GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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HOUSE BILL 433* PROPOSED COMMITTEE SUBSTITUTE H433-PCS90091-TA-4

Short Title: Land Use Surrounding Military Installations.

(Public)

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Sponsors:

Referred to: March 27, 2013 A BILL TO BE ENTITLED 1 AN ACT TO SUPPORT THE ACTIVITIES OF THE ARMED FORCES AND TO 2 3 MAINTAIN AND ENHANCE THE MILITARY'S PRESENCE IN NORTH CAROLINA 4 BY REGULATING THE HEIGHT OF BUILDINGS AND STRUCTURES LOCATED IN 5 AREAS THAT SURROUND MILITARY INSTALLATIONS IN THE STATE. 6 The General Assembly of North Carolina enacts: 7 **SECTION 1.** Chapter 143 of the General Statutes is amended by adding a new 8 Article to read: 9 "Article 9G. 10 "Military Lands Protection. 11 "§ 143-151.70. Short title. 12 This Article shall be known as the Military Lands Protection Act of 2013. "§ 143-151.71. Definitions. 13 14 Within the meaning of this Article: 15 "Area surrounding major Department of Defense military installations" is the (1)area that extends five miles beyond the boundary of a major Department of 16 Defense military installation and may include incorporated and 17 unincorporated areas of counties and municipalities. 18 "Commissioner" means the Commissioner of Insurance. 19 (2)20 (3) "Construction" includes reconstruction, alteration, or expansion. "Major Department of Defense military installation" means Fort Bragg, Pope 21 (4) Army Airfield, Camp Lejeune, New River Marine Corps Air Station, 22 23 Seymour Johnson Air Force Base, Cherry Point Marine Corps Air Station, Military Ocean Terminal at Sunny Point, and the United States Coast Guard 24 25 Air Station at Elizabeth City. "Person" includes any individual, partnership, firm, association, joint 26 (5) venture, public or private corporation, trust, estate, commission, board, 27 public or private institution, utility, cooperative, interstate body, the State of 28 29 North Carolina and its agencies and political subdivisions, or other legal 30 entity. 31 "State Construction Office" means the State Construction Office within the (6) 32 Department of Administration. 33 (7) "Tall buildings or structures" includes any building, structure, or unit within a multiunit building with a vertical height of more than 200 feet measured 34 from the top of the foundation of the building, structure, or unit and the 35



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uppe	rmost point of the building, structure, or unit.	"Tall buildings or
	tures" does not include:	<u>0</u>
<u>a.</u>	Water, radio, telephone, cellular, or televis	ion towers or any
—	equipment for the transmission of electricity or	•
	both.	
<u>b.</u>	Slender structures and minor vertical projections	of a parent building.
<u></u>	including chimneys, flagpoles, flues, spires.	
	cupolas, antennas, poles, wires, or windmills.	-
	pursuant to this sub-subdivision shall project	
	vertical feet above the parent building.	
<u>c.</u>	Buildings and structures listed individually	or as contributing
<u></u>	resources within a district listed in the National	
	Places.	
"§ 143-151.72. Legisla		
	a vested economic interest in preserving, maintai	ining, and sustaining
	mpatible with military activities at major Dep	
	ent located proximate to military installations has	
-	the long-term viability of the military in this State.	
	oment include loss of access to air space and coas	
	acroachment. The construction of tall buildings o	
	partment of Defense military installations is of ut	
• • • •	s and structures may interfere with or impede the	
-	are vital to its function and future presence in North	
-	1 buildings and structures prohibited without en	
	r city may authorize the construction of, and no per	
	re in any area surrounding a major Department	
installation in this State	unless the county or city is in receipt of either a l	etter of endorsement
issued to the person by	the State Construction Office pursuant to G.S. 14	3-151.75 or proof of
	t within the time allowed pursuant to G.S. 143-151	-
(b) No county of	or city may authorize the provision of the following	ng utility services to
	re constructed in violation of subsection (a) of this	
telephone, gas, water, se	ewer, or septic system.	-
"§ 143-151.74. Exemp	tion from applicability.	
Wind energy facilit	ies and wind energy facility expansions, as those	terms are defined in
Chapter 143 of the Ger	neral Statutes, that are subject to the applicable pe	rmit requirements of
that Chapter shall be ex	empt from obtaining the endorsement required by the	his Article.
" <u>§ 143-151.75. Endors</u>	ement for construction of tall buildings or struct	tures required.
(a) No person s	hall undertake construction of a tall building or s	structure in any area
surrounding a major D	epartment of Defense military installation in this	State without either
	present from the State Construction Office or p	
failure to act within the	time allowed.	
(b) <u>A person see</u>	eking endorsement for the construction of a tall bu	ilding or structure in
any area surrounding a	major Department of Defense military installation	on in this State shall
provide all of the follow	ving to the State Construction Office:	
<u>(1)</u> <u>Ident</u>	ification of the major Department of Defense mil-	itary installation and
the b	ase commander of such installation that is located	within five miles of
the p	roposed construction of a tall building or structure.	
<u>(2)</u> <u>Certi</u>	fication of written notice to the commanders	of the installation
ident	ified in subdivision (1) of this subsection that is	located within five
miles	s of the proposed construction of a tall building or s	tructure.

