GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

Η

HOUSE BILL 817

Committee Substitute Favorable 5/1/13 Committee Substitute #2 Favorable 5/2/13 PROPOSED COMMITTEE SUBSTITUTE H817-PCS30511-RWx-32

Short Title: Strategic Transportation Investments. (Public) Sponsors: Referred to: April 11, 2013 A BILL TO BE ENTITLED 1 2 AN ACT **STRENGTHEN** THE ECONOMY TO THROUGH STRATEGIC 3 TRANSPORTATION INVESTMENTS. 4 The General Assembly of North Carolina enacts: 5 6 STRATEGIC PRIORITIZATION FUNDING PLAN FOR TRANSPORTATION 7 **INVESTMENTS** 8 SECTION 1.1.(a) Chapter 136 of the General Statutes is amended by adding a new 9 Article to read: 10 "Article 14B. "Strategic Prioritization Funding Plan for Transportation Investments. 11 "<u>§ 136-189.10. Defin</u>itions. 12 The following definitions apply in this Article: 13 Statewide strategic mobility projects. - Includes only the following: 14 (1)Interstate highways and future interstate highways approved by the 15 <u>a.</u> federal government. 16 Routes on the National Highway System as of July 1, 2012, 17 b. 18 excluding intermodal connectors. Highway routes on the United States Department of Defense 19 <u>c.</u> Strategic Highway Network (STRAHNET). 20 21 Highway toll routes designated by State law or by the Department of d. Transportation, pursuant to its authority under State law. 22 23 Highway projects listed in G.S. 136-179, as it existed on July 1, <u>e.</u> 24 2012, that are not authorized for construction as of July 1, 2015. Appalachian Development Highway System. 25 f. Commercial service airports included in the Federal Aviation 26 <u>g.</u> 27 Administration's National Plan of Integrated Airport Systems (NPIAS) that provide international passenger service or 375,000 or 28 more enplanements annually, provided that the State's annual 29 30 financial participation in any single airport project included in this subdivision may not exceed five hundred thousand dollars 31 (\$500,000). 32 33 Freight capacity and safety improvements to Class I freight rail <u>h.</u> 34 corridors.



D

General Asse	mbly Of	North Carolina	Session 2013
(2)	Regi	onal impact projects. – Includes only the following:	
- <u></u>	<u>a.</u>	Projects listed in subdivision (1) of this section	n, subject to the
	<u></u>	limitations noted in that subdivision.	<u></u>
	<u>b.</u>	U.S. highway routes not included in subdivision (1)	of this section.
	<u>c</u>	N.C. highway routes not included in subdivision (1)	
	<u>c.</u> <u>d.</u>	<u>Commercial service airports included in the NP</u>	
	<u>u.</u>	included in subdivision (1) of this section, provide	
		annual financial participation in any single airport p	
		this subdivision may not exceed three hundred	
		(\$300,000).	mousand donars
	٩	State-maintained ferry system, excluding p	acconder vessel
	<u>e.</u>	· · · ·	assenger vesser
	£	replacement.	lad in autodivision
	<u>f.</u>	Rail lines that span two or more counties not includ	led in subdivision
		(1) of this section.	· 1.1.
	<u>g.</u>	Public transportation service that spans two or more	e counties and that
(2)	D' '	serves more than one municipality.	
<u>(3)</u>		sion needs projects. – Includes only the following:	.
	<u>a.</u>	Projects listed in subdivision (1) or (2) of this section	ion, subject to the
	1	limitations noted in those subsections.	
	<u>b.</u>	State highway routes not included in subdivision	(1) or (2) of this
		section.	
	<u>c.</u>	Airports included in the NPIAS that are not included	
		(1) or (2) of this section, provided that the Sta	
		financial participation under this sub-subdivision	
		eighteen million five hundred thousand dollars (\$18	
	<u>d.</u>	Rail lines not included in subdivision (1) or (2) of the	
	<u>e.</u>	Public transportation service not included in subdiv	<u>vision (1) or (2) of</u>
		this section.	
	<u>f.</u>	Multimodal terminals and stations serving passenge	<u>r transit systems.</u>
	<u>g.</u>	Bicycle and pedestrian improvements.	
	<u>h.</u>	Replacement of State-maintained ferry vessels.	
<u>(4)</u>	<u>Dist</u>	ribution Regions The following Distribution Regi	<u>ons apply to this</u>
	Artic	<u>ele:</u>	
	<u>a.</u>	Distribution Region A consists of the following	
		Camden, Chowan, Currituck, Dare, Edgecombe,	
		Hertford, Hyde, Johnston, Martin, Nash, Northam	pton, Pasquotank,
		Perquimans, Tyrrell, Washington, Wayne, and Wils	
	<u>b.</u>	Distribution Region B consists of the following construction	ounties: Beaufort,
		Brunswick, Carteret, Craven, Duplin, Greene, Jon	nes, Lenoir, New
		Hanover, Onslow, Pamlico, Pender, Pitt, and Samps	son.
	<u>c.</u>	Distribution Region C consists of the following	counties: Bladen,
		Columbus, Cumberland, Durham, Franklin, Gu	ranville, Harnett,
		Person, Robeson, Vance, Wake, and Warren.	
	<u>d.</u>	Distribution Region D consists of the following con	unties: Alamance,
	_	Caswell, Davidson, Davie, Forsyth, Guilford, Orar	
		Rowan, and Stokes.	
	<u>e.</u>	Distribution Region E consists of the following	counties: Anson,
		Cabarrus, Chatham, Hoke, Lee, Mecklenburg, Mor	
		Randolph, Richmond, Scotland, Stanly, and Union.	-
		· · · · · · · · · · · · · · · · · · ·	

