GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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HOUSE BILL 538

Committee Substitute Favorable 4/16/15 Senate State and Local Government Committee Substitute Adopted 7/21/15 Senate Finance Committee Substitute Adopted 7/23/15 Fifth Edition Engrossed 7/28/15

Sponsors: Referred to:	Short Title:	Water and Sewer Service Related Changes.	(Public)
Referred to:	Sponsors:		
	Referred to:		

April 6, 2015

1	A BILL TO BE ENTITLED			
2	AN ACT TO AM	IEND AND CLARIFY THE POWERS OF WATER AND SEWER		
3	AUTHORITIES	, TO AUTHORIZE COUNTIES AND CITIES TO PLEDGE A		
4	SECURITY I	NTEREST IN AN ESCROW ACCOUNT UNDER CERTAIN		
5	CONDITIONS,	TO ALLOW THE LOCAL GOVERNMENT COMMISSION TO		
6	AUTHORIZE .	A THIRTY-YEAR MATURITY DATE FOR THE FINANCING OF		
7	CERTAIN WA	ATER SYSTEM PROJECTS, TO AUTHORIZE METROPOLITAN		
8	WATER DISTR	ICTS AND METROPOLITAN WATER AND SEWERAGE DISTRICTS		
9	TO ENTER IN	TO INSTALLMENT CONTRACT FINANCING AGREEMENTS, AND		
10	TO REQUIRE	PUBLIC OR COMMUNITY WASTEWATER SYSTEMS TO ACCEPT		
11	LIQUID COND	ENSATE GENERATED BY RESIDENTIAL HEATING AND COOLING		
12	SYSTEMS.			
13	The General Assem	ply of North Carolina enacts:		
14	SECTIO	N 1. G.S. 162A-6(a)(14c) reads as rewritten:		
15	"(14c) T	o adopt ordinances concerning any of the following:		
16	<u>a</u>			
17		stormwater into any sewerage system owned or operated by the		
18		authority, to adopt ordinances concerning stormwater authority.		
19	<u>b</u>			
20		the authority.		
21	<u>c</u>			
22		by controlling the level of pollutants in and the quantity and flow of		
23		stormwater, and to adopt ordinances to regulate stormwater.		
24	<u>d</u>			
25		drainage systems of all types.		
26		rior to the adoption of any such ordinance or any amendment to any such		
27		rdinance, the authority shall first pass a declaration of intent to adopt such		
28		rdinance or amendment. The declaration of intent shall describe the		
29		rdinance which it is proposed that the authority adopt. The declaration of		
30		tent shall be submitted to each governing body for review and comment.		
31		he authority shall consider any comment or suggestions offered by any		
32	0	overning body with respect to the proposed ordinance or amendment.		
33	Т	hereafter, the authority shall be authorized to adopt such ordinance or		



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	amendment to it at any time after 60 days follo	wing the submission of the
	declaration of intent to each governing body."	-
SECT	TION 2. G.S. 162A-6(a) is amended by adding two	o new subdivisions to read:
"(17)	To enter into reimbursement agreements to be	
	private developer or property owner for the	
	infrastructure that is included on the authority'	-
	and serves the developer or property owner.	
	ordinances setting forth procedures and terms un	
	may be approved. An authority may provide for	
	paid from any lawful source. Reimbursement ag	
	subdivision shall not be subject to Article 8 of	Chapter 143 of the General
	Statutes, except as provided by this subsection	n. A developer or property
	owner who is party to a reimbursement agree	ment authorized under this
	subdivision shall solicit bids in accordance with	Article 8 of Chapter 143 of
	the General Statutes when awarding contracts	for work that would have
	required competitive bidding if the contract	had been awarded by the
	authority. For the purpose of this subdivision	on, infrastructure includes,
	without limitation, water mains, sanitary sewe	er lines, lift stations, water
	pump stations, stormwater lines, and other associ	ated facilities.
<u>(18)</u>	To offer and pay rewards in an amount not exce	eding five thousand dollars
	(\$5,000) for information leading to the arrest ar	• •
	who willfully defaces, damages or destroys, or co	
	larceny of any authority property. The amount ne	
	shall be an item in the current expense budget of	
	TION 3. Article 3 of Chapter 160A of the Gene	eral Statutes is amended by
adding a new sec		· · · · · · · · · · · · · · · · · · ·
	ecurity interests in United States Department of	
	unty or municipality may pledge a security inte	
	proceeds, or a certificate of deposit, to secure represent the loan agreement entered into with the U	
	authorized intermediary acting on behalf of the U	
-	such escrow account must be substantiated by a	
	nust be deposited in accordance with G.S. 159	
	osit shall comply with the requirements of G.S. 159	
	terest-free loan agreement entered into under this s	
	vernment Commission under Article 8 of Chapter	
	in G.S. 159-148(b).	109 of the Scholar Statates,
	ficiency judgment may be rendered against any co	ounty or municipality in any
	of a contractual obligation authorized by this sec	
	ipality is not and may not be pledged directly	
	r a contract authorized by this section."	
	TION 4.(a) G.S. 159G-40(b) reads as rewritten:	
	st Rate and Maturity. – The interest rate paya	able on and the maximum
. ,	are subject to the following limitations:	
(1)	Interest rate The interest rate for a loan may r	not exceed the lesser of four
	percent (4%) or one half the prevailing national	
	general obligation debt of similar maturities	derived from a published
	indicator. When recommended by the Departm	_
	Commission may set an interest rate for a loan	for a targeted interest rate
	project at a rate that is lower than the standard ra	te to achieve the purpose of
	the target.	