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(3)	A written statement from the base commander of t	he installation identified		
<u></u>	in subdivision (1) of this subsection that includes bo			
	a. A determination whether the location of the			
	the tall building or structure is within a prote			
	the installation.			
	b. A determination whether any activities of	the installation may be		
	adversely affected by the proposed construct	ion of the tall building or		
	structure. A detailed description of the p	otential adverse effects,		
	including frequency disturbances and phy			
	accompany the determination required by thi			
<u>(4)</u>	A written "Determination of No Hazard to Air Na			
	Federal Aviation Administration pursuant to Subpar			
	Code of Federal Regulations (January 1, 2012 Ed	dition) for the proposed		
	construction of the tall building or structure.			
	State Construction Office shall not endorse the construc-	ction of a tall building or		
	Office finds any one or more of the following:	11 1		
<u>(1)</u>	Construction of the proposed tall building or structu	-		
	or otherwise interfere with the mission, training, or			
	<u>Department of Defense military installation in North</u> detriment to continued military presence in the Sta			
	State Construction Office may consider whether the			
	structure would cause interference with air navig			
	control areas, military training routes, or radar			
	statement received from a commander of a major			
	military installation required pursuant to subdivision	-		
	this section and written comments received by			
	communities.			
<u>(2)</u>	The Office is not in receipt of the written "Determ	ination of No Hazard to		
	Air Navigation" issued to the person by the Federal	Aviation Administration		
	required pursuant to subdivision (4) of subsection (b) of this section.		
	State Construction Office shall make a final decis			
	the construction of a tall building or structure within			
-	by the person pursuant to subsection (b) of this section.			
-	r the construction of a tall building or structure fails t	-		
	under this section, the Office shall deny the request,	-		
	person accompanied by a written statement of the reas			
	ct within any time period set forth in this section, t	he person may treat the		
	a decision to endorse the construction.			
	Application to existing tall buildings and structures 1.73 applies to tall buildings or structures that existed			
	nt of Defense military installations upon the effectiv			
follows:	in or before mintary instantions upon the effective	e date of this Affect as		
<u>(1)</u>	No reconstruction, alteration, or expansion may a	aggravate or intensify a		
<u>(1)</u>	violation by an existing building or structure that			
	G.S. 143-151.73 upon its effective date.	<u>u ulu not compty with</u>		
<u>(2)</u>	No reconstruction, alteration, or expansion may ca	use or create a violation		
<u>\</u>	by an existing building or structure that did comp			
	upon its effective date.			
" <u>§ 143-151.7</u> 7. [Enforcement and penalties.			
	In addition to injunctive relief, the Commissioner may assess and collect a civil penalty			
	on who violates any of the provisions of this Article of			

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1	to this Article, as provided in this subsection. The maximum civil penalty for a violation is five		
2	thousand dollars	(\$5,000). A civil penalty may be assessed from the date of the	e violation. Each
3	day of a continu	uing violation may constitute a separate violation if the pers	son is not in the
4	process of remed	lying the violation.	
5	<u>(1)</u>	The Commissioner shall determine the amount of the civil p	penalty and shall
6		notify the person who is assessed the civil penalty of the	e amount of the
7		penalty and the reason for assessing the penalty. The notic	e of assessment
8		shall be served by any means authorized under G.S. 1A-1, I	Rule 4, and shall
9		direct the violator to either pay the assessment or contest	t the assessment
10		within 30 calendar days by filing a petition for a contested ca	
11		3 of Chapter 150B of the General Statutes. If a violator doe	<u>s not pay a civil</u>
12		penalty assessed by the Commissioner within 30 calendar	<u>days after it is</u>
13		due, the Commissioner shall request that the Attorney Ge	
14		civil action to recover the amount of the assessment. The civ	il action may be
15		brought in the superior court of any county where the viola	
16		civil action must be filed within one year of the date the asse	
17		An assessment that is not contested is due when the violator	
18		notice of assessment. An assessment that is contested	
19		conclusion of the administrative and judicial review of the as	
20	<u>(2)</u>	In determining the amount of the penalty, the Commission	
21		the degree and extent of harm caused by the violation, the c	
22		the damage, the amount of money the violator saved by	*
23		whether the violation was committed willfully, the prio	
24		violator in complying or failing to comply with this Article,	and the action of
25		the person to remedy the violation.	
26	<u>(3)</u>	The clear proceeds of civil penalties collected by the Com	
27		this subsection shall be remitted to the Civil Penalty and Fo	orfeiture Fund in
28		accordance with G.S. 115C-457.2."	
29	SEC	TION 2. This act becomes effective October 1, 2013.	