GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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SENATE BILL 363

Health Care Committee Substitute Adopted 4/27/15 House Committee Substitute Favorable 5/25/16 PROPOSED HOUSE COMMITTEE SUBSTITUTE S363-PCS45510-SVxr-50

Short Title: Wage & Hour/Local Gov't Assessments/Parks.

(Public)

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Sponsors:

Referred to:

March 24, 2015

1	A BILL TO BE ENTITLED
2	AN ACT PROVIDING THAT EMPLOYEES OF SEASONAL AMUSEMENT OR
3	RECREATIONAL FACILITIES ARE EXEMPT FROM OVERTIME AND
4	RECORD-KEEPING REQUIREMENTS OF THE NORTH CAROLINA WAGE AND
5	HOUR ACT, AUTHORIZING CITIES AND COUNTIES TO PROVIDE FOR THE
6	PAYMENT OF ALL OR A PORTION OF THE COST OF CRITICAL INFRASTRUCTURE
7	PROJECTS BY USING FUNDS FROM PRIVATE PARTIES AND REPAYING THE
8	FUNDS BY MAKING SPECIAL ASSESSMENTS ON BENEFITED PROPERTY,
9	REMOVING CERTAIN PROPERTY FROM THE STATE NATURE AND HISTORIC
10	PRESERVE, AND AUTHORIZING THE DELETION OF VARIOUS PROPERTIES FROM
11	THE STATE PARKS SYSTEM.
12	The General Assembly of North Carolina enacts:
13	SECTION 1.(a) G.S. 95-25.14(c) reads as rewritten:
14	"(c) The provisions of G.S. 95-25.4 (Overtime), and the provisions of G.S. 95-25.15(b)
15	(Record Keeping) as they relate to this exemption, do not apply to:
16	
17	(8) <u>Any employee of a seasonal amusement or recreational establishment.</u> "
18	SECTION 1.(b) G.S. 95-25.3(e) reads as rewritten:
19	"(e) The Commissioner, in order to prevent curtailment of opportunities for employment,
20	and to not adversely affect the viability of seasonal establishments, may, by regulation, establish a
21	wage rate not less than eighty-five percent (85%) of the otherwise applicable wage rate in effect
22	under subsection (a) which that shall apply to any employee employed by an establishment which
23	that is a seasonal amusement or recreational establishment, or a seasonal food service
24	establishment."
25 26	 SECTION 1.(c) G.S. 95-25.4(a) reads as rewritten: "(a) Every employer shall pay each employee who works longer than 40 hours in any
20 27	"(a) Every employer shall pay each employee who works longer than 40 hours in any workweek at a rate of not less than time and one half of the regular rate of pay of the employee for
28	those hours in excess of 40 per week; provided that employers of seasonal amusement or
28 29	recreational establishment employees are required to pay those employees the overtime rate only
30	for hours in excess of 45 per workweek. week."
31	SECTION 2.(a) Article 9A of Chapter 153A of the General Statutes reads as
32	rewritten:
33	"Article 9A.
34	"Special Assessments for Critical Infrastructure Needs.



