GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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HOUSE BILL DRH30366-MCxf-150

Short Title:	The P.A.V.E. Act.	(Public)
Sponsors:	Representative Cotham.	
Referred to:		

1		A BILL TO BE ENTITLED
2	AN ACT TO EN	ACT THE PROJECTS FOR ADVANCING VEHICLE-INFRASTRUCTURE
3	ENHANCEN	MENTS (PAVE) ACT.
4		embly of North Carolina enacts:
5		
6	PART I. RESE	RVED
7		
8	PART II. REV	ISIONS TO CURRENT MECKLENBURG COUNTY SALES TAX FOR
9		SPORTATION
10		FION 2.1. G.S. 105-506.1 reads as rewritten:
11	"§ 105-506.1. D	
12	e e	ns in G.S. 105-164.3 and the following definitions apply in this Article:
13		
14	(3)	Public transportation system. – Any combination of real and personal property
15		established for purposes of public transportation. The systems may include
16		one or more of the following: structures, improvements, buildings, equipment,
17		vehicle parking or passenger transfer facilities, railroads and railroad
18		rights-of-way, rights-of-way, bus services, shared-ride services, services and
19		other forms of micro transit, high-occupancy vehicle facilities, car-pool and
20		vanpool programs, voucher programs, telecommunications and information
21		systems, integrated fare systems, and the interconnected bicycle and
22		pedestrian infrastructure that supports public transportation, bus lanes, and
23		busways. The term includes tunnels and other infrastructure designed to
24		rapidly transport people, freight, or vehicles through automated means. The
25		term does not include, however, streets, roads, or highways except to the
26		extent they are dedicated to public transportation vehicles or to the extent they
27		are necessary for access to vehicle parking or passenger transfer facilities.
28	(4)	Transportation authority For the purposes of Part 2 of this Article, a
29		metropolitan public transportation authority created pursuant to Article 34 of
30		Chapter 160A of the General Statutes. For the purposes of Parts 3 and 4 of
31		this Article, a regional public transportation authority created pursuant to
32		Article 26 of Chapter 160A of the General Statutes; and for the purposes of
33		Parts 3 and 5 of this Article, a regional transportation authority created
34		pursuant to Article 27 of Chapter 160A of the General Statutes."
35		FION 2.2. G.S. 105-507.2 reads as rewritten:
36	"§ 105-507.2. L	evy and collection <u>Levy</u>, collection, and repeal of sales and use tax.



1 If the majority of those voting in a referendum held pursuant to G.S. 105-507.1 vote (a) 2 for the levy of the tax, the board of commissioners of the county may, by resolution, levy one-half 3 percent $(\frac{1}{2}\%)$ local sales and use taxes in addition to any other State and local sales and use taxes 4 levied pursuant to law. Except as provided in this Part, the adoption, levy, collection, 5 administration, and repeal of these additional taxes shall be in accordance with Article 39 of this 6 Chapter. In applying the provisions of Article 39 of this Chapter to this Part, references to "this 7 Article" mean "Part 1 of Article 43 of Chapter 105 of the General Statutes".

8 No action by a county to repeal a tax levied under this Part may become effective (b) 9 while previously issued or, as provided in this subsection, refinanced, bonds, notes, or other 10 financing secured or payable by receipts derived from the tax allocated to a municipality or a transportation authority by the county remain outstanding. Nothing in this Part obligates a county 11 12 to exercise any power of taxation or restricts the ability of the county to repeal the tax previously levied. If a county repeals a tax levied under this Part, a municipality or transportation authority 13 14 may refinance previously issued bonds, notes, or other financing that are secured or payable by receipts for the tax revenue under this Part to reduce debt service as allowed under the law so 15 long as the refinancing does not extend the date of maturity for the previously issued bonds, 16 17 notes, or other financing."

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SECTION 2.3. G.S. 105-507.3(b) reads as rewritten:

19 "(b) Use. – A county must allocate the net proceeds distributed to it in accordance with its 20 financial plan adopted pursuant to G.S. 105-507 and use the net proceeds only for financing, 21 constructing, operating, and maintaining local public transportation systems. Any other unit of local government may use the net proceeds distributed to it under this Part only for financing, 22 23 constructing, operating, and maintaining local public transportation systems. Every unit of 24 government shall use the net proceeds to supplement and not to supplant or replace existing funds 25 or other resources for public transportation systems. The net proceeds distributed to any unit of 26 local government, other than the county that levies the tax, pursuant to this Part may be included 27 as revenues within the meaning of G.S. 159-81(4), including any modifications of that statute."

28 SECTION 2.4. G.S. 105-507.3, as amended by Section 2.3 of this act, reads as 29 rewritten:

30 "§ 105-507.3. Distribution and use of taxes.

31 (a) Distribution. – The Secretary shall, on a monthly basis, allocate to each taxing county 32 the net proceeds of the tax levied under this Part by that county. If the Secretary collects taxes 33 under this Part in a month and the taxes cannot be identified as being attributable to a particular 34 taxing county, the Secretary shall allocate these taxes among the taxing counties, in proportion 35 to the amount of taxes collected in each county under this Part in that month and shall include 36 them in the monthly distribution.

37 The Secretary shall distribute the net proceeds of the tax levied by a county on a per capita 38 basis among the county and the units of local government in the county that operate public 39 transportation systems. to the largest transportation authority that includes the county. No 40 proceeds shall be distributed to a county that does not operate a public transportation system or 41 to a unit of local government transportation authority that does not operate a public transportation 42 system.

43 (b) Use. – A county must allocate the net proceeds distributed to it in accordance with its 44 financial plan adopted pursuant to G.S. 105-507 and use the net proceeds only for financing, 45 constructing, operating, and maintaining local public transportation systems. Any other unit of 46 local government-transportation authority may use the net proceeds distributed to it under this 47 Part only for financing, constructing, operating, and maintaining local public transportation 48 systems. Every unit of government shall use the net proceeds to supplement and not to supplant 49 or replace existing funds or other resources for public transportation systems. The net proceeds 50 distributed to any unit of local government, other than the county that levies the tax, pursuant to

this Part may be included as revenues within the meaning of G.S. 159-81(4), including any 1 2 modifications of that statute." 3 **SECTION 2.5.** Section 2.4 of this act becomes effective only if Mecklenburg County 4 levies a tax authorized under Part IV of this act. If Mecklenburg County levies a tax authorized 5 under Part IV of this act, then Section 2.4 becomes effective on the same date that the tax levied 6 under that Part becomes effective. The remainder of this Part is effective when it becomes law. 7 8 PART III. REVISIONS TO CURRENT MECKLENBURG COUNTY U-DRIVE-IT TAX 9 SECTION 3.1. Section 3.1 of S.L. 1997-417, as added by Section 30 of S.L. 10 2006-162 and amended by Section 2(h) of S.L. 2009-527, reads as rewritten: "SECTION 3.1. A county authorized to impose a tax under Part 2 of Article 43 of Chapter 11 12 105 of the General Statutes is considered an authority under Article 50 of Chapter 105 of the 13 General Statutes, as enacted by Section 3 of this act, and the board of commissioners of that 14 county is considered the board of trustees of the authority under Article 50. G.S. 105-554 of 15 Article 50 does not apply to the proceeds of a tax imposed by a county considered an authority under this section. The proceeds of a tax imposed by a county considered an authority under this 16 17 section must be transferred to the largest city in metropolitan public transportation authority, 18 including that county operating a public transportation system and used only for financing, 19 constructing, operating, and maintaining a public transportation system. The proceeds may 20 supplant existing funds allocated for a public transportation system. The term 'public 21 transportation system' has the same meaning as defined in G.S. 105-506.1." 22 **SECTION 3.2.** This Part becomes effective only if Mecklenburg County levies a tax 23 authorized under Part IV of this act. If Mecklenburg County levies a tax authorized under Part 24 IV of this act, then this Part becomes effective on the same date that the tax levied under that Part 25 becomes effective. 26 27 PART IV. ADDITIONAL MECKLENBURG COUNTY ROADWAY SYSTEMS AND 28 PUBLIC TRANSPORTATION SYSTEMS SALES TAX 29 **SECTION 4.1.** Title. – This Part is the Mecklenburg County Roadway Systems and 30 Public Transportation Systems Sales Tax Act and may be cited by that name. This Part gives 31 Mecklenburg County an opportunity to obtain an additional source of revenue with which to meet 32 its needs for financing roadway systems and public transportation systems. It provides the County 33 with authority to levy sales and use taxes. All such taxes must be approved in a referendum. 34 SECTION 4.2. Definitions. - The definitions in G.S. 105-164.3, G.S. 105-506.1, 35 and the following definitions apply in this Part: 36 Authority. - A metropolitan public transportation authority created under (1)37 Article 34 of Chapter 160A of the General Statutes, as enacted by Part V of 38 this act. 39 Eligible municipality. – Any of the following municipalities in Mecklenburg (2)40 County: the City of Charlotte and the Towns of Cornelius, Davidson, Huntersville, Matthews, Mint Hill, and Pineville. 41 42 Red Line. – A rail project that includes, at a minimum, service from the center (3) 43 of the City of Charlotte through the towns of Cornelius, Davidson, and 44 Huntersville and, provided that agreement is obtained from applicable local 45 governments outside of Mecklenburg County, continues to a point north of 46 the jurisdiction of the Town of Davidson, and in no event shall the terminus 47 be in the Town of Davidson's jurisdiction unless approved by the Town of 48 Davidson. 49 Roadway system. - A roadway together with appurtenances to a roadway (4) 50 which includes, but is not limited to, plans, designs, and related studies; rights-of-way, whether conveyed by deed or easement; construction, 51

