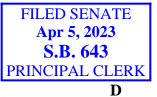
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023



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SENATE BILL DRS15283-MW-6A

Short Title:	Transportation for the Future Act.	(Public)
Sponsors:	Senators Meyer and Murdock (Primary Sponsors).	
Referred to:		

1			A BILL TO BE ENTITLED	
2	AN ACT TO MODERNIZE NORTH CAROLINA TRANSPORTATION SPENDING TO PUT			
3	TAXPAYER DOLLARS TO EFFECTIVE USE AND TO GIVE OUR COMMUNITIES			
4	THE TOOLS THEY NEED TO CREATE SAFE AND SUSTAINABLE MULTIMODAL			
5	TRANSPORTATION SYSTEMS FOR THE FUTURE.			
6	The General Ass	embly of	f North Carolina enacts:	
7				
8			G.S. 136-189.10 reads as rewritten:	
9	"§ 136-189.10.]	Definitio	ons.	
10	The followin	g definit	ions apply in this Article:	
11		-		
12	(2)	Divisi	on needs projects. – Includes only the following:	
13		•••		
14		e.	Public transportation service not included in subdivision (3) or (4) of	
15			this section. This sub-subdivision includes bus rapid transit, commuter	
16			rail, intercity rail, and light rail. Nothing in this sub-subdivision shall	
17			be construed as authorizing total State funding in excess of the	
18			maximum established in sub-subdivision g. of subdivision (3) of this	
19			section for commuter rail and light rail projects.	
20		•••		
21		g.	Federally funded independent bicycle Bicycle and pedestrian	
22			improvements.	
23		 D		
24	(3)	Region	nal impact projects. – Includes only the following:	
25		••••		
26		f.	Rail lines that span two or more counties not included in subdivision	
27			(4) of this section. This sub-subdivision does not include short-line	
28		~	railroads. <u>Rail lines.</u>	
29 30		g.	Public transportation service that spans two or more counties and that	
30 31			serves more than one municipality. Programmed funds pursuant to this sub-subdivision shall not exceed ton percent (10%) of any distribution	
32			sub-subdivision shall not exceed ten percent (10%) of any distribution region allocation. <u>service</u> . This sub-subdivision includes <u>bus</u> rapid	
33			transit, commuter rail, intercity rail, and light rail. Total State funding	
33 34			for a commuter rail or light rail project shall not exceed the lesser of	
35			ten percent (10%) of the distribution region allocation or ten percent	
36			(10%) of the estimated total project costs used during the prioritization	
50			(10,0) of the ostimuted total project costs used during the promization	



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		scoring process. The State shall not be re project costs in excess of the maximu	im established under this
		sub-subdivision. Any agreement entered i commuter rail or light rail project shall in	clude language setting out
		the limitations set forth in this sub-subdivi	sion.
		h. Bicycle and pedestrian improvements.	
	(4)	Statewide strategic mobility projects. – Includes o	only the following:
		i. <u>Public transportation service that spans two services are spans to be a span service that spans to be a span service that service that span service that span service that service t</u>	vo or more counties or that
		serves more than one municipality. This su	
		rapid transit, commuter rail, intercity rail,	
		j. Bicycle and pedestrian improvements that	•
		or that serve more than one municipality."	*
		TION 3. G.S. 136-189.11 reads as rewritten:	
	39.11. 1	Fransportation Investment Strategy Formula.	
 (b)	Funds	Excluded From Formula. – The following funds are	e not subject to this section:
	(1)	Federal congestion mitigation and air quality in appropriated to the State by the United States $104(b)(2)$ and 23 U.S.C. § 149.	
	(1a)	Federal Carbon Reduction Program formula funds	appropriated to the State.
	(2)	Funds received through competitive awards or d	
	. /	federal appropriations either for local governments	
		transit authorities, or the Department.	
	(3)	Funds received from the federal government that	
		be used for Appalachian Development Highway S	
	(4)	Funds used in repayment of "GARVEE" bonds	related to Phase I of the
	(5)	Yadkin River Veterans Memorial Bridge project.	f., 1, 1,
	(5)	Funds committed to gap funding for toll roads pursuant to G.S. 136-176.	runded with bonds issued
	(6)	Funds obligated for projects in the State Tra	ansportation Improvement
	(0)	Program that are scheduled for construction as or	
		fiscal year 2012-2013, 2013-2014, or 2014-2015.	
	(7)	Toll collections from a turnpike project under Art	icle 6H of this Chapter and
		other revenue from the sale of the Authority's bond	ds or notes or project loans,
		in accordance with G.S. 136-89.192.	
	(8)	Toll collections from the State-maintained ferry and points of $C = 126$ 82	system collected under the
	(9)	authority of G.S. 136-82. Federal State Planning and Research Program fu	nds (23 USC & 505) and
	(9)	Metropolitan Planning funds (23 U.S.C. §§ 104 ar	
	(10)	Federal Lands Access Program funds received b	
	(10)	U.S.C. § 204.	j ine state parsault to 25
	(11)	Funds advanced pursuant to G.S. 136-186.	
	(12)	Funds appropriated to the North Carolina Stat	e Ports Authority for the
		purposes described in G.S. 136-176(b3).	
	<u>(13)</u>	Federal Surface Transportation Program-Direct A	ttributable funds expended
(h1)	Fund	on eligible projects. Excluded From Pagional Impact Project Cat	acom Eddard Surface
(b1) Transnor		Excluded From Regional Impact Project Cate rogram-Direct Attributable funds expended on eligit	
-		tegory are excluded from that category.	ore project o in the Regional
r	-]	<i>y y y y y y y y y y</i>	

