurants, snac	-
43 44		machines, food and beverage dispensing outlets, rental c	-
44 45		services, novelty shops, insurance sales, advertising me outlets, motels, hotels, barber shops, automobile pa	-
45 46		facilities, automobile service stations, garage service	
40 47		picture shows, personal service establishments, and/or	
48		facilities as may be directly or indirectly related to the	• •
49		furnishing of the public commercial and/or general aviation	
50	(15)	Accept grants of money and/or materials or property of	-
51	(10)	existing or future airport facilities from the State of I	•

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1		United States, or any agency, department, or subdivision	on of either of them,
2		including the Federal Aviation Administration, or from	any private agency,
3		entity, or individual, upon such terms and conditions	as may be imposed,
4		and enter into contracts and grants agreements with t	he Federal Aviation
5		Administration, or any successor or successors thereof, a	and/or with the State
6		of North Carolina or any of its agencies, departments, o	
7		capacity of sponsor or cosponsor of any airport c	levelopment project
8		involving the acquisition, construction, developme	ent, reconstruction,
9		improvement, extension, enlargement, or equipment of a	ny existing or future
10		airport facilities.	
11	(16)	Employ and fix the compensation of an airport director	r, who shall serve at
12		the pleasure of the Authority and who shall manage	e the affairs of the
13		Authority under the supervision of the Authority.	
14	(17)	Employ, or provide for the employment of, such employ	oyees, including law
15		enforcement officers, as the Authority may from time	to time deem to be
16		necessary, beneficial, or helpful. All such employees sl	nall be employees at
17		will, and no such employee shall have a defined	
18		employment or an expectation of continued employment	or an expectation of
19		continued indefinite employment.	
20	(18)	Employ, hire, retain, or contract with, such accountar	
21		engineers, attorneys, and other persons and entities whose	•
22		time to time be deemed by the Authority to be nece	ssary, beneficial, or
23		helpful.	
24	(19)	Make or cause to be made such surveys, investigatio	
25		maps, plans, drawings, and/or estimates of cost ar	
26		Authority may from time to time deem necessary, benef	· • •
27		prepare and adopt a comprehensive plan or plan	
28	( <b>20</b> )	construction, improvement, and development of any proj	
29	(20)	Undertake and/or enter into leases, subleases, agreeme	
30		contracts, and/or grant concessions, with respect to	
31		energy conservation, energy reduction, and/or renewab	
32		programs, projects, and/or ventures, and the administ	
33 34		development, enlargement, equipment, improven	
34 35	(21)	management, operation, regulation, and/or repair thereof	
35 36	(21)	Exercise all of the powers conferred by Chapter 63 of the any successor Chapter or law. In addition, this act shall be	
30 37		to include any additional and supplementary powers an	
38		be reasonably necessary, beneficial, helpful, incident	•
39		carrying out or performing any express power or author	· •
40		act or Chapter 63 of the General Statutes; provided that i	
41		supplementary power may be contrary to any appli	
42		provision, law, rule, or regulation of this State, the U	
43		agency, department, or subdivision of either of them, in	-
43 44		Aviation Administration.	including the returnal
45	SECT	<b>TION 6.(b)</b> The Authority has the same exemptions with	respect to payment
46		nse fees as provided for municipal corporations by the	
47	North Carolina.	not rees as provided for manerpar corporations by the	iums of the State Of
48		<b>TON 7.(a)</b> The Authority is hereby authorized and en	powered to acquire
49		es of Buncombe and Henderson and the City of Ashe	1 1

48 **SECTION 7.(a)** The Authority is hereby authorized and empowered to acquire 49 from the Counties of Buncombe and Henderson and the City of Asheville, by agreement 50 therewith, and such Counties and City may grant and convey, either by gift or for such 51 consideration as allowed by federal law and as it may be deemed wise, any real and/or personal

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property which it now owns or may hereafter acquire, and which may be necessary, beneficial, or helpful for the construction, development, operation, and/or maintenance of any airport or facilities of same located in the Counties of Buncombe or Henderson. If the airport ceases to operate or if the Authority is dissolved, any applicable real property of the Counties of Buncombe or Henderson or the City of Asheville conveyed or transferred to the Authority under this act shall revert to the grantor.