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1	maintenance, and improvements to streets and highways, intersections
2	streetscapes and landscaping, pedestrian facilities, bicycle facilities, parkin
3	lots, curbs, gutters, storm drainage, bridges, overpasses, grade crossings, stree
4	lighting, and traffic control devices; utility relocations; publicly accessibl
5	electric vehicle charging infrastructure, hydrogen fueling infrastructure
6	propane fueling infrastructure, natural gas fueling infrastructure, an
7	vehicle-to-grid infrastructure; current and emerging intelligent transportatio
8 9	technologies, including the ability of vehicles to communicate wit
9 10	infrastructure, buildings, and other road users; projects that facilitat
10	intermodal connections between emerging transportation technologies, suc as magnetic levitation and hyperloop; protective features, including natura
11	infrastructure, to enhance the resilience of a transportation facility; an
12	measures to protect a roadway system from cybersecurity threats.
13 14	SECTION 4.3. Exemption of Food. – A tax levied under this Part does not apply t
15	the sales price of food that is exempt from tax pursuant to G.S. 105-164.13B or to the sales price
16	of a bundled transaction taxable pursuant to $G.S. 105-467(a)(5a)$.
17	SECTION 4.4.(a) Advisory Referendum. – The Mecklenburg County Board of
18	Commissioners may direct the county board of elections to conduct an advisory referendur
19	within the County on the question of whether a local sales and use tax at the rate of one percer
20	(1%) may be levied in accordance with this Part. The election shall be held in accordance with
21	the procedures of G.S. 163-287. The Board of Commissioners shall hold a public hearing on the
22	question at least 30 days before the date the election is to be held.
23	SECTION 4.4.(b) Ballot Question. – The form of the question to be presented on
24	ballot for a special election concerning the levy of a tax authorized by this Part shall be:
25	"[]FOR []AGAINST
26	One percent (1%) local sales and use taxes, in addition to the current local sales an
27 28	use taxes, to be used only for roadway systems and public transportation systems." SECTION 4.5. Levy of Tax. – The Board of Commissioners may, by resolution
28 29	levy one percent (1%) local sales and use taxes in addition to any other State and local sales and
30	use taxes levied pursuant to law only if all of the following conditions are satisfied:
31	(1) The majority of those voting in a referendum held pursuant to Section 4.4(a)
32	of this Part vote for the levy of the tax.
33	(2) An Authority that includes Mecklenburg County has been established.
34	(3) At least one eligible municipality or an Authority maintains a publi
35	transportation system in the County.
36	SECTION 4.6. Administration Except as otherwise provided in this Part, th
37	adoption, levy, collection, administration, and repeal of these additional taxes shall be i
38	accordance with Article 39 of Chapter 105 of the General Statutes. Nothing in this Part obligate
39	Mecklenburg County to exercise any power of taxation or restricts the ability of the County t
40	repeal the tax previously levied.
41	SECTION 4.7. Distribution. – The Secretary of Revenue shall, on a monthly basis
42	distribute to Mecklenburg County the net proceeds of the tax levied under this Part. Mecklenbur
43	County must distribute forty percent (40%) of the net proceeds of a tax levied under this Part a
44 45	provided in Section 4.8 of this act and sixty percent (60%) of the net proceeds of a tax levie under this Part as provided in Section 4.9 of this act.
45 46	SECTION 4.8. Roadway Distribution and Use. – Mecklenburg County mus
40 47	distribute forty percent (40%) of the net proceeds of a tax levied under this Part among the eligibl
48	municipalities as provided in this section. Each eligible municipality shall annually submit to th
49	County a copy of the statement certified by a registered engineer or surveyor that is submitted to
50	the Department of Transportation under G.S. 136-41.1(a) of the total number of miles of street
51	in that municipality that are not part of the State highway system. The word "street" as used under

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this section has the same shall use the net procee	ds distributed to it un	nder this sec	tion only for cos	• •
financing, constructing, o	perating, or maintaini	ing roadway s	systems.	
(1) Proceed	lure. The following an	nounts must	be computed befo	ore the distribution
of any	tax proceeds under th	is subdivisio	n:	
a.	The monthly amount	for each elig	tible municipality	other than the City
	of Charlotte is equal	to one hundre	ed twenty-five per	cent (125%) of the
	greater of the followi		• •	
	0	0		the net proceeds

8 greater of the fo 9 1. The an 10 distributed under this section during a month by the percentage proportion that the mileage of streets in the eligible 11 municipality that do not form a part of the State highway 12 system bears to the total mileage of the streets that do not 13 constitute a part of the State highway system in all eligible 14 municipalities combined. 15 The sum of the following: 16 2.

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- The amount generated by multiplying seventy-five 17 I. percent (75%) of the net proceeds distributed under this 18 section during a month by the percentage proportion 19 that the population of the eligible municipality bears to 20 the total population of all eligible municipalities 21 according to the most recent annual estimates of 22 population as certified to the Secretary of Revenue by 23 24 the State Budget Officer. 25
 - The amount generated by multiplying twenty-five II. percent (25%) of the net proceeds distributed under this section during a month in the percentage proportion that the mileage of streets in each eligible municipality that do not form a part of the State highway system bears to the total mileage of the streets that do not constitute a part of the State highway system in all eligible municipalities combined.
 - The monthly amount for the City of Charlotte is the remainder of net b. proceeds to be distributed under this section during a month after the amounts for the other eligible municipalities are determined under Section 4.8(1)a. of this act.
 - The annual amount for an eligible municipality is equal to the sum of c. the 12 monthly amounts for that municipality.
 - The baseline amount for an eligible municipality other than the City d. of Charlotte is equal to the following:
 - For fiscal years beginning on or after the effective date of the 1. levy of the tax but prior to the first full fiscal year beginning on or after one year after the effective date of the levy of the tax, the baseline amount is zero.
 - For fiscal years beginning on or after at least one full fiscal 2. year after the effective date of the levy of the tax but before the release of census data by the U.S. Census Bureau for the next decennial census, the annual amount as calculated under Section 4.8(1)c. of this act for the first full fiscal year beginning on or after the effective date of the levy of the tax.

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1 2 3 4		Sect or af for the	ion 4.8(1)c. of this a fter the release of co he most recent dece	
5	e.			y of Charlotte is zero.
6 7	(2) Dist follo		listribution of net j	proceeds under this subdivision is as
8	a.		11 months of the f	iscal year, the County shall distribute
9			amount to each elig	•
10	b.	•	•	year, the distribution is as follows:
11				distributed to the County for the fiscal
12			-	total net proceeds distributed to the
13				ding fiscal year, the County shall
14			•	mount to each eligible municipality.
15			-	distributed to the County for the fiscal
16			-	e total net proceeds distributed to the
17				ding fiscal year, the County shall
18			ibute the proceeds a	
19		I.		nount for each municipality is greater
20		1.		a amount for that municipality, the
20			monthly amount	· ·
22		II.	•	led in Section 4.8(2)b.2.III. of this act,
23		11.		ount for any municipality is less than
23				ount for that municipality, then the
25			following:	ount for that manorpanty, then the
26			-	unt to be distributed to each eligible
27				lity whose annual amount is less than
28			-	ine amount is the amount needed so
29				total amount distributed to that
30			municipa	lity for the fiscal year is equal to the
31			baseline	• • •
32			B. The amo	ount to be distributed to the other
33			eligible n	nunicipalities is the monthly amount as
34			reduced	by this sub-sub-sub-subdivision.
35			The amo	ount of the reduction is equal to the
36			differenc	e between the annual amount and the
37			baseline	amount for all eligible municipalities
38			combined	d that receive a distribution under
39			Section 4	.8(2)b.2.II.A. of this act multiplied by
40			-	tage. The percentage is equal to the
41				ge proportion that the population of the
42			-	municipality bears to the total
43			populatio	on of all eligible municipalities subject
44			to	distribution under this
45				sub-sub-subdivision according to the
46				ent annual estimates of population as
47				to the Secretary of Revenue by the
48				lget Officer.
49 50		III.		required in Section 4.8(2)b.2.II.B. of
50				esult in the annual amount for any of
51			those eligible n	nunicipalities to be lower than that

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municipality's baseline amount, then the county shall distribute to each eligible municipality the monthly amount.

4 **SECTION 4.9.** Public Transportation Distribution and Use. – Mecklenburg County 5 must distribute sixty percent (60%) of the net proceeds of the tax levied under this Part to the 6 Authority. The Authority shall use the net proceeds distributed to it under this section only for 7 costs associated with financing, acquiring, constructing, operating, and maintaining any 8 combination of real and personal property for a public transportation system, specifically 9 including micro transit services. The Authority may accomplish these purposes by undertaking 10 these activities itself or by entering an interlocal agreement with a municipality in Mecklenburg County that operates a public transportation system to use funds allocated under this section for 11 12 those purposes as directed by the Authority in the interlocal agreement. An interlocal agreement 13 entered under this section may include a binding commitment on the part of the Authority to 14 allocate all or a portion of these proceeds to the municipality for a defined number of years or 15 until a defined condition is met, such as the satisfaction of any debt that was issued for public transportation systems. In addition, the Authority may enter an agreement with a private entity 16 17 whereby that entity uses these funds for this purpose as directed by the Authority in the 18 agreement. The net proceeds of a tax levied under this Part that are distributed to the Authority 19 may be included as revenues within the meaning of G.S. 159-81(4), including any modifications 20 of that statute. The following conditions apply to the use of funds distributed under this section: 21

(1)Reserved.

- 22 (2)The Authority shall complete at least fifty percent (50%) of the Red Line as 23 evidenced by a scope of work schedule created and submitted by the general 24 contractor or construction manager on the project before the completion of 25 any other rail project, absent the existence or occurrence of force majeure 26 events that delay completion of the Red Line or make completion of the Red 27 Line impracticable. For the purposes of this section, a "scope of work 28 schedule" is defined as a listing of project tasks associated with a project time 29 line that is updated as the Red Line construction project progresses. For the 30 purposes of this section, force majeure events include fire, flood, earthquakes, 31 other elements of nature, acts of war, terrorism, riots, civil disorders, 32 rebellions or revolutions, nuclear or chemical contamination, epidemics, quarantines, acts of the federal or State government, a declared state of 33 34 emergency, strikes or labor disruptions other than those specific to the 35 Authority, or other conditions beyond its reasonable control and which, by 36 reasonable diligence, the Authority is unable to prevent. Should a force 37 majeure event delay or halt the Red Line project, the Authority shall resume 38 the original Red Line schedule as soon as practicable when the force majeure 39 event has ceased or subsided. Planning, design, and construction work may 40 occur simultaneously on other rail projects, but only to the extent that those activities do not interfere with or delay the completion of the Red Line. 41 (3)
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The Authority shall solicit input from the Towns of Cornelius, Davidson, and Huntersville on all aspects of the Red Line design, including conceptual design, construction drawings, and station location. If the Red Line extends to the Town of Mooresville, the Authority shall also solicit input from that Town.