General Assembly Of North Carolina

1	"§ 153A-210.1. Purpose; sunset.
2	(a) Purpose. – This Article enables counties that face increased demands for infrastructure
3	improvements as a result of rapid growth and development to issue revenue bonds payable from
4	impose special assessments imposed under as provided in this Article on benefited property.
5	property and to use the resulting revenues as provided in this Article. This Article supplements the
6	authority counties have in Article 9 of this Chapter. The provisions of Article 9 of this Chapter
7	apply to this Article, to the extent they do not conflict with this Article.
8	
9	(b) Sunset. – This Article expires July 1, 2020. July 1, 2020, for projects that have not been
10	approved under a final assessment resolution. For projects authorized in G.S. 153A-210.2(a1), this
11	Article expires July 1, 2019. The expiration does not affect the validity of assessments imposed or
12	to be imposed or bonds issued or authorized or to be issued or authorized under the provisions of
13	this Article if a final assessment resolution has been adopted prior to the effective date of the
14	expiration.
15	"§ 153A-210.2. Assessments.
16	(a) Projects. – The board of commissioners of a county may make special assessments as
17	provided in this Article against benefited property within the county for the purpose of financing
18	assisting in arranging for payment of the capital costs of projects (i) for which project
19	development financing debt instruments may be issued under G.S. 159-103 or (ii) for the purpose
20	of financing the installation of distributed generation renewable energy sources or energy
21	efficiency improvements that are permanently fixed to residential, commercial, industrial, or other
22	real property.
23	
24	(b) Costs. – The board of commissioners must determine a project's total estimated
25	cost.cost and the amount of costs to be paid from assessments. In addition to the costs allowed
26	under G.S. 153A-193, the costs may include any expenses allowed under G.S. 159-84.G.S. 159-84
27	and expenses for the administration of the assessments. A preliminary assessment roll may be
28	prepared before the costs are incurred based on the estimated cost of the project.
29 30	(c) Method. – The board of commissioners must establish an assessment method that will most-will, in the board's judgment, accurately assess each lot or parcel of land subject to the
30 31	assessments according to the benefits conferred upon it by the project for which the assessment is
32	made. In addition to other bases upon which assessments may be made under G.S. 153A-186, the
33	board may select any other method designed to allocate the costs in accordance with benefits
33 34	conferred. In doing so, the board may provide that the benefits conferred are measured on the basis
35	of use being made on the lot or parcel of land and provide for adjustments of assessments upon a
36	change in use, provided that the total amount of all assessments is sufficient to pay the <u>portion of</u>
37	the costs of the project to be funded from assessments after the adjustments have been made.
38	"§ 153A-210.3. Petition required.
39	(a) Petition. – The board of commissioners may not impose a special assessment under this
40	Article unless it receives a petition for the project to be financed by the assessment signed by (i) at
41	least a majority of the owners of real property to be assessed and (ii) owners who represent at least
42	sixty-six percent (66%) of the assessed value of all real property to be assessed. For purposes of
43	determining whether the petition has been signed by a majority of owners, an owner who holds
44	title to a parcel of real property alone shall be treated as having one vote each, and an owner who
45	shares title to a parcel of real property with one or more other owners shall have a vote equal to
46	one vote multiplied by a fraction, the numerator of which is one, and the denominator of which is
47	the total number of owners of the parcel. For purposes of determining whether the assessed value
48	represented by those signing the petition constitutes at least sixty-six percent (66%) of the
49	assessed value of all real property to be assessed, an owner who holds title to a parcel of real

49 assessed value of all real property to be assessed, an owner who holds title to a parcel of real 50 property alone shall have the full assessed value of the parcel included in the calculation, and an 51 owner who shares title to a parcel of real property with one or more other owners shall have their

