GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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SENATE BILL 391 Transportation Committee Substitute Adopted 5/31/17

Short Title: Ferry Transportation Authority. (Public) Sponsors: Referred to: March 28, 2017 1 A BILL TO BE ENTITLED 2 AN ACT TO AUTHORIZE THE CREATION OF A FERRY TRANSPORTATION 3 AUTHORITY. 4 The General Assembly of North Carolina enacts: 5 SECTION 1. Chapter 160A of the General Statutes is amended by adding a new 6 Article to read: 7 "Article 29. 8 "Ferry Transportation Authority. 9 "§ 160A-680. Title and purpose. 10 This Article shall be known and may be cited as the "Ferry Transportation Authority Act." 11 The purpose of this Article is to authorize creation of an Authority to provide reliable and safe public ferry transportation services in its service area. 12 "§ 160A-681. Definitions. 13 The following definitions apply in this Article: 14 Authority. - The Ferry Transportation Authority. 15 (1)Board of Trustees. – The governing board of the Authority. 16 (2)Ferry Transportation Authority. - A public body corporate and politic 17 (3) organized in accordance with the provisions of this Article for the purposes, 18 with the powers, and subject to the restrictions hereinafter set forth. 19 20 Ferry transportation service. - Transportation of passengers or freight by any (4) means of conveyance, including a ferry, barge, vehicle, or tram. 21 Ferry transportation system. – A combination of real and personal property, 22 (5) 23 structures, improvements, buildings, equipment, maritime vessels, vehicles, vehicle parking, trams, shuttle buses, docks, terminals, and other facilities 24 25 necessary for the maintenance and operation of a ferry transportation service. The term does not include public streets, roads, or highways. 26 Unit of local government. - A county, city, town, or municipality of this 27 (6)State, and any other political subdivision, public corporation, authority, or 28 29 district in this State, that is or may be authorized by law to acquire, establish, 30 construct, enlarge, improve, maintain, own, or operate a ferry transportation 31 system. 32 Unit of local government's chief administrative official. - The county (7)33 manager, city manager, town manager, or other person in whom the responsibility for the unit of local government's administrative duties is 34 35 vested.



General Assem	oly Of North Carolina	Session 2017
<u>(8)</u>	Vessel. – Watercraft or other artificial contriva	nce used, or capable of being
	used, as a means of transportation of passengers	
" <u>§ 160A-682.</u> S	ervice area of Authority.	
	ies of the service area of the Authority shall be	
Trustees, consist	ent with the purpose of the Authority. The servic	e area of an authority created
pursuant to this A	Article may include, but cannot exceed, all of the	following:
<u>(1)</u>	The area of a tidal river, and adjoining est	tuaries, in the vicinity of a
	municipality that is only accessible by vessel.	
<u>(2)</u>	Terminals, parking, maintenance facilities, facil	
	service, and other related facilities in or in the v	
	and a municipality that is only accessible by ves	
<u>(3)</u>	Terminals, parking, maintenance facilities, facil	
	service, and other related facilities in or in the	•
	and a municipality in which the mainland ter	rminal used to provide ferry
	transportation service is located.	
	reation of Authority.	
	ution of Creation. – An Authority may be organ	_
•	n the adoption of a resolution to create such a	an Authority by each of the
following: (1)	The elected bound of a municipality only occase	ible berreasel
$\frac{(1)}{(2)}$	The elected board of a municipality only access	-
<u>(2)</u>	<u>The elected board of a municipality where a</u> Authority is located.	ny mannand terminal of the
(3)	The board of commissioners of the county when	a the Authority is located
	c Hearing. – A resolution to form an Authority	
	ublic hearing. Notice of the public hearing must b	
	or to the date fixed for the hearing, in a newspape	-
	The notice must contain a brief statement of th	
	oposed articles of incorporation of the Authority,	
public hearing.		and the time and place of the
	es of Incorporation A resolution to form an	Authority under this Article
	cles of incorporation that set forth all of the follow	
(1)	The name of the Authority.	
(2)	A statement that the Authority is organized und	er this Article.
$\overline{(3)}$	The name of each organizing entity.	
