GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

Η

HOUSE DRH70256-MH-156A (03/26)

Short Title:	Clarify DOT Toll Enfrcmnt/Collectn./Contract.	(Public)
Sponsors:	Representatives W. Brawley, Iler, Torbett, and Shepard (Primary Sponse	ors).
Referred to:		

1			
2		A BILL TO BE ENTITLED	
3	AN ACT TO CLARIFY	Y DEPARTMENT OF TRANSPORTATION TOLL CONTRACTING,	
4	COLLECTION, AND ENFORCEMENT.		
5	The General Assembly	of North Carolina enacts:	
6	•	I. G.S. 136-18 reads as rewritten:	
7	"§ 136-18. Powers of I	Department of Transportation.	
8	The said Department	t of Transportation is vested with the following powers:	
9			
10	(39a) a.	The Department of Transportation may enter into a partnership	
11		agreement up to five agreements with a private entity as provided	
12		under subdivision (39) of this section for which the provisions of this	
13		section may apply.apply, provided that prior to the letting of the	
14		partnership agreement, (i) the project is included in the current State	
15		Transportation Improvement Plan, (ii) the project is eligible for	
16		funding under G.S. 136-188, and (iii) the project is ranked as one of	
17		the top 30 projects based on the scoring set forth in G.S. 136-188.	
18		The pilot project allowed under this subdivision must be one that is a	
19		candidate for funding under the Mobility Fund, that is planned for	
20		construction through a public-private partnership, and for which a	
21		Request for Qualifications has been issued by the Department no	
22		later than June 30, 2012.	
23	b.	A private entity or its contractors must provide performance and	
24		payment security in the form and in the amount determined by the	
25		Department of Transportation. The form of the performance and	
26		payment security may consist of bonds, letters of credit, parent	
27		guaranties, or other instruments acceptable to the Department of	
28		Transportation.	
29	с.	Notwithstanding the provisions of G.S. 143B-426.40A, an agreement	
30		entered into under this subdivision may allow the private entity to	
31		assign, transfer, sell, hypothecate, and otherwise convey some or all	
32		of its right, title, and interest in and to such agreement, and any rights	
33		and remedies thereunder, to a lender, bondholder, or any other party.	
34		However, in no event shall any such assignment create additional	
35		debt or debt-like obligations of the State of North Carolina, the	
36		Department, or any other agency, authority, commission, or similar	



	General Assembly of	f North Carolina	Session 2013
1		subdivision of the State to any lender, bond	holder, entity purchasing
2		a participation in the right to receive the p	• • •
3		any other party providing financing or fund	ling of projects described
4		in this section. The foregoing shall not precl	ude the Department from
5		making any payments due and owing pu	ursuant to an agreement
6		entered into under this section.	
7	d.	The Department of Transportation may	
8		collect tolls and fees to the same extent allo	
9		Chapter 136 of the General Statutes. Stat	
10		Department of Transportation and to pro	
11		Department of Transportation under subdiv	
12		The Department may assign its authority u	
13		revise, charge, retain, enforce, and collect to	olls and fees to the private
14		entity.	
15	···· (42) E-		(20) of (1)
16 17		r the purposes of financing an agreement under	
17 18		tion, the Department of Transportation may ac vate activity bonds to the extent the bonds of	
18	1	igation of the State. The issuance of private a	
20		division and any related actions shall be governe	2
20 21		vernment Revenue Bond Act, Article 5 of Cha	
22		tutes, with G.S. 159-88 satisfied by adherence	
23		odivisions (39) and subdivision (39a) of this secti	1
24		12. G.S. 136-89.183(a)(5) reads as rewritten:	
25	"§ 136-89.183. Powers of the Authority.		
26		prity shall have all of the powers necessary to e	execute the provisions of
27	this Article, including		-
28		-	
29	(5) To	fix, revise, charge, retain, enforce, and collect to	lls and fees for the use of
30		Turnpike Projects. Prior to the effective date of	
31		urnpike Facility, the Authority shall submit a de	
32		l or fee to the Board of Transportation,	0
33		ansportation Oversight Committee and the Joint	Legislative Commission
34		Governmental Operations for review.	
35	"		
36		3. G.S. 136-89.188 reads as rewritten:	
37	"§ 136-89.188. Use o		
38		derived from Turnpike Projects authorized under	this Article shall be used
39 40	only for the following	<u></u> thority administration costs; costs.	
40 41		rnpike Project development, right-of-way	acquisition, design,
42		istruction, operation, and maintenance; main	· ·
43		abilitation, and replacement. and	itenance, reconstruction,
44		x-Debt service on the Authority's revenue bonds	or related nurnoses such
45		the establishment of debt service reserve funds. fu	
46		bt service, debt service reserve funds, and other	
47		of the following:	
48	<u>a.</u>	A financing undertaken by a private ent	tity under a partnership
49	<u></u>	agreement with the entity for a Turnpike Pro	• • • •
50	<u>b.</u>	Private activity bonds issued under law.	·
	—		

