GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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HOUSE DRH10170-MC-6C (11/29)

	Short Title:	Economic Development Jobsites Program.	(Public)			
	Sponsors:	Representatives Howard, Moffitt, Murry, and Tine (Primary Sponsors	5).			
	Referred to:	Referred to:				
1		A BILL TO BE ENTITLED				
2 3	AN ACT TO PROGRAM	O CREATE AN INFRASTRUCTURE PROPERTY TAX D M.	EFERRAL			
4		ssembly of North Carolina enacts:				
5	SECTION 1. Article 12 of Subchapter II of Chapter 105 of the General Statutes is					
6	amended by adding a new section to read:					
7	" <u>§ 105-277.15A. Taxation of site infrastructure land.</u>					
8		ssification. – Site infrastructure land is designated a special class	of property			
9	under Section	2(2) of Article V of the North Carolina Constitution and must be	appraised,			
10	assessed, and ta	axed in accordance with this section. Site infrastructure land classified	d under this			
11	section must be	e appraised and assessed in accordance with this section.				
12	<u>(b)</u> <u>Req</u>	juirements Land qualifies as site infrastructure land if it meets the	e following			
13	<u>size, ownership</u>	p, and use requirements:				
14	<u>(1)</u>	Size. – The land must consist of at least 100 contiguous acres.				
15	<u>(2)</u>	<u>Use. – The land must meet all of the following requirements:</u>				
16		<u>a.</u> <u>It must be zoned for industrial use, office use, or both.</u>				
17		b. <u>A building permit for a primary building or structure mu</u>	ist not have			
18		been issued for the land, and there is no primary building	or structure			
19		on the land.				
20		c. It must be classified under G.S. 105-277.3 or have been	n classified			
21		under G.S. 105-277.3 within the previous six months.				
22		erred Taxes. – An owner may defer a portion of tax imposed				
23		and that represents the sum of the increase in value of the property				
24	• •	ovements made to the site infrastructure land, if any, and the differen				
25		of the site infrastructure land and the value of the site infrastructure				
26		under G.S. 105-277.3 as agricultural land. The difference between th				
27		ion and the taxes that would have been payable in the absence of this				
28		infrastructure land as provided in G.S. 105-355(a). The difference in				
29		vard in the records of each taxing unit as deferred taxes. The deferred				
30		le in accordance with G.S. 105-277.1F when the site infrastructure la	ind loses its			
31		leferral because of the occurrence of a disqualifying event as follows:				
32	<u>(1)</u>	The deferred taxes for the preceding five fiscal years are due a				
33		when an amount equal to the deferred taxes is not invested in im				
34		to make the land suitable for industrial use, office use, or both				
35		years from the first day of the fiscal year the property was class	sified under			
36		this section.				



