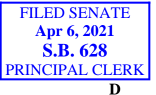
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021



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SENATE BILL DRS45353-MW-28

	Short Title:	Native Plants Right to Work Act.	(Public)	
	Sponsors:	Senators Rabon and McInnis (Primary Sponsors).		
	Referred to:			
1		A BILL TO BE ENTITLED		
2		REQUIRE THE USE OF NATIVE NORTH CAROLINA PLANT		
3		TE PROPERTY AND HIGHWAYS AND ON LOCAL PROJECT	FS THAT USE	
4		FUNDS FOR LANDSCAPING.		
5	Whereas, native plants are an important part of North Carolina's natural heritage,			
6	history, and identity; and			
7	Whereas, North Carolina's native plants are indigenous plants that have adapted over			
8	many years to our region and evolved to flourish in the unique geography, hydrology, and			
9		es of our State; and		
10		Whereas, North Carolina contains over 3,900 native plant species,	making North	
11		Carolina one of the most diverse states for flora in the Southeast; and		
12		whereas, twenty-six of those species are extremely rare and consid	dered federally	
13		r endangered; and		
14		Whereas, native plants provide high-quality food and shelter for N		
15		native wildlife, including butterflies, bees, and other pollinators, both game and nongame		
16	species; and			
17		Whereas, native plants support over 350 resident and migratory bird s	-	
18		iny of which are species of concern and face growing threats from c	climate change;	
19	and			
20		whereas, North Carolina's native plants and their derivatives have p		
21		medicines, and other products, from the origin of North Carolina's blueberry industry to		
22	0	nseng exports; and		
23		Whereas, gardens and landscapes composed of North Carolina's nativ	e plants require	
24		ertilizers, soil amendments, or pesticides and use less water; and		
25		Whereas, planting, cultivation, and preservation of the State's native plants provide a		
26	natural link to wild land areas present and past, while presenting beauty and benefit and instilling			
27		a greater appreciation for North Carolina's natural heritage; Now, therefore,		
28	The General	Assembly of North Carolina enacts:		
29				
30		ENT OF ADMINISTRATION SHALL REQUIRE THE USE	OF NORTH	
31		A PLANTS ON STATE PROPERTY	. 1	
32		ECTION 1. G.S. 143-341 is amended by adding a new subdivision		
33	" <u>(</u>	(12) In consultation with university system and community colle		
34		programs and the North Carolina Forestry Association, the	Department of	

35Administration shall require the use of seeds and plants the U.S. Department36of Agriculture has classified as native to North Carolina on all land owned or



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1 2 3 4 5	leased by the State or by any State agency. Exempting (i) nonnative seeds and plants used in landscaping primary purpose is crop cultivation, crop and hortic botanical gardens, and zoos and (ii) nonnative turf g	to for locations where the culture research, science,
6	DEPARTMENT OF TRANSPORTATION SHALL USE NORTH	CAROLINA PLANTS
7	IN HIGHWAY RIGHT-OF-WAY	
8	SECTION 2. G.S. 136-18(9) reads as rewritten:	
9	"(9) To employ appropriate means for properly selecting	
10	acceptable trees, shrubs, vines, grasses, or legun	
11 12	university system and community college horticultur	
12	<u>Carolina Forestry Association, the Department shall</u> U.S. Department of Agriculture has classified as na	-
13 14	the highway right-of-way in the promotion of eros	
15	and general protection of the highways; to acquire	1 0
16	for and to construct, operate, and maintain roadside	
17	tables, scenic overlooks, and other appropriate tur	
18	convenience of highway users; and to cooperate v	vith municipal or county
19	authorities, federal agencies, civic bodies, and indiv	viduals in the furtherance
20	of those objectives. For purposes of this subdivision	
21	means plants the Department of Transportation de	
22	stable and aesthetic roadside, with a strong preference	
23	Department of Agriculture has classified as native to	
24 25	the roadside parks, picnic areas, picnic tables, sc	
23 26	turnouts, or any part of the highway right-of-way sha purposes except for any of the following:	in de used for commercial
20 27	a. Materials displayed in welcome center	s in accordance with
28	G.S. 136-89.56.	s in decordance with
29	b. Vending machines permitted by the Departm	ent of Transportation and
30	placed by the Division of Services for the B	-
31	Health and Human Services, as the State lice	ensing agency designated
32	pursuant to Section 2(a)(5) of the Randolph-	11
33	107a(a)(5)). The Department of Transport	6
34	placing of the vending machines in highv	vay rest areas and shall
35	regulate the articles to be dispensed.	
36 37	c. Activities permitted by a local government meeting the requirements of G.S. 136-27.4.	pursuant to an ordinance
37	Every other use or attempted use of any of the	se areas for commercial
39	purposes constitutes a Class 1 misdemeanor, and ea	
40	separate offense."	en day 5 dec constitutes a
41		
42	CITIES AND TOWNS SHALL USE NORTH CAROLINA PLAN	NTS WHEN POWELL
43	BILL FUNDS ARE USED FOR LANDSCAPING	
44	SECTION 3. G.S. 136-41.3(a) reads as rewritten:	
45	"(a) Uses of Funds. – Except as otherwise provided in this subse	
46	to cities and towns under the provisions of G.S. 136-41.1 and G.S. 13	-
47 48	by said cities and towns primarily for the resurfacing of streets within t	1
48 49	municipality but may also be used for the purposes of maintaining reconstructing or widening of any street or public thoroughfare includir	
49 50	and gutter, and other necessary appurtenances within the corporate lim	
51	for meeting the municipality's proportionate share of assessments levied	

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1	the planning, construction and maintenance of bikeways, greenways, or sidewalks. Cities and
2	towns shall strongly prefer the use of use seeds and plants the U.S. Department of Agriculture
3	has classified as native to North Carolina when the use of funds under this subsection includes
4	landscaping. The funds allocated to cities and towns under the provisions of G.S. 136-41.1 and
5	G.S. 136-41.2 shall not be expended for the construction of a sidewalk into which is built a
6	mailbox, utility pole, fire hydrant, or other similar obstruction that would impede the clear
7	passage of pedestrians on the sidewalk."
8	
9	LOCAL PROJECTS FUNDED UNDER PARKS AND RECREATION TRUST FUND TO
10	USE NORTH CAROLINA PLANTS
11	SECTION 4. G.S. 143B-135.56(b)(2) reads as rewritten:
12	"(2) Thirty percent (30%) to provide matching funds to local governmental units
13	or public authorities as defined in G.S. 159-7 on a dollar-for-dollar basis for
14	local park and recreation purposes. The appraised value of land that is donated
15	to a local government unit or public authority may be applied to the matching
16	requirement of this subdivision. These funds shall be allocated by the North
17	Carolina Parks and Recreation Authority based on criteria patterned after the
18	Open Project Selection Process established for the Land and Water
19	Conservation Fund administered by the National Park Service of the United
20	States Department of the Interior. Except as provided below, the Authority
21	shall require that projects funded under this subdivision use seeds and plants
22	the U.S. Department of Agriculture has classified as native to North Carolina.
23	Exempt from this requirement are (i) nonnative seeds and plants used in
24	landscaping for locations where the primary purpose is crop cultivation, crop
25	and horticulture research, science, botanical gardens, and zoos and (ii)
26	nonnative turf grass."
27	
28	EFFECTIVE DATE

SECTION 5. This act is effective when it becomes law.

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