GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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HOUSE BILL 253*

Committee Substitute Favorable 5/31/05 Senate Transportation Committee Substitute Adopted 6/14/05 Senate Transportation Committee Substitute #2 Adopted 6/15/05 Fifth Edition Engrossed 6/21/05

Short Title:	NC Turnpike Authority Changes.	(Public)
Sponsors:		
Referred to:		

February 16, 2005

1	A BILL TO BE ENTITLED
2	AN ACT TO AUTHORIZE THE NORTH CAROLINA TURNPIKE AUTHORITY TO
3	ADOPT TRANSPORTATION CORRIDOR OFFICIAL MAPS, TO INCREASE
4	THE NUMBER OF PROJECTS THE AUTHORITY MAY UNDERTAKE FROM
5	THREE TO NINE, TO AUTHORIZE USE OF INCENTIVES IN TURNPIKE
6	CONTRACTS, TO REQUIRE THE AUTHORITY TO CONTRACT WITH A
7	SINGLE FIRM TO DESIGN, ACQUIRE PERMITS FOR, AND CONSTRUCT A
8	DESCRIBED BRIDGE, TO AMEND THE AUTHORITY OF THE
9	DEPARTMENT OF TRANSPORTATION TO ISSUE A PRIVATE PILOT TOLL
10	PROJECT LICENSE, TO REQUIRE AN EIGHTEEN-HOUR HURRICANE
11	EVACUATION STANDARD TO BE USED FOR BRIDGE OR HIGHWAY
12	CONSTRUCTION, AND TO EXPEDITE CONSTRUCTION OF A
13	REPLACEMENT FOR THE HERBERT C. BONNER BRIDGE.
14	The General Assembly of North Carolina enacts:
15	SECTION 1. G.S. 136-44.50 reads as rewritten:
16	"§ 136-44.50. Transportation corridor official map act.
17	(a) A transportation corridor official map may be adopted or amended by any of
18	the following:
19	(1) The governing board of any city for any thoroughfare included as part
20	of a comprehensive plan for streets and highways adopted pursuant to
21	G.S. 136-66.2 or for any proposed public transportation corridor
22	included in the adopted long-range transportation plan.
23	(2) The Board of Transportation for any portion of the existing or
24	proposed State highway system or for any public transportation
25	corridor, to include rail, that is in the Transportation Improvement
26	Program.

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1	(3)	Regional public transportation authorities created pursuant to Article
2		26 of Chapter 160A of the General Statutes or regional transportation
3		authorities created pursuant to Article 27 of Chapter 160A of the
4		General Statutes for any proposed public transportation corridor, or adjacent station or parking lot included in the adopted long range
5 6		adjacent station or parking lot, included in the adopted long-range transportation plan.
0 7	(4)	The North Carolina Turnpike Authority for any project being studied
8	<u>(4)</u>	pursuant to G.S. 136-89.183.
8 9	Before a city	γ adopts a transportation corridor official map that extends beyond the
10	•	urisdiction of its building permit issuance and subdivision control
11	•	lopts an amendment to a transportation corridor official map outside the
12		urisdiction of its building permit issuance and subdivision control
13	·	ity shall obtain approval from the Board of County Commissioners.
14		ation corridor official map shall be adopted or amended, nor may any
15	—	lated under this Article until:
16	(1)	The governing board of the city, the regional transportation authority,
17	(1)	the North Carolina Turnpike Authority, or the Department of
18		Transportation has held a public hearing in each county affected by the
19		map on the proposed map or amendment. Notice of the hearing shall
20		be provided:
21		a. By publication at least once a week for four successive weeks
22		prior to the hearing in a newspaper having general circulation in
23		the county in which the transportation corridor to be designated
24		is located.
25		b. By two week written notice to the Secretary of Transportation,
26		the Chairman of the Board of County Commissioners, and the
27		Mayor of any city or town through whose corporate or
28		extraterritorial jurisdiction the transportation corridor passes.
29		c. By posting copies of the proposed transportation corridor map
30		or amendment at the courthouse door for at least 21 days prior
31		to the hearing date. The notice required in sub-subdivision a.
32		above shall make reference to this posting.
33		d. By first-class mail sent to each property owner affected by the
34		corridor. The notice shall be sent to the address listed for the
35		owner in the county tax records.
36	(2)	A permanent certified copy of the transportation corridor official map
37		or amendment has been filed with the register of deeds. The
38		boundaries may be defined by map or by written description, or a
39		combination thereof. The copy shall measure approximately 20 inches
40		by 12 inches, including no less than one and one-half inches binding
41		space on the left-hand side.
42	(3)	The names of all property owners affected by the corridor have been
43		submitted to the Register of Deeds.