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(d) Tran	nsportation Investment Strategy Formula. – Funds sub	ject to the Formula shall be
distributed as f	follows: follows, with at least twenty percent (20%)	of the funds distributed to
non-highway pi	rojects:	
(1)	Statewide Strategic Mobility Projects. – Forty pe (30%) of the funds subject to this section shall be u Mobility Projects:	
		ive criteria shall be used by
	the Department to rank highway projects Statewide Strategic Mobility needs and employment growth. The criteria for selec Mobility Projects shall utilize a numeric so	that address cost-effective d promote economic and ction of Statewide Strategic cale of 100 points, based on
	consideration of the following quantitative	e criteria:
	1. Benefit cost.	
	2. Congestion.	
	3. Safety.	
	4. Economic competitiveness.	
	 Freight. Multimodal. 	
	 Multimodal. Pavement-Infrastructure condition. 	
	8. Lane width.	
	9. Shoulder width.	
	<u>10. Accessibility and connectivity</u>	to employment centers
	essential services, tourist destinatio	
	<u>11.</u> <u>Vehicle miles traveled.</u>	ins, or minitary instantations.
	12. Environmental quality.	
(2)	Regional Impact Projects. – Thirty percent (30%)	-Forty percent (40%) of the
	funds subject to this section shall be used for Re	• -
	allocated by population of Distribution Regions	
	estimates certified by the Office of State Budget a	6
	a. Criteria. – A combination of transpor	1
	criteria, qualitative criteria, and local in	-
	Regional Impact Projects involving high	
	cost-effective needs from a region-wide	
	economic growth. Local input is defined a	
	the Department's Transportation Division	• •
	Planning Organizations, and Rural	Transportation Planning
	Organizations. Transportation Division E shall take into account public comments. T	
	that the public has a full opportunity to su	1
	widely available notice to the public, an ade	
	and public hearings. Board of Transpo	
	accordance with G.S. 136-189.11(g)(1) a	-
	criteria utilized for selection of Regiona	-
	based thirty percent (30%) on local input	1 0
	on consideration of a numeric scale of	• •
	following quantitative criteria:	Too points based on the
	1. Benefit cost.	
	2. Congestion.	
	3. Safety.	
	4. Freight.	
	<u> </u>	

