GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

Η

HOUSE BILL 1168 Committee Substitute Favorable 5/28/20 PROPOSED SENATE COMMITTEE SUBSTITUTE H1168-PCS40668-BD-39

Short Title: Murphy Branch Corridor Reduction. (Public)

D

	 ()
Sponsors:	
Referred to:	

May 22, 2020

 AN ACT TO PROVIDE FOR THE REDUCTION OF THE DEPARTMEN TRANSPORTATION'S INTEREST IN A CERTAIN PORTION OF THE ANDREN MURPHY RAIL CORRIDOR WITHIN THE BOUNDARIES OF CHEROKEE CO The General Assembly of North Carolina enacts: SECTION 1. For purposes of this section, the following shall apply: (1) The term "Rail Corridor" shall mean the former Murphy Branch rail consisting of the only railway located solely within the bounds Cherokee County and between the Town of Andrews and the Town of in Cherokee County between Milepost 101.1 and Milepost 113.7, ex all of the following: a. Any portion of that railway located in the Town of Murphy owned by the United States government or any of its agencies b. Any privately owned railroad or any privately owned right-of-way. 	WS TO UNTY. corridor aries of Murphy ccluding	
 MURPHY RAIL CORRIDOR WITHIN THE BOUNDARIES OF CHEROKEE CO. The General Assembly of North Carolina enacts: SECTION 1. For purposes of this section, the following shall apply: (1) The term "Rail Corridor" shall mean the former Murphy Branch rail consisting of the only railway located solely within the bound. Cherokee County and between the Town of Andrews and the Town of in Cherokee County between Milepost 101.1 and Milepost 113.7, ex all of the following: a. Any portion of that railway located in the Town of Murphy owned by the United States government or any of its agencies b. Any privately owned railroad or any privately owned 	UNTY. corridor aries of Murphy acluding	
 The General Assembly of North Carolina enacts: SECTION 1. For purposes of this section, the following shall apply: (1) The term "Rail Corridor" shall mean the former Murphy Branch rail consisting of the only railway located solely within the bounds Cherokee County and between the Town of Andrews and the Town of in Cherokee County between Milepost 101.1 and Milepost 113.7, exall of the following: a. Any portion of that railway located in the Town of Murphy owned by the United States government or any of its agencies b. Any privately owned railroad or any privately owned 	corridor aries of Murphy ccluding	
6SECTION 1. For purposes of this section, the following shall apply:7(1)The term "Rail Corridor" shall mean the former Murphy Branch rail consisting of the only railway located solely within the bound9Cherokee County and between the Town of Andrews and the Town of in Cherokee County between Milepost 101.1 and Milepost 113.7, ex10in Cherokee County between Milepost 101.1 and Milepost 113.7, ex11all of the following:12a.13owned by the United States government or any of its agencies14b.	aries of Murphy cluding	
7(1)The term "Rail Corridor" shall mean the former Murphy Branch rail consisting of the only railway located solely within the bound 99Cherokee County and between the Town of Andrews and the Town of in Cherokee County between Milepost 101.1 and Milepost 113.7, ex all of the following: a. Any portion of that railway located in the Town of Murphy owned by the United States government or any of its agencies b. Any privately owned railroad or any privately owned	aries of Murphy cluding	
 consisting of the only railway located solely within the bounds Cherokee County and between the Town of Andrews and the Town of in Cherokee County between Milepost 101.1 and Milepost 113.7, ex all of the following: a. Any portion of that railway located in the Town of Murphy owned by the United States government or any of its agencies b. Any privately owned railroad or any privately owned 	aries of Murphy cluding	
9Cherokee County and between the Town of Andrews and the Town of10in Cherokee County between Milepost 101.1 and Milepost 113.7, ex11all of the following:12a. Any portion of that railway located in the Town of Murphy13owned by the United States government or any of its agencies14b. Any privately owned railroad or any privately owned	Murphy cluding	
10in Cherokee County between Milepost 101.1 and Milepost 113.7, ex11all of the following:12a. Any portion of that railway located in the Town of Murphy13owned by the United States government or any of its agencies14b. Any privately owned railroad or any privately owned	cluding	
11all of the following:12a.13Any portion of that railway located in the Town of Murphy owned by the United States government or any of its agencies14b.Any privately owned railroad or any privately owned	U	
12a.Any portion of that railway located in the Town of Murphy13owned by the United States government or any of its agencies14b.Any privately owned railroad or any privately owned		
13owned by the United States government or any of its agencies14b.Any privately owned railroad or any privately owned	1 1	
b. Any privately owned railroad or any privately owned		
15 right of way	railroad	
16 (2) Where there is more than one track in the Rail Corridor, the State sha		
17 its property interest in the Rail Corridor for a distance of 25 feet f	rom the	
18 center of each track.		
19 SECTION 2.(a) Subject to applicable federal requirements, the State's intere		
20 right-of-way claimed by the North Carolina Department of Transportation with respec		
21 Rail Corridor is uniformly reduced to 25 feet on each side of the center line of the		
traversing the Rail Corridor. Upon reduction of the right-of-way, the interest in real p		
23 previously held by the State of North Carolina is transferred to the current adjacent real p		
 owner of record according to the land records in the Office of the Register of Deeds of C County upon that real property owner's release of all claims against the State and the Dep 		
 County upon that real property owner's release of all claims against the State and the Dep of Transportation with respect to that right-of-way. All transfers of interest in real prop 		
the State of North Carolina and all releases of claims against the State and the North C		
28 Department of Transportation by the owners of adjacent real property must occur with		
29 years of the effective date of this act.	IIII two	
30 SECTION 2.(b) Within 180 days of the current adjacent property owner r	eleasing	
31 all claims against the State and the Department of Transportation, the Department	U	
Transportation shall, at no expense to the State or to that Department, provide to that real property		
owner a quitclaim deed, or, if applicable, a deed of release, to the real property so transferred.		
 owner a quitclaim deed, or, if applicable, a deed of release, to the real property so tran The quitclaim deed or deed of release shall be recorded in the Office of the Register of I 		

Cherokee County. 35



SECTION 2.(c) Notwithstanding the provisions of Chapters 136 and 146 of the 1 2 General Statutes or any other provision of State law, transfers in accordance with this section 3 shall not require Council of State or Board of Transportation approval. 4 Notwithstanding Section 2 of this act, the Department of SECTION 3. 5 Transportation shall retain an easement for right of entry and access for maintenance and repair 6 of the track and associated structures that is parallel to each side of the retained portion of the 7 Rail Corridor and 15 feet in width. No buildings or structures shall be constructed or placed 8 within this easement nor shall trees or other permanent foliage be allowed to grow within the 9 easement. Nothing in this section shall prevent the maintenance and repair easement established 10 by this section from also being subject to an agricultural or conservation easement under State or 11 federal law. 12 **SECTION 4.** Nothing in this act shall apply, nor be construed to apply, to any 13 publicly owned or privately owned rail or other transportation corridor, except the Rail Corridor. 14 Nothing in this act shall alter or amend, nor be construed to alter or amend, the application of the

15 federal law with respect to railroad rights-of-way; publicly owned and privately owned rail 16 transportation corridors are and shall remain under the jurisdiction of the Surface Transportation 17 Board, the independent federal agency charged with regulation of various modes of surface 18 transportation. Nothing in this act shall alter or amend, nor be construed to alter or amend, that 19 privately owned rail transportation corridor rights-of-way in this State are managed by the 20 respective privately owned railroad.

- 21
- **SECTION 5.** Section 35.18 of Session Law 2016-94 is repealed.
- 22 **SECTION 6.** This act is effective when it becomes law.