(4) The Authority shall reimburse the City of Charlotte for the acquisition of the Norfolk Southern O-Line and related property. The amount to be reimbursed may not be more than the cost to the City of Charlotte to acquire the property from Norfolk Southern, including any costs for indebtedness incurred by the City with respect to the acquisition. The Authority and the City of Charlotte shall jointly agree to a schedule for reimbursement of these costs.

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Commissioners n provided in G.S. shall cause a cer Revenue. No liab on which a levy i of tax or otherwi denied as a result a municipality m or payable by rec the law so long a bonds, notes, or o effective until the (1) (2)	FION 4.10. Repeal of Tax. – The Mecklenburg County Board of nay by resolution repeal the levy and imposition of the tax in the County as 105-473(c). The Board of Commissioners, upon adoption of a repeal resolution, tified copy of the resolution to be delivered immediately to the Secretary of bility for any tax levied under this Part that attached prior to the effective date is repealed shall be discharged as a result of such repeal, and no right to a refund se that accrued prior to the effective date on which a levy is repealed shall be to f such repeal. If a county repeals a tax levied under this Part, the Authority or ay refinance previously issued bonds, notes, or other financing that are secured eipts for the tax revenue under this Part to reduce debt service as allowed under s the refinancing does not extend the date of maturity for the previously issued bother financing. No repeal of taxes levied and imposed under this Part shall be e latest of the following: The end of the fiscal year in which the repeal resolution was adopted. The date by which all previously issued or, as provided in this section, refinanced, bonds, notes, or other financing obtained by the Authority or a municipality secured or payable by receipts from the tax levied under this Part have been satisfied.
19	(3)	The date by which the Authority has fully reimbursed the City for the purchase
20		of the O-Line as required by Section 4.9(4) of this act.
21	SECT	FION 4.11. Study. – If a referendum held pursuant to this Part fails, then within
22	one year after the	failed referendum the Charlotte Area Transit System shall develop and publish
23	a comprehensive,	, long-term public transportation plan that specifically includes frequent, express
24	public transporta	tion connections between the center of the City of Charlotte and Charlotte
25	Douglas Internation	ional Airport.
26		
27	PART V. METH	ROPOLITAN PUBLIC TRANSPORTATION AUTHORITY
28	SECT	TION 5.1. Chapter 160A of the General Statutes is amended by adding a new
29	Article to read:	
30		"Article 34.
31		"Metropolitan Public Transportation Authority.
32	" <u>§ 160A-900. Ti</u>	tle.
33		shall be known and may be cited as the "Metropolitan Public Transportation
34	Authority Act."	
35	"§ 160A-901. D	efinitions.
36	As used in the	is Article, unless the context otherwise requires:
37	<u>(1)</u>	Authority. – A metropolitan public transportation authority as defined by
38		subdivision (5) of this section.
39	<u>(2)</u>	Board of trustees. – The governing board of the authority, in which the general
40		legislative powers of the authority are vested.
41	<u>(3)</u>	Metropolitan public transportation authority. – A body corporate and politic
42	<u> </u>	organized in accordance with the provisions of this Article for the purposes,
43		with the powers and subject to the restrictions hereinafter set forth.
44	<u>(4)</u>	Population. – The number of persons residing in respective areas as defined
45	<u>, , , , , , , , , , , , , , , , , , , </u>	and enumerated in the most recent decennial federal census.
46	<u>(5)</u>	Public transportation system. – Defined in G.S. 105-506.1.
47	(6)	Unit of local government. – Any county, city, town, or municipality of this
48		State, and any other political subdivision, public corporation, authority, or
49		district in this State, which is or may be authorized by law to acquire, establish,
50		construct, enlarge, improve, maintain, own, and operate public transportation
51		systems.

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(7)	Unit of local government's chief administrative o	fficial – The county
<u></u>	manager, city manager, town manager, or other perso	
	whom the responsibility for the unit of local govern	
	duties is vested.	
"8 160А-902 Г	Definition of territorial jurisdiction of authority.	
	may be created for any area of the State that, at the t	time of creation of the
	all of the following criteria:	time of creation of the
(1)	The area consists of a single county that has a popul	lation greater than one
<u>\</u>	million.	<u>auton grouter than one</u>
(2)	The county borders another state.	
(3)	The county includes at least one unit of local governme	ent that operates a light
<u>107</u>	rail system.	ent that operates a light
"8 160A-903. (<u>Streation of authority.</u>	
	Board of Commissioners of a county for which an author	prity may be created as
	160A-902 may by resolution signify its determination to	
	ions of this Article. The resolution shall be adopted after a	
•	hearing shall be given by publication at least once, not less	
	or such hearing, in a newspaper having a general circulat	• •
	ain a brief statement of the substance of the proposed rea	•
	icles of incorporation of the authority, and shall state the	
	be held thereof. No county shall be required to make a	=
	inder the provisions of any other law.	ny other publication of
	such resolution shall include articles of incorporation wh	ich shall set forth all of
the following:	such resolution shall mende articles of meorpolation with	nen shun set forur un or
<u>(1)</u>	The name of the authority.	
$\frac{(1)}{(2)}$	A statement that the authority is organized under this A	Article
<u>(3)</u>	The name of the organizing county.	
$\frac{(2)}{(4)}$	A provision stating that an affirmative vote equal to	o at least seventy-five
<u></u>	percent (75%) of the membership of the board of truste	-
	the articles of incorporation or to adopt or amend the b	₽
(c) A ce	rtified copy of the resolutions signifying the determi	
	the provisions of this Article shall be filed with the Secre	
	blication of the notice of hearing on each of such resoluti	
· · ·	he resolution, including the articles of incorporation, cor	•
	id that the notices of hearing were properly published, the	-
	proofs of publication and shall issue a certificate of incor	
	I shall record the same in an appropriate book of reco	
	orporation by the Secretary of State constitutes the author	
	l corporate of the State of North Carolina. The certific	
	ence of the fact that the authority has been duly created an	-
provisions of thi	· · · · ·	
÷	n the authority has been duly organized and its officers	elected as provided in
	secretary of the authority shall certify to the Secretary of	-
	cers as well as the address of the principal office of the a	
	authority may become a Designated Recipient pursua	
	Act of 1964, as amended.	
	erritorial jurisdiction of the authority.	
	nitial territorial jurisdiction of an authority created pursu	ant to this Article shall
	with the boundaries of the county that organized it.	
	pt as provided by this Article, the jurisdiction of the aut	thority may include all
	senger transportation operating within the territorial jurisc	

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1	but the author	rity may not take over the operation of any existing public transportation with	out
2	the consent of		
3	(c) Th	ne authority shall not have jurisdiction over public transportation subject to	the
4		of and regulated by the Interstate Commerce Commission, nor shall it has	
5	jurisdiction o	ver intrastate public transportation classified as common carriers of passengers	s by
6	the North Car	olina Utilities Commission.	
7	" <u>§ 160A-905.</u>	Membership; officers; compensation.	
8	<u>(a)</u> Th	ne governing body of an authority is the board of trustees. The initial board	l of
9	trustees shall	consist of 27 members, appointed as provided in this section. For each appointm	<u>ient</u>
10	below, the ap	pointing authority may appoint an alternate that may act in the absence of	the
11	primary perso	on appointed. The appointments are as follows:	
12	<u>(1</u>	<u>Six members appointed by the board of commissioners of the county t</u>	that
13		created the authority. Of the members appointed by the board	of
14		commissioners, at least one member must live in an unincorporated area	a of
15		the county and at least one member must have experience owning or operat	ting
16		a small business. For purposes of this subdivision, a "small business" is a	one
17		that is independently owned and operated, not dominant in its field, a	and
18		employs fewer than 100 employees on a full-time basis.	
19	(2)	One member appointed by the governing body of the municipality that has	the
20		second largest population of residents that reside in the county.	
21	<u>(3</u>)	One member appointed by the governing body of the municipality that has	the
22		third largest population of residents that reside in the county.	
23	<u>(4</u>)	One member appointed by the governing body of the municipality that has	the
24		fourth largest population of residents that reside in the county.	
25	<u>(5</u>)	One member appointed by the governing body of the municipality that has	the
26		fifth largest population of residents that reside in the county.	
27	<u>(6</u>)	One member appointed by the governing body of the municipality that has	the
28		sixth largest population of residents that reside in the county.	
29	<u>(7</u>)	One member appointed by the governing body of the municipality that has	the
30		seventh largest population of residents that reside in the county.	
31	<u>(8</u>)	<u>) Twelve members appointed by the governing body of the largest municipa</u>	lity
32		in the county that created the authority as follows:	
33		a. At least three of these appointments must be made upon	the
34		recommendation of an entity that represents business interests in	the
35		<u>county.</u>	
36		b. At least one of the remaining nine appointments by the governing be	<u>ody</u>
37		must be an individual that has experience owning or operating a sn	nall
38		business as defined in subdivision (1) of this subsection.	
39	<u>(9</u>)	<u>) Two members appointed by the General Assembly, one upon</u>	the
40		recommendation of the President Pro Tempore of the Senate and one upon	the
41		recommendation of the Speaker of the House of Representatives.	
42	<u>(1</u>	0) One member appointed by the Governor.	
43	<u>(b)</u> <u>M</u>	embers of the board of trustees shall serve for terms of four years, provided t	<u>that</u>
44		e initial appointments shall be for two-year terms, to be determined by lot at	
45		of the board of trustees, except that the initial term of one member appointed by	
46		mbly shall be for two years and the initial term of the other member appointed	
47		Assembly shall be for four years to be determined by lot at the first meeting of	
48		ees. Initial terms of office shall commence upon approval by the Secretary of St	<u>tate</u>
49		of incorporation.	
50		eserved for future codification purposes.	
51	<u>(c1)</u> <u>No</u>	b elected official may serve concurrently as a member of the board of trustees.	

