GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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SENATE BILL 1697*

Commerce, Small Business and Entrepreneurship Committee Substitute Adopted 6/10/08 Finance Committee Substitute Adopted 7/2/08 Fourth Edition Engrossed 7/7/08 House Committee Substitute Favorable 7/10/08

Short Title:	Toll Enforcement Authority Changes.	(Public)
Sponsors:		
Referred to:		

May 21, 2008

1	A BILL TO BE ENTITLED
2	AN ACT TO PROVIDE FOR THE ENFORCEMENT OF TOLLS ON TURNPIKE
3	PROJECTS OF THE NORTH CAROLINA TURNPIKE AUTHORITY, TO
4	MODIFY LAWS APPLICABLE TO THE NORTH CAROLINA TURNPIKE
5	AUTHORITY, AND TO CLARIFY THE AUTHORIZATION MADE IN A PRIOR
6	LAW TO TOLL AN EXISTING SEGMENT OF N.C. 540.
7	The General Assembly of North Carolina enacts:
8	SECTION 1. Article 6H of Chapter 136 of the General Statutes is amended
9	by designating the current sections in that Article as Part 1 with a heading that reads as
10	follows:
11	"Part 1. Turnpike Authority and Toll Projects."
12	SECTION 2. Article 6H of Chapter 136 of the General Statutes, as amended
13	by Section 1 of this act, is amended by adding a new Part to read:
14	"Part 2. Collection of Tolls on Turnpike Projects.
15	" <u>§ 136-89.210. Definitions.</u>
16	The definitions in G.S. 136-89.181 and the following definitions apply in this Article:
17	(1) <u>Reserved.</u>
18	(2) Open road toll. – A toll payable under an open road tolling system.
19	(3) Open road tolling system. – A system of collecting a toll for the use of
20	a highway that does not provide a way to pay the toll in cash while
21	traveling on the highway.
22	" <u>§ 136-89.211. Tolls for use of Turnpike project.</u>
23	In exercising its authority under G.S. 136-89.183 to set tolls for the use of a
24	Turnpike project, the Authority may not do any of the following:

5

1	<u>(1)</u>	Set open road tolls that vary for the same class of motor vehicle
2		depending on the method by which the Authority identifies a motor
3		vehicle that drives on the Turnpike project. This does not preclude the
4		Authority from allowing a discount of up to thirty-five percent (35%)
5		of the amount of a toll for a motor vehicle equipped with an electronic
6		toll collection transponder.
7	(2)	Exempt a motor vehicle that is not a law enforcement vehicle, an
8		emergency fire or rescue vehicle, or an emergency medical services
9		vehicle from the requirement of paying a toll for the use of a Turnpike
10		project.
11	" <u>§ 136-89.212.</u>]	Payment of toll required for use of Turnpike project.
12		nicle that is driven on a Turnpike project is subject to a toll imposed by
13	the Authority for	or the use of the project. If the toll is an open road toll, the person who is
14		wher of the motor vehicle is liable for payment of the toll unless the
15	registered owne	r establishes that the motor vehicle was in the care, custody, and control
16	of another perso	on when it was driven on the Turnpike project.
17	A person es	tablishes that a motor vehicle was in the care, custody, and control of
18	another person	when it was driven on a Turnpike project by submitting to the Authority
19	a sworn affidavi	it stating one of the following:
20	<u>(1)</u>	The name and address of the person who had the care, custody, and
21		control of the motor vehicle when it was driven. If the motor vehicle
22		was leased or rented under a long-term lease or rental, as defined in
23		G.S. 105-187.1, the affidavit must be supported by a copy of the lease
24		or rental agreement or other written evidence of the agreement.
25	(2)	The motor vehicle was stolen. The affidavit must be supported by an
26		insurance or police report concerning the theft or other written
27		evidence of the theft.
28	<u>(3)</u>	The person transferred the motor vehicle to another person by sale or
29		otherwise before it was driven on the Turnpike project. The affidavit
30		must be supported by insurance information, a copy of the certificate
31		of title, or other evidence of the transfer.
32	"§ 136-89.213.	Administration of tolls and requirements for open road tolls.
33	(a) Admi	nistration. – The Authority is responsible for collecting tolls on
34		cts. In exercising its authority under G.S. 136-89.183 to perform or
35		s required by the Authority, the Authority may contract with one or more
36	—	erform part or all of the collection functions and may enter into
37	•	xchange information that identifies motor vehicles and their owners with
38		the following entities: the Division of Motor Vehicles of the Department
39		on, another state, another toll operator, or a toll collection-related
40		entifying information obtained by the Authority through an agreement is
41	•	ord and is subject to the disclosure limitations in 18 U.S.C. § 2721, the
42	^	Privacy Protection Act.
43		Road Tolls. – If a Turnpike project uses an open road tolling system,
44		nust operate a facility that is in the immediate vicinity of the Turnpike