General Assembly Of North CarolinaSession 2015
proportionate share of the full assessed value of the parcel included in the calculation. The petition must include the following:
(1) A statement of the project proposed to be financed in whole or in part by the
imposition of an assessment under this Article.
(2) An estimate of the cost of the project.
(3) An estimate of the portion of the cost of the project to be assessed.
(a1) Preliminary Assessment Resolution. – Upon the receipt of a petition as provided for
under subsection (a) of this section, the board of commissioners shall adopt a preliminary
assessment resolution containing all of the following:
(1) A statement of intent to undertake the project.
(2) <u>A general description of the nature and location of the project.</u>
(3) <u>A statement as to the proposed terms of payment of the assessment.</u>
(4) An order setting a time and place for a public hearing on all matters covered by
the preliminary assessment resolution. The hearing shall be not earlier than
three weeks and not later than 10 weeks from the day on which the preliminary
resolution is adopted.
(a2) Hearing on Preliminary Assessment Resolution; Assessment Resolution At the
public hearing, the board of commissioners shall hear all interested persons who appear with
respect to any matter covered by the preliminary assessment resolution. Not earlier than 10 days
after the public hearing, the board may adopt a final assessment resolution directing that the
project or portions thereof be undertaken. The final assessment resolution shall include all of the
information provided for in subdivisions (1) through (3) of subsection (a1) of this section.
(b) Petition Withdrawn. – The board of commissioners must wait at least 10 days after the
public hearing on the preliminary assessment resolution before adopting a final assessment
resolution. A petition submitted under subsection (a) of this section may be withdrawn if notice of
petition withdrawal is given in writing to the board signed by at least a majority of the owners who
signed the petition submitted under subsection (a) of this section representing at least fifty percent
(50%) of the assessed value of all real property to be assessed. The board may not adopt a final
assessment resolution if it receives a timely notice of petition withdrawal.
(c) Validity of Assessment. – No right of action or defense asserting the invalidity of an
assessment on grounds that the county did not comply with this section may be asserted except in
an action or proceeding begun within 90 days after publication of the notice of adoption of the
preliminary assessment resolution.
"§ 153A-210.4. FinancingFunding a project for which an assessment is imposed.
(a) <u>Financing Funding</u> Sources. – <u>A In addition to funding from sources otherwise</u>
authorized for use by a board of commissioners in connection with a project, a board of
<u>commissioners</u> may provide for the payment of <u>all or a portion of the cost of a project for which</u>
an assessment may be imposed under this Article from one or more of the financing funding
sources listed in this subsection. The assessment resolution must include the estimated cost of the
project to be funded from assessments and the amount of the cost estimated to be derived from
each respective financing funding source.
(1) Revenue bonds issued under G.S. 153A-210.6.
(2) Project development financing debt instruments issued under the North
Carolina Project Development Financing Act, Article 6 of Chapter 159 of the
General Statutes.
(3) General obligation bonds issued under the Local Government Bond Act, Article
4 of Chapter 159 of the General Statutes.
 (4) General revenues. (5) Funda formulation provides a statication
(5) <u>Funds from private parties.</u> (b) Assessments Pladard An assessment impressed under this Article may be pladard to
(b) Assessments Pledged. – An assessment imposed under this Article may be pledged to
secure revenue bonds under G.S. 153A-210.6 or as additional security for a project development