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1	(c2) A lobbyist or an immediate family member of a lobbyist may	not serve as a member
2	of the board of trustees. The definitions in G.S. 120C-101 and G.S. 138A	A-3 apply for purposes
3	of this subsection.	
4	(d) Members of the board of trustees shall have demonstrated expen	rience or qualifications
5	in the areas of law, finance, engineering, public transportation, urba	n planning, logistics,
6	government, architecture, or economic development.	
7	(e) Members of the board of trustees shall reside within the territor	orial jurisdiction of the
8	authority as defined by G.S. 160A-904.	
9	(f) Every two years, the board of trustees shall elect from its m	embership a group of
10	officers, which shall include a chairperson, vice-chairperson, secretary, and	l treasurer. An election
11	of an officer must be by a majority vote at a meeting where a quorum is p	resent.
12	(g) No trustee may serve for more than two consecutive terms on	the board of trustees,
13	but a person who has been a member for two consecutive terms may be re-	eappointed after being
14	off the board of trustees for a period of at least two years. An initial term the	hat is two years or less
15	shall not be counted in determining the limitation on consecutive terms.	This limitation applies
16	regardless of whether the appointments are made by the same appointing	authority.
17	" <u>§ 160A-906. Expansion of authority.</u>	
18	Upon approval of authorizing resolutions by the board of truste	es and the board of
19	commissioners of the affected county, the territorial jurisdiction and servi	ce area of an authority
20	may be expanded to include a whole county within this State that is c	ontiguous to the then
21	existing territorial jurisdiction of the authority. Each of the authorizing rea	solutions must receive
22	an affirmative vote equal to at least seventy-five percent (75%) of th	e membership of the
23	applicable board. The authorizing resolutions shall contain provisions	s with respect to the
24	following:	-
25	(1) The date on which the territorial jurisdiction is to be ex	xpanded to include the
26	county.	
27	(2) The extent to which the composition of the board of trus	stees may be amended,
28	if at all, due to the addition of the county to the territo	rial jurisdiction of the
29	authority. The authorizing resolutions shall not elin	minate or amend the
30	requirements with respect to appointments to the boa	rd of trustees that are
31	provided in G.S. 160A-905. Subsections (b) through	(g) of G.S. 160A-905
32	shall apply to any additional appointments to the board	of trustees.
33	(3) Financial, legal, or operational commitments with respe	ect to the county that is
34	to be added to the territorial jurisdiction of the authority	-
35	(4) Any other matter determined to be relevant by the boa	ard of trustees and the
36	board of commissioners of the affected county.	
37	" <u>§ 160A-907. Voting; removal.</u>	
38	(a) A majority of the board of trustees constitutes a quorum t	for the transaction of
39	business. Each member shall have one vote.	
40	(b) Each member of the board of trustees may be removed with o	r without cause by the
41	appointing authority.	
42	(c) Appointments to fill vacancies shall be made for the remainder	of the unexpired term
43	by the respective appointing authority charged with the responsibil	ity for making such
44	appointments pursuant to G.S. 160A-905. All members shall serve until	il their successors are
45	appointed and qualified, unless removed from office.	
46	"§ 160A-908. Advisory committees.	
47	The board of trustees may provide for the selection of such advisory	committees as it may
48	find appropriate, which may or may not include members of the board of	trustees.
49	"§ 160A-909. Purpose of the authority.	
50	The purpose of the authority shall be to finance, provide, operate, an	nd maintain for a safe,
51	clean, reliable, adequate, convenient, energy efficient, economically, and e	environmentally sound

1	public transporta	ation system for the service area of the authority through the granting of			
2	franchises, ownership, and leasing of terminals, buses, and other transportation facilities and				
3	equipment, and otherwise through the exercise of the powers and duties conferred upon it, in				
4	order to enhance	mobility in the region and encourage sound growth patterns. Such a service,			
5	facility, or function	on shall be financed, provided, operated, or maintained in the service area of the			
6	authority either in	n addition to or to a greater or lesser extent than services, facilities, or functions			
7		vided, operated, or maintained for the entirety of the respective units of local			
8	-	authority may take direct action to accomplish these purposes or may enter			
9	-	another unit of local government in the service area of the authority or a private			
10		lish these purposes.			
11		ervice area of the authority.			
12		rea of the authority shall be as determined by the board of trustees consistent			
13		out shall not exceed the sum of the following:			
14	(1)	The territorial jurisdiction of the authority.			
15	$\overline{(2)}$	An area outside of the territorial jurisdiction of the authority provided that one			
16	<u></u>	of the following conditions is satisfied:			
17		<u>a.</u> If the area is within this State, the governing bodies of the political			
18		subdivisions to which service is to be extended approved by majority			
19		vote of their governing boards the extension of service into the			
20		political subdivision or the purchase of real property within the			
21		political subdivision for the extension of service.			
22		b. If the area is in another state, the extension of service is approved by			
23		any applicable federal or State agency and in accordance with the other			
24		state's laws.			
25	"§ 160A-911, G	eneral powers of the authority.			
26		powers of the authority include all of the following:			
27	<u>(1)</u>	To sue and be sued.			
28	$\frac{\overline{(2)}}{(2)}$	To have a seal.			
29	$\frac{\sqrt{3}}{\sqrt{3}}$	To make rules and regulations, not inconsistent with this Article, for its			
30	<u></u>	organization and internal management.			
31	<u>(4)</u>	To employ persons deemed necessary to carry out the functions and duties			
32	<u> </u>	assigned to them by the authority and to fix their compensation, within the			
33		limit of available funds.			
34	<u>(5)</u>	With the approval of the unit of local government's chief administrative			
35		official, to use officers, employees, agents, and facilities of the unit of local			
36		government for such purposes and upon such terms as may be mutually			
37		agreeable.			
38	<u>(6)</u>	To retain and employ counsel, auditors, engineers, and private consultants on			
39	<u></u>	an annual salary, contract basis, or otherwise for rendering professional or			
40		technical services and advice.			
41	<u>(7)</u>	To acquire, lease as lessee with or without option to purchase, hold, own, and			
42		use any franchise, property, real or personal, tangible or intangible, or any			
43		interest therein and to sell, lease as lessor with or without option to purchase,			
44		transfer (or dispose thereof) whenever the same is no longer required for			
45		purposes of the authority, or exchange same for other property or rights which			
46		are useful for the authority purposes, including, but not necessarily limited to,			
47		parking facilities.			
48	<u>(8)</u>	To acquire by gift, purchase, lease as lessee with or without option to purchase			
49	<u>(0)</u>	or otherwise to construct, improve, maintain, repair, operate, or administer			
50		any component parts of a public transportation system or to contract for the			
51		maintenance, operation, or administration thereof or to lease as lessor the same			

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1		for maintenance, operation, or administration by private parties, including
2		parking facilities.
3	<u>(9)</u>	To make or enter into contracts, agreements, deeds, leases with or without
4		option to purchase, conveyances or other instruments, including contracts and
5		agreements with the United States, the State of North Carolina, and units of
6		local government.
7	<u>(10)</u>	To purchase or finance real or personal property in the manner provided for
8		cities and counties under G.S. 160A-20.
9	<u>(11)</u>	To surrender to the State of North Carolina or a unit of local government any
0		property no longer required by the authority.
1	<u>(12)</u>	To develop and make data, plans, information, surveys, and studies of public
2		transportation facilities within the territorial jurisdiction of the authority and
3		to prepare and make recommendations in regard thereto.
4	(13)	To enter in a reasonable manner lands, waters, or premises for the purpose of
5	<u> </u>	making surveys, soundings, drillings, and examinations whereby such entry
6		shall not be deemed a trespass except that the authority shall be liable for any
7		actual and consequential damages resulting from such entries.
8	<u>(14)</u>	To develop and carry out demonstration projects.
9	(15)	To make, enter into, and perform contracts with private parties and public
20	(10)	transportation companies with respect to the management and operation of
1		public passenger transportation.
2	<u>(16)</u>	To make, enter into, and perform contracts with any public utility, railroad, or
3	<u>(10)</u>	transportation company for the joint use of property or rights, for the
4		establishment of through routes, joint fares, or transfer of passengers.
5	<u>(17)</u>	To make, enter into, and perform agreements with governmental entities for
6	(17)	payments to the authority for the transportation of persons for whom the
0 7		
	(10)	governmental entities desire transportation.
8	<u>(18)</u>	With the consent of the unit of local government which would otherwise have
9		jurisdiction to exercise the powers enumerated in this subdivision: to issue
0		certificates of public convenience and necessity; and to grant franchises and
1		enter into franchise agreements and in all respects to regulate the operation of
2		buses and other methods of public passenger transportation which originate
3		and terminate within the territorial jurisdiction of the authority as fully as the
4		unit of local government is now or hereafter empowered to do within the
5	(10)	territorial jurisdiction of the unit of local government.
6	<u>(19)</u>	To operate public transportation systems, to enter into and perform contracts
7		to operate public transportation services and facilities, and to own or lease
8		property, facilities, and equipment necessary or convenient therefor, and to
9		rent, lease, or otherwise sell the right to do so to any person, public or private;
0		further, to obtain grants, loans, and assistance from the United States, the State
1		of North Carolina, any public body, or any private source whatsoever, but may
2		not operate or contract for the operation of public transportation systems
3		outside the territorial jurisdiction of the authority except as provided by
4		subdivision (21) of this section.
5	<u>(20)</u>	To enter into and perform contracts and agreements with other metropolitan
6		public transportation authorities, public transportation authorities, regional
7		public transportation authorities, or units of local government pursuant to the
8		provisions of G.S. 160A-460 through G.S. 160A-464 (Part 1 of Article 20 of
9		this Chapter); further to enter into contracts and agreements with private
0		transportation companies, but this subdivision does not authorize the
		autoportation companies, out and subarrision does not autofize the