1	project and th	at accepts cash payment of the toll and must place signs on the Turnpike
2	project that gi	ve drivers the following information:
3	<u>(1)</u>	
4		required. Signs providing this information must be placed before the
5		toll is incurred.
6	(2)	The methods by which the toll may be paid.
7	<u>(3)</u>	Directions to the nearby facility that accepts cash payment of the toll.
8	<u>§ 136-89.214</u>	Bill for unpaid open road toll.
9	<u>(a)</u> <u>Bil</u>	l. – If a motor vehicle travels on a Turnpike project that uses an open road
10		and a toll for traveling on the project is not paid within 15 days after the
11	travel occurs,	the Authority must send a bill by first-class mail to the registered owner
12	of the motor	vehicle for the amount of the unpaid toll. The Authority must send the bill
13	within 90 day	ys after the travel occurs. If a bill is not sent within the required time, the
14	Authority wa	ves collection of the toll. The Authority must establish a billing period for
15	unpaid open	road tolls that is no shorter than 15 days. A bill for a billing period must
16	include all un	paid tolls incurred by the same person during the billing period.
17	<u>(b)</u> Inf	ormation on Bill A bill sent under this section must include all of the
18	following info	ormation:
19	<u>(1)</u>	The name and address of the registered owner of the motor vehicle that
20		traveled on the Turnpike project.
21	<u>(2)</u>	The date the travel occurred, the approximate time the travel occurred,
22		and each segment of the Turnpike project on which the travel
23		occurred.
24	<u>(3)</u>	An image of the registration plate of the motor vehicle, if the Authority
25		captured an electronic image of the motor vehicle when it traveled on
26		the Turnpike project.
27	<u>(4)</u>	The amount of the toll due and an explanation of how payment may be
28		<u>made.</u>
29	<u>(5)</u>	The date by which the toll must be paid to avoid the imposition of a
30		processing fee under G.S. 136-89.215 and the amount of the
31		processing fee.
32	<u>(6)</u>	A statement that a vehicle owner who has unpaid tolls is subject to a
33		civil penalty and may not renew the vehicle's registration until the tolls
34		and civil penalties are paid.
35	<u>(7)</u>	
36	" <u>§ 136-89.2</u> 1	
37		cessing fee for unpaid toll.
38		tion Required. – A person who receives a bill for an unpaid open road toll
39		of the following actions within 30 days after receiving the bill:
40	<u>(1)</u>	Pay the bill.
41	<u>(2)</u>	Send a written request to the Authority for a review of the toll.
42		e If a person does not take one of the actions required under subsection
43		ction within the required time, the Authority may add a processing fee to
44	the amount the	e person owes. The processing fee may not exceed six dollars (\$6.00). A