1	financing debt instrument under G.S. 159-111. If an assessment imposed under this Article is
2	pledged to secure financing, the board of commissioners must covenant to enforce the payment of
3	the assessments.
4	(c) <u>Reimbursement from Assessments. – If a board of commissioners contracts with a</u>
5	private party to construct a project on behalf of the county as provided in G.S. 153A-210.7, the
6	board of commissioners may agree to impose one or more assessments pursuant to this Article in
7	order to reimburse the private party for costs incurred by the private party related to the project,
8	including an inflationary factor applicable during any period of abeyance provided under
9	G.S. 153A-210.5. The board of commissioners shall not be obligated to reimburse a private party
10	any amount in excess of assessment revenues actually collected less the county's related
11	administrative costs.
12	"§ 153A-210.5. Payment of assessments by installments.
13	(a) An assessment imposed under this Article is payable in annual installments. The board
14	of commissioners must set the number of annual installments, which may not be more than 25.
15	The installments are due on the date that <u>real</u> property taxes are due.
16	(b) The board of commissioners may provide for the abeyance of assessments as
17	authorized in Article 9 of this Chapter. The abeyance may apply to any assessed property. Annual
18	installments shall be deferred until the period of abeyance ends. The assessment shall be payable
19	on the first annual installment payment date after the period of abeyance ends.
20	
21	"§ 153A-210.7. Project implementation.
22	A county may act directly, through one or more contracts with other public agencies, through
23	one or more contracts with private agencies, or by any combination thereof to implement the
24 25	project <u>financed funded</u> in whole or in part by the imposition of an assessment imposed under this
25 26	Article. <u>Initial funding for the project may be provided by the public or private agencies.</u> If no
26	more than twenty-five percent (25%) of the estimated cost of a project is to be funded from the
27	proceeds of general obligation bonds or general revenue, <u>excluding assessments imposed pursuant</u> to this Article, a private again what enters into a contract with a country for the implementation of
28 29	to this Article, a private agency that enters into a contract with a county for the implementation of all or part of the project is subject to the provisions of Article 8 of Chapter 143 of the General
29 30	Statutes only to the extent specified in the contract. In the event any contract relating to
31	construction a substantial portion of which is to be performed on publicly owned property is
32	excluded from the provisions of Article 8 of Chapter 143, the county or any trustee or fiduciary
33	responsible for disbursing funds shall obtain certification acceptable to the county in the amount
33 34	due for work done or materials supplied for which payment will be paid from such disbursement.
35	If the county or any trustee or fiduciary responsible for disbursing funds receives notice of a claim
36	from any person who would be entitled to a mechanic's or materialman's lien but for the fact that
30 37	the claim relates to work performed on or supplies provided to publicly owned property, then
38	either no disbursement of funds may be made until the county, trustee, or fiduciary receives
39	satisfactory proof of resolution of the claim or funds in the amount of the claim shall be set aside
40	for payment thereof upon resolution of the claim."
41	SECTION 2.(b) Article 10A of Chapter 160A of the General Statutes reads as
42	rewritten:
43	"Article 10A.
44	"Special Assessments for Critical Infrastructure Needs.
45	"§ 160A-239.1. Purpose; sunset.
46	(a) Purpose. – This Article enables cities that face increased demands for infrastructure
47	improvements as a result of rapid growth and development to issue revenue bonds payable from
48	impose special assessments imposed as provided under this Article on benefited property. property
49	and to use the resulting revenues as provided in this Article. This Article supplements the
50	authority cities have in Article 10 of this Chapter. The provisions of Article 10 of this Chapter
51	apply to this Article, to the extent they do not conflict with this Article.

General Assembly Of North Carolina

1 (b) Sunset. – This Article expires July 1, 2020. July 1, 2020, for projects that have not been 2 approved under a final assessment resolution. The expiration does not affect the validity of 3 assessments imposed or to be imposed or bonds issued or authorized or to be issued or authorized 4 under the provisions of this Article if a final assessment resolution has been adopted prior to the 5 effective date of the expiration.

6 "§ 160A-239.2. Assessments.

7 Projects. – The council of a city may make special assessments as provided in this (a) 8 Article against benefited property within the city for the purpose of financing assisting in 9 arranging for payment of the capital costs of projects (i) for which project development financing 10 debt instruments may be issued under G.S. 159-103 or (ii) for the purpose of financing the 11 installation of distributed generation renewable energy sources or energy efficiency improvements that are permanently fixed to residential, commercial, industrial, or other real property. 12

13 Costs. - The city council must determine a project's total estimated cost.cost and the (b) 14 amount of costs to be paid from assessments. In addition to the costs allowed under G.S. 15 153A-193, G.S. 160A-226, the costs may include any expenses allowed under G.S. 16 159-84.G.S. 159-84 and expenses for the administration of the assessments. A preliminary 17 assessment roll may be prepared before the costs are incurred based on the estimated cost of the 18 project.

19 Method. – The city council must establish an assessment method that will most will, in (c) 20 the city council's judgment, accurately assess each lot or parcel of land subject to the assessments 21 according to the benefits conferred upon it by the project for which the assessment is made. In 22 addition to other bases upon which assessments may be made under G.S. 160A-218, the council 23 may select any other method designed to allocate the costs in accordance with benefits conferred. 24 In doing so, the council may provide that the benefits conferred are measured on the basis of use 25 being made on the lot or parcel of land and provide for adjustments of assessments upon a change 26 in use, provided that the total amount of all assessments is sufficient to pay the portion of the costs 27 of the project to be funded from assessments after the adjustments have been made.

