GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 198

Committee Substitute Favorable 4/26/23 Committee Substitute #2 Favorable 5/2/23 PROPOSED SENATE COMMITTEE SUBSTITUTE H198-PCS10561-BG-25

Short Title: DOT Legislative Changes.-AB

Sponsors:

Referred to:

February 27, 2023

1	A BILL TO BE ENTITLED
2	AN ACT TO MAKE CHANGES TO TRANSPORTATION LAWS, AS RECOMMENDED BY
3	THE DEPARTMENT OF TRANSPORTATION.
4	The General Assembly of North Carolina enacts:
5	
6	TRANSPORTATION EMERGENCY RESERVE REPORT
7	SECTION 1. G.S. 136-44.2E reads as rewritten:
8	"§ 136-44.2E. Transportation Emergency Reserve.
9	(a) Creation. – The Transportation Emergency Reserve (Emergency Reserve) is
10	established as a special fund in the Department of Transportation.
11	(b) Funding; Use of Funds. – Subject to subsection (d) of this section, no later than July
12	30 of each fiscal year, the Department of Transportation shall transfer from the Highway Fund
13	to the Emergency Reserve the sum of one hundred twenty-five million dollars (\$125,000,000),
14	and these funds are hereby appropriated for expenses related to an emergency. For purposes of
15	this section, the term "emergency" has the same meaning as in G.S. 166A-19.3.
16	(c) Access to Funds. – The Department may only use funds in the Emergency Reserve
17	after the President of the United States issues a declaration under the Stafford Act (42 U.S.C. §§
18	5121-5207) that a major disaster exists in the State. The Secretary of Transportation shall ensure
19	all funds in the Emergency Reserve are accessed and used pursuant to this section, and in a
20	manner that ensures to the extent practicable that the funds are eligible for federal reimbursement
21	or cost sharing with the federal funds.
22	(d) Limitation on Funds. – The total funds in the Emergency Reserve shall not exceed the
23	sum of one hundred twenty-five million dollars (\$125,000,000). If a transfer under subsection
24	(b) of this section would cause the Emergency Reserve to exceed this limitation, the amount
25	transferred shall equal the difference between one hundred twenty-five million dollars
26	(\$125,000,000) and the amount of funds in the Emergency Reserve on the transfer date set forth
27	in subsection (b) of this section.
28	(e) Evaluation of Emergency Reserve. <u>Reserve Report.</u> – No later than February 1 of the
29	first year of the 2021-2023 fiscal biennium, February 1, 2025, and biennially thereafter, annually
30	thereafter for any year expenditures are made from the Emergency Reserve, the Department of
31	Transportation shall submit a report on summarizing expenditures from the Emergency Reserve
32	to the House of Representatives Appropriations Committee on Transportation, the Senate
33	Appropriations Committee on the Department of Transportation, the chairs of the House and
34	Senate Transportation Committees, and the Fiscal Research Division. The report shall contain



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the results of an evaluation of the Emergency Reserve, based on a methodology developed jointly 1

2 by the Office of State Budget and Management and the Department of Transportation, to

3 determine include a list of the projects receiving funds during the previous fiscal year from the

4 Emergency Reserve. The list shall include for each project a description of the project, the

5 amount of the funds utilized for the project, the anticipated total cost of the project, project status, any recommendations to adjust the minimum amount of funds needed in the Emergency 6

7 Reserve. Reserve, and any additional information deemed relevant.

8 Notification of Governor; Reimbursement. - The Secretary shall notify the Governor (f) 9 within 24 hours of determining that anticipated emergency expenses by the Department under 10 this section will exceed the funds in the Emergency Reserve. Upon notification, the Governor shall immediately proceed under G.S. 166A-19.20(e). Federal reimbursements for funds 11 12 expended in relation to a major disaster, declared in accord with subsection (c) of this section, 13 shall be used to reimburse expenditures from the following accounts in order of priority:

- 14
- (1)Emergency Reserve, subject to the limitation in subsection (d) of this section.
- 15 16

(2)Reserve for General Maintenance in the Highway Fund.

17

(3) Savings Reserve."