1	person may not be charged more than forty-eight dollars (\$48.00) in processing fees in a
2	calendar year.
3	The Authority must set the processing fee at an amount that does not exceed the
4	costs of identifying the owner of a motor vehicle that is subject to an unpaid toll and
5	billing the owner for the unpaid toll. The fee is a receipt of the Authority and must be
6	applied to these costs.
7	" <u>§ 136-89.216. Civil penalty for failure to pay open road toll.</u>
8	(a) Penalty. – A person who receives one or more bills for unpaid open road tolls
9	during the first or second six-month period in a year and who has not paid the amount
10	due on those bills within 30 days after the end of the six-month period is subject to a
11	civil penalty of twenty-five dollars (\$25.00). The period from January 1 through June 30
12	of a year is the first six-month period in a year, and the period from July 1 through
13	December 31 is the second six-month period in a year. Only one penalty may be
14	assessed for a six-month period.
15	(b) Payment. – The Authority must send a notice by first-class mail to a person
16	who is assessed a civil penalty under this section. A person who is assessed a civil
17	penalty must pay the unpaid toll for which the civil penalty was imposed, the amount of
18	any processing fee due, and the civil penalty within 30 days after receiving the notice.
19	(c) <u>Penalty Proceeds. – A civil penalty imposed under this section is payable to</u>
20	the Authority or, if collected when a vehicle registration is renewed, to the Division of
21	Motor Vehicles of the Department of Transportation. The clear proceeds of a civil
22	penalty imposed under this section must be credited to the Civil Penalty and Forfeiture
23	Fund established in G.S. 115C-457.1. The guidelines used by the Office of State Budget
24 25	and Management to determine an agency's actual costs of collecting a civil penalty and the clear proceeds of the civil penalty apply to the determination of the clear proceeds
23 26	the clear proceeds of the civil penalty apply to the determination of the clear proceeds of a civil penalty imposed under this section.
20	"§ 136-89.217. Vehicle registration renewal blocked for unpaid open road toll.
28	(a) Registration Block. – Failure of a person to pay an open road toll billed to the
29	person under G.S. 136-89.214, any processing fee added under G.S. 136-89.215, and
30	any civil penalty imposed under G.S. 136-89.216 is grounds under G.S. 20-54 to
31	withhold the registration renewal of a motor vehicle registered in that person's name.
32	The Authority must notify the Commissioner of Motor Vehicles of a person who owes a
33	toll, a processing fee, or a civil penalty. When notified, the Commissioner of Motor
34	Vehicles must withhold the registration renewal of any motor vehicle registered in that
35	person's name.
36	(b) Collection by DMV. – A person whose motor vehicle registration renewal is
37	blocked under this section may pay to the Division of Motor Vehicles of the Department
38	of Transportation the amount owed for unpaid tolls, processing fees, and civil penalties
39	due under this Part when renewing the vehicle registration. The Division must remit to
40	the Authority the amount of tolls, fees, and civil penalties collected. The Division's
41	costs of collecting tolls, fees, and civil penalties are considered a necessary expense of
42	the operation of the Authority, and the Authority must reimburse the Division for these
43	<u>costs.</u>
44	"§ 136-89.218. Procedures for contesting liability for unpaid open road toll.

1	(a) Informal Review. – A person who receives a bill for an unpaid open road toll
2	and who disputes liability for the toll may contest the toll by sending to the Authority a
3	request for review of the toll. The person may include a sworn affidavit described in
4	G.S. 136-89.212 that establishes that someone else had the care, custody, and control of
5	the motor vehicle subject to the toll when the toll was incurred. The person must send
6	the request for review to the Authority within 30 days after receiving the bill for the toll.
7	A person who does not send a request for review to the Authority within this time limit
8	waives the right to a review. If a person sends a timely request for review to the
9	Authority, the Authority may not collect the disputed toll and any processing fee added
10	to the bill for the toll until the conclusion of the review process in this section.
11	(b) Administrative Hearing. – If the Authority conducts an informal review under
12	subsection (a) of this section and determines that the person who requested the review is
13	liable for the toll, the Authority must send the person a notice informing the person of
14	the Authority's determination. The person may contest this determination by filing a
15	petition for a contested case hearing at the Office of Administrative Hearings in
16	accordance with Article 3 of Chapter 150B of the General Statutes.
17	(c) Judicial Review. – Article 4 of Chapter 150B of the General Statutes governs
18	judicial review of a final decision made in a contested case authorized under subsection
19	(b) of this section."
20	SECTION 3. G.S. 136-89.181 reads as rewritten:
21	"§ 136-89.181. Definitions.
22	The following definitions apply to this Article:
23	(1) <u>"Department" means the Department. – The North Carolina</u>
24	Department of Transportation.
25	(2) <u>"Turnpike Authority" means the Turnpike Authority. – The public</u>
26	agency created by this Article.
27	(3) <u>"Authority Board" means the Authority Board. – The governing board</u>
28	of the Turnpike Authority.
29 20	(4) <u>"Turnpike Project" means a Turnpike project. – Either of the</u>
30	following:
31 32	<u>a.</u> <u>A</u> road, bridge, or tunnel project planned, or planned and constructed in accordance with the provisions of this Article
32 33	constructed, in accordance with the provisions of this Article.
33 34	b. A segment of the State highway system the Authority Board converts to a tolled highway pursuant to the authorization in
34 35	G.S. 136-89.187.
35 36	(5) "Turnpike System" means collectively all Turnpike Projects developed
30 37	in accordance with the provisions of this Article. Turnpike system. –
38	All Turnpike projects."
39	SECTION 4. G.S. 136-89.183(a) reads as rewritten:
40	"(a) The Authority shall have all of the powers necessary to execute the provisions
40	of this Article, including the following:
42	(1) The powers of a corporate body, including the power to sue and be
43	sued, to make contracts, to adopt and use a common seal, and to alter
44	the adopted seal as needed.