General Assemb	oly Of North Carolina	Session 2013
	f. Distribution Region F consists of the foll	owing counties: Alexander.
	Alleghany, Ashe, Avery, Caldwell, Ca	
	Iredell, Lincoln, Surry, Watauga, Wilkes,	
	g. Distribution Region G consists of the foll	
	Burke, Cherokee, Clay, Graham, Hayw	
	Macon, Madison, McDowell, Mitchell,	
	Transylvania, and Yancey.	
"8 136-189.11. 7	Fransportation Investment Strategy Formula.	
	Subject to Formula. – The following sources of	of funds are subject to this
section:		,
(1)	Highway Trust Fund funds, in accordance with G	LS. 136-176.
(2)	Federal aid funds.	
	Excluded From Formula. – The following fur	nds are not subject to this
section:	Excluded From Formula. The following fur	lus are not subject to this
(1)	Federal congestion mitigation and air quality in	nprovement program funds
(1)	appropriated to the State by the United States	
	104(b)(2) and 23 U.S.C. § 149.	<u>s pursuant to 25 0.5.C. x</u>
(2)	Funds received through competitive awards or c	liserationary grants through
<u>(2)</u>	federal appropriations either for local go	
	authorities, transit authorities, or the Department.	-
(2)	Funds received from the federal government that	
<u>(3)</u>		• •
(A)	be used for Appalachian Development Highway S	
<u>(4)</u>	Funds used in repayment of "GARVEE" bonds	
(5)	Yadkin River Veterans Memorial Bridge project.	
<u>(5)</u>	Funds committed to gap funding for toll roads	Tunded with bonds issued
	pursuant to G.S. 136-176.	· · · · · · · · · · · · · · · · · · ·
<u>(6)</u>	Funds obligated for projects in the State Tr	
	Program that are scheduled for construction as	
	fiscal year 2012-2013, 2013-2014, or 2014-2015.	
<u>(7)</u>	Toll collections from a turnpike project under Ar	
	other revenue from the sale of the Authority's	bonds or notes or project
/\ - -	loans, in accordance with G.S. 136-89.192.	
	With Alternate Criteria. – The following federal	
	pplicable category of the Transportation Investmen	
	of this section but shall not be subject to the prior	ritization criteria set forth in
that subsection:		
<u>(1)</u>	Bridge replacement.	
<u>(2)</u>	Interstate maintenance.	
<u>(3)</u>	Highway safety improvement.	
	portation Investment Strategy Formula. – Funds s	ubject to the Formula shall
be distributed as		
<u>(1)</u>	Statewide Strategic Mobility Projects Forty	
	subject to this section shall be used for Sta	atewide Strategic Mobility
	Projects.	
	<u>a.</u> <u>Criteria. – Transportation-related quantit</u>	ative criteria shall be used
	by the Department to rank highwa	ay projects that address
	cost-effective Statewide Strategic Mol	bility needs and promote
	economic and employment growth. The	e criteria for selection of
	economic and employment growth. Th Statewide Strategic Mobility Projects sha	
		ll utilize a numeric scale of