18 PROGRESSIVE DESIGN-BUILD DELIVERY METHOD PILOT PROGRAM

19 SECTION 2.(a) Definition. – For purposes of this section, the term "Progressive 20 Design-Build" means a project delivery method that uses a stepped, or progressive qualifications 21 based, selection process, followed by a progression to a contract price. The Progressive 22 Design-Build Team is selected exclusively on qualifications, without consideration of schedule 23 or costs, and delivers the project in two distinct phases with two separate contracts. The 24 Progressive Design-Build Team is initially under contract for preconstruction activities, 25 including developing preliminary designs, performing constructability reviews, and developing 26 construction schedules and pricing. If the Department of Transportation and the Progressive 27 Design-Build Team reach agreement on a guaranteed maximum construction cost, the 28 Department of Transportation and the Progressive Design-Build Team will execute a second 29 contract for completion of the preliminary designs and construction of the project.

30 SECTION 2.(b) Pilot Project. – Notwithstanding any provision of Chapter 136 of 31 the General Statutes to the contrary, the Department of Transportation may establish and 32 implement a pilot project to award contracts for up to five transportation projects using the 33 Progressive Design-Build procurement process. The Department of Transportation may only 34 award a contract under this section if (i) the Department determines that the project cost is less 35 than five hundred million dollars (\$500,000,000), (ii) the Department determines that it is in the 36 public's interest to use the Progressive Design-Build procurement process, (iii) the Department 37 prequalifies the prime contractor and lead design firm that will be awarded the contract, (iv) the 38 Department complies with the pre-award reporting requirement set forth in subsection (c) of this 39 section, and (v) the Department establishes and implements Progressive Design-Build 40 Guidelines, as required under subsection (d) of this section.

41 **SECTION 2.(c)** Report. – Prior to the award of a contract under the authority set 42 forth in subsection (b) of this section, the Department of Transportation shall submit a pre-award 43 report to the Joint Legislative Transportation Oversight Committee on the nature and scope of 44 the project and the reasons the Progressive Design-Build procurement process will best serve the 45 public interest. Upon completion of a project awarded under subsection (b) of this section, the 46 Department of Transportation shall submit a post-completion report to the Joint Legislative 47 Transportation Oversight Committee and the Fiscal Research Division detailing the project 48 results, including any cost and time efficiencies achieved using the Progressive Design-Build 49 procurement process.

General Assembly Of North Carolina Session 2023 SECTION 2.(d) Guidelines. – The Department of Transportation shall develop and 1 2 implement Progressive Design-Build Guidelines for awarding contracts under subsection (b) of 3 this section. 4 SECTION 2.(e) Expiration. - This section expires upon submission of the 5 post-completion report required under subsection (c) of this section for the final project 6 completed under the authority set forth in subsection (b) of this section. 7 8 **INCREASE PROJECT CAP FOR PROJECT DELIVERY METHOD PILOT PROGRAM** 9 SECTION 3. Section 34.13(b) of S.L. 2018-5, as amended by Section 21 of S.L. 10 2022-68, reads as rewritten: 11 "SECTION 34.13.(b) Pilot Project. – Notwithstanding any provision of Chapter 136 of the 12 General Statutes to the contrary, the Department of Transportation may establish and implement 13 a pilot project to award contracts for up to five projects-10 projects for the construction of 14 transportation projects on a construction manager-general contractor basis. The Department may only award a contract under this section if (i) the cost of the project is determined by the 15 Department to be less than five hundred million dollars (\$500,000,000), seven hundred fifty 16 17 million dollars (\$750,000,000), (ii) the Department determines that it is in the public interest to 18 use the construction manager-general contractor basis for the project, (iii) the Department 19 prequalifies the contractor that will be awarded the contract, (iv) the Department complies with 20 the pre-award reporting requirement set forth in subsection (c) of this section, and (v) the 21 Department has established and implemented guidelines as required under subsection (d) of this 22 section." 23 24 **REPEAL TRAFFIC IMPACT ANALYSIS REPORT TO JLTOC** 25 SECTION 4. G.S. 136-93.1A(g) is repealed. 26 27 **REPEAL CASH BALANCE TARGET AMOUNT REPORT** 28 **SECTION 5.** G.S. 143C-6-11(m) is repealed. 29 30 **EXEMPTION FOR CERTAIN PUBLIC BUILDING CONTRACTS** 31 **SECTION 6.(a)** G.S. 143-134 is amended by adding a new subsection to read: 32 Notwithstanding subsection (a) of this section, this Article does not apply to public "(c) 33 building contracts entered into by the Department of Transportation for the construction, 34 alteration, or repair of facilities jointly occupied by personnel of the Division of Motor Vehicles, 35 of the Department of Transportation, and the North Carolina Highway Patrol, but, with respect 36 to these contracts, the powers and duties established in this Article shall be exercised by the Department of Transportation and the Secretary of Administration, and other State officers, 37 employees, or agencies shall have no duties or responsibilities concerning the contracts. The 38 39 Department of Transportation shall advertise and award contracts in the manner required by this 40 Article. Upon request, the Department of Administration shall assist the Department of Transportation in advertising and awarding a contract under this subsection. Construction, 41 42 alteration, and repair of facilities under this subsection may be subject to local building permit 43 requirements." 44 **SECTION 6.(b)** This section is effective when it becomes law and applies to 45 contracts entered into on or after that date. 46 47 DEPARTMENT MAY SPECIFY MATERIAL SUBSTITUTION REQUIREMENTS 48 **SECTION 7.(a)** G.S. 136-28.1 is amended by adding a new subsection to read: 49 The Department of Transportation may specify a brand name or specific manufacturer "(n) of construction materials in order to promote system compatibility or synchronization; long-term 50 maintenance savings or efficiencies; research, testing, or experimental projects; product 51

