GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE DRH50187-MCx-136 (3/6)

Short Title:	NCSU Nonappropriated Capital Projects.	(Public)
Sponsors:	Representatives Harrison and Ross (Primary Sponsors).	
Referred to:		

1	A BILL TO BE ENTITLED				
2	AN ACT TO AUTHORIZE THE CONSTRUCTION AND THE FINANCING OF CERTAIN				
3	CAPITAL IMPROVEMENT PROJECTS OF NORTH CAROLINA STATE				
4	UNIVERSITY.				
5	The General Assembly of North Carolina enacts:				
6					
7	PART I: ENERGY CONSERVATION PROJECTS				
8	CECTION 1.1 The second of this set is (i) to each size the second section has No.(1)				
9	SECTION 1.1. The purpose of this act is (i) to authorize the construction by North				
10	Carolina State University of the energy conservation projects listed in the act and (ii) to				
11 12	authorize the financing of these projects with funds available to the institution from gifts,				
12 13	grants, receipts, energy conservation bond indebtedness or other funds, or any combination of these funds, as permitted by law				
13 14	these funds, as permitted by law. SECTION 1.2. The capital improvement projects, and their respective costs,				
14	authorized by this act to be constructed and financed as provided in Section 1.1 of this act, are				
16	as follows:				
17	North Carolina State University \$57,400,000				
18	Cates Utility Plant Installation of Multi-Fuel Boilers and a High-Efficiency Chiller				
19	Yarbrough Utility Plant Boiler Replacements				
20	Centennial Campus Substation Capacity & Redundancy Improvements				
21	Sullivan Substation Capacity & Redundancy Improvements				
22	SECTION 1.3. Pursuant to G.S. 116D-54(b), the Board of Governors may issue				
23	subject to the approval of the Director of the Budget, at one time or from time to time, energy				
24	conservation bonds of the Board of Governors for the purpose of paying all or part of the cost				
25	of acquiring, constructing, or providing for the projects authorized by Section 1.2 of this act.				
26	The maximum principal amount of bonds to be issued shall not exceed one hundred five				
27	percent (105%) the specified project costs in Section 1.2 of this act, of which five percent (5%)				
28	shall be allocated to related costs, including issuance expenses, funding of reserve funds, and				
29	capitalized interest.				
30 31	PART II: STATUTORY AUTHORITY FOR ENERGY CONSERVATION BONDS				
32	PART II: STATUTORY AUTHORITY FOR ENERGY CONSERVATION DONDS				
32 33	SECTION 2. Chapter 116D of the General Statutes is amended by adding a new				
33 34	Article to read:				
35	"Chapter 116D.				