1 2	(b) Transportation corridor official maps and amendments shall and maintained in the following manner:	be distributed
	6	scholl ha filed
3	(1) A copy of the official map and each amendment thereto	
4	in the office of the city clerk and in the office of the distr	•
5	(2) A copy of the official map, each amendment thereto and therefore a sector $C = 126$ (44.52 shall be for	
6	therefrom granted pursuant to G.S. 136-44.52 shall be fu	
7	tax supervisor of any county and tax collector of any	•
8	thereby. The portion of properties embraced within a	•
9	corridor and any variance granted shall be clearly indic	
10	maps maintained by the county or city for such	period as the
11	designation remains in effect.	
12	(3) Notwithstanding any other provision of law, the certif	* •
13	with the register of deeds shall be placed in a book main	
14	purpose and cross-indexed by number of road, street r	
15	appropriate description. The register of deeds shall colle	ct a fee of five
16	dollars (\$5.00) for each map sheet or page recorded.	
17	(4) The names submitted as required under subdivision	
18	section shall be indexed in the "grantor" index by the	e Register of
19	Deeds.	
20	(c) Repealed by Session Laws 1989, c. 595, s. 1.	
21	(d) Within one year following the establishment of a transport	
22	official map or amendment, work shall begin on an environmental impac	
23	preliminary engineering. The failure to begin work on the environment	-
24	statement or preliminary engineering within the one-year period shall	
25	abandonment of the corridor, and the provisions of this Article shall no le	
26	properties or portions of properties embraced within the transportation co	•
27	may prepare environmental impact studies and preliminary enginee	-
28	connection with the establishment of a transportation corridor off	-
29	amendments to a transportation corridor official map. When a cit	• • •
30	transportation corridor official map for a street or highway that has been	n designated a
31	State responsibility pursuant to G.S. 136-66.2, the environmental imp	act study and
32	preliminary engineering work shall be reviewed and approved by the l	Department of
33	Transportation. An amendment to a corridor shall not extend the tw	o-year period
34	provided by this section unless it establishes a substantially different	corridor in a
35	primarily new location.	
36	(e) The term "amendment" for purposes of this section includes an	ny change to a
37	transportation corridor official map, including:	
38	(1) Failure of the Department of Transportation, the N	orth Carolina
39	Turnpike Authority, a city, or a regional transportatio	•
40	begin work on an environmental impact statement of	or preliminary
41	engineering as required by this section; or	
42	(2) Deletion of the corridor from the transportation corrido	
43	by action of the Board of Transportation, the North Care	olina Turnpike
44	Authority, or deletion of the corridor from th	e long-range