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1	evaluation; or when it is impossible or impractical to specify the required performance a	and design
2	characteristics for such materials."	
3	SECTION 7.(b) This section is effective when it becomes law and	applies to
4	contracts entered into on or after that date.	
5		
6	REVISION TO ADVANCE RIGHT-OF-WAY ACQUISITION ACCOUNT	
7	SECTION 8. Section 41.7 of S.L. 2022-74 reads as rewritten:	.11.
8	"SECTION 41.7.(a) The State Controller shall transfer the sum of one hundred ni	
9 10	eight hundred thirty-four thousand nine hundred seventy-two dollars (\$109,834,972)	
10 11	Highway Fund to the Highway Trust Fund Advance Right-of-Way Acquisition Accord funds shall be used by the Department of Transportation for the purchase of property	
11	Undue Hardship Advance Acquisition Program (Undue Hardship Program)	
12	Acquisition Program.	<u>-Auvance</u>
13 14	"SECTION 41.7.(b) The Department shall streamline the Undue Hardship P	rogram to
15	ensure that property in a planned transportation project area is purchased expeditious	0
16	property owner experiencing an undue hardship, as that term is defined in G.S. 136-	
17	resulting from a rescheduled or reprioritized Strategic Transportation Investment (ST	
18	Beginning October 1, 2022, the Department shall submit a quarterly report to the Joint I	1 5
19	Transportation Oversight Committee (JLTOC) and the Fiscal Research Division cont	
20	Department's streamlined efforts, the amount of property purchased, and the number o	f hardship
21	claims by the Highway Division."	
22		
23	EXTEND EXPIRATION DATE OF BUILD NC BOND ACT	
24	SECTION 9. Section 7 of S.L. 2018-16 reads as rewritten:	1 01
25	"SECTION 7. This act becomes effective January 1, 2019, and expires Dece	ember 31,
26 27	2028. <u>December 31, 2031.</u> "	
28	MODIFY BUILD NC BOND CASH BALANCE AND CONSUL	TATION
29	REQUIREMENTS	
30	SECTION 10.(a) G.S. 142-97(2)a. is repealed.	
31	SECTION 10.(b) G.S. 142-97(7) reads as rewritten:	
32	"(7) The restrictions set forth in sub-subdivision a. of subdivision (2) of the subdivision	nis section
33	and subdivisions (3) and (4) of this section do not apply to Build I	NC Bonds
34	that are refunding bonds meeting the requirements set forth in G.S.	142-29.5."
35	SECTION 10.(c) G.S. 142-97(2)c. reads as rewritten:	
36	"c. At least <u>six-three</u> months prior to the expected date of the	Build NC
37	Bond issuance, the Department of Transportation:	
38	1. Consulted with the State Treasurer about the property	sed Build
39	NC Bond issuance.	0 11
40	2. Consulted with the Joint Legislative Transportation	
41 42	Committee and the Joint Legislative Commi	
42 43	Governmental Operations to provide details of the issuence, including (i) the total emount of the Build	
43 44	issuance, including (i) the total amount of the Build I that will be issued, (ii) the estimated amount of the de	
44 45	payments, and (iii) the estimated amount of debt ca	
45 46	would be remaining after the issuance."	such y mai
47	SECTION 10.(d) This section is effective when it becomes law. Subsec	tion (c) of
48	this section expires January 1, 2025.	
49	· · · · · · · · · · · · · · · · · · ·	
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General Assem	ly Of North Carolina Session 2023
REMOVE RES	DENCY REQUIREMENT FOR SECRETARY OF TRANSPORTATION
NONVOTING	MEMBER APPOINTMENTS TO REGIONAL PUBLIC
	FION AUTHORITY BOARDS OF TRUSTEES
SEC	ION 11. G.S. 160A-605 reads as rewritten:
	embership; officers; compensation.
	overning body of an authority is the Board of Trustees. The Board of Trustees
	8 members, appointed as follows:
(1)	The county with the greatest population shall be allocated five members to be appointed as follows:
	a. Two by the board of commissioners of that county;
	b. Two by the city council of the city containing the largest population
	within that county; and
	c. One by the city council of the city containing the second largest population within that county;
(2)	The county with the next greatest population shall be allocated three members
	to be appointed as follows:
	a. One by the board of commissioners of that county;
	b. One by the city council of the city containing the largest population
	within that county; and
	c. One jointly by that board of commissioners and city council, by
	procedures agreed on between them;
(3)	The county with the least population shall be allocated two members to be
	appointed as follows:
	a. One by the board of commissioners of that county; and
	b. One by the city council of the city containing the largest population
(A)	within that county; and Three members of the Board of Transportation appointed by the Secretary of
(4)	Three members of the Board of Transportation appointed by the Secretary of Transportation, to serve as ex officio nonvoting members.
(b) Votir	g members of the Board of Trustees shall serve for terms of four years, provided
	the initial appointments shall be for two-year terms, to be determined by lot at
	of the Board of Trustees. Initial terms of office shall commence upon approval
-	f State of the articles of incorporation. The members appointed by the Secretary
	shall serve at his pleasure.
1	pointing authority may appoint one of its members to the Board of Trustees.
	ard of Trustees may be in addition to any other office which a person is entitled
o hold. Each vo	ng member of the Board of Trustees may hold elective public office as defined
y G.S. 128-1.10	.).
(d) Mem	ers of the Board of Trustees Trustees, except members appointed by the
	sportation, shall reside within the territorial jurisdiction of the Authority as
efined by G.S.	
	pard of Trustees shall annually elect from its membership a Chairperson, and a
-	, and shall annually elect a Secretary, and a Treasurer.
	ers of the Board of Trustees shall receive the sum of fifty dollars (\$50.00) as
compensation fo	attendance at each duly conducted meeting of the Authority."
ADD VIN 7	O UNPAID TOLL BILL AND AUTHORIZE ELECTRONIC
	N COLLECTION FOR OWNER VERIFICATION
	ION 12.(a) G.S. 136-89.214 reads as rewritten:
	ill for unpaid open road toll.
J	