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1 2 3	(2)	Maturity. – The Except as provided in this subsection maturity for a loan for a project that is not a high-unit-cost rate project may not exceed 20 years or the project's expected	targeted interest
4		is shorter. The maximum maturity for a loan for a high ur	
5		30 years or the project's expected life, whichever is shorter.	
6		the Local Government Commission, the maximum maturity	
7		not a targeted interest rate project may extend to 30 years.	
8		explicitly limited to local government units that meet all	* *
9		criteria:	L an the 2007 09
10 11		a. The project serves a system that is ranked as Tier	
11		Tier Drought Vulnerability List developed by the De	-
12		b. The loan amount is at least as great as eight times t	
13 14		operating revenue of the unit's system for which t granted."	<u>ne ioan is being</u>
14 15	SECT	FION 4.(b) This section is effective when it becomes law an	d avnirad July 1
16		t does not affect the validity of any loan agreement approv	- ·
17		mmission prior to the sunset or loan increases approved	•
17		was approved in accordance with G.S. 159G-40, as amende	
19	prior to the sunse	••	u by this section,
20	1	TION 5.(a) G.S. 160A-20(h) is amended by adding two new	v subdivisions to
20	read:	1011 5.(a) 0.5. 10012-20(ii) is amended by adding two new	
22		Government Defined As used in this section, the terr	m "unit of local
23	. ,	ans any of the following:	in unit of local
23	government met	uns any of the following.	
25	(3d)	A metropolitan water district created under Article 4 of Cha	apter 162A of the
26	(00)	General Statutes.	<u> </u>
27	<u>(3e)</u>	A metropolitan water and sewerage district created under	er Article 5A of
28	<u></u>	Chapter 162A of the General Statutes.	
29	"		
30	SECT	TION 5.(b) G.S. 162A-36(a) is amended by adding a new sub	division to read:
31	"(a) Each	district shall be deemed to be a public body and body polit	ic and corporate,
32	exercising public	e and essential governmental functions, to provide for the	preservation and
33	promotion of th	e public health and welfare, and said district is hereby	authorized and
34	empowered:		
35			
36	<u>(7a)</u>	To pledge a security interest in accordance with G.S. 160A-	<u>20.</u>
37	"		
38		TION 5.(c) G.S. 162A-69 is amended by adding a new subdiv	vision to read:
39		vers generally; fiscal year.	
40		shall be deemed to be a public body and body politic and cor	
41	-	tial governmental functions to provide for the preservation a	-
42	the public health	and welfare, and each district is hereby authorized and empov	vered:
43			20
44 45	<u>(11a)</u>	To pledge a security interest in accordance with G.S. 160A-	<u>20.</u>
45	 SEC1	TION (Article 11 of Charton 120A of the Conserved Statute	a in an and ad her
46 47		TION 6. Article 11 of Chapter 130A of the General Statute tion to read:	s is amended by
47 48	adding a new sec	isposal of liquid condensate from residential heating and c	ooling systems
48 49		ing any other provision of law, every public or community wa	
49 50		S. 130A-334(8), shall provide for the collection of liquid	•
50 51		g and cooling systems by the public or community wastewate	
51		5 and cooming systems by the public of community wastewate	<u>1 5 yotenn.</u>

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SECTION 7. This act is effective when it becomes law.