GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

HOUSE PRINCIPAL CLERK

D

Η

HOUSE DRH30613-LH-211 (05/18)

Short Title:	Timely Payment/UNC Special Bonds.	(Public)
Sponsors:	Representative Haire.	
Referred to:		

1		A BILL TO BE ENTITLED
2	AN ACT TO PR	OVIDE FOR THE TIMELY PAYMENT OF SPECIAL BONDS FOR THE
3	CONSTITUE	NT INSTITUTIONS OF THE UNIVERSITY OF NORTH CAROLINA.
4	The General Asse	mbly of North Carolina enacts:
5	SECT	ION 1. Article 3 of Chapter 116D of the General Statutes is amended by
6	adding a new sect	ion to read:
7	" <u>§ 116D-32. Tim</u>	ely payment of special obligation bonds.
8	(a) This set	ection applies only to the special obligation bonds issued by the Board where
9	(i) in the bond res	solution or trust agreement authorizing or securing such bonds and at the time
10		bonds, the Board has expressly and irrevocably elected to have the provisions
11	of this section ap	ply and (ii) the debt service schedule for the bonds has been received by the
12	Director of the Bu	<u>idget.</u>
13		ever the paying agent for the bonds has not received payment of principal of
14		ids to which this section applies fifteen days immediately before the date on
15	· · ·	ent is due, the paying agent shall notify the Director of the Budget and the
16		hone, facsimile, or other similar communication, followed by written
17		ch payment status. The Director of the Budget shall immediately contact the
18		ine whether the Board will make the payment by the date due.
19		Board indicates that the institution will not make the payment by the date due,
20		e Budget shall forward the amount in immediately available funds necessary
21		nent of principal of or interest on the bonds to the paying agent and shall
22		ount, in the following order of priority, from the following:
23	<u>(1)</u>	The next succeeding appropriations payment designated for the continuing
24		operation of the institution for whose benefit the Board issued the bonds
25		pursuant to an appropriation under G.S. 116-11(9)b, which appropriation
26	(-)	was based upon a budget recommendation described in G.S. 116-11(9)a(i).
27	<u>(2)</u>	The next succeeding appropriation payment allocated by the Board to the
28		institution for whose benefit the Board issued the bonds pursuant to an
29		appropriation to the Board under G.S. 116-11(9)b, which appropriation was
30		based upon a budget recommendation described in G.S. 116-11(9)a(iii).
31	<u>(3)</u>	The next succeeding appropriation payment of any other amounts.
32		amount of all succeeding appropriations payments in subdivisions (1) through
33		(c) of this section is insufficient to pay the amount necessary, the Director of
34		withhold amounts from each succeeding appropriation payments in the order
35	set forth in subse	ction (c) of this section, including payments to be made in succeeding fiscal



	General Assembly of North Carolina Session 2011
1	years but not to include more than twelve months of payments, until the total payment of
2	principal and interest has been withheld.
3	(e) The amounts forwarded to the paying agent by the Director of the Budget shall be
4	applied by the paying agent solely to the payment of the principal of and interest on the bonds
5	of the Board for which the amounts were forwarded. The Director of the Budget shall notify
6	the Board, the chief financial officer or officers of the institution whose appropriations have
7	been withheld and payments made pursuant to this section.
8	(f) The Board shall, for bonds to which this section applies, file with the Director of the
9	Budget a notice that sets forth the name and amount of the bonds, the institution for whose
10	benefit the Board issued the bonds, the scheduled debt service for the bonds and the name,
11	address and telephone number of the paying agent for the bonds. The Board shall provide to
12	the Director of the Budget such additional information and documentation as the Director of the
13	Budget may request from time to time regarding such bonds. The failure of the Board to file
14	notice and information shall not affect the obligation of the Director of the Budget to pay the
15	appropriation payments as set forth in subsection (c) of this section.
16	(g) The State covenants with the purchasers and beneficial owners of bonds issued by
17	the Board that it will not repeal, revoke or rescind the provisions of this section or modify or
18	amend the same so as to limit or impair the rights and remedies granted by this section for so
19	long as the bonds covered by this section are outstanding; but nothing in this subsection shall
20	be deemed or construed to require the State to continue the payment of State appropriations to
21	the Board or any institution or to limit or prohibit the State from repealing, amending or
22	modifying any law relating to the amount of State appropriations to the Board or any institution
23	or the manner of payment or timing thereof. Nothing in this section shall be deemed or
24	construed to create a debt of the State with respect to such bonds within the meaning of any
25	State constitutional provision or to create any liability except to the extent provided in this
26	section.
27	(h) Whenever the Director of the Budget is required by this section to make a payment
28	of principal of or interest on bonds on behalf of the Board, the Director of the Budget, or the
29	Director's designee, shall initiate an audit of the institution for whose benefit such bonds were
30	issued to determine the reason for the nonpayment and to assist the Board and the institution, if
31	necessary, in developing and implementing measures to assure that future payments will be
32	made when due.
33	(i) To the extent permitted by the bond resolution or trust agreement to which this
34	section applies, whenever the Director of the Budget is required by this section to make a
35	payment of principal of or interest on bonds on behalf of the Board from appropriations to the
36	Board and the institution and the debt service deficiency resulted because of a failure to collect
37	revenues, the Board may, upon collection of the delinquent revenues, transfer such delinquent
38	revenues later out of the revenue fund created under the bond resolution or trust agreement to
39	the constituent institution."
40	SECTION 2. This act becomes effective July 1, 2012, and applies to special

41 obligations bonds issued by the Board pursuant to this act on or after that date.