(b) Information on Bill. – A bill sent under this section must include a information:	
	all of the following
 (1a) The vehicle identification number (VIN) or other v	abiala idantifying
(1a) <u>The vehicle identification number (VIN) or other v</u> information of the motor vehicle that traveled on the Turn	
mormation of the motor venicle that traveled on the Turny	<u>jike project.</u>
(c) <u>Electronic Information Verification</u> . – The Authority ma	y utilize digital
communications and methods to obtain information for a registered owner	• •
through verification of phone numbers, connected or enabled vehicle appli	
digital means to pursue a bill by first-class mail."	,
SECTION 12.(b) This section becomes effective July 1, 2024.	
INCREASE TURNPIKE PROCESSING FEE FOR BILLING	
SECTION 13.(a) G.S. 136-89.215(b) reads as rewritten:	
"(b) Fee. – If a person does not take one of the actions required unde	r subsection (a) of
this section within the required time, the Authority may add a processing fee	to the amount the
person owes. The processing fee may not exceed six dollars (\$6.00). nine	<u>dollars (\$9.00).</u> A
person may not be charged more than forty-eight dollars (\$48.00) seventy-tw	vo dollars (\$72.00)
in processing fees in a 12-month period.	
The Authority must set the processing fee at an amount that does not e	xceed the costs of
collecting the unpaid toll."	
SECTION 13.(b) This section becomes effective July 1, 2024.	
FERRY PRIORITY BOARDING	
SECTION 14.(a) G.S. 136-82(f3) reads as rewritten:	
"(f3) Priority Boarding Fee for Certain Vehicles. – For vehicles <u>a</u>	
commercial goods and services, the Department of Transportation shall charge	
one hundred fifty dollars (\$150.00) for an annual pass that entitles the vehicle	
by the person issued the annual pass to priority when boarding a ferry vesse	
pass per vehicle shall be issued per year. Except as authorized under the Department of Transportation shall not provide priority boarding to a ferry ve	
providing commercial goods and services."	sser to any veniere
SECTION 14.(b) This section becomes effective July 1, 2024.	
SECTION 14.(b) This section becomes effective July 1, 2024.	
REPEAL DRONE ACTIVITY REPORTING REQUIREMENT FROM	A DIVISION OF
AVIATION ANNUAL REPORT	
SECTION 15. G.S. 63-74.5(2) is repealed.	
REVISE USE OF CERTAIN MATCHING FUNDS OF RAIL DIVISION	N
SECTION 16. Part XLI of S.L. 2022-74 is amended by adding a n	ew section to read:
"SECTION 41.11. Notwithstanding any other provision of law or a	
Committee Report described in Section 43.2 of this act to the contrary, the	
hundred twenty-seven thousand dollars (\$7,527,000) in nonrecurring funds a	
Department of Transportation, Rail Division, for the 2022-2023 fiscal year	for the S-Line rail
corridor may also be used for a future grant to develop the S-Line beyon	d the CRISI grant
announced from Fiscal Year 2021 funds."	
REVISE OUTDOOR ADVERTISING LAW	
SECTION 17.(a) G.S. 136-133.1 reads as rewritten:	
"§ 136-133.1. Outdoor advertising vegetation cutting or removal.	