28 "§ 160A-239.3. Petition required.

29 Petition. - The city council may not impose a special assessment under this Article (a) 30 unless it receives a petition for the project to be financed by the assessment signed by (i) at least a 31 majority of the owners of real property to be assessed and (ii) owners who represent at least 32 sixty-six percent (66%) of the assessed value of all real property to be assessed. For purposes of 33 determining whether the petition has been signed by a majority of owners, an owner who holds 34 title to a parcel of real property alone shall be treated as having one vote each, and an owner who 35 shares title to a parcel of real property with one or more other owners shall have a vote equal to 36 one vote multiplied by a fraction, the numerator of which is one, and the denominator of which is 37 the total number of owners of the parcel. For purposes of determining whether the assessed value 38 represented by those signing the petition constitutes at least sixty-six percent (66%) of the 39 assessed value of all real property to be assessed, an owner who holds title to a parcel of real 40 property alone shall have the full assessed value of the parcel included in the calculation, and an 41 owner who shares title to a parcel of real property with one or more other owners shall have their 42 proportionate share of the full assessed value of the parcel included in the calculation. The petition 43 must include the following:

- 44 45
- A statement of the project proposed to be financed in whole or in part by the (1)imposition of an assessment under this Article.
- 46 47
- An estimate of the cost of the project. (2)
- An estimate of the portion of the cost of the project to be assessed. (3)

48 Preliminary Assessment Resolution. - Upon the receipt of a petition as provided for (a1) under subsection (a) of this section, the city council shall adopt a preliminary assessment 49 50 resolution containing all of the following: 51

A statement of intent to undertake the project. (1)

	General Assembly Of North Carolina	Session 2015
1	(2) <u>A general description of the nature and location of the project.</u>	
2	(3) A statement as to the proposed terms of payment of the assessm	nent.
3	(4) An order setting a time and place for a public hearing on all m	atters covered by
4	the preliminary assessment resolution. The hearing shall be	not earlier than
5	three weeks and not later than 10 weeks from the day on whic	h the preliminary
6	resolution is adopted.	
7	(a2) Hearing on Preliminary Assessment Resolution; Assessment Reso	lution. – At the
8	public hearing, the city council shall hear all interested persons who appear wi	th respect to any
9	matter covered by the preliminary assessment resolution. Not earlier than 10 day	s after the public
10	hearing, the city council may adopt a final assessment resolution directing th	at the project or
11	portions thereof be undertaken. The final assessment resolution shall include all of	of the information
12	provided for in subdivisions (1) through (3) of subsection (a1) of this section.	
13	(b) Petition Withdrawn. – The city council must wait at least 10 days	after the public
14	hearing on the preliminary assessment resolution before adopting a final assessment	ent resolution. A
15	petition submitted under subsection (a) of this section may be withdrawn if r	notice of petition
16	withdrawal is given in writing to the council signed by at least a majority of	the owners who
17	signed the petition submitted under subsection (a) of this section representing at	
18	(50%) of the assessed value of all real property to be assessed. The council may	not adopt a final
19	assessment resolution if it receives a timely notice of petition withdrawal.	
20	(c) Validity of Assessment. – No right of action or defense asserting the	e invalidity of an
21	assessment on grounds that the city did not comply with this section may be asse	-
22	action or proceeding begun within 90 days after publication of the notice of	adoption of the
23	preliminary assessment resolution.	
24	"§ 160A-239.4. Financing Funding a project for which an assessment is impo	
25	(a) Financing Funding Sources. – A In addition to funding from se	
26	authorized for use by a city council in connection with a project, a city council ma	
27	payment of <u>all or a portion of the cost of a project for which an assessment may b</u>	-
28	this Article from one or more financing funding sources listed in this subsection	
29	resolution must include the estimated cost of the project to be funded from ass	
30	amount of the cost <u>estimated</u> to be derived from the <u>each</u> respective financing fun	<u>ding</u> source.
31	(1) Revenue bonds issued under G.S. 160A-239.6.	1 .1
32	(2) Project development financing debt instruments issued u	
33	Carolina Project Development Financing Act, Article 6 of Cl	hapter 159 of the
34 25	General Statutes.	
35	(3) General obligation bonds issued under the Local Government I	Sond Act, Article
36 37	4 of Chapter 159 of the General Statutes.(4) General revenues.	
38		
38 39	 (5) <u>Funds from private parties.</u> (b) Assessments Pledged. – An assessment imposed under this Article m 	ay be pladed to
39 40	secure revenue bonds under G.S. 160A-239.6 or as additional security for a pro-	
40 41	financing debt instrument under G.S. 159-111. If an assessment imposed und	
42	pledged to secure financing, the city council must covenant to enforce the	
43	assessments.	payment of the
44	(c) <u>Reimbursement from Assessments. – If a city council contracts with</u>	a private party to
45	construct a project on behalf of the city as provided in G.S. 160A-239.7, the	
46	agree to impose one or more assessments pursuant to this Article in order to reim	
47	party for costs incurred by the private party related to the project, including an i	
48	applicable during any period of abeyance provided under G.S. 160A-239.5. The	•
49	not be obligated to reimburse a private party any amount in excess of assessment	
50	collected less the city's related administrative costs.	
51	"§ 160A-239.5. Payment of assessments by installments.	