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1		operation of, or contracting for the operation of, ser	vice of a public
2		transportation system outside the service area of the author	-
3	(21)	To operate public transportation systems extending service	
4		subdivision of the State of North Carolina unless a partic	• •
5		government operating its own public transportation system	or franchising the
6		operation of a public transportation system by majority vo	te of its governing
7		board shall deny consent.	
8	<u>(22)</u>	To operate public transportation systems extending service	into another state,
9		but only if the extension of service is authorized by any ap	plicable federal or
10		State agency and in accordance with the other state's laws.	
11	<u>(23)</u>	Except as restricted by covenants in bonds, notes, or	* *
12		certificates, to set in its sole discretion rates, fees, and cha	rges for use of its
13	<i>i</i> - <i>i</i> :	public transportation system.	
14	<u>(24)</u>	To do all things necessary or convenient to carry out it	ts purpose and to
15		exercise the powers granted to the authority.	
16	<u>(25)</u>	To issue bonds or other obligations of the authority as pro	
17		apply the proceeds thereof to the financing of any public tran	.
18		or any part thereof and to refund, whether or not in advance	
19 20		earliest redemption date, any such bonds or other obligatio	-
20 21		or another municipality that financed or refinanced real and for a public transportation system to be owned or operated	
21	(26)	To contract for, or to provide and maintain, with respect to	•
22	(20)	property owned, leased with or without option to purchase,	
23 24		the control of the authority, and within the territory thereof,	-
25		protect persons and property, dispense unlawful or dange	
26		and assemblages which obstruct full and free passage, cont	-
27		vehicular traffic, and otherwise preserve and protect the pu	•
28		and safety; for these purposes a member of such force shall	÷
29		and, as such, shall have authority equivalent to the authority	*
30		of the city or county in which said member of such force is	s discharging such
31		duties.	
32	<u>(27)</u>	To contract for the purchase, lease, or other acquisition	of any apparatus,
33		supplies, materials, or equipment for public transit purpose	es with any person
34		or entity that, within the previous 60 months, after having c	
35		formal bid process substantially similar to that required	
36		Chapter 143 of the General Statutes or through the con-	
37		method provided in G.S. 143-129(h), has contracted to furn	* *
38		supplies, materials, or equipment to any unit or age	• • •
39		G.S. 143-129(g) if the person or entity is willing to furnis	
40		same or more favorable prices, terms, and conditions as the	-
41 42		the contract with the other unit or agency. Any purchase	
42 43		section shall be approved by the board of trustees $C = 143, 120(\infty)$	as provided in
43 44	"8 160A 012 A	<u>G.S. 143-129(g).</u> uthority of Utilities Commission not affected.	
44 45		t as otherwise provided in this Article, nothing in this Article	shall be construed
46		vise affect the power or authority of the North Carolina Utiliti	
40 47		I to the North Carolina Utilities Commission as provided by	
48		orth Carolina Utilities Commission shall not have jurisdiction	
49		nd schedules of an authority for service within its territorial	
50		scal accountability.	
	<u>0 / 10</u>	<u> </u>	

1	An authority is a public authority subject to the provisions of Chapter 159 of the General
2	Statutes.
3	" <u>§ 160A-914. Funds.</u>
4	The establishment and operation of an authority are governmental functions and constitute a
5	public purpose, and the State of North Carolina and any unit of local government may appropriate
6	funds to support the establishment and operation of the authority. The State of North Carolina
7	and any unit of local government may also dedicate, sell, convey, donate, or lease any of their
8	interests in any property to the authority. An authority may apply for grants from the State of
9	North Carolina, or from the United States or any department, agency, or instrumentality thereof.
10	The Department of Transportation may allocate to an authority any funds appropriated for public
11	transportation or any funds whose use is not restricted by law.
12	" <u>§ 160A-915. Competition.</u>
13	No equipment of the authority may be used for charter, tour, or sightseeing service except as
14	allowed under regulations adopted by the Federal Transit Administration.
15	" <u>§ 160A-916. Effect on existing franchises and operations.</u>
16	Creation of the authority shall not have an effect on any existing franchises granted by any
17	unit of local government; such existing franchises shall continue in full force and effect until
18	legally terminated; further, all ordinances and resolutions of the unit of local government
19	regulating local public transportation systems, bus operations, and taxicabs shall continue in full
20	force and effect now and in the future, unless superseded by regulations of the authority; such
21	superseding, if any, may occur only on the basis of prior mutual agreement between the authority
22	and the respective unit of local government.
23	" <u>§ 160A-917. Termination.</u>
24	The board of trustees may terminate the existence of the authority by adopting a resolution
25	by majority vote to do so at any time when it has no outstanding indebtedness. The resolution to
26	terminate the existence of the authority does not become effective unless and until ratified by
27	majority vote of the board of commissioners of the county that created the authority. In the event
28	of such termination, all property and assets of the authority not otherwise encumbered shall
29	become the property of a unit of local government within the territorial jurisdiction of the
30	authority as specified in the termination resolution and, if accepted by the unit of local
31	government, the unit of local government shall succeed to all rights, obligations, and liabilities
32	of the authority.
33	" <u>§ 160A-918. Controlling provisions.</u>
34	Insofar as the provisions of this Article are not consistent with the provisions of any other
35	law, public or private, the provisions of this Article shall be controlling.
36	" <u>§ 160A-919. Bonds and notes authorized.</u>
37	In addition to the powers granted by this Article, the authority may issue bonds and notes
38	pursuant to the provisions of The State and Local Government Revenue Bond Act, Article 5 of
39 40	<u>Chapter 159 of the General Statutes, for the purpose of financing public transportation systems</u> or any part thereof and to refund such bonds and notes and to refund any bonds, notes, or other
41 42	obligations of another municipality used to finance or refinance real and personal property for a public transportation system to be owned or operated by the authority, whether or not in advance
	public transportation system to be owned or operated by the authority, whether or not in advance of their meturity or corlingt redomntion data
43	of their maturity or earliest redemption date.
44 45	" <u>§ 160A-920. Equipment trust certificates.</u> In addition to the powers here and before granted, the authority shall have continuing power
45 46	to purchase equipment, and in connection therewith execute agreements, leases with or without
40	option to purchase, or equipment trust certificates. All money required to be paid by the authority
47	under the provisions of such agreements, leases with or without option to purchase, and
40 49	equipment trust certificates shall be payable solely from the fares, fees, rentals, charges, revenues,
4 9 50	and earnings of the authority, monies derived from the sale of any surplus property of the
51	authority, and gifts, grants, and contributions from any source whatever. Payment for such

1 2	equipment or rentals may be made in installments; the deferred installments may be evidenced by equipment trust certificates payable solely from the aforesaid revenues or receipts and title to
2 3	
	such equipment may or may not vest in the authority until the equipment trust certificates are
4	paid.
5	" <u>§ 160A-921. Power of eminent domain.</u>
6	(a) <u>The authority shall have continuing power to acquire, by gift, grant, devise, exchange,</u>
7	purchase, lease with or without option to purchase, or any other lawful method, including the
8	power of eminent domain, the fee or any lesser interest in real or personal property for use by the
9	authority.
10	(b) Exercise of the power of eminent domain by the authority shall be in accordance with
11	Chapters 40A and 136 of the General Statutes.
12	" <u>§ 160A-922. Tax exemption.</u>
13	The property of the authority, both real and personal, its acts, activities, and income shall be
14	exempt from any tax or tax obligation; in the event of any lease of authority property, or other
15	arrangement which amounts to a leasehold interest, to a private party, this exemption shall not
16	apply to the value of such leasehold interest nor shall it apply to the income of the lessee.
17	Otherwise, however, for the purpose of taxation, when property of the authority is leased to
18	private parties solely for the purpose of the authority, the acts and activities of the lessee shall be
19	considered as the acts and activities of the authority and the exemption. The interest on bonds or
20	obligations issued by the authority shall be exempt from State taxes.
21	"§ 160A-923. Removal and relocation of utility structures.
22	(a) The authority shall have the power to require any public utility, railroad, or other
23	public service corporation owning or operating any installations, structures, equipment,
24	apparatus, appliances, or facilities in, upon, under, over, across, or along any ways on which the
25	authority has the right to own, construct, operate, or maintain its public transportation system, to
26	relocate such installation, structures, equipment, apparatus, appliances, or facilities from their
27	locations, or, in the sole discretion of the affected public utility, railroad, or other public service
28	corporation, to remove such installations, structures, equipment, apparatus, appliances, or
29	facilities from their locations.
30	(b) If the owner or operator thereof fails or refuses to relocate them, the authority may
31	proceed to do so.
32	(c) Except as otherwise agreed, the authority shall provide any necessary new locations
33	and necessary real estate interests for such relocation, and for that purpose the power of eminent
34	domain as provided in G.S. 160A-921 may be exercised provided the new locations shall not be
35	in, on, or above a public highway; the authority may also acquire the necessary new locations by
36	purchase or otherwise.
37	(d) Except as otherwise agreed, any affected public utility, railroad, or other public
38	service corporation shall be compensated for any real estate interest taken in a manner consistent
39	with G.S. 160A-921, subject to the right of the authority to reduce the compensation due by the
40	value of any property exchanged under this section.
41	(e) The method and procedures of a particular adjustment to the facilities of a public
42	utility, railroad, or other public service corporation shall be covered by an agreement between
43	the authority and the affected party or parties.
44	(f) Except as otherwise agreed, the authority shall reimburse the public utility, railroad,
45	or other public service corporation for the cost of relocations or removals which shall be the
46	entire amount paid or incurred by the utility properly attributable thereto after deducting the cost
47	of any increase in the service capacity of the new installations, structures, equipment, apparatus,
48	appliances, or facilities and any salvage value derived from the old installations, structures,
49	equipment, apparatus, or appliances.
50	"§ 160A-924. Reports to the General Assembly.