General Assembly Of North Carolina Session 2023 The owner of an outdoor advertising sign permitted under G.S. 136-129(a)(4) or G.S. 1 (a) 2 136-129(a)(5)-G.S. 136-129(4) or G.S. 136-129(5) who obtains a selective vegetation removal 3 permit, and the owner's designees, may cut, thin, prune, or remove vegetation in accordance with 4 this section, G.S. 136-93(b), 136-133.2, and 136-133.4. The maximum cut or removal zone for 5 vegetation for each sign face shall be determined as follows: 6 The point located on the edge of the right-of-way that is the closest point to (1)7 the centerline of the sign face shall be point A. The point on the edge of the 8 pavement of the travel way, including acceleration and deceleration ramps, that is the closest to the centerline of the sign face shall be point B. The point 9 10 located on the edge of the pavement of the main traveled way, corresponding 11 to the applicable distance under sub-subdivision a. or b. of this subdivision moving in the direction of the sign viewing zone from point B, shall be point 12 C. The point perpendicular to point C on the edge of the right-of-way shall be 13 14 point D. Lines drawn from point A, to point B, to point C, and to point D shall define the maximum cut or removal zone. 15 For a distance of 500 feet for a view zone that has a posted speed limit 16 a. 17 of over 35 miles per hour. For a distance of 350 feet for a view zone that has a posted speed limit 18 <u>b.</u> 19 of 35 miles per hour or less. 20 (2) The point located 200 feet down the right-of-way line in the direction of the 21 sign viewing zone shall be point B. Notwithstanding subdivision (1) of this 22 subsection, the sign owner or designee may also cut vegetation within any area on the State right-of-way located between viewing zones of two sign faces on 23 24 the same structure, or otherwise within any area measured perpendicular from 25 any point on the sign structure to the edge of the pavement of the main traveled 26 way, by paying a fee of one hundred fifty dollars (\$150.00) per caliper inch to 27 the Department of Transportation. 28 The point on the edge of the pavement of the travel way, including (3)29 acceleration and deceleration ramps, that is the closest to the centerline of the 30 sign shall be point C. 31 The point 50 feet down the edge of the pavement in the direction of the sign (4)32 viewing zone from point C shall be point D. 33 The point 380 feet down the edge of the pavement in the direction of the sign (5)34 viewing zone from point C shall be point E; provided, however, the following 35 shall apply within the corporal limits and territorial jurisdiction of any city, as 36 defined in Chapter 160A of the General Statutes: 37 On interstates or other routes with fully controlled access, the point a. 38 340 feet down the edge of the pavement in the direction of the sign 39 viewing zone from point C shall be point E. 40 b. On highways other than interstates and other routes with fully 41 controlled access, the point 250 feet down the edge of the pavement in 42 the direction of the sign viewing zone from point C shall be point E. 43 (6)Lines drawn from point A to point D and from point B to point E shall define 44 the limits of the vegetation cut or removal area. 45 . . . 46 (b) Vegetation permitted to be cut, thinned, pruned, or removed shall be defined as any 47 tree, shrub, or underbrush within the zone created by points A, B, D, and E. subsection (a) of this 48 section. Any existing tree that was in existence at the time that an outdoor advertising structure 49 was erected shall only be eligible for removal in accordance with subsections (c), (d), and (e) of

50 this section. Native dogwoods and native redbuds shall be preserved. For the purposes of this 51 section, an existing tree is defined as a tree that had a diameter of four inches or greater as 1 measured six inches from the ground at the time that the outdoor advertising structure was 2 erected. An outdoor advertising sign is considered erected when the sign is completely 3 constructed with a sign face.