1	(2)	To study, plan, develop, and undertake preliminary design work on up
2		to nine Turnpike Projects. At the conclusion of these activities, the
3		Turnpike Authority is authorized to design, establish, purchase,
4		construct, operate, and maintain the following projects:
5		a. Triangle Parkway. Expressway, including segments also known
6		as N.C. 540, Triangle Parkway, and Western Wake Freeway in
7		Wake and Durham Counties.
8		b. Gaston East-West Connector.Connector, also known as the
9		Garden Parkway.
10		c. Monroe Connector.Connector/Bypass.
11		d. Cape Fear Skyway.
12		e. A bridge of more than two miles in length going from the
13		mainland to a peninsula bordering the State of
14		Virginia. Virginia, pursuant to G.S. 136-89.183A.
15		f. I-540 in Wake and Durham Counties.
16		Any other project proposed by the Authority in addition to the projects
17		listed in this subdivision must be approved by the General Assembly
18		prior to construction.
19		A Turnpike Project selected for construction by the Turnpike
20		Authority shall be included in any applicable locally adopted
21		comprehensive transportation plans and shall be shown in the current
22		State Transportation Improvement Plan prior to the letting of a
23		contract for the Turnpike Project.
24	(3)	Repealed by Session Laws 2005-275, s. 2, effective August 12, 2005.
25	(4)	To rent, lease, purchase, acquire, own, encumber, dispose of, or
26	. ,	mortgage real or personal property, including the power to acquire
27		property by eminent domain pursuant to G.S. 136-89.184.
28	(5)	To fix, revise, charge, and collect tolls and fees for the use of the
29		Turnpike Projects. Prior to the effective date of any toll or fee for use
30		of a Turnpike Facility, the Authority shall submit a description of the
31		proposed toll or fee to the Board of Transportation, the Joint
32		Legislative Transportation Oversight Committee and the Joint
33		Legislative Commission on Governmental Operations for review.
34	(6)	To issue bonds or notes of the Authority as provided in this Article.
35	<u>(6a)</u>	To invest the proceeds of bonds or notes of the Authority that are
36	<u> </u>	pending disbursement or other idle funds of the Authority in any
37		investment authorized by G.S. 159-30.
38	(7)	To establish, construct, purchase, maintain, equip, and operate any
39		structure or facilities associated with the Turnpike System.
40	(8)	To pay all necessary costs and expenses in the formation, organization,
41		administration, and operation of the Authority.
42	(9)	To apply for, accept, and administer loans and grants of money or real
43		or personal property from any federal agency, the State or its political