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1	The author	rity shall annually submit to the General Assembly	on or before February 1. its
2		ng report, including a report of its administrative	•
3		t. In odd-numbered years, the report shall be subm	÷
4		Committees. In even-numbered years, the report s	
5	Legislative Tra	ansportation Oversight Committee.	
6		Limitations on rail transportation liability.	
7	(a) As	used in this section:	
8	<u>(1)</u>	Claim. – A claim, action, suit, or request for dam	nages, whether compensatory,
9		punitive, or otherwise, made by any person or e	entity against:
10		<u>a.</u> <u>The authority, a railroad, or an operating</u>	<u>g rights railroad; or</u>
11		b. <u>An officer, director, trustee, employee, p</u>	parent, subsidiary, or affiliated
12		corporation as defined in G.S. 105-130.	2, or agent of the authority, a
13		railroad, or an operating rights railroad.	
14	<u>(2)</u>	<u>Operating rights railroad. – A railroad corporat</u>	tion or railroad company that,
15		prior to January 1, 2001, was granted operat	ing rights by a State-Owned
16		Railroad Company or operated over the proper	ty of a State-Owned Railroad
17		Company under a claim of right over or adjace	ent to facilities used by or on
18		behalf of the authority.	
19	<u>(3)</u>	Passenger rail services. – The transportation of a	
20		of the authority and all services performed by a	
21		with the authority in connection with the tran	
22		including, but not limited to, the operation of the	
23		trackage, public or private roadway and rail cro	• • •
24		areas or appurtenant facilities; the design,	
25		operation, or maintenance of rail-related e	
26		appurtenant facilities; or the provision of access	•
27		owned by the authority or a railroad, or otherw	- · ·
28		or a railroad, pursuant to charter grant, fee s	-
29 30	(A)	license, trackage rights, or other form of owners	±
30 31	<u>(4)</u>	<u>Railroad. – A railroad corporation or rail</u> <u>State-Owned Railroad Company as defined in</u>	C S 124 11 that has optared
31		into any contracts or operating agreements of	
33		concerning passenger rail services.	any kind with the authority
33 34	(b) Cor	ntracts Allocating Financial Responsibility Author	orized – The authority may
35		any railroad to allocate financial responsibility for p	• •
36		not limited to, the execution of indemnity agreement	
37		mon law, public policy, or other prohibition against	• •
38	-	laim or the conduct giving rise to such claim.	
39		urance Required. –	
40	(1)	· · · · · · · · · · · · · · · · · · ·	ized by subsection (b) of this
41		section, the contract shall require the authority	-
42		and after the commencement of the operation of	of trains by or on behalf of the
43		authority, a liability insurance policy covering the	he liability of the parties to the
44		contract, a State-Owned Railroad Company as	s defined in G.S. 124-11 that
45		owns or claims an interest in any real property s	ubject to the contract, and any
46		operating rights railroad for all claims for prop	erty damage, personal injury,
47		bodily injury, and death arising out of or related	· · ·
48		policy shall name the parties to the contra	
49		Company as defined in G.S. 124-11 that owns o	•
50		property subject to the contract, and any opera	
51		insureds and shall have policy limits of not le	ess than two hundred million

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1		dollars (\$200,000,000) per single accident or incident	, and may include a
2		self-insured retention in an amount of not more than	•
3		(\$5,000,000).	
4	(2)	If the authority does not enter into any contract authoriz	zed by subsection (b)
5		of this section, upon and after the commencement of the	
6		or on behalf of the authority, the authority shall secure an	
7		insurance policy, with policy limits and a self-insured	
8		with subdivision (1) of this subsection, for all claims	
9		personal injury, bodily injury, and death arising out of o	· · · ·
10		rail services.	<u></u>
11		y Limit. – The aggregate liability of the authority, the p	parties to the contract
12		rized by subsection (b) of this section, a State-Owned I	
13		24-11, and any operating rights railroad for all claims	1 .
14		t related to passenger rail services for property damage, p	
15		s limited to two hundred million dollars (\$200,000,000)	
16		proceeds available under any insurance policy secured p	
17		whichever is greater.	
18		on Other Laws. – This section shall not affect the d	amages that may be
19		e Federal Employers' Liability Act, 45 U.S.C. § 51, et s	
20		er 97 of the General Statutes.	<u>, , (1) 00); of under</u>
21	" <u>§ 160A-926.</u> Civ		
22		vided in G.S. 160A-925, the authority shall be deemed a	a city for purposes of
23	+ +	ant to G.S. 160A-485. Governmental immunity of the a	• • •
23 24		nty million dollars (\$20,000,000) per single accident or in	
25		inimum of twenty million dollars (\$20,000,000) per singl	-
26		nce. Participation in a local government risk pool pursu	
27		General Statutes shall be deemed to be the purchase of insu	
28	of this section."	seneral statutes shart be deemed to be the parenase of mse	funce for the purpose
20 29			
30	PART VI. RF	QUIREMENTS IF MECKLENBURG COUNT	TY CREATES A
31		N PUBLIC TRANSPORTATION AUTHORITY	
32		ON 6.1. If Mecklenburg County creates a metropolitan	public transportation
33		ticle 34 of Chapter 160A of the General Statutes, as ena	1 1
34	•	ority is subject to all the provisions of this Part.	
35		ON 6.2. The Authority shall conduct a study of the issues	s listed in this section.
36		y use any source of funding available to it to conduct th	
37		specifically includes funds provided to the Authority	
38		inds that the Authority receives as a donation or grant fro	•
39	-	e Authority shall complete the study required under this	• •
40	-	1 July 1, 2025. The Authority shall publish the report and	-
41	-	lent Pro Tempore of the Senate, the Speaker of the Hous	-
42	-	prary, the Mecklenburg County Board of Commissioner	-
42 43	-	n of Cornelius Board of Commissioners, the Town of	
43 44		the Town of Huntersville Board of Commissioners, the	
44 45			
43 46		ssioners, the Town of Mint Hill Board of Commissioners and the Pineville Town Council The	
40 47		of Commissioners, and the Pineville Town Council. The	Aumority shall study
47 48	the following issue (1)	Legal and financial considerations with respect to the tra	onefer or use of essets
40 49		from the City of Charlotte or the Charlotte Area Tr	

49 50 (1) Legal and financial considerations with respect to the transfer or use of assets from the City of Charlotte or the Charlotte Area Transportation System (CATS) to the Authority.

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	(2)	Legal and financial considerations with respect to outstar issued by the City of Charlotte with respect to CATS to	
		impacts in relation to the outstanding indebtedness.	
	(3)	Legal and financial considerations with respect to	-
		recognitions by the City of Charlotte or CATS with res	
		transportation system with any federal, State, regional, or l	ocal governmenta
		entities.	
	(4)	Legal and financial considerations with respect to hum	
		transfer of assets, liabilities, and operations of the public tra	
		from the City of Charlotte or CATS to the Authority, inclu	-
		to, but not limited to, employee pensions, retirement plans,	
	(5)	A recommendation as to whether the transfer of asse	
		operations of the existing public transportation system t	o the Authority i
		feasible and advisable.	
	(6)	Any other issue determined to be relevant by the Authority	·.
	SEC	FION 6.3. Reserved.	
	SEC'	TION 6.4. The Authority shall do the following no later t	han one year afte
enac	tment of this	s act:	-
	(1)	Adopt bylaws that are consistent with the provisions of Ar	ticle 34 of Chapte
		160A of the General Statutes.	1
	(2)	Establish policies with respect to Board governance, inclu-	uding the adoptio
		of a Code of Ethics for Trustees and key employees and	
		Conflicts of Interest policy.	1
	(3)	Create a human resources plan. This includes, at a minimu	m:
		a. Creating an organizational chart that specifies po	
		directly to the Authority's Board of Trustees.	
		b. Completing the search for direct reports to the Boar	rd of Trustees.
		c. Creating personnel policies and procedures, includi	
		employee recruitment and retention, compensation	
		policies and plans, and an employee code of condu-	
		d. Taking all steps necessary to ensure participation b	
		the Local Government Employees' Retirement Syst	• •
		of Chapter 128 of the General Statutes.	
			ment a transfer o
		e. Creating a plan, including a time line, to implei employees of CATS from the City of Charlotte to t	
		f. Developing or acquiring information technology	-
		needed to implement the human resources plan.	and other asser
	(A)	1 1	
	(4)	Develop financial policies for the Authority.	maliaina malatad t
	(5)	Develop operational policies for the Authority, including	-
		business continuity, system operation, maintenance of the	
		assets, fares, purchasing and contracts, transit rules and	regulations, trave
		markets, transit service, and advertising and sponsorships.	
	(6)	Develop an information technology plan for the operation	
		of the public transportation system. The plan shall include	-
		to cybersecurity, data privacy, and the use of web	sites and mobil
		applications.	
	(7)	Create a plan, including a time line, for the acquisition of t	he assets of CAT
		from the City of Charlotte. This includes:	
		a. Drafting agreements to be entered into with the Cit	y of Charlotte wit
		respect to the use, control, and acquisition of asserved respect to assets of CATS that were procured with	