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	General Assem	bly of North Carolina	Session 2009		
1		"Article 5.			
2	"Energy Conservation Bonds for Energy Savings Measures to the Facilities of North Carolina				
3	State University.				
4	" <u>§</u> 116D-50. Pu				
5		he policy of this State to include in its plans for e	expansion and improvement of		
6	State facilities plans for energy conservation as provided under Article 3B of Chapter 143. The				
7		ly has determined that the State shall take a lead			
8		energy and other utilities in North Carolina, and			
9	beneficial effect on the State's overall supply of energy and other utilities.				
10		general operating costs of the facilities of The U			
11	provided from appropriations by the General Assembly to The University of North Carolina on				
12		nstituent institutions. In the event that the co			
13	University of North Carolina plan their capital improvements in a way to maximize energy				
14					
15		tutions. It is in the interest of the people of N	. . .		
16	programs be cre	ated that maximize energy conservation by the	constituent institutions under		
17	programs that encourage energy conservation and provide to constituent institutions with such				
18	programs the res	ulting savings to carry out other University purpo	oses.		
19	(c) The p	purpose of this Article is to authorize the Board of	f Governors of The University		
20	of North Carolin	a to issue energy conservation bonds, payable fi	rom utility appropriations and		
21	other University	funds, but with no pledge of taxes or the faith	and credit of the State or any		
22	agency or politi	cal subdivision of the State, to pay the cost, in	whole or in part, of energy		
23		asures to the facilities of the University.			
24	" <u>§ 116D-51. De</u>				
25	The followin	g definitions apply in this Article:			
26	<u>(1)</u>	Energy conservation bonds. – Bonds issued un			
27		cost of an energy conservation measure, which			
28		payable from future utility appropriations in ac			
29	<u>(2)</u>	Energy conservation measure. – Defined in G.S.			
30	<u>(3)</u>	Energy consumption analysis. – Defined in G.S.			
31	<u>(4)</u>	Energy Office. – The State Energy Off	ice of the Department of		
32		Administration.			
33	$\frac{(5)}{(6)}$	Energy savings. – Defined in G.S.143-64.17.	1		
34 25	<u>(6)</u>	Energy savings analysis. – An engineering and	· · · · · ·		
35		calculations of expected energy savings the			
36 37		installation of energy conservation measures or	i the campus of the institution		
38	(7)	as provided in this Article. Institution. – North Carolina State University.			
38 39	$\frac{(7)}{(8)}$	Obligated resources. – Defined in G.S.116D-22)		
40	$\frac{(8)}{(9)}$	Utility appropriations. – Funds appropriated to			
40	<u>(9)</u>	institution from the General Fund by the G			
42		derived from general revenues of the State for			
43		cost of providing utility services for the Institut			
44	"8 116D-52 Cr	edit and taxing power of State not pledged; sta			
45		ervation bonds issued under this Article shall not			
46		political subdivision of the State or a pledge of the			
47		al subdivision of the State. Energy conservation			
48		tions pledged to their payment as hereinafter p			
49	pledged therefor as hereinafter provided. All of the energy conservation bonds shall contain on				
50	their face a statement to the effect that neither the State nor the Board of Governors is obligated				
51	to pay the bonds or the interest on the bonds except from the utility appropriations pledged for				

General Assembly of North Carolina Session 2009 payment or other pledged funds and that neither the faith and credit nor the taxing power of the 1 2 State or of any political subdivision or instrumentality of the State is pledged to the payment of 3 the principal of the interest on the bonds. The issuance of energy conservation bonds under this 4 Article does not directly, indirectly, or contingently obligate the State or any political 5 subdivision of the State to levy or to pledge any taxes for the bonds. In addition to utility appropriations, to the extent permitted by the agreements with the 6 7 bondholders under the documents under which energy conservation bonds are issued and under 8 which the Board's other bonds for improvements at the institution are issued, energy 9 conservation bonds may also be secured by a pledge of, or other agreement to apply, obligated 10 resources of the Board with respect to the Institution upon which the energy conservation measure being financed is to be located. The bond documents pursuant to which the energy 11 12 conservation bonds are issued may provide that such pledge or other agreement to apply 13 obligated resources may be subordinated to pledge or agreements securing other bonds of the 14 Board issued pursuant to Article 3 of Chapter 116D or otherwise. "§ 116D-53. General powers of Board of Governors. 15 The Board of Governors is authorized, subject to the requirements of this Article, to do all 16 17 of the following: 18 (1) Determine the location and character of any energy conservation measure, to 19 acquire, construct, and provide the project, and to maintain, repair, operate, 20 and enter into contracts for the management, lease, use, or operation of all or 21 any portion of any energy conservation measure and any existing facilities. 22 (2) Issue energy conservation bonds to pay all or any part of the cost of an 23 energy conservation measure, and to fund or refund any bonds previously 24 issued by the Board of Governors to finance facilities designated as an 25 energy conservation measure. Enter into all contracts and agreements necessary or incidental to the 26 (3) 27 performance of its duties and the execution of its powers under this Article. 28 (4) Do all acts and things necessary or convenient to carry out the powers 29 granted by this Article. 30 "§ 116D-54. Issuance of energy conservation bonds and bond anticipation notes. 31 Authority. - The Board of Governors may issue, subject to the approval of the (a) 32 Director of the Budget, at one time or from time to time, energy conservation bonds of the 33 Board of Governors for the purpose of paying all or any part of the cost of acquiring, 34 constructing, or providing an energy conservation measure. Before issuing energy conservation 35 bonds, the Board of Governors shall first adopt a resolution (i) setting forth the energy conservation measure being financed and (ii) designating the utility appropriations that will 36 secure and be the source of payment of the energy conservation bonds to be issued. The Board 37 38 of Governors shall not issue any energy conservation bonds unless the Board of Governors 39 finds that sufficient utility appropriations are reasonably expected to be available to pay the 40 principal and interest on the energy conservation bonds proposed to be issued. Approval Required. - The Board of Governors shall not issue energy conservation 41 (b) 42 bonds under this Article until the effective date of legislation enacted by the General Assembly 43 authorizing the undertaking of the energy conservation measure to be financed and fixing the 44 maximum aggregate principal amount of energy conservation bonds that shall be issued for that 45 purpose. 46 Except as provided in this Article, energy conservation measures may be undertaken, 47 energy conservation bonds may be issued, and other powers vested in the Board of Governors 48 under this Article may be exercised by the Board without obtaining the consent of any 49 department, division, commission, board, bureau, or agency of the State and without any other 50 proceedings or the happening of any other conditions or things other than those proceedings, 51 conditions, or things which are specifically required by this Article.