(d) <u>Certi</u>	icate of Incorporation A certified copy of e	ach resolution organizing a
Authority under	the provisions of this Article shall be filed with the	ne Secretary of State, togethe
	ublication of the notice of hearing. If the Secre	
	ling the articles of incorporation, conform to the	-
	hearing was properly published, then the Secret	
	der the seal of the State and record the same in a	
	the certificate of incorporation by the Secretary	
• •	lic body and body politic and corporate of the	
	orporation is conclusive evidence of the fact that	t the Authority has been duly
	lished under the provisions of this Article.	
	ers. – When the Authority has been duly organize	
	Authority shall certify to the Secretary of State th	
	s the address of the principal office of the Author	<u>ity.</u>
	oard of Trustees.	nham The Marrow 1 M
	bers. – The Board of Trustees consists of 11 men	• •
	the municipality only accessible by vessel serve a ine members serve staggered three-year terms and	
The remaining n	me members serve staggered unree-year terms and	are appointed as provided if

	General Assem	bly Of North Carolina	Session 2017
1	subsection (b) or	f this section. Members of the Board of Trustees shall recei	ve the sum of fifty
2) as compensation for attendance at each duly conducte	
3	Authority.		<u>0</u>
4		bintment. – Nine members of the Board of Trustees are app	ointed as provided
5		n. The members must be residents of this State at the time of	_
6		heir residency during the duration of their term. Appointed	
7	the pleasure of t	he appointing authority. A vacancy in a term prior to the exp	biration of the term
8	must be filled by	the appropriate appointing authority. The members are appo	pinted as follows:
9	<u>(1)</u>	One member by the Governor.	
10	<u>(2)</u>	Two members by the General Assembly under G.S. 120-	121, one of whom
11		is appointed upon the recommendation of the President P	Pro Tempore of the
12		Senate and one of whom is appointed upon the recon	nmendation of the
13		Speaker of the House of Representatives.	
14	<u>(3)</u>	Three members appointed by the Secretary of the	e Department of
15		Transportation, at least one of whom must own real prop	perty in the service
16		area of the Authority, as determined under G.S. 160A-68	2, and at least one
17		of whom must be a member of the Board of Transportation	
18	<u>(4)</u>	One member by the board of commissioners of the	
19		Authority is located, who must be a resident of the county	y but not a resident
20		of the municipality only accessible by vessel.	
21	<u>(5)</u>	One member by the elected board of a municipality w	
22		terminal of the Authority is located, who must be a	a resident of that
23		<u>municipality.</u>	
24	<u>(6)</u>	One member appointed by the elected board of a	
25		accessible by vessel, who must be a resident of the	municipality only
26		<u>accessible by vessel.</u>	anda an Juna 20 of
27 28		as. – A term begins on July 1 of the year of appointment and A member appointed under subsection (b) of this section m	
28 29		cutive terms on the Board of Trustees. In calculating the	
30		term that is less than 18 months in length will not be include	
31		ings. – The Board of Trustees must meet at least once ever	
32		members of the Board of Trustees constitute a quorum for	
33		Board of Trustees must annually elect from its member	
34		Board of Trustees may elect from its membership or appoint	*
35	serve as secretar	• • • • • •	
36	(e) Ethic	es. – Members of the Board of Trustees are subject to	the provisions of
37	<u>G.S. 136-13, 136</u>	6-13.1, and 136-14.	-
38	(f) Repo	rts. – The Board of Trustees must submit an annual repo	ort of its activities,
39	holdings, and fir	nances, including an audit of its accounts by a certified public	c accountant, to the
40	Secretary of the	e Department of Transportation and to the Joint Legislativ	ve Commission on
41		operations. The report must be submitted by October 1 of each	<u>h year.</u>
42		erry Transportation Authority.	
43		ncial Accountability An Authority created under this A	Article is a public
44		t to the provisions of Chapter 159 of the General Statutes.	