	General Assembly of North Carolina Session 2013
1	c. Any federal or State loan, line of credit, or loan guarantee relating to
2	a Turnpike Project.
3	(5) <u>A return on investment of any private entity under a partnership agreement</u>
4	with the entity for a Turnpike Project.
5	(6) Any other uses granted to a private entity under a partnership agreement
6	with the entity for a Turnpike Project.
7	(b) The Authority may use up to one hundred percent (100%) of the revenue derived
8	from a Turnpike Project for debt service on the Authority's revenue bonds or for a combination
9	of debt service and operation and maintenance expenses of the Turnpike Projects.
10	(c) The Authority shall use not more than five percent (5%) of total revenue derived
11	from all Turnpike Projects for Authority administration costs.
12	(d) Notwithstanding the provisions of subsections (a) and (b) of this section, toll
13	revenues generated from a converted segment of the State highway system previously planned
14	for operation as a nontoll facility shall only be used for the funding or financing of the right of
15	way acquisition, construction, expansion, operations, maintenance, and Authority
16 17	administration costs associated with the converted segment or a contiguous toll facility.
17	(e) <u>Notwithstanding the provisions of subsection (a) of this section, excess toll revenues</u> with respect to a Turnpike Project shall be used for the funding or financing of transportation
18 19	projects that are within the jurisdictional limits of the applicable metropolitan planning
20	organization or rural transportation planning organization where the Turnpike Project is
20	located. For purposes of this subsection, the term "excess toll revenues" means those toll
22	revenues derived from a Turnpike Project that are not otherwise used or allocated to the
23	Authority or a private entity pursuant to subsection (a) of this section."
24	SECTION 4. Part 1 of Article 6H of Chapter 136 of the General Statutes is
25	amended by adding a new section to read:
26	"§ 136-89.199. Designation of high-occupancy toll and managed lanes.
27	Notwithstanding any other provision of this Article, the Authority may designate one or
28	more lanes of any highway, or portion thereof, within the State, including lanes that may
29	previously have been designated as HOV lanes under G.S. 20-146.2, as high-occupancy toll
30	(HOT) or other type of managed lanes; provided, however, that such designation shall not
31	reduce the number of existing general purpose lanes. In making such designations, the
32	Authority shall specify the high-occupancy requirement or other conditions for use of such
33	lanes, which may include restricting vehicle types, access controls, or the payment of tolls for
34 35	<u>vehicles that do not meet the high-occupancy requirements or conditions for use.</u> " SECTION 5. Part 2 of Article 6H of Chapter 136 of the General Statutes reads as
35 36	rewritten:
30 37	"Part 2. Collection of Tolls on Turnpike Projects.
38	T at 2. Concetion of Tons on Tumpike Projects.
39	"§ 136-89.212. Payment of toll required for use of Turnpike project.
40	(a) A motor vehicle that is driven on a Turnpike project is subject to a toll imposed by
41	the Authority for the use of the project. If the toll is an open road toll, the person who is the
42	registered owner of the motor vehicle is liable for payment of the toll unless the registered
43	owner establishes that the motor vehicle was in the care, custody, and control of another person
44	when it was driven on the Turnpike project.
45	(b) A person establishes that a motor vehicle was in the care, custody, and control of
46	another person when it was driven on a Turnpike project by submitting to the Authority a
47	sworn affidavit stating one of the following:
48	(1) The name and address of the person who had the care, custody, and control
49	of the motor vehicle when it was driven. If the motor vehicle was leased or
50	rented under a long-term lease or rental, as defined in G.S. 105-187.1, the