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1 Term. – The energy conservation bonds of each issue shall be dated, shall mature at (c) 2 any times not exceeding 30 years from their dates, shall bear interest at any rates as may be 3 determined by the Board of Governors, and may be redeemable before maturity at the option of 4 the Board, at any prices and under any terms and conditions as may be fixed by the Board prior 5 to the issuance of the energy conservation bonds. The Board of Governors shall determine the 6 form and manner of execution of the energy conservation bonds and shall fix the 7 denominations of the energy conservation bonds and the places of payment of principal and 8 interest, which may be at any bank or trust company within or without the State. 9 Notwithstanding any of the other provisions of this Article or any recitals in any energy 10 conservation bonds issued under the provisions of this Article, all energy conservation bonds shall be negotiable instruments under the laws of this State, subject only to the provisions for 11 registration in a resolution authorizing the issuance of the energy conservation bonds or a trust 12 13 agreement securing the bonds. The Board of Governors may sell the energy conservation bonds 14 in any manner, at public or private sale, and for any price, as it may determine to be for its best 15 interests. "<u>§ 116D-55. Trust agreement; money received deemed trust funds; insurance; remedies.</u> 16 17 Trust Agreement Securing Bonds. - In the discretion of the Board of Governors and (a) 18 subject to the approval of the Director of the Budget, any energy conservation bonds issued 19 under this Article may be secured by a trust agreement by and between the Board of Governors 20 and a corporate trustee, which may be any trust company or bank having the powers of a trust 21 company within or without the State. The trust agreement or the resolution providing for the 22 issuance of energy conservation bonds may pledge or assign the utility appropriations 23 designated as security for the energy conservation bonds, but shall not convey or mortgage any 24 property of the institution. The trust agreement or resolution providing for the issuance of 25 energy conservation bonds may contain provisions for protecting and enforcing the rights and 26 remedies of the holders of the energy conservation bonds that are reasonable and proper and 27 not in violation of law, including covenants setting forth the duties of the Board of Governors 28 in relation to the acquisition, construction, or provision of any of the charging and collecting of 29 any rates, fees, or charges that have been designated as utility appropriations, the maintenance, 30 repair, operation, and insurance of any property of the institution, and the custody, 31 safeguarding, and application of all moneys. It shall be lawful for any bank or trust company 32 incorporated under the laws of the State which may act as depositary of the proceeds of energy 33 conservation bonds or funds securing energy conservation bonds to furnish any indemnifying 34 bonds or to pledge any securities as may be required by the Board of Governors. A trust agreement or resolution may set forth the rights and remedies of the holders of the energy 35 36 conservation bonds and the rights, remedies, and immunities of the trustee or trustees, if any, and may restrict the individual right of action by the holders. In addition to the foregoing, a 37 38 trust agreement or resolution may contain other provisions the Board of Governors considers 39 reasonable and proper for the security of the holders. All expenses incurred in carrying out the 40 provisions of the trust agreement or resolution may be treated as a part of the cost of the energy 41 conservation measures for which the energy conservation bonds are issued or as an expense of 42 operation of the energy conservation measure. 43 (b) Trust Funds. - All moneys received pursuant to the authority of this Article, whether as proceeds from the sale of bonds, or as utility appropriations, are trust funds to be 44 held and applied solely as provided in this Article. The Board of Governors may provide for the 45 46 payment of all or part of the proceeds of the sale of the energy conservation bonds and the 47 utility appropriations to any officer, board, or depositary that it may designate for their custody, 48 and may provide for their method of disbursement, with any safeguards and restrictions it may 49 determine. Any officer with whom, or any bank or trust company with which, moneys are 50 deposited shall act as trustee of the moneys and shall hold and apply them for the purposes of