45		s. – The establishment and operation of an Authority	
46		nstitute a public purpose. The State or any unit of local gove	
47		appropriate funds to support the establishment and operatio	
48 49		<u>v unit of local government may also dedicate, sell, convey, d</u> s in any property to the Authority. An Authority may apply	
49 50		inancing from the State, the United States, or any depart	
51	instrumentality t		tinent, agency, OI
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	General A	ssemb	ly Of North Carolina	Session 2017
1	<u>(c)</u>	Gener	al Powers The general powers of the Authority include a	ny one or more of
2	the followi	in <u>g:</u>		
3		<u>(1)</u>	To sue and be sued.	
4		(2)	To have a seal.	
5		<u>(3)</u>	To make rules and regulations, not inconsistent with the	nis Article, for its
6			organization and internal management.	
7		<u>(4)</u>	To employ persons deemed necessary to carry out the fu	nctions and duties
8			assigned to them by the Authority and to fix their compe	nsation within the
9			limit of available funds.	
10		(5)	With the approval of the unit of local government's ch	ief administrative
11			official, to use officers, employees, agents, and facilities of	of the unit of local
12			government for such purposes and upon such terms as	<u>may be mutually</u>
13			agreeable.	
14		(6)	To retain and employ counsel, auditors, engineers, and p	private consultants
15			on an annual salary, contract basis, or otherwise for rend	ering professional
16			or technical services and advice.	
17		<u>(7)</u>	To acquire, lease as lessee with or without option to put	chase, hold, own,
18			and use any property, real or personal, tangible or intangil	ole, or any interest
19			therein, and to sell, lease as lessor with or without or	otion to purchase,
20			transfer, or dispose thereof, whenever the same is no lo	onger required for
21			purposes of the Authority, or exchange same for other prop	perty or rights that
22			are useful for the Authority's purposes, including, but not a	necessarily limited
23			to, barge service, marine maintenance, ferry terminals, and	parking facilities.
24		<u>(8)</u>	To acquire by gift, purchase, lease as lessee with or	-
25			purchase or otherwise to construct, improve, maintain, a	repair, operate, or
26			administer any component parts of a ferry transportat	-
27			contract for the maintenance, operation, or administration	thereof, or to lease
28			as lessor the same for maintenance, operation, or administration	• •
29			parties, including, but not necessarily limited to, barg	<u>e service, marine</u>
30			maintenance, ferry terminals, and parking facilities.	
31		<u>(9)</u>	To accept gifts or grants of money, real or personal pro-	
32			from a person, the State, the federal government, or	<u>a unit of local</u>
33			government.	
34		<u>(10)</u>	To make or enter into contracts, agreements, deeds, lease	
35			option to purchase, conveyances or other instruments, in	-
36			and agreements with the United States, the State of North	Carolina, and units
37			of local government.	
38		<u>(11)</u>	To purchase or finance real or personal property in the ma	anner provided for
39			cities and counties under G.S. 160A-20.	
40		<u>(12)</u>	To surrender to the State of North Carolina, upon the	
41			Secretary of the Department of Administration, any pr	roperty no longer
42		(1.0)	required by the Authority.	
43		<u>(13)</u>	To develop and make data, plans, information, surveys, a	
44			the service area of the Authority and to prepare and make	recommendations
45		(1.4)	in regard thereto.	C .1
46		<u>(14)</u>	To enter in a reasonable manner lands, waters, or premises	
47			making surveys, soundings, drillings, and examinations w	•
48			shall not be deemed a trespass except that the Authority	
49			any actual and consequential damages resulting from such	entries.

	General Assemb	ly Of North Carolina	Session 2017
1	(15)	To make, enter into, and perform contracts with pr	ivate parties and
2		transportation companies with respect to the managemen	
3		ferry transportation services.	-
4	<u>(16)</u>	To make, enter into, and perform contracts with other er	ntities for the joint
5		use of property or rights, for the establishment of conne	ecting routes, joint
6		fares, or transfer of passengers.	
7	<u>(17)</u>	To make, enter into, and perform agreements with govern	
8		payments to the Authority for the transportation of person	ons for whom the
9	(10)	governmental entities desire transportation.	
