## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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## HOUSE DRH80215-LD-42 (2/23)

Short Title:	Asheville/Energy Improvement Assessments.	(Local)
Sponsors:	Representatives Fisher, Goforth, and Whilden (Primary Sponsors).	
Referred to:		

## A BILL TO BE ENTITLED

2	AN ACT TO AUTHORIZE THE CITY OF ASHEVILLE TO DESIGNATE AN ARE			
3	WITHIN THE CITY WITHIN WHICH DESIGNATED AREA CITY OFFICIALS AN			
4	FREE AND WILLING PROPERTY OWNERS MAY ENTER INTO CONTRACTUA			
5	ASSESSMENTS TO FINANCE THE INSTALLATION OF DISTRIBUTE			
6	GENERATION RENEWABLE ENERGY SOURCES OR ENERGY EFFICIENC			
7	IMPROVEMENTS THAT ARE PERMANENTLY AFFIXED TO REAL PROPERTY.			
8	The General Assembly of North Carolina enacts:			
9	SECTION 1. Chapter 160A of the General Statutes is amended by adding a ne			
10	Article to read:			
11	" <u>Article 10B.</u>			
12	"Contractual Assessments for Renewable Energy and Energy Efficiency Improvements to Real			
13	Property.			
14	" <u>§ 160A-239.10. Intent; scope of Article.</u>			
15	(a) It is the intent of the General Assembly that this Article should be used to finance			
16	the installation of distributed generation renewable energy sources or energy efficience			
17	improvements that are permanently fixed to residential, commercial, industrial, or other re-			
18	property.			
19	(b) This Article shall not be used to finance the purchase or installation of appliance			
20	that are not permanently fixed to residential, commercial, industrial, or other real propert			
21	Assessments may be levied pursuant to this Article only with the free and willing consent of the			
22	owner of each lot or parcel on which an assessment is levied at the time the assessment			
23	levied.			
24	" <u>§ 160A-239.11. Findings.</u>			
25	(a) <u>The General Assembly finds all of the following:</u>			
26	(1) <u>Energy conservation efforts, including the promotion of energy efficience</u>			
27	improvements to residential, commercial, industrial, or other real proper			
28	are necessary to address the issues of green jobs creation, energy			
29	independence, and global climate change.			
30	(2) The upfront cost of making residential, commercial, industrial, or other re			
31	property more energy efficient prevents many property owners from making			
32	those improvements. To make those improvements more affordable and			
33	promote the installation of those improvements, it is necessary to authorize			
34	an alternative procedure for authorizing assessments to finance the cost			
35	energy efficiency improvements.			



