## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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<b>H.B. 688</b>
Apr 1, 2025
HOUSE PRINCIPAL CLERK

## HOUSE BILL DRH10339-MHa-37

	Short Title:	Funds for Inclusive Playgrounds.	(Public)
	Sponsors:	Representative R. Pierce.	
	Referred to:		
1		A BILL TO BE ENTITLED	
2		O PROVIDE CONTINUING APPROPRIATIONS TO THE PARK	IS AND
3		ATION TRUST FUND FOR INCLUSIVE PLAYGROUNDS.	
4 5		Assembly of North Carolina enacts: ECTION 1. G.S. 143B-135.56 reads as rewritten:	
5 6		.56. Parks and Recreation Trust Fund.	
7	0	and Created. – There is established a Parks and Recreation Trust Fund in	the State
8	· · ·	office. The Trust Fund shall be a special revenue fund consisting of donation	
9		o the Trust Fund and other monies appropriated to the Trust Fund by the	-
10	Assembly.		General
11	•	se. – Funds in the Trust Fund are annually appropriated to the North Carol	ina Parks
12	· · ·	on Authority and, unless otherwise specified by the General Assembly or	
13		of a gift or grant, shall be allocated and used as follows:	
14	(1		reational
15		forest for capital projects, repairs and renovations of park facilities,	and land
16		acquisition.	
17	(2		
18		or public authorities as defined in G.S. 159-7 on a dollar-for-dollar	
19		local park and recreation purposes. The appraised value of land that is	
20		to a local government unit or public authority may be applied to the	0
21		requirement of this subdivision. These funds shall be allocated by t	
22		Carolina Parks and Recreation Authority based on criteria patterned	
23		Open Project Selection Process established for the Land an	
24		Conservation Fund administered by the National Park Service of the	
25 26		States Department of the Interior. <u>Funds appropriated for inclusi</u> facilities under subsection (h) of this section shall be awarded separ	-
20 27		not be counted toward the percentage cap set forth in this subdivisio	
28	(3		
28	```	eographic Distribution. – In allocating funds in the Trust Fund under this	-
30		rolina Parks and Recreation Authority shall make geographic distribution a	
31		xtent practicable.	1000 the
	State to the entent practication		

32 (d) Administrative Expenses. – Of the funds appropriated to the North Carolina Parks
33 and Recreation Authority from the Trust Fund each year, no more than three percent (3%) may
34 be used by the Department for operating expenses associated with managing capital
35 improvements projects, acquiring land, and administration of local grants programs.



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(e) Operating Expenses for State Parks System Allocations. – In allocating funds in the		
Trust Fund under subdivision (1) of subsection (b) of this section, the North Carolina Parks and		
Recreation Authority shall consider the operating expenses associated with each capital project,		
repair and renovation project, and each land acquisition. In considering the operating expenses,		
the North Carolina Parks and Recreation Authority shall determine both:		
(1) The minimal anticipated operating expenses, which are determined by the		
minimum staff and other operating expenses needed to maintain the project.		
(2) The optimal anticipated operating budget, which is determined by the level of		
staff and other operating expenses required to achieve a more satisfactory		
level of operation under the project.		
(f) Reports. – The North Carolina Parks and Recreation Authority shall report no later		
than October 1 of each year to the Joint Legislative Oversight Committee on Agriculture and		
Natural and Economic Resources, the Fiscal Research Division, and the Environmental Review		
Commission on allocations from the Trust Fund from the prior fiscal year. For funds allocated from the Trust Fund under subsection (a) of this section, this report shell include the operating		
from the Trust Fund under subsection (c) of this section, this report shall include the operating expenses determined under subdivisions (1) and (2) of subsection (e) of this section.		
(g) Debt. – The Authority may allocate up to fifty percent (50%) of the portion of the		
(g) Debt. – The Authority may anocate up to mity percent (30%) of the portion of the annual appropriation identified in subdivision (b)(1) of this section to reimburse the General Fund		
for debt service on special indebtedness to be issued or incurred under Article 9 of Chapter 142		
of the General Statutes for the purposes provided in subdivision $(b)(1)$ of this section and for		
waterfront access. In order to allocate funds for debt service reimbursement, the Authority must		
identify to the State Treasurer the specific parks projects for which it would like special		
indebtedness to be issued or incurred and the annual amount it intends to make available, and		
request the State Treasurer to issue or incur the indebtedness. After special indebtedness has been		
issued or incurred for a parks project requested by the Authority, the Authority must credit to the		
General Fund each year the actual aggregate principal and interest payments to be made in that		
year on the special indebtedness, as identified by the State Treasurer.		
(h) Continuing Appropriation for Inclusive Playgrounds. – The General Assembly finds		
that there is a critical need in this State for construction of special parks facilities or adaptation		
of existing parks facilities for persons with disabilities, and therefore it is essential that the State		
provide continuing dedicated funding to the Trust Fund for this purpose. Therefore, there is		
appropriated from the General Fund to the Trust Fund in each fiscal year the sum of one hundred		
thousand dollars (\$100,000) to be used for grants to local governmental units, public school units,		
or public authorities, as defined in G.S. 159-7, for construction of special facilities or adaptation		
of existing facilities that meet the unique needs of persons with disabilities or that enable them		
to participate in recreational and sporting activities, regardless of their abilities. Grants made		
under this subsection shall not exceed five thousand dollars (\$5,000), and the local governmental		
unit, public school unit, or public authority receiving a grant under this subsection shall provide		
matching funds in the amount of one dollar (\$1.00) of local funds for every five dollars (\$5.00)		
of State funds." SECTION 2. This act becomes effective July 1, 2025.		