10	<u>(18)</u>	With the consent of the unit of local government that wou	
11		jurisdiction to exercise the powers enumerated in this su	
12 13		certificates of public convenience and necessity, and to gr	
13 14		enter into franchise agreements, and in all respects to reg	-
14		of ferries, buses, trams, taxicabs, and other methods of transportation that originate and terminate within the se	
15 16		Authority as fully as the unit of local government is	
17		empowered to do within the jurisdiction of the unit of local	
18	(19)	To operate a ferry transportation system and to enter	
19	<u>(1))</u>	contracts to provide and operate ferry transportation serv	•
20		and to own or lease property, facilities, and equipm	
21		convenient therefor, and to rent, lease, or otherwise sell th	
22		any person, public or private; further, to obtain grants, loa	
23		from the United States, the State of North Carolina, any p	ublic body, or any
24		private source whatsoever, but may not operate or contract	t for the operation
25		of a ferry transportation system outside the service area of	the Authority.
26	<u>(20)</u>	To enter into and perform contracts and agreements	with other public
27		transportation authorities, regional public transportation a	
28		of local government pursuant to the provisions of Part 1 or	
29		Chapter; further, to enter into contracts and agreement	
30		transportation companies, but this subdivision does	
31		operation of, or contracting for the operation of, see	
32	(21)	transportation system outside the service area of the Autho	
33 34	<u>(21)</u>	<u>To operate public transportation systems extending service</u> subdivision of the State of North Carolina, unless a parti	• •
34 35		government operating its own public transportation system	
35 36		operation of a public transportation system by majority vo	
30 37		board shall deny consent, but such service may not extr	
38		miles outside of the service area of the Authority.	end more than re
39	(22)	To do all things necessary or convenient to carry out i	ts purpose and to
40	<u>\/</u>	exercise the powers granted to the Authority.	
41	(23)	To facilitate the coordination of transportation plans in the	service area.
42	(24)	To maintain databases for the projection of future trave	
43		service area.	
44	<u>(25)</u>	To provide other transportation related services within the	service area of the
45		Authority, as determined by the Board of Trustees in its dis	scretion.
46	<u>(26)</u>	To contract for, or to provide and maintain, with respect to	
47		property owned, leased, operated, or under the control of	•
48		within the service area thereof, a security force to pro-	÷
49		property, dispense unlawful or dangerous assemblages and	
50		obstruct full and free passage, control pedestrian and veh	
51		otherwise preserve and protect the public peace, heal	th, and safety. A

	General Assemb	ly Of North Carolina	Session 2017
1		member of the security force shall be a peak	ce officer and, as such, shall have
2		authority equivalent to the authority of a po	olice officer of the city or county
3		in which the member is discharging those d	· · · ·
4	(27)	Except as restricted by covenants in bo	
5		certificates, to set in its sole discretion rate	
6		ferry transportation system.	
7	(28)	To issue bonds and bond anticipation not	tes under the Local Government
8		Revenue Bond Act, Articles 5 and 9 of Cha	
9		or as otherwise provided by law, for the pu	urpose of acquiring, constructing,
10		improving, maintaining, operating, or finan	cing a ferry transportation system
11		or any part thereof and to refund, whether	or not in advance of maturity or
12		the earliest redemption date, any such b	oonds or notes. As provided in
13		G.S. 159-94, the principal of and interest or	n the bond is payable solely from
14		the revenues pledged to its payment	and neither the State nor the
15		municipality is obligated to pay the princi	pal or interest, except from such
16		revenues.	
17	" <u>§ 160A-686.</u> R	ates, fees, charges, routes, and schedules.	
18	(a) Notic	e. – The Board of Trustees must give at lea	ast 30 days' public notice of any
19		fees, charges, routes, or schedules, except a	
20	situation. The B	oard of Trustees must report any change to	o rates, fees, charges, routes, or
21	schedules to the	Secretary of the Department of Transporta	tion and to the Joint Legislative
22		Governmental Operations.	
23	(b) Regul	ation. – Notwithstanding G.S. 62-3(23)a.3. at	nd 4., the North Carolina Utilities
24	Commission shall	I not have jurisdiction over the provision of f	ferry transportation service within
25	the Authority's se	ervice area.	