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1	(b) The General Assembly declares that a public purpose will be served by a contractual
2	assessment program that provides the governing body of any city with the authority to finance
3	the installation of distributed generation renewable energy sources and energy efficiency
4	improvements that are permanently fixed to residential, commercial, industrial, or other real
5	property.
6	"§ 160A-239.12. Designation of area within city.
7	(a) The governing body of any city may determine that it would be convenient,
8	advantageous, and in the public interest to designate an area within the city, which may
9	encompass the entire city or a lesser portion, within which authorized city officials and
0	property owners may enter into contractual assessments to finance the installation of distributed
1	generation renewable energy sources or energy efficiency improvements that are permanently
2	fixed to real property pursuant to this Article.
3	(b) The governing body shall make the determination under subsection (a) of this
1	section by adopting a resolution indicating its intention to do so. The resolution of intention
5	shall include a statement that the city proposes to make contractual assessment financing
5	available to property owners, shall identify the kinds of distributed generation renewable
7	energy sources or energy efficiency improvements that may be financed, shall describe the
3	boundaries of the area within which contractual assessments may be entered into, and shall
)	briefly describe the proposed arrangements for financing the program. The resolution of
)	intention shall state that it is in the public interest to finance the installation of distributed
l	generation renewable energy sources or energy efficiency improvements, or both, under
2	subsection (a) of this section. The resolution shall state that a public hearing should be held at
5	which interested persons may object to or inquire about the proposed program or any of its
Ļ	particulars and shall state the time and place of the hearing. The resolution shall direct an
5	appropriate city official to prepare a report pursuant to G.S. 160A-239.14 and to enter into
5	consultations with the office of the county finance officer in order to reach agreement on what
7	additional fees, if any, will be charged to the city or county for incorporating the proposed
3	contractual assessments into the assessments of the general taxes of the city or county on real
)	property.
)	" <u>§ 160A-239.13. City official may authorize owner to purchase renewable energy and</u>
2	<u>energy efficiency improvements.</u> Notwithstanding any other provision of this Article, upon the written consent of an
3	authorized city official, the proposed arrangements for financing the program for the
, Ļ	installation of distributed generation renewable energy sources or energy efficiency
5	improvements that are permanently fixed to real property may authorize the property owner to
, 5	purchase directly the related equipment and materials for the installation of distributed
, ,	generation renewable energy sources or energy efficiency improvements and to contract
3	directly for the installation of distributed generation renewable energy sources or energy
)	efficiency improvements that are permanently fixed to the property owner's residential,
)	commercial, industrial, or other real property.
1	"§ 160A-239.14. Assessment report prepared by city official.
2	The report required under G.S. 160A-239.12 shall contain all of the following:
3	(1) A map showing the boundaries of the territory within which contractual
4	assessments are proposed to be offered.
5	(2) <u>A draft contract specifying the terms and conditions that would be agreed to</u>
5	by a property owner within the contractual assessment area and the city.
7	(3) A statement of city policies concerning contractual assessments including all
	of the following:
8	
	<u>a.</u> <u>Identification of the types of distributed generation renewable energy</u>
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	<u>b.</u>	Identification of a city official a	uthorized to enter into contractual
		assessments on behalf of the city.	
	<u>c.</u>	A maximum aggregate dollar amo	unt of the contractual assessments.
	<u>d.</u>	A method for setting requests from	om property owners for financing
		through contractual assessments	in priority order in the event that
		requests appear likely to exceed t	he authorized maximum aggregate
		dollar amount of the contractual as	ssessments.
	<u>(4)</u> <u>A pl</u>	an for raising a capital amount rec	quired to pay for work performed
	pursu	ant to contractual assessments. The	e plan may include amounts to be
		nced by the city through funds availa	• •
		include the sale of bonds under (	
		onship pursuant to G.S. 160A-23	
		nent of or method for determining	
		g which contracting property owner	
	-	shall provide for any reserve fund	· · ·
		rtionment of all or any portion of	
		nistration, and collection of the cont	
		onsenting property owners and the ci	
		port on the results of the consultati	•
		ce officer concerning the additional	•
		ity or county for incorporating the	
		the assessments of the general tax	
"S 1604 4		erty and a plan for financing the payn	nent of those fees.
		<u>e of public hearing.</u> ing required under G.S. 160A-239.12	a shall be published in a newspaper
		on in the city in which an area is beir	
		e same manner provided by Rule 4(j	
		neral Statutes, for the service of a	
•		the first publication shall occur not la	± •
the hearin			that 20 days serve are date of
	<u>239.16. Publi</u>	c hearing.	
		the public hearing on the property	osed program, the report under
		be summarized, and the governing	
		t an opportunity to comment upon,	
-	-	contractual assessment program, the	· ·
included	within the pro	ogram, the terms and conditions of	the draft contract, or the proposed
financing	provisions. A	t the conclusion of the hearing, the	e governing board of the city may
adopt a r	esolution con	firming the report or may direct its	s modification in any respect and
thereafter	may adopt a	resolution confirming the report as n	nodified, or the governing board of
the city n	<u>nay abandon t</u>	he proceedings. The governing boar	d of the city shall not increase the
area with	in which cont	ractual assessments would be offered	ed without providing notice of the
proposed	increase in an	ea pursuant to G.S. 160A-239.15. T	he hearing may be continued from
time to tir	ne not exceed	ng a total of 180 days.	
" <u>§ 160A-</u> 2	<u>239.17. Fina</u>	ncing of renewable energy and en	nergy efficiency improvements to
	<u>real proper</u>		
		onds pursuant to this Article, the prin	-
		l assessments. A city may advance i	
	-	al assessments and may from time to	
		city may enter into a relationship	
		low the sequential issuance of a serie	
as the nee	ed arose to fin	nance work to be repaid through co	ntractual assessments. The interest

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1	rate of each bond may be determined by an appropriate index but shall be fixed at the time each
2	bond is issued. Bond proceeds may be used to establish a reserve fund and to pay for expenses
3	incidental to the issuance and sale of the bonds. Article 10A of this Chapter shall apply to any
4	bonds issued pursuant to this Article, insofar as that Article is not in conflict with this Article.
5	"§ 160A-239.18. Levy of contractual assessments for renewable energy and energy
6	efficiency improvements to real property.
7	Assessments levied pursuant to this Article, and the interest and any penalties thereon, shall
8	constitute a lien against the lots and parcels of land on which they are made until they are paid.
9	Article 10A of this Chapter applies to the levy and collection of assessments levied pursuant to
10	this Article, insofar as those provisions are not in conflict with the provisions of this Article,
11	including, but not limited to, the collection of assessments in the same manner and at the same
12	time as the general taxes of the city on real property are payable and any penalties and remedies
13	and lien priorities in the event of delinquency and default.
14	"§ 160A-239.19. Recording of contractual assessments for renewable energy and energy
15	efficiency improvements to real property.
16	The governing board of the city shall direct its clerk to record a notice of the existence and
17	amount of each contractual assessment with the register of deeds of the county in which the lot
18	or parcel is located. The register of deeds shall accept those filings and may charge the clerk a
19	fee for recording those documents pursuant to G.S. 161-10. The failure of the clerk or register
20	of deeds to perform the filings shall not subject the local agency or any of its officers or
21	employees to civil liability."
22	<b>SECTION 2.</b> This act applies only to the City of Asheville.
23	<b>SECTION 3.</b> This act becomes effective July 1, 2009.