	General Assemb	ly Of North Carolina	Session 2013
1		<u>1.</u> <u>Benefit-cost.</u>	
2		<u>2.</u> <u>Congestion.</u>	
3		<u>3.</u> <u>Economic competitiveness.</u>	
4		<u>4.</u> <u>Safety.</u>	
5		5. Freight.	
6		6. Multimodal.	
7		1.Benefit-cost.2.Congestion.3.Economic competitiveness.4.Safety.5.Freight.6.Multimodal.7.Pavement condition.8.Lane width.9.Shoulder width.	
8		<u>8.</u> <u>Lane width.</u>	
9		9. <u>Shoulder width.</u>	
10		b. <u>Project cap. – No more than ten percen</u>	nt (10%) of the funds projected
11		to be allocated to the Statewide Strate	gic Mobility category over any
12		five-year period may be assigned to a	ny contiguous project or group
13		of projects in the same corridor within	a Highway Division or within
14		adjoining Highway Divisions.	
15	<u>(2)</u>	Regional Impact Projects Thirty percent (30	0%) of the funds subject to this
16		section shall be used for Regional Impac	ct Projects and allocated by
17		population of Distribution Regions, based	on the most recent estimates
18		certified by the Office of State Budget and Ma	anagement.
19		<u>a.</u> <u>Criteria. – A combination of tran</u>	· ·
20		criteria, qualitative criteria, and loca	
21		Regional Impact Projects involvi	
22		cost-effective needs from a region-v	
23		economic growth. Local input is define	
24		the Department's Transportation Div	• •
25		Planning Organizations, and Run	
26		Organizations. The criteria utilized fo	• •
27		Projects shall be based thirty perce	
28		seventy percent (70%) on consideration	
29		points, based on the following quantita	ative criteria:
30		<u>1.</u> <u>Benefit-cost.</u>	
31		<u>2.</u> <u>Congestion.</u>	
32		<u>3.</u> <u>Economic competitiveness.</u>	
33		<u>4.</u> <u>Safety.</u>	
34		<u>5.</u> <u>Freight.</u>	
35		2.Congestion.3.Economic competitiveness.4.Safety.5.Freight.6.Multimodal.7.Pavement condition.8.Lane width.9.Shoulder width.	
36		7. <u>Pavement condition.</u>	
37		8. <u>Lane width.</u>	
38			
39 40	(2)	<u>10.</u> <u>Accessibility/connectivity.</u>	0() of the funds subject to this
	<u>(3)</u>	Division Need Projects. – Thirty percent (30	-
41 42		section shall be allocated in equal share to each	
42 43		as defined in G.S. 136-14.1, and used for Divi	•
43 44		<u>a.</u> <u>Criteria. – A combination of tran</u>	
44 45		criteria, qualitative criteria, and loca Division Need Projects involvir	-
43 46		cost-effective needs from a Divisi	
40 47		access, and address safety-related new	
47 48		input is defined as the rankings id	•
48 49			rs, Metropolitan Planning
49 50		Organizations, and Rural Transportation	1
50 51		criteria utilized for selection of Divisio	
51		cinena unized for selection of DIVISIC	ni neeu i rojecis silali de daseu