26	"§ 160A-687. C	ompetition.	
27	<u>(a)</u> <u>Prohi</u>	<u>pition. – No equipment of the Authority m</u>	ay be used for charter, tour, or
28	sight-seeing serv	ice, except as provided by this section.	
29	(b) Chart	er Services Equipment of the Authority m	ay be used for occasional charter
30	service events, if	all of the following conditions are met:	
31	<u>(1)</u>	The use of the equipment for the charter s	service is approved in writing by
32		the Board of Trustees.	
33	<u>(2)</u>	The revenues received by the Authority f	rom the provision of the charter
34		service exceed fully allocated expenses.	
35	<u>(3)</u>	The charter service does not adversely	affect regularly scheduled ferry
36		transportation services provided by the Auth	hority.
37	" <u>§ 160A-688. Po</u>	<u>ower of eminent domain.</u>	
38	The Authorit	y shall have continuing power to acquire,	by gift, grant, devise, exchange,
39	purchase, lease v	vith or without option to purchase, or any ot	her lawful method, including the
40	power of eminen	t domain, the fee or any lesser interest in rea	al or personal property for use by
41	the Authority. Ex	ercise of the power of eminent domain by the	e Authority shall be in accordance
42	with Chapter 40A	A of the General Statutes.	
43	" <u>§ 160A-689. T</u>	ermination.	
44	The Board of	Trustees may terminate the existence of the	Authority at any time when it has
45	no outstanding in	ndebtedness. In the event of such termination	on, all property and assets of the
46	Authority not ot	herwise encumbered shall automatically bec	ome the property of the State of
47	<u>North Carolina,</u>	and the State of North Carolina shall succe	ed to all rights, obligations, and
48	liabilities of the A	Authority."	
49	SECT	TION 2. G.S. 62-3(23) reads as rewritten:	
50	"§ 62-3. Definit	ions.	
51	As used in th	is Chapter, unless the context otherwise requi	res, the term:

	General Assemb	oly Of North Carolina	Session 2017
1			
2	(23)		
3		m. <u>The term "public utility" shall not include</u>	
4		Authority created pursuant to Article 29	of Chapter 160A of the
5		General Statutes."	
6		FION 3. G.S. 159-81(1) reads as rewritten:	
7	"§ 159-81. Defin		
8 9	The words ar in this Article:	nd phrases defined in this section shall have the mean	ings indicated when used
0	(1)	"Municipality" means a county, city, town, incor	porated village, sanitary
1		district, metropolitan sewerage district, metro	politan water district,
2		metropolitan water and sewerage district, county	water and sewer district,
;		water and sewer authority, hospital authority, h	nospital district, parking
-		authority, special airport district, special district cre	eated under Article 43 of
i		Chapter 105 of the General Statutes, regional public	transportation authority,
5		regional transportation authority, regional natural ga	as district, regional sports
7		authority, airport authority, joint agency created put	rsuant to Part 1 of Article
		20 of Chapter 160A of the General Statutes, a job	int agency authorized by
)		agreement between two cities to operate an airpor	t pursuant to G.S. 63-56,
)		and the North Carolina Turnpike Authority des	cribed in Article 6H of
		Chapter 136 of the General Statutes and transferr	ed to the Department of
		Transportation pursuant to G.S. 136-89.182(b), an	d a Ferry Transportation
		Authority created pursuant to Article 29 of Chap	ter 160A of the General
-		Statutes, but not any other forms of State or local go	overnment."
	SECT	FION 4. G.S. 160A-20(h) is amended by adding a new	
	" <u>(15)</u>	A Ferry Transportation Authority created pursua	nt to Article 29 of this
		Chapter."	
	SECT	FION 5.(a) To achieve the staggered terms for the ni	ne members of the Board
	of Trustees in a	ccordance with G.S. 160A-684(b), as enacted by Se	ection 1 of this act, and
	notwithstanding	the term of office provisions in G.S. 160A-684(c), as	s enacted by Section 1 of
	this act, the term	s of the individuals serving on the initial Board of Tru	stees will be as provided
	below:		
	(1)	The appointee of the Governor shall serve for a one	-year term, expiring June
		30 in the year following the creation of the Authorit	у.