General Assembly Of North Carolina

1 An assessment imposed under this Article is payable in annual installments. The city (a) 2 council must set the number of annual installments, which may not be more than 25. The 3 installments are due on the date that real property taxes are due.

4 The city council may provide for the abeyance of assessments as authorized in Article (b) 5 10 of this Chapter. The abevance may apply to any assessed property. Annual installments shall be 6 deferred until the period of abeyance ends. The assessment shall be payable on the first annual 7

- installment payment date after the period of abevance ends.
- 8 9

"§ 160A-239.7. Project implementation.

10 A city may act directly, through one or more contracts with other public agencies, through one 11 or more contracts with private agencies, or by any combination thereof to implement the project financed funded in whole or in part by the imposition of an assessment imposed under this Article. 12 13 Initial funding for the project may be provided by the public or private agencies. If no more than 14 twenty-five percent (25%) of the estimated cost of a project is to be funded from the proceeds of 15 general obligation bonds or general revenue, excluding assessments imposed pursuant to this 16 Article, a private agency that enters into a contract with a city for the implementation of all or part 17 of the project is subject to the provisions of Article 8 of Chapter 143 of the General Statutes only 18 to the extent specified in the contract. In the event any contract relating to construction a 19 substantial portion of which is to be performed on publicly owned property is excluded from the 20 provisions of Article 8 of Chapter 143, the city or any trustee or fiduciary responsible for 21 disbursing funds shall obtain certification acceptable to the city in the amount due for work done 22 or materials supplied for which payment will be paid from such disbursement. If the city or any 23 trustee or fiduciary responsible for disbursing funds receives notice of a claim from any person 24 who would be entitled to a mechanic's or materialman's lien but for the fact that the claim relates 25 to work performed on or supplies provided to publicly owned property, then either no 26 disbursement of funds may be made until the city, trustee, or fiduciary receives satisfactory proof 27 of resolution of the claim or funds in the amount of the claim shall be set aside for payment 28 thereof upon resolution of the claim."

29

SECTION 3.(a) Article 25B of Chapter 143 of the General Statutes is amended by 30 adding the following new sections to read:

31 "§ 143-260.10H. Removal of land in Gorges State Park from the State Nature and Historic 32 Preserve.