General Assembly of North Carolina

1		transportation plan of a city or regional transportation authority by
2		action of the city or regional transportation authority governing Board.
3		term "transportation corridor" as used in this Article does not include
4	bikeways or gro	•
5		TION 2. G.S. 136-89.183 reads as rewritten:
6		Powers of the Authority.
7		Authority shall have all of the powers necessary to execute the provisions
8		including the following:
9	(1)	The powers of a corporate body, including the power to sue and be
10		sued, to make contracts, to adopt and use a common seal, and to alter
11		the adopted seal as needed.
12	(2)	To study, plan, develop, and undertake preliminary design work on up
13		to nine Turnpike Projects. At the conclusion of these activities, the
14		Turnpike Authority is authorized to To study, plan, develop, design,
15		establish, purchase, construct, operate, and maintain three-up to nine
16		Turnpike Projects. Projects, either on its own initiative or at the request
17		of the Board of Transportation. One of the Turnpike Projects shall be
18		located in whole or in part in a county with a population equal to or
19		greater than 650,000 persons, according to the latest decennial census,
20		and one Turnpike Project shall be located in a county or counties that
21		each have a population of fewer that 650,000 persons, according to the
22		latest decennial census. <u>One of the Turnpike Projects shall be a bridge</u>
23		of more than two miles in length going from the mainland to a
24		peninsula bordering the State of Virginia. A Turnpike Project selected
25		for construction by the Turnpike Authority shall be included in any
26		applicable locally adopted comprehensive transportation plans and
27		shall be shown in the current State Transportation Improvement Plan
28		prior to the letting of a contract for the Turnpike Project.
29	(3)	To study, plan, develop and undertake preliminary design work on
30		three Turnpike Projects, in addition to the three turnpike projects
31		described in subdivision (2) of this subsection, either on its own
32		initiative or at the request of the Board of Transportation. The
33		Authority shall take no further action on a project described by this
34	$\langle A \rangle$	subdivision unless authorized to do so by Statute.
35	(4)	To rent, lease, purchase, acquire, own, encumber, dispose of, or
36		mortgage real or personal property, including the power to acquire
37		property by eminent domain pursuant to G.S. 136-89.184.
38	(5)	To fix, revise, charge, and collect tolls and fees for the use of the
39 40		Turnpike Projects. Prior to the effective date of any toll or fee for use
40		of a Turnpike Facility, the Authority shall submit a description of the
41		proposed toll or fee to the Board of Transportation, the Joint
42		Legislative Transportation Oversight Committee and the Joint
43		Legislative Commission on Governmental Operations for review.
44	(6)	To issue bonds or notes of the Authority as provided in this Article.

1	(7)	To establish, construct, purchase, maintain, equip, and operate any
2		structure or facilities associated with the Turnpike System.
3	(8)	To pay all necessary costs and expenses in the formation, organization,
4		administration, and operation of the Authority.
5	(9)	To apply for, accept, and administer loans and grants of money or real
6		or personal property from any federal agency, the State or its political
7		subdivisions, local governments, or any other public or private sources
8		available.
9	(10)	To adopt, alter, or repeal its own bylaws or rules implementing the
10		provisions of this Article, in accordance with the review and comment
11		requirements of G.S. 136-89.182(j).
12	(11)	To utilize employees of the Department; to contract for the services of
13		consulting engineers, architects, attorneys, real estate counselors,
14		appraisers, and other consultants; to employ administrative staff as
15		may be required in the judgment of the Authority; and to fix and pay
16		fees or compensation to the Department, contractors, and
17		administrative employees from funds available to the Authority.
18	(12)	To receive and use appropriations from the State and federal
19		government.
20	(13)	To adopt procedures to govern its procurement of services and
21		delivery of Turnpike Projects.
22	(14)	To perform or procure any portion of services required by the
23		Authority.
24	(15)	To use officers, employees, agents, and facilities of the Department for
25		the purposes and upon the terms as may be mutually agreeable.
26	(16)	To contract for the construction, maintenance, and operation of a
27		Turnpike Project.
28	(17)	To enter into partnership agreements, agreements with political
29		subdivisions of the State, and agreements with private entities, and to
30		expend such funds as it deems necessary, pursuant to such agreements,
31		for the purpose of financing the cost of acquiring, constructing,
32		equipping, operating, or maintaining any Turnpike Project.
33	<u>(18)</u>	To utilize incentives in any contract for development or construction
34		of a Turnpike Project, in order to promote expedited delivery of the
35		project.
36		xecute the powers provided in subsection (a) of this section, the
37	-	determine its policies by majority vote of the members of the Authority
38	•	and voting, a quorum having been established. Once a policy is
39		Authority Board shall communicate it to the Executive Director or the
40		ctor's designee, who shall have the sole and exclusive authority to
41		cy of the Authority. No member of the Authority Board shall have the
42		or authority to give operational directives to any employee of the
43	Authority other	than the Executive Director or the Director's designee."