7 **SECTION 7.(b)** The County of Buncombe, the County of Henderson, and the City 8 of Asheville shall transfer to the Authority within 90 days after enactment of this act all its 9 right, title, and interest to the property known as the Asheville Regional Airport, except if 10 approval of a federal agency is required, then within 90 days of that approval.

**SECTION 7.(c)** Private property needed by the Authority for any airport, landing 11 12 field, or facility may be acquired by the Authority by gift, devise, or private purchase. Aviation 13 easements needed by the Authority for any airport, landing field, or facility may likewise be 14 acquired by gift, devise, or private purchase. Unless the power of eminent domain is required by federal law or federal regulation, Chapter 40A of the General Statutes does not apply to the 15 Authority, and it may not exercise the power of eminent domain. If a federal law or federal 16 17 regulation does require the Authority to have the power to exercise eminent domain, it may 18 only do so for public use for an airport purpose or purposes, and any eminent domain 19 proceeding must be authorized jointly by all of the three appointing authorities.

20 **SECTION 7.(d)** Any lands acquired, owned, controlled, or occupied by the 21 Authority shall and/or are hereby declared to be acquired, owned, controlled, and occupied for 22 a public purpose.

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**SECTION 7.(e)** The Authority is not authorized to levy any tax.

24 **SECTION 8.** The Authority shall make annual reports to the Buncombe County 25 Board of Commissioners, the Asheville City Council, and the Henderson County Board of 26 Commissioners setting forth a summary of its general operations and transactions conducted by 27 it pursuant to this act. The Authority shall be regarded as the corporate instrumentality and 28 agent for Buncombe and Henderson Counties and the City of Asheville for the purpose of 29 developing aviation facilities in the Counties of Buncombe and Henderson, but it shall have no 30 power to pledge the credit of the Counties of Buncombe or Henderson or the City of Asheville, 31 or to impose any obligation upon those counties, or the City of Asheville, except and when 32 such power is expressly granted by statute.

33 **SECTION 9.** All rights, powers, and authority given to the counties and/or 34 municipalities by the statutes of North Carolina, which may now be in effect, or which may be 35 enacted in the future, relating to the development, operation, maintenance, regulation, and/or 36 control of municipal or other governmental airports and the regulations of aircraft are hereby 37 vested in the Authority.

38 **SECTION 10.** The Authority is hereby expressly authorized to make and enter into 39 contracts, leases, subleases, conveyances, and other agreements with any political subdivision, 40 agency, department, or instrumentality of this State, any agency, department, or subdivision of 41 the United States, or any other legal entity or person for the purpose of carrying out the 42 provisions of this act.

43 **SECTION 11.** The powers and authority of the Authority created by this act shall 44 be construed liberally in favor of the Authority. No listing of powers and/or authority included 45 in this act is intended to be exclusive or restrictive, and the specific mention of, or failure to 46 mention, any particular power or authority in this act shall not be construed as limiting in any way the general powers and authority of the Authority as stated in Section 6 of this act or 47 48 elsewhere in this act. It is the intent of this act to grant the Authority full power, authority, and 49 right to exercise all powers and authority necessary, beneficial, helpful, incidental, or expedient 50 for the effective operation and conduct of the Authority. It is further intended that the Authority 51 should have all implied powers and authority necessary, beneficial, helpful, incidental, or

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expedient to carrying out the express powers and authority and the express purposes for which 1 2 the Authority is created. The fact that this act specifically states that the Authority possesses a 3 certain power or authority does not mean or imply that the Authority must exercise such power 4 unless this act specifically so requires. 5 SECTION 12. G.S. 66-58(a) does not apply to the Greater Asheville Regional 6 Airport Authority or a lessee or sublessee of the Greater Asheville Regional Airport Authority. 7 SECTION 13. If any provision of this act or its application is held invalid, the 8 invalidity does not affect other provisions or applications of this act that can be given effect 9 without the invalid provisions or application, and to this end the provisions of this act are 10 severable.

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**SECTION 14.** This act is effective when it becomes law.