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1 this Article, subject to any requirements provided in this Article and in the resolution or trust 2 agreement, authorizing or securing the energy conservation bonds. 3 "§ 116D-56. Energy savings analysis; future utility appropriations. 4 Energy Savings Analysis. – Prior to the financing and installation of any energy (a) 5 conservation measure, an energy savings analysis shall be performed by a third party selected 6 by the Institution to validate the economic analysis supporting the financing of the 7 improvements. The energy savings analysis shall be submitted to the University of North 8 Carolina General Administration and to the State Energy Office. No energy conservation 9 measure shall be undertaken or financed hereunder unless the Energy Savings Analysis projects 10 sufficient energy savings to pay the debt service on the bonds to be issued to finance the improvements. The Energy Savings Analysis shall include an energy consumption analysis to 11 12 develop a baseline of all utilities energy consumption and costs for the Institution on the 13 assumption that the energy conservation measure was not undertaken. 14 (b)Annual Measurement. – It is the intention of the General Assembly that 15 appropriations be made to the Board of Governors on behalf of the Institution of the amount 16 that would have been appropriated to the Institution to provide for the costs of utilities for the 17 Institution had the energy conservation measure not been undertaken. The Institution for which 18 an energy conservation measure is financed hereunder shall retain a third party to perform an 19 annual measurement and verification of energy savings resulting from the energy conservation 20 measure as compared to the energy costs that would have resulted from the baseline described 21 in subsection (a) of this section. 22 The third party shall provide an annual reconciliation statement based upon the results of 23 the measurement and verification review. The statement shall disclose any shortfalls or surplus 24 between estimated energy usage and operational savings specified in the life cycle cost analysis 25 and actual, not stipulated, energy and operational savings incurred during a given year. 26 In the event of a force majeure, including worldwide fuel shortage, war, terrorism, riot, and 27 forces beyond the State's control, a ceiling rate on fuel escalations will be imposed and applied 28 to the annual calculation, with the fuel escalation ceiling rate to be sixty percent (60%) above 29 baseline rate based on National Institutes of Standards and Technology's (NIST) published 30 "Energy Price Indices and Discount Factors for Life-Cycle Cost Analysis – April 2007" annual 31 supplement to NIST handbook 135 and NBS Special Publication 709. Energy rates shall not 32 devalue in the event of any rate decrease for the purposes of calculating wages. Degree days 33 shall be used as a correction factor to determine a relationship between baseline and current 34 energy amounts. Any future utility load and demand of added projects to the campus will be 35 factored into the baseline energy consumption analysis based on square footage and space type. 36 The Institution shall be responsible for any shortfall in the energy and operational savings 37 after the total year savings have been determined. The shortfall shall be paid by the Institution. 38 Any surplus in avoided costs will be retained by the Institution. The Institution shall not be held 39 responsible for losses due to natural disaster in the calculations for energy savings. 40 Retained Savings. - Following the payment of the bonds issued pursuant to this act, (c) 41 the Institution shall retain any additional savings to fund additional energy conservation 42 projects. Notwithstanding the foregoing, the appropriation of utility appropriations during any 43 future fiscal biennium or fiscal year shall be limited to funds appropriated for that purpose by 44 the General Assembly in its discretion. No provision of this Article and no financing contract or 45 any other related documentation shall be construed or interpreted as creating a pledge of the 46 faith and credit of the State or any agency, department, or commission of the State within the 47 meaning of any constitutional debt limitation. 48 "§ 116D-57. Additional and alternative method. 49 This Article provides an additional and alternative method for the doing of the things 50 authorized and is supplemental and additional to powers conferred by other laws, and is not in

derogation of or repealing any powers now existing under any other law, whether general,

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- special, or local. The issuance of energy conservation bonds or refunding bonds under this 1
- 2 3 Article, however, need not comply with the requirements of any other law applicable to the
- issuance of bonds." 4
 - **SECTION 3.** This act is effective when it becomes law.