1		subdivisions, local governments, or any other public or private sources
2	(1.0)	available.
3	(10)	To adopt, alter, or repeal its own bylaws or rules implementing the
4		provisions of this Article, in accordance with the review and comment
5		requirements of G.S. 136-89.182(j).
6	(11)	To utilize employees of the Department; to contract for the services of
7		consulting engineers, architects, attorneys, real estate counselors,
8		appraisers, and other consultants; to employ administrative staff as
9		may be required in the judgment of the Authority; and to fix and pay
10		fees or compensation to the Department, contractors, and
11		administrative employees from funds available to the Authority.
12	(12)	To receive and use appropriations from the State and federal
13		government.
14 15	(13)	To adopt procedures to govern its procurement of services and delivery of Turnpike Projects.
16	(14)	To perform or procure any portion of services required by the
17	(14)	Authority.
18	(15)	To use officers, employees, agents, and facilities of the Department for
19	(13)	the purposes and upon the terms as may be mutually agreeable.
20	(16)	To contract for the construction, maintenance, and operation of a
20	(10)	Turnpike Project.
22	(17)	To enter into partnership agreements with the Department of
22	(17)	Transportation, agreements with political subdivisions of the State, and
23 24		agreements with private entities, and to expend such funds as it deems
25		necessary, pursuant to such agreements, for the purpose of financing
25 26		the cost of acquiring, constructing, equipping, operating, or
20		maintaining any Turnpike Project. An agreement entered under this
28		subdivision requires the concurrence of the Board of Transportation if
28 29		the Department of Transportation is a party to the agreement.
30	(18)	To utilize incentives in any contract for development or construction
31	(10)	of a Turnpike Project, in order to promote expedited delivery of the
32		project."
32 33	SECT	FION 5. G.S. 136-89.187 reads as rewritten:
33 34		
35		Conversion of free highways prohibited. ty Board is prohibited from converting any segment of the nontolled
35 36		
30 37		System to a toll facility, except for a segment of Interstate <u>N.C.</u> 540
		on as of July 1, 2006, located in Wake and Durham Counties, County
38		com I 40 southwest to N.C. 55. the N.C. 54 exit on N.C. 540 to the N.C. 540. No according to a converted to a call route purpose to this
39 40		<u>. 540.</u> No segment may be converted to a toll route pursuant to this first approved by the Matropoliton Planning Organization (MPO) or
40		first approved by the Metropolitan Planning Organization (MPO) or
41		Organization (RPO) of the area in which that segment is located."
42	SECI	TION 6. G.S. 136-89.194 reads as rewritten:

43 "**§ 136-89.194.** Laws applicable to the Authority; exceptions.

1	(a) Motor Vehicle Laws The Turnpike System shall be considered a
2	"highway" as defined in G.S. 20-4.01(13) and a "public vehicular area" as defined in
3	G.S. 20-4.01(32). All law enforcement and emergency personnel, including the State
4	Highway Patrol and the Division of Motor Vehicles, shall have the same powers and
5	duties on the Turnpike System as on any other highway or public vehicular area.
6	(b) <u>Applicable Contracting</u> . – For the purposes of implementing this Article, the
7	Authority shall solicit competitive proposals for the construction of Turnpike Projects in
8	accordance with the provisions of Article 2 of this Chapter. Contracts for professional
9	engineering services and other kinds of professional or specialized services necessary in
10	connection with construction of Turnpike Projects shall be solicited in accordance with
11	procedures utilized by the Department of Transportation. Cost estimates prepared for
12	the purpose of comparing bids for a Turnpike project are confidential and may not be
13	disclosed until after the opening of bids for the project.
14	(c) Alternative Contracting Methods. – Notwithstanding the provisions of
15	subsection (b) of this section, the Authority may authorize the use of alternative
16	contracting methods if:
17	(1) The authorization applies to an individual project;(2) The authorization applies to an individual project;
18	(2) The Authority has concluded, and documented in writing, that the
19 20	alternative contracting method is necessary because the project cannot
20	be completed utilizing the procedures of Article 2 of this Chapter within the necessary time former or switchle funding on for other
21 22	within the necessary time frame or available funding or for other
22 23	reasons the Authority deems in the public interest;
23 24	(3) The Authority has provided, to the extent possible, for the solicitation
24 25	(4) of competitive proposals prior to awarding a contract; and(4) The approved alternative contracting method provides for reasonable
23 26	compliance with the disadvantaged business participation goals of
20 27	G.S. 136-28.4.
28	(d) Entry for Surveys. – The Turnpike Authority and its employees and
20 29	contractors shall have the same right of entry for surveys, borings, soundings, or
30	examinations as granted the Department of Transportation in G.S. 136-120.
31	(e) Plans and Contract Documents. – The requirements for registering
32	right-of-way plans set in G.S. 136-19.4 apply to right-of-way plans of the Turnpike
33	Authority. In applying G.S. 136-19.4 to the Authority, references to the "Department"
34	are considered references to the "Turnpike Authority" and references to the "Board" are
35	considered references to the "Authority Board."
36	Diaries and analyses for contracts of the Turnpike Authority are subject to the same
37	restrictions on disclosure that apply to diaries and analyses for contracts of the
38	Department under G.S. 136-28.5.
39	(f) <u>Construction Claims. – G.S. 136-29 applies to the adjustment and resolution</u>
40	of Turnpike project construction claims. In applying G.S. 136-29 to the Turnpike
41	Authority, references to the 'Department of Transportation,' the 'State Highway
42	Administrator,' and a 'State highway' are considered references to the 'Turnpike
43	Authority,' the 'chief engineer of the Turnpike Authority,' and a 'Turnpike project.'