General Assem	bly Of I	North Carolina	Session 2013
		fifty percent (50%) on local	input and fifty percent (50%) on
		• •	scale of 100 points, based on the
			except as provided in sub-subdivision
		b. of this subdivision:	
		2. Congestion.	
		<u>3.</u> <u>Economic competitivene</u>	ess.
		4. Safety.	
		1.Benefit-cost.2.Congestion.3.Economic competitivene4.Safety.5.Freight.6.Multimodal.7.Pavement condition.8.Lane width.	
		6. Multimodal.	
		7. Pavement condition.	
		8. Lane width.	
		9. Shoulder width.	
	<u>b.</u>	Alternate criteria. – Funding fr	rom the following programs shall be
		included in the computation of e	each of the Department division equal
		shares but shall be subject to alte	ernate quantitative criteria:
		<u>1.</u> <u>Federal Surface Transpo</u>	ortation Program-Direct Attributable
		funds appropriated to the	e State.
		2. <u>Federal Transportation A</u>	Alternatives funds appropriated to the
		<u>State.</u>	
		<u>3.</u> <u>Federal Railway-high</u>	
		appropriated to the State	
		· ·	n the Department in support of a
			n opportunity, when the opportunity
			as transformational under the Job
		-	t Grant program established pursuant
		-	ovided that the total State investment
			or all projects funded under this not exceed ten million dollars
			not exceed ten million dollars aggregate or two million dollars
		(\$2,000,000) per project.	
<u>(4)</u>	Crite		<u>.</u> Nonhighway projects subject to this
<u>(+)</u>		•••••	the a separate prioritization process
		lished by the Department that com	
	<u>a.</u>	• •	on of Statewide Strategic Mobility
	<u>u.</u>		portation mode shall be based on a
		minimum of four quantitative cr	
	<u>b.</u>	*	kings of projects identified by the
		-	Division Engineers, Metropolitan
		Planning Organizations, and	
		Organizations.	
	<u>c.</u>	The criteria shall be based on a	a scale not to exceed 100 points that
		includes no bonus points or oth	ner alterations favoring any particular
		mode of transportation.	
(e) <u>Auth</u>	orized 1	Formula Variance. – The Departn	nent may vary from the Formula set
forth in this sect	tion if it	complies with the following:	
<u>(1)</u>		-	ent, in obligating funds in accordance
			the percentage amount obligated to
			ts, Regional Impact Projects, and
			by more than five percent (5%) over
	<u>any f</u>	ive-year period from the percentage	ge required to be allocated to each of

General Assem	bly Of North Carolina	Session 2013
	those categories by this section. Funds obligated among	g distribution regions
	or divisions pursuant to this section may vary up to ter	
	any five-year period.	- · ·
<u>(2)</u>	Calculation of variance Each year the Secretary shall	calculate the amount
	of Regional Impact and Division Need funds allocated	in that year to each
	division and region, the amount of funds obligated,	and the amount the
	obligations exceeded or were below the allocation.	
	calculation under this subdivision following the	
	2015-2016, the target amounts obtained according to the	-
	this section shall be adjusted to account for any	
	allocations and obligations reported for the previou	
	variance calculation under this subdivision following t	-
	2016-2017, the target amounts obtained according to the	
	this section shall be adjusted to account for any	
	allocations and obligations reported for the previous tw	
	first variance calculation under this subdivision follow	
	year 2017-2018, the target amounts obtained accordin	
	forth in this section shall be adjusted to account for any	
	allocations and obligations reported for the previous thr	
	first variance calculation under this subdivision follow	
	year 2018-2019, the target amounts obtained accordin	
	forth in this section shall be adjusted to account for any	
	allocations and obligations reported for the previous f	
	new target amounts shall be used to fulfill the require	
	(1) of this subsection for the next update of the Transpo	
	Program. The adjustment to the target amount sh	
	Distribution Region or Division, as applicable.	<u>un de undeuteu dy</u>
(f) Ince	ntives for Local Funding and Highway Tolling. – The De	partment may revise
	t selection ratings based on local government funding in	
	nding directly attributable to highway toll revenue. Pro	•
	fter November 1, 2013, and contained in the 10-y	-
	work program are eligible for a bonus allocation under this	
(1)	Definitions. – The following definitions apply in this sul	
<u></u>	a. Bonus allocation. – The allocation obtained	
	government funding participation or highway to	
	<u>b.</u> Local funding participation. – Non-State of	
	committed by local officials to leverage the cor	
	federal transportation funds towards construction	
<u>(2)</u>	Funds obtained from local government funding pa	
<u></u>	authorization to construct a project with funds obtained	* *
	funding participation, the Department shall make availa	
	set forth in subdivision (4) of this section an amount eq	
	local funding commitment for other eligible highway p	
	local entity or entities that provided the local funding.	rojects that serve the
(3)	Funds obtained through highway tolling. – Upon author	ization to construct a
<u>(5)</u>	project with funding from toll revenue, the Department	
	for allocation an amount equal to one-half of the proj	
	derived from toll revenue bonds. The amount made av	
	to other eligible highway projects shall not exceed to	
	dollars (\$200,000,000) of the capital constructio	
	attributable to the highway toll revenues committed in t	
	autourable to the highway ton tevenues committed in t	