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1	5.	Multimodal.	
2	6.	Pavement Infrastructure condition	on.
3	7.	Lane width.	
4	8.	Shoulder width.	
5	9.	Accessibility and connectivit	y to employment centers,
6		essential services, tourist destina	tions, or military installations.
7	<u>10.</u>	Vehicle miles traveled reduction	<u>IS.</u>
8	<u>11.</u>	Environmental quality.	
9	(3) Division Nee	ed Projects Thirty percent (30%	b) of the funds subject to this
10		be allocated in equal share to each	-
11	as defined in	G.S. 136-14.1, and used for Divis	ion Need Projects:
12		ria. – A combination of trans	
13		ia, qualitative criteria, and local	*
14		ion Need Projects involving highw	-
15		from a Division-wide perspective	-
16	•	related needs of local communit	1
17		ankings identified by the Department	1
18	6	neers, Metropolitan Planning	0
19		portation Planning Organization	1
20	-	neer local input scoring shall take i	-
21		Department shall ensure that the p	
22		it public comments, by widely ava	-
23	-	ate time period for input, and	
24		sportation input shall be	
25 26		136-189.11(g)(1) and G.S. 143B-3	
20 27		tion of Division Need Projects shall (20%) on local input on	• •
27		<u>percent (30%)</u> on local input and <u>nt (70%)</u> on consideration of a num	
28 29		he following quantitative criter	-
30		ubdivision b. of this subdivision:	na, except as provided in
31	1.	Benefit cost.	
32	2.	Congestion.	
33	3.	Safety.	
34	4.	Freight.	
35	5.	Multimodal.	
36	6.	Pavement Infrastructure condition	on.
37	7.	Lane width.	
38	8.	Shoulder width.	
39	9.	Accessibility and connectivit	y to employment centers,
40		essential services, tourist destina	
41	<u>10.</u>	Vehicle miles traveled reduction	IS.
42	<u>11.</u>	Environmental quality.	
43	b. Alter	nate criteria Funding from the	following programs shall be
44		ded in the computation of each of t	• • •
45	share	s but shall be subject to alternate q	uantitative criteria:
46	1.	Federal Surface Transportation	Program-Direct Attributable
47		funds expended on eligible pr	ojects in the Division Need
48		Projects category.	
49	2.	Federal Transportation Alternat	ives funds appropriated to the
50		State.	

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1	3.	Federal Railway-Highway Crossings Program funds
2		appropriated to the State.
3	3a.	Federal National Electric Vehicle Infrastructure (NEVI)
4	1	Program formula funds appropriated to the State.
5	4.	Projects requested from the Department in support of a
6 7		time-critical job creation opportunity, provided that (i) the
8		Department investment for all projects funded under this
8 9		sub-subdivision in any five-year period shall not exceed
9 10		one hundred million dollars (\$100,000,000) in the aggregate, (ii) the amount of funding associated with a project under this
10		sub-subdivision does not exceed the lesser of ten million
12		dollars (\$10,000,000) and the greater of ten thousand dollars
12		(\$10,000) per job created or ten percent (10%) of the amount
13		of private investment associated with the project, (iii) the
15		Department ensures that funding under this
16		sub-subdivision, when combined with any other grants,
17		does not result in the costs of the project to the State
18		outweighing its total benefits and determines that the funding
19		is necessary for completion of the project in this State. Upon
20		the release of a State Transportation Improvement Program,
21		the Department shall submit a report to the Joint Legislative
22		Transportation Oversight Committee detailing the projects
23		funded under this sub-sub-subdivision.
24	5.	Federal funds for municipal road projects.
25		e and pedestrian limitation. The Department shall not provide
26		ial support for independent bicycle and pedestrian improvement
27		ts, except for federal funds administered by the Department for
28		rpose. This sub-subdivision shall not apply to funds allocated
29		unicipality pursuant to G.S. 136-41.1 that are committed by the
30		ipality as matching funds for federal funds administered by the
31	Depar	tment and used for bicycle and pedestrian improvement projects.
32		mitation shall not apply to funds authorized for projects in the
33		Transportation Improvement Program that are scheduled for
34 35		uction as of October 1, 2013, in State fiscal year 2012-2013, 2014, or 2014-2015.
35 36		conhighway projects. Nonhighway projects subject to this
30 37	subsection st	hall be evaluated through a separate prioritization process
38	established by	the Department that complies with all of the following:
39		iteria used for selection of projects for a particular transportation
40	mode	shall be based on a minimum of four quantitative criteria.
41		input shall include rankings of projects identified by the
42		tment's Transportation Division Engineers, Metropolitan
43		ng Organizations, and Rural Transportation Planning
44		izations. Transportation Division Engineer local input scoring
45		ake into account public comments. The Department shall ensure
46	that th	e public has a full opportunity to submit public comments, by
47		vavailable notice to the public, an adequate time period for input,
48		ublic hearings. Board of Transportation input shall be in
49	accore	lance with G.S. 136-189.11(g)(1) and G.S. 143B-350(g).