1	(g) Contract Exemptions. – The following provisions concerning the purchase of
2	goods and services by a State agency do not apply to the Turnpike Authority:
3	(1) Article 3 of Chapter 143 of the General Statutes. The Authority may
4	use the services of the Department of Administration in procuring
5	goods and services that are not specific to establishing and operating a
6	toll revenue system.
7	(2) Article 3D of Chapter 147 of the General Statutes. The Authority may
8	use the services of the Office of Information Technology Services in
9	procuring goods and services that are not specific to establishing and
10	operating a toll revenue system. All contract information for contracts
11	for information technology are subject to disclosure in accordance with
12	<u>G.S. 147-33.95.</u>
13	(h) <u>APA. – Chapter 150B of the General Statutes does not apply to the Turnpike</u>
14	Authority, except as provided in this section and G.S. 136-89.218."
15	SECTION 7. G.S. 20-54 is amended by adding a new subdivision to read:
16	"(10) The North Carolina Turnpike Authority has notified the Division that
17	the owner of the vehicle has not paid the amount of tolls, fees, and
18	civil penalties the owner owes the Authority for use of a Turnpike
19	project."
20	SECTION 8. G.S. 20-63(g) reads as rewritten:
21	"(g) Alteration, Disguise, or Concealment of Numbers. – Any operator of a motor
22	vehicle who shall willfully mutilate, bend, twist, cover or cause to be covered or
23	partially covered by any bumper, light, spare tire, tire rack, strap, or other device, or
24	who shall paint, enamel, emboss, stamp, print, perforate, or alter or add to or cut off any
25	part or portion of a registration plate or the figures or letters thereon, or who shall place
26	or deposit or cause to be placed or deposited any oil, grease, or other substance upon
27	such registration plates for the purpose of making dust adhere thereto, or who shall
28	deface, disfigure, change, or attempt to change any letter or figure thereon, or who shall
29	display a number plate in other than a horizontal upright position, shall be guilty of a
30	Class 2 misdemeanor. Any operator of a motor vehicle who shall willfully cover or
31	cause to be covered any part or portion of a registration plate or the figures or letters
32	thereon by any device designed or intended to prevent or interfere with the taking of a
33	clear photograph of a registration plate by a traffic control or toll collection system
34	using cameras commits an infraction and shall be fined under G.S. 14-3.1. Any operator
35	of a motor vehicle who shall otherwise intentionally cover any number or registration
36	renewal sticker on a registration plate with any material that makes the number or
37	registration renewal sticker illegible commits an infraction and shall be fined under
38	G.S. 14-3.1. Nothing in this subsection shall prohibit the use of transparent covers that
39	are not designed or intended to prevent or interfere with the taking of a clear photograph
40	of a registration plate by a traffic control or toll collection system using cameras."
41	SECTION 9. G.S. 47-30(1) reads as rewritten:
42	"(l) The provisions of this <u>This</u> section <u>shall does</u> not apply to the registration of

