## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

FILED SENATE
Mar 13, 2013
S.B. 311
PRINCIPAL CLERK

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## SENATE DRS35160-LB-96\* (02/12)

Short Title:	Apex/Cary/Raleigh ROW Usage in CBD.	(Local)				
Sponsors:	Senators Stein, Blue, and Barringer (Primary Sponsors).					
Referred to:						
	A BILL TO BE ENTITLED					
AN ACT TO PERMIT THE TOWNS OF APEX AND CARY AND THE CITY OF RALEIGH						
	ACT SIDEWALK DINING ORDINANCES FOR USE OF STATE-OVER THE STATE-OVE	WNED				
	OF-WAY.  Assembly of North Carolina anacta					
	Assembly of North Carolina enacts: <b>ECTION 1.</b> G.S. 136-18(9) reads as rewritten:					
	(9) To employ appropriate means for properly selecting, planting and pro	tecting				
(	trees, shrubs, vines, grasses or legumes in the highway right-of-way	_				
	promotion of erosion control, landscaping and general protection of					
	highways; to acquire by gift or otherwise land for and to construct, or					
	and maintain roadside parks, picnic areas, picnic tables, scenic over	rlooks				
	and other appropriate turnouts for the safety and convenience of hi					
	users; and to cooperate with municipal or county authorities,					
	agencies, civic bodies and individuals in the furtherance of those obje					
	None of the roadside parks, picnic areas, picnic tables, scenic overlo					
	other turnouts, or any part of the highway right-of-way shall be us	ed for				
	commercial purposes except (i) for for any of the following:  a. materials Materials displayed in welcome centers in accordance.	e with				
	G.S. 136 89.56, and (ii) for G.S. 136-89.56.	~ WILLI				
	<u>b.</u> <u>vending Vending machines permitted by the Department of the </u>	ent of				
	Transportation and placed by the Division of Services for the					
	Department of Health and Human Services, as the State lic					
	agency designated pursuant to Section 2(a)(5) or					
	Randolph-Sheppard Act (20 USC 107a(a)(5)). The Departm					
	Transportation shall regulate the placing of the vending mach					
	highway rest areas and shall regulate the articles to be disp					
	Every other use or attempted use of any of these are commercial purposes shall constitute a Class 1 misdemean					
	each day's use shall constitute a separate offense.	or and				
	c. Activities permitted by a local government pursuant to an ord	inance				
	meeting the requirements of G.S. 136-27.3."	11141100				
SECTION 2. Article 2 of Chapter 136 of the General Statutes is amended by						
	section to read:	-				

"§ 136-27.3. Use of certain right-of-way for sidewalk dining.

(a) The Department may enter into an agreement with any local government permitting use of the State right-of-way associated with components of the State highway system and



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located within the zoning jurisdiction of the local government for sidewalk dining activities. For purposes of this section, "sidewalk dining activities" means serving food and beverages from a restaurant abutting State right-of-way to customers seated in the State right-of-way. The agreement between the Department and the local government shall provide that the local government is granted the administrative right to permit sidewalk dining activities complying with at least the following requirements and conditions:

- (1) Tables, chairs, and other furnishings must be placed a minimum of six feet from any travel lane.
- (2) Tables, chairs, and other furnishings must be placed in such a manner that at least five feet of unobstructed paved space of the sidewalk, measured from any permanent or semipermanent object, remains clear for the passage of pedestrians and provides adequate passing space that complies with the Americans with Disabilities Act.
- (3) Tables, chairs, and other furnishings shall not obstruct any driveway, alleyway, building entrance or exit, emergency entrance or exit, fire hydrant or standpipe, utility access, ventilation areas, or ramps necessary to meet accessibility requirements under the Americans with Disabilities Act.
- (4) The maximum posted speed permitted on the roadway adjacent to the right-of-way to be used for sidewalk dining shall not be greater than 45 miles per hour.
- (5) The restaurant operator shall provide evidence of adequate liability insurance in an amount satisfactory to the local government, but in no event in an amount less than the amount specified as the limit of Tort Claim liability in G.S. 143-299.2, which shall protect and name them as additional insured on any policies covering the business and the sidewalk activities.
- (6) The restaurant operator shall provide an agreement to indemnify and hold harmless the Department or the local government from any claim resulting from the operation of sidewalk dining.
- (7) The restaurant operator shall provide a copy of all permits and licenses issued by the State, county, or city, including health and ABC permits, if any, necessary for the operation of the restaurant or business, or a copy of the application for the permit if no permit has been issued. This requirement includes any permits or certificates issued by the county or city for exterior alterations or improvements to the restaurant.
- (8) The restaurant operator shall cease part of or all sidewalk dining activities in order to allow construction, maintenance, or repair of any street, sidewalk, utility, or public building by the Department, the local government, its agents or employees, or by any other governmental entity or public utility.

The Department or the local government may impose additional requirements on a case-by-case basis. Nothing in this section requires the Department or local government to issue or maintain any agreement for sidewalk dining if, in the opinion of the Department or local government, such activities cannot be conducted in a safe manner.

- (b) A municipality applying to the Department for administrative rights under this section shall:
  - (1) Enact an ordinance consistent with, but not necessarily limited to, the requirements of this section.
  - (2) For applications along a federal-aid route or where the laws of the United States otherwise require, obtain permission from the Federal Highway Administration to permit the right-of-way to be used for the sidewalk dining."

General A	Assembly	of North	Carolina

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1	<b>SECTION 3.</b> This act shall not preempt or override local ordinances currer	itiy in
2	place.	
3	<b>SECTION 4.</b> This act applies to the Towns of Apex and Cary and the C	ity of
4	Raleigh only.	
5	<b>SECTION 5.</b> This act is effective when it becomes law.	