1	SECTION 3. Article 6H of Chapter 136 of the General Statutes is amended
2	by adding a new section to read:
3	" <u>§ 136-89.183A. Accelerated Pilot Toll Bridge Project.</u>
4	(a) <u>Contract to Construct Accelerated Pilot Toll Bridge Project. – The Authority</u>
5	shall contract with a single private firm to design, obtain all necessary permits for, and
6	construct the toll bridge described in G.S. 136-89.183(a)(2), a bridge of more than two
7	miles in length going from the mainland to a peninsula bordering the State of Virginia,
8	in order to provide accelerated, efficient, and cost-effective completion of the project.
9	(b) Preconstruction Participation. – In addition to the authority granted by
10	G.S. 136-89.191, the Department shall participate in the cost of preconstruction
11	activities related to the project described in this section, if requested by the Authority.
12	(c) <u>Report on Project. – The Authority shall report to the Joint Legislative</u>
13	Transportation Oversight Committee on December 1, 2005, and each December 1
14	thereafter until completion, on the progress of the accelerated pilot toll bridge project
15	described in this section."
16	SECTION 4. G.S. 136-89.172 reads as rewritten:
17	"§ 136-89.172. Private Pilot Toll Project.
18	(a) Authority to License. – The Department of Transportation is authorized to
19	issue a license to an applicant to finance, design, construct, maintain, improve, own, or
20	operate solely from private resources one pilot toll transportation project within the
21	State of North Carolina. Any license authorized by this section must be issued on or
22	before July 1, 2003. 2009.
23	(b) Requirement for Finding of Need. – Prior to the issuance of any license under
24	this section, the Department shall make a written determination that the proposed
25	project is in the public interest.
26	(c) Submission of Financial Data. – A person applying for a license to construct a
27	project under this section shall submit detailed financial data to the Department
28	concerning the ability of applicant to finance the proposed project. The Department
29 20	shall independently analyze the data submitted for each project proposal.
30	(d) License Period. – A license issued under this section shall not exceed 50
31 32	years from beginning of the operations of the road or bridge. A license may be renewed
32 33	for an additional 50-year term at the discretion of the Department and in conformity with this Article.
33 34	(e) State Use for Other Purposes. – A license issued pursuant to this section shall
34 35	reserve unto the State or its designee the authority to enter and utilize the project
35 36	right-of-way for other transportation or utility-related purposes, as long as those
30 37	purposes do not interfere with the use by the licensee.
38	(f) Terms of License. – Additional terms and conditions of any license issued
39	pursuant to this section shall be within the discretion of the Department of
40	Transportation, and shall include, in addition to any other requirements:
41	(1) Provisions establishing minimum design and construction standards
42	for the project.
43	(2) Provisions establishing minimum maintenance standards for the
44	project and the responsibility for such maintenance.
	Daga 6 House Dill 252* Eifth Edition