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1	<u>(2)</u>	The deferred taxes for the preceding five fiscal years	are due and payable
2		when the minimum investment required by subdivision	(1) of this subsection
3		is timely made, but the land has been classified under	er this section for 10
4		years.	
5	<u>(3)</u>	All deferred taxes are due and payable when son	
5		infrastructure land is rezoned for a use other than for	industrial use, office
7		use, or both.	
8	<u>(4)</u>	The deferred taxes for the preceding year are due and pa	
)		is transferred or when a building permit for a primary	building or structure
)		for the land is issued.	
		e On or before September 1 of each year, the collec	-
2		a tax deferral has previously been granted of the accumul	
3		t. An owner who fails to notify the county assessor when	
Ļ		s its eligibility for classification is subject to a penalty	in the amount set in
	<u>G.S. 105-277.5.</u>		
)		tion to Payment No deferred taxes are due in the follo	owing circumstances,
		taxes remain a lien on the land:	
	<u>(1)</u>	When the owner of the site infrastructure land that was	± •
		under G.S. 105-277.3 does not transfer the land and the	
)		eligible for classification under G.S. 105-277.3. In the	
	(2)	deferred taxes are payable in accordance with G.S. 105- When a portion of the site infrastructure land is transfer	
	<u>(2)</u>	office use, or both or has issued for the land a building	
, 		building or structure for industrial use, office use, or both	· · ·
5		of the site infrastructure land no longer meets the size	
, 5		section. In this circumstance, the deferred taxes for	-
7		payable in accordance with this section without app	
3		requirement of subdivision (b)(1) of this section.	
	(f) Appli	cation. – An application for property tax relief provided b	by this section should
)	be filed during th	e regular listing period but may be filed after the regular	listing period upon a
	showing of good	cause by the applicant for failure to make a timely applied	cation, as determined
2	and approved by	the board of equalization and review or, if that board is i	not in session, by the
	board of county	commissioners. An untimely application approved un	nder this subsection
		property taxes levied by the county or municipality in	
		ely application is filed. Decisions of the county board ma	
)		ommission. Persons may apply for this property tax re	
'		mation on a form made available by the assessor under	
		coperty tax relief provided by this section may not be appr	• •
)		ructure land which has previously lost eligibility for the pr	
)		t. – On August 1 of each year, the Secretary shall report	
		umber and location of site infrastructure lands qualified un	
2 3		FION 2. G.S. 105-277.3 is amended by adding a new subs	
		nfrastructure Exception. – When an owner of land classifi ansfer the land and the land becomes eligible for	
1 5		A or (ii) does transfer the land but the land becomes eligible	
, 5		277.15A within six months of the transfer, no deferred	
,		main a lien on the land and are payable in accordance with	
3		FION 3. G.S. 105-277.1F(a) reads as rewritten:	<u> 100 211.1011.</u>
)		e. – This section applies to the following deferred tax prog	rams:
0	(u) Scope (1)	G.S. 105-275(12), real property owned by a nonprofit of	
1	× /	protected natural area.	1
		1	

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1	(1a)	G.S. 105-275(29a), historic district property held as future site of historic		
2		structure.		
3	(2)	G.S. 105-277.1B, the property tax homestead circuit breaker.		
4	(2a)	G.S. 105-277.1D, the inventory property tax deferral.		
5	(3)	G.S. 105-277.4(c), present-use value property.		
6	(4)	G.S. 105-277.14, working waterfront property.		
7	(4a)	G.S. 105-277.15, wildlife conservation land.		
8	<u>(4b)</u>	G.S. 105-277.15A, site infrastructure land.		
9	(5)	G.S. 105-278(b), historic property.		
10	(6)	G.S. 105-278.6(e), nonprofit property held as future site of low- or		
11		moderate-income housing."		
12	SECT	ION 4. G.S. 143B-437.02(k) reads as rewritten:		
13	"(k) Monitoring and Reports. – The Department is responsible for monitoring			
14	compliance with the performance criteria under each site development agreement and for			
15	administering the repayment in case of default. The Department shall pay for the cost of this			
16	monitoring from funds appropriated to it for that purpose or for other economic development			
17	purposes.			
18	On September 1 of each year until all funds have been expended, the Department shall			
19	report to the Joint Legislative Commission on Governmental Operations regarding the Site			
20	Infrastructure Development Program. This report shall include a listing of each agreement			
21	negotiated and entered into during the preceding year, including the name of the business, the			
22	cost/benefit analysis conducted by the Committee during the application process, a description			
23	of the project, and the amount of the site development incentive expected to be paid under the			
24	agreement during the current fiscal year. The report shall also include detailed information			
25	about any defaults and repayment during the preceding year.year and the information contained			
26	in the report requ	in the report required by G.S. 105-277.15A(g). The Department shall publish this report on its		
27	web site and shall make printed copies available upon request."			
28		SECTION 5. Sections 1, 2, and 3 of this act are effective for taxes imposed for		
29	taxable years beg	inning on or after July 1, 2013. The remainder of this act is effective when it		
20	1 1			

29 30 becomes law.