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5 (e) Removal of trees and vegetation of any age, including complete removal, except for 6 native dogwoods and native redbuds, dogwoods, shall be permitted within the cut or removal 7 zone established in subsection (a) of this section if the applicant for the selective vegetation 8 removal permit, in lieu of compliance with subsection (d) of this section, agrees to submit to the 9 Department a plan for beautification and replanting related to the site for which the vegetation 10 permit request is made. The Department shall develop rules for compensatory replanting, including the criteria for determining which sites qualify for replanting, and shall, in consultation 11 12 with the applicant and local government representatives, determine which sites must be 13 replanted, and the types of plants and trees to be replanted. The replanting and maintenance shall 14 be conducted by the applicant or his or her agents in accordance with the rules adopted by the 15 Department. If the conditions detailed in this subsection are agreed to by the applicant and 16 approved by the Department, there shall be no reimbursement to the Department under 17 G.S. 136-93.2 for removal of trees that existed at the time the outdoor sign was erected, nor shall 18 the applicant be required to remove two nonconforming outdoor advertising signs for removal of 19 existing trees at the site.

(f) Tree branches within a highway right-of-way that encroach into the zone created by points A, B, D, and E subsection (a) of this section may be cut or pruned. Except as provided in subsection (g) of this section, no person, firm, or entity shall cut, trim, prune, or remove or otherwise cause to be cut, trimmed, pruned, or removed vegetation that is in front of, or adjacent to, outdoor advertising and within the limits of the highway right-of-way for the purpose of enhancing the visibility of outdoor advertising unless permitted to do so by the Department in accordance with this section, G.S. 136-93(b), 136-133.2, and 136-133.4.

27 Notwithstanding any law to the contrary, the owner of an outdoor advertising sign (g) 28 defined by subsection (a) of this section or the owner's designees may, working only from the 29 private property side of the fence, without charge and without obtaining a selective vegetation 30 removal permit, cut, trim, prune, or remove any tree or other vegetation except for native 31 dogwoods or native redbuds that is (i) less than four inches in diameter at the height of the 32 controlled access fence, (ii) located within 200-300 feet on either side of the existing sign location 33 as defined by point A and point B in G.S. 136-133.1(a)(1) and (2), location, and (iii) a distance 34 of three feet from a controlled access fence within the limits of the highway right-of-way. The 35 activities permitted by this subsection must be performed from the private property owner side 36 of the controlled access fence and with the consent of the owner of the land that is used to access 37 said fence.

38"

39

SECTION 17.(b) G.S. 136-133.2 reads as rewritten:

40 "§ 136-133.2. Issuance or denial of a selective vegetation removal permit.

Except as provided in subsection (b) of this section and G.S. 136-133.1(g), permits to 41 (a) 42 remove vegetation may be granted for outdoor advertising locations that have been permitted for 43 at least two years prior to the date of application. The Department shall approve or deny an 44 application submitted pursuant to this section, including the fee required by G.S. 136-18.7 and 45 all required documentation, within 30 days of the receipt of an application for a selective 46 vegetation removal permit. If written notice of approval or denial is not given to the applicant 47 within the 30-day period, then the application shall be deemed approved. If the application is 48 denied, the Department shall advise the applicant, in writing, by registered or certified mail, 49 return receipt requested, addressed to the party to be noticed, and delivering to the addressee, the 50 reasons for the denial.