	General Assembly of North CarolinaSession 2013	
1	affidavit must be supported by a copy of the lease or rental agreement or	
2	other written evidence of the agreement.	
3	(2) The motor vehicle was stolen. The affidavit must be supported by an	
4	insurance or police report concerning the theft or other written evidence of	
5	the theft.	
6	(3) The person transferred the motor vehicle to another person by sale or	
7	otherwise before it was driven on the Turnpike project. The affidavit must be	
8 9	supported by insurance information, a copy of the certificate of title, or other evidence of the transfer.	
10	(c) If a person establishes that a motor vehicle was in the care, custody, and control of	
11	another person under subsection (b) of this section, the other person shall be liable for the	
12	payment of the toll and the Authority may send a bill to collect and enforce the toll in	
13	accordance with this Article; provided, however, that such other person may contest such toll in	
14	accordance with this Article.	
15	"§ 136-89.213. Administration of tolls and requirements for open road tolls.	
16	(a) Administration. – The Authority is responsible for collecting tolls on Turnpike	
17 18	projects. In exercising its authority under G.S. 136-89.183 to perform or procure services	
10 19	required by the Authority, the Authority may contract with one or more providers to perform part or all of the collection functions and may enter into agreements to exchange information,	
20	including confidential information under subsection (a1) of this section, that identifies motor	
20	vehicles and their owners with one or more of the following entities: the Division of Motor	
22	Vehicles of the Department of Transportation, another state, another toll operator, or a toll	
23	collection-related organization.organization, or a private entity that has entered into a	
24	partnership agreement with the Authority pursuant to G.S. 136-89.183(a)(17). Further, the	
25	Authority may assign its authority to fix, revise, charge, retain, enforce, and collect tolls and	
26	fees under this Article to a private entity that has entered into a partnership agreement with the	
27	Authority pursuant to G.S. 136-89.183(a)(17).	
28		
29	(b) Open Road Tolls. – If a Turnpike project uses an open road tolling system, the	
30	Authority must operate a facility that is in the immediate vicinity of the Turnpike project and	
31	that acceptsor provide an alternate means to accept cash payment of the toll and must place	
32	signs on the Turnpike project that give drivers the following information:	
33	(1) Notice that the driver is approaching a highway for which a toll is required.	
34	Signs providing this information must be placed before the toll is incurred.	
35	(2) The methods by which the toll may be paid.	
36	(3) <u>Directions If applicable, directions to the nearby facility that accepts cash</u>	
37	payment of the toll.	
38 39	"§ 136-89.214. Bill for unpaid open road toll.	
59 40	(a) Bill. – If a motor vehicle travels on a Turnpike project that uses an open road tolling system and a toll for traveling on the project is not paid prior to travel or at the time of travel,	
40 41	the Authority must send a bill by first-class mail to the registered owner of the motor vehicle or	
42	the person who had care, custody, and control of the vehicle as established under	
43	<u>G.S. 136-89.212(b)</u> for the amount of the unpaid toll. The Authority must send the bill within	
44	90 days after the travel occurs. occurs, or within 90 days of receipt of a sworn affidavit	
45	submitted under G.S. 136-89.212(b) identifying the person who had care, custody, and control	
46	of the motor vehicle. If a bill is not sent within the required time, the Authority waives	
47	collection of the toll. The Authority must establish a billing period for unpaid open road tolls	
48	that is no shorter than 15 days. A bill for a billing period must include all unpaid tolls incurred	
49	by the same person during the billing period.	
50	(b) Information on Bill. – A bill sent under this section must include all of the following	
51	information:	

General Assembly of North Carolina Session 2013		
(1)	The name and address of the registered owner of the motor vehicle that	
	traveled on the Turnpike project.project or of the person identified under	
	<u>G.S. 136-89.212(b).</u>	
(2)	The date the travel occurred, the approximate time the travel occurred, and	
	each segment of the Turnpike project on which the travel occurred.	
(3)	An image of the registration plate of the motor vehicle, if the Authority	
	captured an electronic image of the motor vehicle when it traveled on the	
	Turnpike project.	
(4)	The amount of the toll due and an explanation of how payment may be	
	made.	
(5)	The date by which the toll must be paid to avoid the imposition of a	
	processing fee under G.S. 136-89.215 and the amount of the processing fee.	
(6)	A statement that a vehicle owner who has unpaid tolls is subject to a civil	
	penalty and may not renew the vehicle's registration until the tolls and civil penalties are paid.	
(7)	A clear and concise explanation of how to contest liability for the toll.	
(7) (8)	If applicable, a copy of the affidavit submitted under G.S. 136-89.212(b)	
<u>(6)</u>	identifying the person with care, custody, and control of the motor vehicle.	
"8 136-89 215	Required action upon receiving bill for open road toll and processing fee	
	npaid toll.	
	on Required. – A person who receives a bill from the Authority for an unpaid	
	open road toll must take one of the following actions within 30 days of the date of the bill:	
(1)	Pay the bill.	
(2)	Send a written request to the Authority for a review of the toll.	
(b) Fee.	- If a person does not take one of the actions required under subsection (a) of	
this section with	in the required time, the Authority may add a processing fee to the amount the	
person owes. The processing fee may not exceed six dollars (\$6.00). A person may not be		
charged more than forty-eight dollars (\$48.00) in processing fees in a 12-month period.(\$6.00)		
for each unpaid bill.		
The Authority must set the processing fee at an amount that does not exceed the costs of		
identifying the owner of a motor vehicle that is subject to an unpaid toll and toll, billing the		
owner for the unpaid toll. toll, and collecting and enforcing the unpaid toll. The fee is a receipt		
of the Authority and must be applied to these costs.		
"		
SEC	TION 6. This act is effective when it becomes law.	