42 "(1) The provisions of this <u>This</u> section <u>shall does</u> not apply to the registration of 43 highway right-of-way plans provided for in <u>G.S. 136-19.4</u> <u>G.S. 136-19.4</u> or

1 2	<u>G.S. 136-89.184</u> , nor to <u>the</u> registration of roadway corridor official maps provided <u>for</u> in Article 2E of Chapter 136, 136 of the General Statutes "		
3	in Article 2E of Chapter 136. <u>136 of the General Statutes.</u> " SECTION 10. G.S. 146-65 reads as rewritten:		
4	"§ 146-65. Exemptions from Chapter.		
5			
6	None of the provisions of Chapter 146 shall <u>This Chapter does not</u> apply to: to any of the following:		
7	(1) The acquisition of highway rights-of-way, borrow pits, or other		
8	interests or estates in land acquired for the same or similar purposes, or		
9	to the disposition thereof, by the Board of Transportation; or		
10	Transportation or the North Carolina Turnpike Authority.		
11	(2) The North Carolina State Ports Authority, the authority and powers		
12	thereof set forth or provided for by G.S. 143B-452 through		
13	G.S. 143B-467 or to the exercise of all or any of such authority and		
14	powers, Authority in exercising its powers under G.S. 143B-452		
15	through G.S. 143B-467.		
16	Nor shall the provisions of Chapter 146 abrogate or alter any otherwise valid		
17	contract or agreement heretofore made and entered into by the State of North Carolina		
18	or by any of its subdivisions or agencies during the term or period of such contract or		
19	agreement."		
20	SECTION 11. G.S. 136-89.183A reads as rewritten:		
21	"§ 136-89.183A. Accelerated Pilot Toll Bridge Project.		
22	(a) Findings. – The General Assembly finds that there is a need for a bridge		
23	connecting the Currituck County mainland to the Currituck County Outer Banks; that		
24	the bridge should be implemented as a toll bridge; that the bridge should be		
25	implemented in a manner that protects the natural environment and quality of life on the		
26	Outer Banks; and that the character of the existing road system in Currituck County and		
27	Dare County Outer Banks should be preserved.		
28	(a)(b) Contract to Construct Accelerated Pilot Toll Bridge Project. – The Authority		
29	shall contract with a single private firm to design, obtain all necessary permits for, and		
30	construct the toll bridge described in G.S. 136-89.183(a)(2), known as the		
31	Mid-Currituck Bridge, a bridge of more than two miles in length going from the		
32	mainland to a peninsula bordering the State of Virginia, in order to provide accelerated,		
33	efficient, and cost-effective completion of the project.		
34	(b)(c) Preconstruction Participation. – In addition to the authority granted by		
35	G.S. 136-89.191, the Department shall participate in the cost of preconstruction		
36	activities related to the project described in this section, if requested by the Authority.		
37	(d) Environmental Protection. – The Authority shall ensure that the		
38	Mid-Currituck Bridge is implemented in a manner that accomplishes all of the		
39	following:		
40	(1) Ensures the preservation of water quality in Currituck Sound.		
41	(2) <u>Mitigates the environmental impact of the bridge on the Currituck</u>		
42	County mainland and the Outer Banks.		

1	(3) <u>Reduces traffic congestion and vehicle miles traveled, and preserves</u>
2	the character of the existing road system, in Dare County and
3	Currituck County on the Outer Banks.
4	(c)(e) Report on Project The Authority shall report to the Joint Legislative
5	Transportation Oversight Committee on December 1, 2005, and each December 1
6	thereafter until completion, on the progress of the accelerated pilot toll bridge project
7	described in this section."
8	SECTION 12. Section 7 of this act becomes effective January 1, 2011.
9	Section 8 of this act becomes effective December 1, 2008. The remainder of this act is
10	effective when it becomes law.