1	(3) F	Provisions requiring that appropriate traffic signs and other traffic
2	С	control devices be erected and maintained on the project.
3	(4) F	Provisions establishing the rights and duties of the parties regarding
4	• •	nfrastructure improvements and connections between the project and
5	tl	he State highway system.
6	(5) F	Provisions regarding any type of access control, if any, that may be
7	r	equired for the project.
8	(6) F	Provisions establishing the relative responsibilities of the licensee and
9	tl	he Department of Transportation to keep the completed project open
10	a	and accessible to the public.
11	(7) F	Provisions requiring that the State of North Carolina, its agencies,
12	C	officials, and employees be indemnified and held harmless by the
13	1	icensee for any liability incurred on the project in connection with
14	p	project construction, maintenance, or operation.
15	(8) F	Provisions concerning location of the project.
16	(g) Departn	nent Powers. – The Department may exercise any power possessed by
17	it with respect to	the development and construction of State transportation projects to
18	facilitate the deve	elopment and construction of transportation projects pursuant to this

19 Article.

20 (h) Acquisition of Project Property. – A person licensed to construct a project 21 under this section shall make all reasonable efforts to acquire all right-of-way interests required for the project through private negotiation. The Department is authorized to 22 23 exercise its power of eminent domain to acquire property rights necessary for 24 construction and maintenance of the project only as to those property interests that 25 cannot be acquired by the licensee at a reasonable price through private negotiation, and only as required to control access to the project. A licensee requesting that the 26 27 Department exercise its power of eminent domain shall be required to reimburse the Department in the full amount of its costs incurred in acquiring the necessary property 28 29 interests for the private portion of the project, including any negotiated settlement or 30 jury verdict, and any attorneys' fees that may be awarded. The acquisition of property interests necessary for inclusion in a project licensed under this section is hereby 31 32 declared to be for a public transportation purpose.

(i) Transfer of Department Property to Licensee. – Notwithstanding the
provisions of G.S. 136-19, should the Department determine that a licensed project
require property interests held by the Department, such interests as the Department
determines to be necessary may be conveyed to the licensee for fair market value.

37 Applicability of Other Laws. – For the purpose of entering into contractual (i) 38 licensing agreements under this section, the Department of Transportation is exempted 39 from any provision of the General Statutes that conflicts with the purposes of this 40 section, specifically including G.S. 136-28.1 and G.S. 143-52. A project licensed under this section shall not be included in the distribution formula under G.S. 136-17.2A but 41 42 shall require approval of the Board of Transportation under G.S. 143B-350(f)(4). A licensee under this section shall endeavor to comply with the provisions of 43 44 G.S. 136-28.4 concerning participation by disadvantaged businesses.

General Assembly of North Carolina

1	(k) Applicability of Motor Vehicle Laws Any project licensed by the
2	Department of Transportation under the authority granted in this section shall be
3	considered a "highway" as defined in G.S. 20-4.01(13) and a "public vehicular area" as
4	defined in G.S. 20-4.01(32). All law enforcement and emergency personnel, including
5	the State Highway Patrol and the Division of Motor Vehicles, shall have the same
6	powers and duties on such projects as on any other highway or public vehicular area.
7	(l) Exclusive License. – Upon the issuance of a license by the Department of
8	Transportation, no further license of any type may be required by the State or local
9	government body for the ownership, construction, or operation of the project.
10	(m) Definitions. – The following definitions apply as used in this section:
11	(1) "Person" means any natural person, partnership, corporation, trust,
12	association, sole proprietorship, or any other legal entity other than the
13	State or its agencies, institutions, or political subdivisions.
14	(2) "Project" means a privately constructed, maintained, and operated toll
15	highway, road, bridge, or other transportation-related facility. bridge of
16	more than two miles in length going from the mainland to a peninsula
17	bordering the State of Virginia.
18	(3) "Licensee" means a person authorized through a contractual agreement
19	with the Department of Transportation to finance, design, construct,
20	maintain, improve, own, or operate, or any combination thereof, a
21	project.
22	(n) Report. – The Department shall report to the Joint Legislative Transportation
23	Oversight Committee and to the Joint Transportation Appropriations Subcommittee by
24	February 1, 2001, and every year thereafter, on any toll project planning, construction,
25	or operation commenced pursuant to the provisions of this Article."
26	SECTION 5. Chapter 136 of the General Statutes is amended by adding a
27	new section to read:
28	" <u>§ 136-102.7. Hurricane evacuation standard.</u>
29	(a) Evacuation Standard. – The hurricane evacuation standard to be used for any
30	bridge or highway construction project pursuant to this Chapter shall be no more than
31	18 hours, as recommended by the State Emergency Management officials."
32	SECTION 6.(a) The General Assembly finds that:
33	(1) The existing Herbert C. Bonner Bridge spanning Oregon Inlet, an
34	essential link in the State's transportation network, is in imminent
35	danger of failure and possible collapse due to its low stability rating
36	and substandard condition.
37	(2) The Herbert C. Bonner Bridge, which was opened to traffic in 1963,
38	has extended beyond its original projected life span, and that
39	Department of Transportation engineering reports indicated in 1993
40	that the bridge had only six years of safe usage left.
41	(3) The condition of the Herbert C. Bonner Bridge poses significant
42	imminent threats to public health and safety to thousands of residents
43	and visitors at all times, and jeopardizes emergency management
44	operations and evacuations during times of natural disasters.