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1 2 3 4 5	respect to CATS of Chapter 105 of 3.1 of S.L. 1997 amended by Se	an federal or State funds received by the City with and funds generated by a tax levied under Article 43 of the General Statutes or a tax levied under Section -417, as added by Section 30 of S.L. 2006-162 and ction 2(h) of S.L. 2009-527, and this act, the
6 7	e	provide that the City has a right of reverter with perty if the property is no longer used for a purpose
8		peration of a public transportation system.
9 10	b. Negotiating an a	greement with the City of Charlotte to reimburse the sition of the Norfolk Southern O-Line as provided in
11	Section 4.9(4) of	
12		ents with the City of Charlotte with respect to any
13 14	receipts from the	ls, notes, or other financing secured or payable by taxes levied under Article 43 of Chapter 105 of the
15		or under Section 3.1 of S.L. 1997-417, as added by
16		L. 2006-162 and amended by Section 2(h) of S.L.
17 18	d. Notwithstanding	
18 19		the agreements above, any agreements entered into <i>v</i> and the Authority will require that the Authority
20	-	gations necessary to ensure that the City will remain
21		th and will not have an adverse impact on the City's
22		s, notes, or other financing obligations for the public
23	transportation sy	
24	(8) Take all steps necess	ary to ensure approval by the Federal Transit
25	•	other applicable federal or State agency of the use,
26	control, and acquisition	
27		interlocal agreement between Mecklenburg County,
28	•	Town of Cornelius, the Town of Davidson, the Town
29 30		n of Matthews, the Town of Mint Hill, and the Town
30 31		ruary 16, 1999, as amended, to provide for the ment at the time a tax levied under Part IV of this act
32	6	ect to any continuing obligations agreed to by the
33		. The agreement shall contain provisions dissolving
34		Commission created under that interlocal agreement
35	1	nance-of-effort requirements.
36	· · ·	endments to agreements with third parties to ensure
37	that the Authority may l	be substituted for the City as a party to any ongoing
38		ights, responsibilities, or liabilities with respect to
39		y assumes operational control of CATS.
40		ering study with respect to the Silver Line East as a
41		ses of this section, "Silver Line East" means a mass
42		es, at a minimum, service from the center of the City
43 44	6	Town of Matthews to the Levine Campus of Central
44 45	•	ollege. The study shall include efforts to identify and, funding needed to establish the Silver Line East as a
45 46		funding options include existing public and private
47		ew or additional funding options. This study shall
48	-	potential additional revenue sources to include, but
49		ional local taxes or fees not currently authorized,
50		es taxes, taxes on parking facilities, and congestion
51	-	e districts; tax increment financing; public-private
	-	

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1 2 3		partnerships; sale of naming rights; station rents; station a revenues; sale of amenities on public transportation (such seating); and private donations.	0 0
4	SEC	TION 6.4A. The Authority is responsible for conducting	or completing in a
5		Il environmental and economic studies that are required by	
6	•	public transportation projects.	
7		TION 6.5. If Mecklenburg County enacts a tax authorized b	y Part IV of this act,
8 9	then the Authori	ty and the City of Charlotte shall do all of the following eff der that Part becomes effective:	
10	(1)	The Authority shall begin receiving the proceeds of all of	the following:
11		a. Taxes levied under Part IV of this act as provided	in that Part.
12		b. Taxes levied under Article 43 of Chapter 105 of t	the General Statutes
13		as provided in G.S. 105-507.3.	
14		c. Taxes levied under Section 3.1 of S.L. 1997-417,	as added by Section
15		30 of S.L. 2006-162 and amended by Section 2(h	ı) of S.L. 2009-527,
16		and this act, as provided in that act.	
17	(2)	The City shall transfer control of the operational asse	ts of CATS to the
18		Authority subject to use agreements between the City and	l the Authority.
19	(3)	The City shall retain ownership of any assets that are ple	
20		any outstanding indebtedness. Once any outstanding indeb	
21		the City shall begin transferring ownership of these ass	ets of CATS to the
22		Authority as provided in the agreements.	
23	(4)	The City shall begin transferring ownership of other phys	ical assets of CATS
24		to the Authority as provided in the agreements.	
25	(5)	The City shall retain the thirty million dollars (\$30,000	· · · · ·
26		balance from the existing CATS Revenue Reserve Fun	
27		must be used by the City to cover any debt service paym	
28		current fiscal year, the Authority shall provide an amount	
29		the fund balance to the thirty million dollars (\$30,000,00	· _
30		Once all applicable debt obligations have been sati	stied, any amount
31		remaining in the Fund shall revert to the Authority.	
32	(6)	The Authority shall begin making payments to the City	
33		agreements between the Authority and the City for the fo	U
34 25		a. An amount to the City that is, at a minimum, suf	•
35		debt service payments due within the current fi	•
36 37		must be provided according to a schedule that er	isures the runds are
37 38		available prior to the required payment dates.b. An amount to reimburse the City for the acquisi	tion of the Norfelle
38 39		b. An amount to reimburse the City for the acquisi Southern O-Line as provided in the agreements.	uon of the Norioik
40	(7)	Except as provided with specifically identified positi	one or individuale
40 41	(7)	employees of CATS shall be transferred from the City to	
42	SFC'	TION 6.6. If Mecklenburg County enacts a tax authorized b	•
43		ate the tax levied under that Part becomes effective the in	
44		enburg County, the City of Charlotte, the Town of Corn	•
45		own of Huntersville, the Town of Matthews, the Town of	
46		le dated February 16, 1999, as amended, and any other interly	
40 47		k levied under Article 43 of Chapter 105 of the General Sta	-
48	-	1 of S.L. 1997-417, as added by Section 30 of S.L. 2006-1	
40 49		S.L. 2009-527, and this act is terminated subject to any con	•
49 50	• •	parties to that agreement. In addition, the Metropolitan Tra	0 0
50 51	dissolved as of the		
51	ansson vou as of t	nut duto.	

SECTION 6.7. If Mecklenburg County creates a metropolitan public transportation authority under Article 34 of Chapter 160A of the General Statutes, as enacted by Part V of this act, then, notwithstanding G.S. 160A-910 as enacted by that Part, any service outside of the territorial jurisdiction of the Authority that is offered as of the date that the Authority assumes operational control of the assets of CATS may continue without the governing bodies of the applicable political subdivisions granting approval by majority vote for the continuation of service.

8 **SECTION 6.8.** If Mecklenburg County creates a metropolitan public transportation 9 authority under Article 34 of Chapter 160A of the General Statutes, as enacted by Part V of this 10 act, then two of the appointments made under G.S. 160A-905(a)(8)a. shall be made upon the 11 recommendation of Charlotte Regional Business Alliance, a 501(c)(6) organization and the other 12 appointment made under that sub-subdivision shall be made upon the recommendation of the 13 Foundation for the Carolinas, a 501(c)(3) organization.

14 15

PART VII. REVENUE BONDS

16

SECTION 7.1. The definitions in G.S. 159-81 apply in this Part.

SECTION 7.2. In addition to the revenues included in G.S. 159-81(4), a municipality may include as revenues the receipts from any sales and use tax or other local tax received by a municipality in connection with its ownership and operation of a revenue bond project or a utility or public service enterprise facility or system of which a revenue bond project is a part as long as the pledge of such receipts does not constitute a pledge of the municipality's taxing power.

23 **SECTION 7.3.** In addition to the powers provided in G.S. 159-83, a municipality 24 has the authority to finance and refinance the cost of public transportation systems, facilities, or 25 equipment with bonds or notes secured in one or more of the following ways: (i) by the revenues 26 of the public transportation systems, facilities, or equipment, (ii) by pledge, mortgage, or grant 27 of a security interest in all or a portion of the real and personal property, whether owned or leased, 28 comprising the public transportation systems, facilities, or equipment, and (iii) as otherwise 29 provided in Article 5 of Chapter 159 of the General Statutes. Notwithstanding anything in 30 G.S. 159-83(a) or otherwise in Article 5 of Chapter 159 of the General Statutes to the contrary, 31 each municipality may secure bonds or notes by a pledge of all or any portion of the revenues of 32 public transportation systems, facilities, or equipment without regard to meeting the expense and 33 maintenance and operation of and renewals and replacements with respect to the revenue bond 34 project.

35 SECTION 7.4. This Part applies only to cities with a population of greater than 36 870,000 according to the 2020 federal decennial census or any subsequent federal decennial 37 census and metropolitan public transportation authorities created under Article 34 of Chapter 38 160A of the General Statutes, as enacted by Part V of this act.

39

40 PART VIII. CONFORMING CHANGES

. . .

- 41
- **SECTION 8.1.** G.S. 40A-3(c) reads as rewritten:

42 "(c) Other Public Condemnors. - For the public use or benefit, the following political
43 entities shall possess the power of eminent domain and may acquire property by purchase, gift,
44 or condemnation for the stated purposes.

- 45 46
- 47
- (14) <u>A metropolitan public transportation authority established under Article 34 of</u> <u>Chapter 160A of the General Statutes for the purposes of that Article.</u>"

48 **SECTION 8.2.** G.S. 105-164.14(c) reads as rewritten:

49 "(c) Certain Governmental Entities. – A governmental entity listed in this subsection is
50 allowed an annual refund of sales and use taxes paid by it under this Article on direct purchases
51 of items. Sales and use tax liability indirectly incurred by a governmental entity on building

materials, supplies, fixtures, and equipment that become a part of or annexed to any building or 1 2 structure that is owned or leased by the governmental entity and is being erected, altered, or 3 repaired for use by the governmental entity is considered a sales or use tax liability incurred on 4 direct purchases by the governmental entity for the purpose of this subsection. The refund 5 allowed under this subsection does not apply to purchases of electricity, telecommunications 6 service, ancillary service, piped natural gas, video programming, or a prepaid meal plan. A 7 request for a refund must be in writing and must include any information and documentation 8 required by the Secretary. A request for a refund is due within six months after the end of the 9 governmental entity's fiscal year. 10 This subsection applies only to the following governmental entities: 11 12 (15)A regional public transportation authority created pursuant to Article 26 of 13 Chapter 160A of the General Statutes, a metropolitan public transportation 14 authority created pursuant to Article 34 of Chapter 160A of the General 15 Statutes, or a regional transportation authority created pursuant to Article 27 of Chapter 160A of the General Statutes. 16 17 " 18 **SECTION 8.3.** G.S. 136-44.20(b1) reads as rewritten: "(b1) The Secretary may, subject to the appropriations made by the General Assembly for 19 20 any fiscal year, enter into State Full Funding Grant Agreements with a Regional Public 21 Transportation Authority (RPTA) duly created and existing pursuant to Article 26 of Chapter 22 160A, 160A of the General Statutes, a Regional Transportation Authority (RTA) duly created 23 and existing pursuant to Article 27 of Chapter 160A, 160A of the General Statutes, a 24 Metropolitan Public Transportation Authority (MPTA) duly created and existing pursuant to 25 Article 34 of Chapter 160A of the General Statutes, or a city organized under the laws of this 26 State as defined in G.S. 160A-1(2), to provide State matching funds for "new start" fixed 27 guideway projects in development by any entity pursuant to 49 U.S.C. § 5309. These grant 28 agreements shall be executable only upon an Authority's or city's completion of and the Federal 29 Transit Administration (FTA) approval of Preliminary Engineering and Environmental Impact 30 Studies in anticipation of federal funding pursuant to 49 U.S.C. § 5309. 31 Prior to executing State Full Funding Grant Agreements, the Secretary shall submit proposed 32 grant agreements or amendments to the Joint Legislative Transportation Oversight Committee 33 for review. The agreements, consistent with federal guidance, shall define the limits of the "new 34 starts" projects within the State, commit maximum levels of State financial participation, and 35 establish terms and conditions of State financial participation. 36 State Full Funding Grant Agreements may provide for contribution of State funds in 37 multiyear allotments. The multiyear allotments shall be based upon the Department's estimates, 38 made in conjunction with an Authority or city, of the grant amount required for "new start" 39 project work to be performed in the appropriation fiscal year. 40 State funds may be used to fund fixed guideway projects developed without federal funding by the Department, a Regional Public Transportation Authority (RPTA) duly created and existing 41 42 pursuant to Article 26 of Chapter 160A of the General Statutes, a Regional Transportation 43 Authority (RTA) duly created and existing pursuant to Article 27 of Chapter 160A of the General 44 Statutes, a Metropolitan Public Transportation Authority (MPTA) duly created and existing 45 pursuant to Article 34 of Chapter 160A of the General Statutes, or a unit of local government. In 46 addition, State funds may be used to pay administrative costs incurred by the Department while 47 participating in such fixed guideway projects." SECTION 8.4. G.S. 136-44.27(e) and (f) read as rewritten: 48 49 Funds distributed by the Department under this section shall be used by counties, "(e)