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1 2 3	e.	includes no bonus points or ot mode of transportation.	a scale not to exceed 100 points that ther alterations favoring any particular
4 5 6	for a light rail project		s. State funding may not be expended led to the Department establishing that as been committed.
7	••••		
8 9		nplies with the following:	ent may vary from the Formula set forth
10			nent, in obligating funds in accordance
11 12	wit	h this section, shall ensure that	the percentage amount obligated to Regional Impact Projects, and Division
13			than fifteen percent (15%) ten percent
14			n percent (10%) five percent (5%) over
15 16	-		ge required to be allocated to each of s obligated among distribution regions
17			ay vary up to fifteen percent (15%) ten
18			od and ten percent (10%) five percent
19		<u>6)</u> over any 10-year period.	
20			
21			Folling. – The Department may revise
22 23		6	rnment funding initiatives and capital
23 24			toll revenue. Projects authorized for e 10-year Department of Transportation
25		gible for a bonus allocation under th	• • •
26		,	
27	(2) Fu	nds obtained from local governm	ment funding participation. – Upon
28		1 0	th funds obtained by local government
29		• • •	shall make available for allocation as
30			ion an amount equal to one-half of the
31 32		al entity or entities that provided the	ligible highway projects that serve the
32 33		•	ng. – Upon authorization to construct a
34		• • •	e, the Department shall make available
35	1	5 6	e-half of the project construction cost
36	der	ived from toll revenue bonds. Upon	authorization to construct a toll project
37		1 0	is derived from toll revenue bonds, the
38		-	allocation an amount equal to one-half
39 40			ect over the first 10 years of the project,
40 41			Investment Grade Traffic and Revenue or allocation to other eligible highway
42		-	l million dollars (\$200,000,000) of the
43	-		ttributable to the highway toll revenues
44	-		raffic and Revenue Study, for a project
45			on or before July 1, 2015. The amount
46			er eligible highway projects shall not
47			100,000,000) of the capital construction
48 49			ghway toll revenues committed in the
49 50			e Study, for a project for which funds to toll project is located in one or more
50 51			or Rural Transportation Planning
51	IVIC		of Rotal Hunsportation Flamming

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	Organization boundaries, based on the boundaries in letting of the project construction contract, the bo distributed proportionately to lane miles of new Organization's boundaries. The Organization shall ap only within those counties in which the toll project is removed pursuant to G.S. 136-89.196, if a toll is r implemented, any funds made available for allocation subdivision shall be withheld by the Department or re as applicable. Any funds withheld or repaid under t	onus allocation shall be w capacity within the oply the bonus allocation located. Except for tolls emoved or a toll is not n or allocated under this epaid to the Department,
	reallocated according to the requirements of this subc	•
(4)	• •	
(+)	Transportation Planning Organization, or the local go apply its bonus allocation in one of the three categorie the three categories as provided in this subdivision:	vernment may choose to
	a. Statewide Strategic Mobility Projects category	v. – The bonus allocation
	shall apply over the five-year period in the	
	Improvement Program in the cycle foll	-
	obligation.	C
	b. Regional Impact Projects category. – The bo	
	at ten percent (10%) of the regional allocation,	
	regions, made over a five year period and sl	
	five-year period in the State Transportation In	
	the cycle following the contractual obligation	
	c. Division Needs Projects category. – The bonu ten percent (10%) of the division allocation,	
	divisions, made over a five year period and s	-
	five-year period in the State Transportation In	
	the cycle following the contractual obligation	
"		
	CTION 4. G.S. 153A-145.1 is repealed.	
	CTION 5. G.S. 160A-204 is repealed.	
	CTION 6. G.S. 160D-804 reads as rewritten:	
	Contents and requirements of regulation.	
development utilities within <u>highways, sid</u> <u>facilities</u> and manner that w	rposes. – A subdivision regulation may provide for t of the local government; for the coordination of trans n proposed subdivisions with existing or planned street ewalks, bicycle lanes, bus stops, transit infrastructure, a with other public facilities; and for the distribution of po ill avoid congestion and overcrowding and will create con-	portation networks and s and highways streets, and other transportation pulation and traffic in a
promote publi	c health, safety, and general welfare.	
 (c) Tra	ansportation and Utilities. –	
(1)	-	hts-of-way or easements
()	for street-transportation and utility purposes, inclu	•
	rights-of-way pursuant to G.S. 136-66.10 or G.S. 136	5-66.11.
(2)		_
	transportation facility construction, a developer be re	
	for city use for the construction of roads transportati	-
	occupants, residents, or invitees of the subdivision or	-
	funds may be used for roads transportation facilities one subdivision or development within the area. All fu	
	one subdivision of development within the area. All f	unus received by the elly