1	(4)	The condition of the Herbert C. Bonner Bridge also threatens the
2		economic stability of the tourist economy of the region, tourism being
3		the region's main industry, and also threatens the viability of Oregon
4		Inlet as the region's main transportation corridor for commercial and
5		recreational fishing industries.
6	(5)	The replacement of the Herbert C. Bonner Bridge has been studied for
7		over a decade, during which time the condition of the bridge has
8		continued to deteriorate at an alarming rate.
9	(6)	Failure or collapse of the Herbert C. Bonner Bridge will result in
10		catastrophic harm to public health, safety, and welfare, the potential
11		harm to and loss of lives, and loss of access to the Pea Island National
12		Wildlife Refuge, which is one of our country's most important natural
13		wildlife and wildfowl habitats.
14	(7)	Replacement of the Herbert C. Bonner Bridge is critical to protect
15		public health, safety, and welfare, and maintain necessary
16		transportation access for emergency management and economic
17		purposes.
18	(8)	Replacement of the Herbert C. Bonner Bridge must occur as soon as is
19		practicable, and authorization must be given to the Department of
20		Transportation to pursue expedited permitting, design, and
21		construction to ensure that the replacement bridge is open to the public
22		before the existing bridge fails or collapses.
23	SEC	TION 6.(b) Article 6H of Chapter 136 of the General Statutes is
24	amended by add	ding a new section to read:
25	" <u>§ 136-89.183E</u>	B. Accelerated Herbert C. Bonner Bridge Replacement Project.
26	(a) Cont	ract for Accelerated Construction of the Herbert C. Bonner Replacement
27	Bridge Project.	- The Department of Transportation shall contract with a single private
28	firm to design,	obtain all necessary permits for, and construct a replacement bridge for
29	the Herbert C.	Bonner Bridge at Oregon Inlet, in order to provide accelerated, efficient,
30	and cost-effecti	ve completion of the project.
31	(b) Repla	acement Bridge; Termini The bridge constructed pursuant to this
32	section shall be	e a replacement bridge, with north and south termini located in general
33	proximity to the	e termini of the existing Herbert C. Bonner Bridge.
34	(c) Depa	rtment to Report on Project The Department shall prepare a request
35	for proposals fr	om private firms to complete the bridge project described in this section,
36	and submit the	request for proposals to the Joint Legislative Transportation Oversight
37	Committee for	review and comment, within 90 days after the effective date of this act.
38	The Department	nt shall issue the request for proposals to the public 30 days after
39	submittal to the	e Committee for review. The Department shall report to the Committee
40	on December 1	, 2005, and each December 1 thereafter until completion, on the progress
41		ed bridge project described in this section."
42		TION 6.1. Lanny Wilson of New Hanover County is appointed to the
43	North Carolina	Turnpike Authority for a term expiring on January 14, 2009.
44	SEC	TION 7. This act is effective when it becomes law.