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1	(b) Notwithstanding the two	-year period req	uired in subsection (a) of this section, permits	
2	· · · · · · · · · · · · · · · · · · ·	• • •	vertising locations where outdoor advertising	
3	has been relocated pursuant to G.S. 136-131.5 and that otherwise comply with the requirements			
4	of this section and rules adopted by	of this section and rules adopted by the Department in accordance with this section.		
5	(c) <u>A new site for relocation</u>	shall not be der	nied by the Department of Transportation due	
6	to the presence of vegetation obstruc	ting the visibilit	y of the outdoor advertising from the viewing	
7	zone. Notwithstanding any law to the	ne contrary, the	owner or operator of the outdoor advertising	
8	sign shall be permitted to improve th	ne visibility of th	e sign by removing any vegetation on private	
9	property upon receiving written con	sent of the land	owner."	
0	SECTION 17.(c) This	s section becom	nes effective July 1, 2024, and applies to	
1 2	applications for selective vegetation	removal permi	ts submitted on or after that date.	
2 3	INCREASE FREQUENCY OF T	AX REVENUI	E TRANSFER TO HIGHWAY FUND	
4	SECTION 18.(a) G.S.			
5		,	ach quarter, the The Secretary must must, on	
6			v a percentage of the net proceeds of the tax	
7			I rate of tax set in G.S. $105-164.4(a)$. The	
8	percentages that must be transferred			
9	Percenta		rcentage to	
)	Fiscal Year Highway	0	ghway Trust Fund	
1	2022-23 2%	0%		
2	2023-24 1%	3%		
3	2024-25 and thereafter 1.5%		5%."	
4	SECTION 18.(b) This			
5				
6	REVISE MONTHLY FINANCIA	L STATEME	NT REPORT	
7	SECTION 19. G.S. 143			
8		· •	Each month the Department of Transportation	
)		-	nit to the Board of Transportation, the Joint	
)			and the Fiscal Research Division a financial	
	statement report that includes the fo			
2	1 	U		
5	(6) Projected revenu	les and Spend	Plan of the Department for the next <u>18–12</u>	
ŀ	months, noting a	-	1 <u> </u>	
	"			
,	DEPARTMENT FEE STUDY F	OR DRIVEWA	AY, SUBDIVISION, TRAFFIC IMPACT	
3	ANALYSIS, AND ENCROACHN			
)			f Transportation shall study current fee	
)			way, subdivision, traffic impact analysis, and	
l			ications. The report shall include legislative	
2			ority, or clarifications, which are needed to	
3	assess fees for all programs that issue permits, approvals, or certifications concerning driveways,			
4	subdivisions, traffic impact analyses, and encroachment reviews. The report shall also include			
5	current funding requirements and change estimates associated with any legislative			
6	recommendations related to administering the programs for which a fee is, or would be, assessed.			
7	This report must be submitted by December 31, 2024, to the chairs of the Joint Legislative			
8	Transportation Oversight Committe			
9				
)	REPEAL UNMANNED AIRCRA	FT SYSTEM	OPERATION REGULATIONS	
1	SECTION 21.(a) Artic	le 10 of Chapter	r 63 of the General Statutes is repealed.	
		-	-	

	General Assembly Of North Carolina	Session 2023	
1	SECTION 21.(b) G.S. 15A-300.3(b)(3)d. reads as rewritten:		
2	"d. Uses the unmanned aircraft system for commercial purposes pursuant		
3	to and in compliance with (i) Federal Aviation Administration		
4	regulations, authorizations, or exemptions and (ii) Article 10 of		
5	Chapter 63 of the General Statutes.exemptions."		
6		ses committed before the effective date of	
7	this section are not abated or affected by this section	11	
8	but for this section remain applicable to those prosec		
9	SECTION 21.(d) This section becomes	effective December 1, 2024.	
10			
11	REVISE HIGHWAY FUND AND HIGHWAY T	RUST FUND AVAILABILITY FOR FY	
12	2021-2022 AND FY 2022-2023		
13	SECTION 22.(a) Section 3.2 of S.L. 202		
14	"SECTION 3.2. The Highway Fund availabilit	y used in developing the 2021-2023 fiscal	
15	biennial budget is shown below:	FY 2021-2022	
16 17	Highway Fund Availability		
17	Actual Over Collections	249,824,965	
18 19	Partial Accounting of HTF Cash Advance Repayment General Maintenance Reserve (GMR)		
19 20		(176,577,495)	
20 21	Transfer of Funds to Emergency Reserve (G.S. 136-44.2E(b) and (d))	(61,000,000)	
21	Estimated Ferry Overdrafts	(7,971,879)	
22	Ferry Vessels – Salvo and Avon	(4,275,591)	
23 24	Terry Vessels – Sarvo and Avon	(4,275,591)	
25	Beginning Balance	0	
26	Motor Fuels Tax	1,672,500,000	
20 27	Licenses and Fees	872,600,000	
28	Highway Short-Term Lease	10,000,000	
29	Investment Income	1,500,000	
30		2,000,000	
31	Adjustments to Availability		
32	Additional Highway Short-Term Lease	69,800,000	
33	<u> </u>	,	
34	Total Highway Fund Availability	\$2,626,400,000"	
35		21-180, as amended by Section 1.3 of S.L.	
36	2021-189, reads as rewritten:	•	
37	"SECTION 3.4. The Highway Trust Fund avai	lability used in developing the 2021-2023	
38	fiscal biennial budget is shown below:		
39			
40	Highway Trust Fund Availability	FY 2021-2022	
41	Actual Over Collections	326,587,369	
42	Partial Accounting of Cash Advance Repayments	176,577,495	
43	STI Projects	(503,164,864)<u>(</u>326,587,369)	
44			
45	Beginning Balance	0	
46	Highway Use Tax	958,300,000	
47	Motor Fuels Tax	418,000,000	
48	Fees	173,700,000	
49	Investment Income	2,000,000	
50		¢1 553 000 000"	
51	Total Highway Trust Fund Availability	\$1,552,000,000"	