	(2)	The appointee of the President Pro Tempore of the	Senate shall serve for a
		one-year term, expiring June 30 in the year follo	wing the creation of the
		Authority.	-
	(3)	The appointee of the Speaker of the House of Repre-	esentatives shall serve for
		a one-year term, expiring June 30 in the year follo	owing the creation of the
		Authority.	C
	(4)	The appointees of the Secretary of the Departmen	t of Transportation shall
		each serve for a two-year term, expiring June	
		following the creation of the Authority.	, i i i i i i i i i i i i i i i i i i i
	(5)	The appointee of the board of commis	ssioners described in
		G.S. 160A-684(b)(4), as enacted by Section 1 of t	
		three-year term, expiring June 30 in the third year	
		the Authority.	č
	(6)	The appointee of the elected board of the m	unicipality described in
	~ /	G.S. $160A-684(b)(5)$, as enacted by Section 1 of t	
		three-year term, expiring June 30 in the third year	
		the Authority.	č

	General Assembly Of North CarolinaSession 2017
	(7) The appointee of the elected board of the municipality described in
2	G.S. 160A-684(b)(6), as enacted by Section 1 of this act, shall serve for a
	three-year term, expiring June 30 in the third year following the creation of
	the Authority.
	SECTION 5.(b) This section becomes effective upon the issuance of a certificate
	of incorporation by the Secretary of State for a Ferry Transportation Authority created under
	Article 29 of Chapter 160A of the General Statutes, as enacted by Section 1 of this act.
	SECTION 6.(a) If (i) a Ferry Transportation Authority is created pursuant to
	Article 29 of Chapter 160A of the General Statutes, as enacted by Section 1 of this act, and (ii)
	an existing, privately owned ferry transportation service is currently operating a ferry
	transportation system in the service area of the Authority, as described in G.S. 160A-682, as
	enacted by Section 1 of this act, pursuant to a Certificate of Public Convenience and Necessity
	issued by the North Carolina Utilities Commission in effect as of the effective date of this act,
	then the assets used and useful for the ferry transportation system, as defined in G.S. 160A-681,
	as enacted by Section 1 of this act, and owned by the private ferry transportation service or its
	affiliates shall be acquired, by purchase, gift, lease, or otherwise, by that Authority at or below
	their appraised value, such purchase to be financed by bonds or notes issued by the Authority
	or other financing mechanisms permitted under Article 29 of Chapter 160A of the General
	Statutes, as enacted by Section 1 of this act. Upon the purchase of these assets by that
	Authority, the Certificate of Public Convenience and Necessity issued by the North Carolina
	Utilities Commission to such privately owned ferry transportation service shall be terminated
	and all franchise rights to operate a ferry transportation system utilizing these assets will be
	transferred at that time to the Authority without further action by the North Carolina Utilities
	Commission.
	SECTION 6.(b) If (i) a Ferry Transportation Authority is created pursuant to
	Article 29 of Chapter 160A of the General Statutes, as enacted by Section 1 of this act, (ii) an

2 2 27 existing, privately owned ferry transportation service is currently operating a ferry 28 transportation system in the service area of the Authority, as described in G.S. 160A-682, as 29 enacted by Section 1 of this act, and (iii) the Ferry Transportation Authority acquires the assets 30 used and useful for the ferry transportation system, as defined in G.S. 160A-681, as enacted by 31 Section 1 of this act, from the privately owned ferry transportation service, then the initial rates, 32 fees, charges, routes, and schedules of the Ferry Transportation Authority must be the same 33 rates, fees, charges, routes, and schedules in effect for such existing, privately owned ferry 34 transportation service as of the date of its acquisition by the Authority.

35 SECTION 6.(c) This section becomes effective upon the issuance of a certificate 36 of incorporation by the Secretary of State for a Ferry Transportation Authority created pursuant 37 to Article 29 of Chapter 160A of the General Statutes, as enacted by Section 1 of this act.

38 SECTION 7. Except as otherwise provided, this act is effective when it becomes
39 law.