## GENERAL ASSEMBLY OF NORTH CAROLINA

## **SESSION 1993**

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## SENATE BILL 887 Local Government and Regional Affairs Committee Adopted 6/9/93

Short Title: Santeetlah Water Supply.  Sponsors:  Referred to: Finance.			
			April 19, 1993
			A BILL TO BE ENTITLED
AN ACT TO	ALLOW THE TOWN OF SANTEETLAH TO MAKE EQUAL		
ASSESSMI	ENTS FOR EACH LOT IN A NEW SYSTEM.		
	ssembly of North Carolina enacts:		
	ion 1. G.S. 160A-218 reads as rewritten:		
	Basis for making assessments.		
	s may be made on the basis of:		
(1)	The frontage abutting on the project, at an equal rate per foot of		
(2)	frontage, or		
(2)	The area of land served, or subject to being served, by the project, at		
(2)	an equal rate per unit of area, or		
(3)	The value added to the land served by the project, or subject to being		
	served by it, being the difference between the appraised value of the		
	land without improvements as shown on the tax records of the county,		
	and the appraised value of the land with improvements according to		
	the appraisal standards and rules adopted by the county at its last		
(4)	revaluation, at an equal rate per dollar of value added; or		
(4)	The number of lots served, or subject to being served, where the		
	project involves extension of an existing system to a residential or		
	commercial subdivision, at an equal rate per lot; or		

A combination of two or more of these bases.

(5)

assessment to apply uniformly throughout each benefit zone.

Sec. 3. This act is effective upon ratification.

Whenever the basis selected for assessment is either area or value added, the council

For each project, the council shall endeavor to establish an assessment method from

Sec. 2. This act applies to the Town of Santeetlah only, and only applies to

may provide for the laying out of benefit zones according to the distance of benefited

property from the project being undertaken, and may establish differing rates of

among the bases set out in this section which will most accurately assess each lot or parcel of land according to the benefit conferred upon it by the project. The council's

decision as to the method of assessment shall be final and conclusive and not subject to

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further review or challenge."

assessments under G.S. 160A-216(3).

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