50 public transportation authorities, <u>metropolitan public transportation authorities</u>, or regional 51 public transportation authorities in a manner consistent with transportation development plans

which have been approved by the Department and the Board of County Commissioners. To 1 2 receive funds apportioned for a given fiscal year, a county shall have an approved transportation 3 development plan. Funds that are not obligated in a given fiscal year due to the lack of such a 4 plan will be distributed to the eligible counties based upon the distribution formula prescribed by 5 subsection (d) of this section. 6 (f) A regional public transportation authority created pursuant to Article 25 or Article 26 7 of Chapter 160A of the General Statutes and a metropolitan public transportation authority 8 created under Article 34 of Chapter 160A of the General Statutes may, upon written agreement 9 with the municipalities served by a public transportation authority authority, county served by 10 the metropolitan public transportation authority, or counties served by the regional public transportation authority, apply for and receive any funds to which the member municipality or 11 12 counties are entitled to receive based on the distribution formula set out in subsection (d) of this 13 section." 14 SECTION 8.5. G.S. 143-129(h) reads as rewritten: Transportation Authority Purchases. - Notwithstanding any other provision of this 15 "(h) section, any board or governing body of any regional public transportation authority, hereafter 16 17 referred to as a "RPTA," created pursuant to Article 26 of Chapter 160A of the General Statutes, 18 or a regional transportation authority, hereafter referred to as a "RTA," created pursuant to Article 19 27 of Chapter 160A of the General Statutes, or a metropolitan public transportation authority, 20 hereafter referred to as a "MPTA," created pursuant to Article 34 of Chapter 160A of the General 21 Statutes may approve the entering into of any contract for the purchase, lease, or other acquisition 22 of any apparatus, supplies, materials, or equipment without competitive bidding and without 23 meeting the requirements of subsection (b) of this section if the following procurement by 24 competitive proposal (Request for Proposal) method is followed. 25 The competitive proposal method of procurement is normally conducted with more than one 26 source submitting an offer or proposal. Either a fixed price or cost reimbursement type contract 27 is awarded. This method of procurement is generally used when conditions are not appropriate 28 for the use of sealed bids. If this procurement method is used, all of the following requirements 29 apply: 30 (1)Requests for proposals shall be publicized. All evaluation factors shall be 31 identified along with their relative importance. 32 Proposals shall be solicited from an adequate number of qualified sources. (2) 33 RPTAs or RTAs RPTAs, RTAs, or MPTAs shall have a method in place for (3) 34

- 34 conducting technical evaluations of proposals received and selecting
 35 awardees, with the goal of promoting fairness and competition without
 36 requiring strict adherence to specifications or price in determining the most
 37 advantageous proposal.
- (4) The award may be based upon initial proposals without further discussion or negotiation or, in the discretion of the evaluators, discussions or negotiations may be conducted either with all offerors or with those offerors determined to be within the competitive range, and one or more revised proposals or a best and final offer may be requested of all remaining offerors. The details and deficiencies of an offeror's proposal may not be disclosed to other offerors during any period of negotiation or discussion.
- 45 (5) The award shall be made to the responsible firm whose proposal is most
 46 advantageous to the <u>RPTA's or the RTA's RPTA's, RTA's, or MPTA's</u>
 47 program with price and other factors considered.

The contents of the proposals shall not be public records until 14 days before the award of the contract.

50 The board or governing body of the RPTA or the RTA RPTA, the RTA, or the MPTA shall,

51 at the regularly scheduled meeting, by formal motion make findings of fact that the procurement

1 by competitive proposal (Request for Proposals) method of procuring the particular apparatus, 2 supplies, materials, or equipment is the most appropriate acquisition method prior to the issuance 3 of the requests for proposals and shall by formal motion certify that the requirements of this 4 subsection have been followed before approving the contract. 5 Nothing in this subsection subjects a procurement by competitive proposal under this 6 subsection to G.S. 143-49, 143-52, or 143-53. 7 RPTAs and RTAs RPTAs, RTAs, and MPTAs may adopt regulations to implement this 8 subsection." 9 **SECTION 8.6.** G.S. 143-157.1(d) reads as rewritten: 10 Reporting by Local Units of Government. – By September 1 of each year and with "(d) regard to each local board listed in this subsection, the information required by subsection (b) of 11 12 this section shall be submitted on behalf of the appointing authority to the Secretary of State by 13 the clerk of that appointing authority. Appointments to each of the following local boards, 14 whether established by State law or local decision, or appointments to those local boards having 15 equivalent functions, however named or denominated, must be reported: 16 17 A public transportation authority created pursuant to Article 25 of Chapter (26)18 160A of the General Statutes, a regional public transportation authority 19 created pursuant to Article 26 of Chapter 160A of the General Statutes, or a 20 regional transportation authority created pursuant to Article 27 of Chapter 21 160A of the General Statutes. Statutes, or a metropolitan public transportation 22 authority created pursuant to Article 34 of Chapter 160A of the General 23 Statutes." 24 25 SECTION 8.7. G.S. 153A-148.1(a) reads as rewritten: 26 Disclosure Prohibited. - Notwithstanding Chapter 132 of the General Statutes or any "(a) 27 other law regarding access to public records, local tax records that contain information about a 28 taxpayer's income or receipts are not public records. A current or former officer, employee, or 29 agent of a county who in the course of service to or employment by the county has access to 30 information about the amount of a taxpayer's income or receipts may not disclose the information 31 to any other person unless the disclosure is made for one of the following purposes: 32 33 (4) To exchange information with a regional public transportation authority or 34 authority, a regional transportation authority authority, or a metropolitan 35 public transportation authority, created pursuant to Article 26 or 26, Article 36 27-27, or Article 34 of Chapter 160A of the General Statutes, when the 37 information is needed to fulfill a duty imposed on the authority or on the 38 county." 39 40 SECTION 8.8. G.S. 159-48(e) reads as rewritten: Each sanitary district, mosquito control district, hospital district, merged school 41 "(e) 42 administrative unit described in G.S. 115C-513, metropolitan sewerage district, metropolitan 43 water district, metropolitan water and sewerage district, county water and sewer district, regional 44 public transportation authority, metropolitan public transportation authority, and special airport 45 district may borrow money and issue its bonds under this Article in evidence thereof for the 46 purpose of paying any capital costs of any one or more of the purposes for which it is authorized, 47 by general laws uniformly applicable throughout the State, to raise or appropriate money, except 48 for current expenses." 49 SECTION 8.9. G.S. 159-81 reads as rewritten:

50 "§ **159-81. Definitions.**

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		nd phrases defined in this section shall have the meanir	ngs indicated when used
in this A	Article:		
	(1)	"Municipality" means a county, city, town, incorp district, metropolitan sewerage district, metrop metropolitan water and sewerage district, county w water and sewer authority, hospital authority, ho	oolitan water district rater and sewer district ospital district, parking
		authority, special airport district, special district crea Chapter 105 of the General Statutes, regional public	transportation authority
		regional transportation authority, <u>metropolitan public</u> regional natural gas district, regional sports authority	
		agency created pursuant to Part 1 of Article 20 of Cha	1 0 0
		Statutes, a joint agency authorized by agreement betw	
		an airport pursuant to G.S. 63-56, the North Carol	ina Turnpike Authority
		described in Article 6H of Chapter 136 of the General	
		to the Department of Transportation pursuant to G. Ferry Transportation Authority created pursuant to	
		160A of the General Statutes, but not any other	
		government.	
	"		
		FION 8.10. G.S. 160A-20(h) reads as rewritten:	1
"(h)		l Government Defined. – As used in this section, t ans any of the following:	the term "unit of loca
govern		ans any of the following.	
	(11)	A regional public transportation authority or	- <u>authority, a</u> regiona
		transportation authority authority, or a metropolita	
		<u>authority</u> created pursuant to Article <u>26 or 26</u> , Article	e 27–<u>27,</u> or Article 34 o
		this Chapter.	
	••••		
PART	IX. MIS	CELLANEOUS PROVISIONS	
		FION 9.1. It is the intent of the General Assembly not	1
		ons for any municipality in Mecklenburg County as a re	
		by of a tax under the provisions of this act. In additionally not to reduce State transportation funding for State	
		bunty as a result of the enactment of this act or the I	
-		s act. Without specific authorization from the General As	•
		n may not reduce funding for any transportation projects	s as a result of this act of
	vot a tax	pursuant to Part II, III, or IV of this act.	
the levy		FION 9.2. Except as otherwise provided, this act is eff	factive when it become