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1		pursuant to this subdivision shall be used only for de	velopment of roads,
2		transportation facilities, including design, land acquisition	-
3		However, a city may undertake these activities in c	onjunction with the
4		Department of Transportation under an agreement betw	een the city and the
5		Department of Transportation. The term "transportation	
6		streets, sidewalks, bicycle lanes, bus stops, transit infra	astructure, and other
7		facilities designed to assist the movement of people or g	oods from one place
8		to another.	
9	(3)	A regulation adopted by a county may provide that in li	
10		transportation facility construction, a developer may prov	
11		to be used for the development of roads-transportation f	
12		occupants, residents, or invitees of the subdivision or dev	1
13		received by the county under this subdivision shall be tr	
14		be used solely for the development of roads, transportation	
15		design, land acquisition, and construction. Any city rec	
16 17		county under this subdivision is authorized to expend to	
17 18		corporate limits for the purposes specified in the agree municipality and the county.	eement between the
18 19	(4)	Any formula adopted by a local government to determine	the amount of funds
20	(4)	the developer is to pay in lieu of required street tr	
20 21		construction shall be based on the trips generated from	
22		development. The regulation may require a combination	
23		funds and partial dedication of constructed streets training	
24		when the governing board determines that a combin	-
25		interests of the citizens of the area to be served.	
26	"		
27	SECT	FION 7. G.S. 105-511.2 reads as rewritten:	
28	"§ 105-511.2. L	ocal election on adoption of sales and use tax.	
29		ution The board of commissioners of a county may dir	
30		onduct an advisory referendum within the county on the q	
31		se tax at the rate of one quarter percent (1/4%) up to one p	
32		nce with this Part. The election shall be held on a date jo	
33		hall be held on a date permitted by and in accordance wi	-
34 25		he board of commissioners shall hold a public hearing on th	e question at least 30
35 36	•	ate the election is to be held.	a hallot for a special
30 37		t Question. The form of the question to be presented oning the levy of a tax authorized by this Article shall be:	a ballot for a special
38		" FOR AGAINST	
39	One-quarter i	percent (1/4%) local sales and use taxes, in addition to the c	urrent local sales and
40		sed only for public transportation systems.""	arrent rocar sures and
41		FION 8. G.S. 160D-702(a) reads as rewritten:	
42		al government may adopt zoning regulations. Except as pro	ovided in subsections
43		is section, a zoning regulation may regulate and restrict th	
44	., .,	of buildings and other structures; the percentage of lots th	•
45		, courts, and other open spaces; the density of population;	
46	of buildings, str	uctures, and land. A local government may regulate dev	elopment, including
47	-	over estuarine waters and over lands covered by navigable	-
48	-	G.S. 146-12. A zoning regulation shall provide density	
49	· · ·	hts for dedicated rights-of-way pursuant to G.S. 136-66.1	
50		ate, a zoning regulation may include requirements that	
51	<u>facility</u> and utility	y rights-of-way be dedicated to the public, that provision be	made of recreational

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space and facilities, and that performance guarantees be provided, all to the same extent and with
the same limitations as provided for in G.S. 160D-804 and G.S. 160D-804.1."

SECTION 9. G.S. 160D-705(c) reads as rewritten:

4 ''(c)Special Use Permits. – The regulations may provide that the board of adjustment, 5 planning board, or governing board hear and decide special use permits in accordance with 6 principles, conditions, safeguards, and procedures specified in the regulations. Reasonable and 7 appropriate conditions and safeguards may be imposed upon these permits. Where appropriate, 8 such conditions may include requirements that street transportation facility and utility 9 rights-of-way be dedicated to the public and that provision be made for recreational space and 10 facilities. Conditions and safeguards imposed under this subsection shall not include 11 requirements for which the local government does not have authority under statute to regulate 12 nor requirements for which the courts have held to be unenforceable if imposed directly by the 13 local government, including, without limitation, taxes, impact fees, building design elements 14 within the scope of G.S. 160D-702(b), driveway-related improvements in excess of those 15 allowed in G.S. 136-18(29) and G.S. 160A-307, or other unauthorized limitations on the 16 development or use of land.

17 The regulations may provide that defined minor modifications to special use permits that do 18 not involve a change in uses permitted or the density of overall development permitted may be 19 reviewed and approved administratively. Any other modification or revocation of a special use 20 permit shall follow the same process for approval as is applicable to the approval of a special use 21 permit. If multiple parcels of land are subject to a special use permit, the owners of individual 22 parcels may apply for permit modification so long as the modification would not result in other 23 properties failing to meet the terms of the special use permit or regulations. Any modifications 24 approved apply only to those properties whose owners apply for the modification. The regulation 25 may require that special use permits be recorded with the register of deeds." 26 **SECTION 10.** This act is effective when it becomes law.