33 Notwithstanding the provisions of G.S. 143-260.10(23), the portion of that certain tract (a) 34 or parcel of property at Gorges State Park in Transylvania County, described in Deed Book 153, 35 Page 083, and containing approximately 4.2 acres as shown as Tract "A" in a survey by E. Roger 36 Raxter, Inc., entitled State of North Carolina and Blue Ridge Mountains RV Resort Property 37 Owners' Association, Inc., and dated March 20, 2016, is removed from the State Nature and 38 Historic Preserve. 39 The property described in subsection (a) of this section is deleted from the State Parks (b) 40 System pursuant to G.S. 143B-135.54. The State may only exchange this property for other property for the expansion of 41 (c) 42 Gorges State Park or sell this land and use the proceeds for that purpose. The State shall not 43 otherwise sell or exchange this land. § 143-260.10I. Removal of land in Jockey's Ridge State Park from the State Nature and 44 45 **Historic Preserve.** Notwithstanding the provisions of G.S. 143-260.10(15), the portion of that certain tract or 46 47 parcel of property at Jockey's Ridge State Park in Dare County, described in Deed Book 222, Page

48 732, and Deed Book 227, Page 501, and containing 0.6 acres as shown in a survey by Timmons Group entitled Plat Showing a Proposed Dominion North Carolina Power Easement Across the 49

50 Properties of the State of North Carolina (Jockey's Ridge State Park) and dated December 18,

51

2014, is removed from the State Nature and Historic Preserve.

	General Assembly Of North CarolinaSession 2015
1	"§ 143-260.10J. Removal of land in Mitchell's Millpond State Natural Area from the State
2	Nature and Historic Preserve.
3	(a) Notwithstanding the provisions of G.S. 143-260.10(26), the portion of that certain tract
4	or parcel of property at Mitchell's Millpond State Natural Area in Wake County, described in
5	Deed Book 4186, Page 756, and containing 0.08 acres as shown in a survey by the North Carolina
6	Department of Transportation, Right-of-Way Branch, entitled State of North Carolina, Parcel 002,
7	and dated March 11, 2015, is removed from the State Nature and Historic Preserve.
8	(b) The property described in subsection (a) of this section is deleted from the State Parks
9	System pursuant to G.S. 143B-135.54.
10	(c) The State may only exchange this property for other property for the expansion of
11	Mitchell's Millpond State Natural Area or sell this land and use the proceeds for that purpose. The
12	State shall not otherwise sell or exchange this land."
13	SECTION 3.(b) Pursuant to G.S. 143B-135.54, the General Assembly authorizes the
14	deletion of the following property from the State Parks System:
15	The portion of that certain tract or parcel of property at Hanging Rock State Park in
16	Stokes County, described in Deed Book 267, Page 159, and containing approximately 1.5 acres as
17	shown in a survey by C.E. Robertson & Associates, P.C. entitled Plat of Survey for North Carolina
18	Division of Parks and Recreation showing "Camp Sertoma Tracts," Sheet 7 of 7, and dated June
19	18, 2015, and revised April 6, 2016; and the portion shown as Deed Overlap in a survey by C.E.
20	Robertson & Associates, P.C. entitled Plat of Survey for North Carolina Division of Parks and
21	Recreation showing "Camp Sertoma Tracts," Sheet 2 of 7, and dated June 18, 2015; and the
22	portion of that certain tract or parcel of property in Stokes County described in Deed Book 368,
23	Page 415, and containing approximately 1.058 acres shown as Deed Overlap in a survey by C.E.
24	Robertson & Associates, P.C. entitled Plat of Survey for North Carolina Division of Parks and
25	Recreation showing "Camp Sertoma Tracts," Sheet 5 of 7, and dated June 18, 2015. The State may
26	only exchange this property for other property for the expansion of Hanging Rock State Park or
27	sell this land and use the proceeds for that purpose. The State shall not otherwise sell or exchange
28	this land.
29	SECTION 4. Section 1 of this act is effective when it becomes law and applies to
30	wages earned after that date and after notice has been given to employees in accordance with
31	G.S. 95-13(3). Section 2 of this act becomes effective June 30, 2016, and applies to assessments

32 made on or after that date. The remainder of this act is effective when it becomes law.