 SECTION 22.(c) Section 3.2 of S.L. 2022-74 reads a "SECTION 3.2. The Highway Fund availability for the 2022 of S.L. 2021-180 is repealed. The Highway Fund availability us fiscal year budget is shown below: Highway Fund Availability Projected Over Collections 	-2023 fiscal year in Section 3.2
fiscal year budget is shown below: Highway Fund Availability	
	FY 2022-2023
Projected Over Collections	
0	\$107,700,000
Partial Accounting of HTF Cash Advance Repayments	
General Maintenance Reserve (GMR)	(107,700,000)
Beginning Balance	0
Motor Fuels Tax	1,776,100,000
Licenses and Fees	872,200,000
Sales Tax Transfer – 2%	193,100,000
Highway Short-Term Lease Investment income	95,300,000 1,500,000
investment income	1,500,000
Total Highway Fund Availability	\$2,938,200,000"
SECTION 22.(d) Section 3.4 of S.L. 2022-74 reads a	
" SECTION 3.4. The Highway Trust Fund availability for the 2022-2023 fiscal year set out in Section 3.4 of S.L. 2021-180 is repealed. The Highway Trust Fund availability used in	
adjusting the 2022-2023 fiscal year budget is shown below:	tust i und uvunuonnty used m
adjusting the 2022 2023 fiscal year budget is shown before.	
Highway Trust Fund Availability	FY 2022-2023
Projected Over Collections	\$74,800,000
Partial Accounting of Cash Advance Repayments	107,700,000
STI Projects	(182,500,000)<u>(</u>74,800,000)
Beginning Balance	0
Highway Use Tax	1,086,000,000
Motor Fuels Tax	590,100,000
Fees	158,000,000
Investment Income	1,400,000
Total History Trunct Fund	¢1
Total Highway Trust Fund	\$1,835,500,000"
ALCOHOL SALES ON TRAINS	
SECTION 23. G.S. 18B-108 reads as rewritten:	
"§ 18B-108. Sales on trains.	
Alcoholic beverages may be sold on railroad trains in this State	e upon compliance with Article
2C of Chapter 105 of the General Statutes. Malt beverages, unfortified wine, and fortified wine	
may be sold and delivered by any wholesaler or retailer licensed in this State to an officer or	
agent of a rail line that carries at least 60,000 passengers annually annually or is at least 100 miles	
long and connects to the national rail network."	<u> </u>
ADDITIONAL ROAD AND BRIDGE NAMING DIRECTIV	ES
ADDITIONAL ROAD AND BRIDGE NAMING DIRECTIV SECTION 24. Section 41.7 of S.L. 2023-134 reads a	
SECTION 24. Section 41.7 of S.L. 2023-134 reads a	as rewritten:
SECTION 24. Section 41.7 of S.L. 2023-134 reads a "ROAD AND BRIDGE NAMING	as rewritten:

	General Assemb	bly Of North Carolina Session 2023	
1	<u>(7)</u>	The bridge on North Carolina Highway 87 that crosses over U.S. Highway	
2		701 in Bladen County as the "Deputy Sheriff James B. Collins Bridge."	
3	<u>(8)</u>	The bridge on U.S. Highway 701 that crosses over Browns Creek in Bladen	
4		County as the "Deputy Sheriff J. Roger Stocks Bridge."	
5	<u>(9)</u>	The bridge on North Carolina Highway 410 that crosses over Crawley Swamp	
6		in Bladen County as the "Deputy Sheriff Dewayne C. Hester Bridge."	
7	<u>(10)</u>	The bridge on U.S. Highway 701 that crosses over Turnbull Creek in Bladen	
8		County as the "Detention Officer James A. Smith Bridge.""	
9			
10	10 EFFECTIVE DATE		
11	SECT	TION 25. Except as otherwise provided, this act is effective when it becomes	
12	law.		