General	Assem	bly Of North Carolina	Session 2013
		Traffic and Revenue Study. If the toll project is lo	cated in one or more
		Metropolitan Planning Organization or Rural Tra	
		Organization boundaries, based on the boundaries in e	
		letting of the project construction contract, the bon	
		distributed proportionately to lane miles of new	capacity within the
		Organization's boundaries. The Organization shall appl	ly the bonus allocation
		only within those counties in which the toll project is lo	-
	<u>(4)</u>	Use of bonus allocation. – The Metropolitan Plannin	
		Transportation Planning Organization, or the local go	vernment may choose
		to apply its bonus allocation in one of the three	-
		combination of the three categories as provided in this	subdivision.
		a. Statewide Strategic Mobility Projects cate	
		allocation shall apply over the five-year	
		Transportation Improvement Program in the	-
		contractual obligation.	
		b. Regional Impact Projects category. – The bonu	is allocation is capped
		at ten percent (10%) of the regional alloca	
		multiple regions, made over a five-year period	
		over the five-year period in the State Transp	* *
		Program in the cycle following the contractual	obligation.
		c. Division Needs Projects category. – The bonu	s allocation is capped
		at ten percent (10%) of the division alloca	tion, or allocation to
		multiple divisions, made over a five-year perio	d and shall be applied
		over the five-year period in the State Transp	ortation Improvement
		Program in the cycle following the contractual	-
	SEC	FION 1.1.(b) (Effective July 1, 2019) G.S. 136-1	89.11(e)(2) reads as
rewritten	:		
"(e)		prized Formula Variance The Department may vary	from the Formula set
forth in the	his secti	on if it complies with the following:	
	(2)	Calculation of Variance Each year, the Secretar	-
		amount of Regional Impact and Division Need funds a	
		each division, division and region, the amount of fur	-
		amount the obligations exceeded or were below the	
		variance calculation under this subdivision following	-
		2015-16, the target amounts obtained according to the	
		this section shall be adjusted to account for any	
		allocations and obligations reported for the previo	-
		variance calculation under this subdivision following	•
		2016-17, the target amounts obtained according to the	
		this section shall be adjusted to account for any	
		allocations and obligations reported for the previous t	-
		first variance calculation under this subdivision follow	•
		year 2017-18, the target amounts obtained according to	
		in this section shall be adjusted to account for any	
		allocations and obligations reported for the previous th	ree fiscal years. In the
		first variance calculation under this subdivision follo	-
		year 2018-19, the The target amounts obtained accord	ing to the Formula set
		year 2018-19, the <u>The</u> target amounts obtained accord forth in this section shall be adjusted to account for an	ing to the Formula set y differences between
		year 2018-19, the <u>The</u> target amounts obtained accord forth in this section shall be adjusted to account for an allocations and obligations reported for the previous	ing to the Formula set y differences between four five fiscal years.
		year 2018-19, the <u>The</u> target amounts obtained accord forth in this section shall be adjusted to account for an	ing to the Formula set y differences between four five fiscal years.

General Assembly Of North CarolinaSession 2013
 subdivision (1) of this subsection for the next update of the Transportation Improvement Program. The adjustment to the target amount shall be allocated by Distribution Region or Division, as applicable." SECTION 1.2. Strategic Prioritization Process Reporting. – The Department shall issue a draft revision to the State Transportation Improvement Program required by G.S. 143B-350(f)(4) no later than January 1, 2015. The Board of Transportation shall approve the revised State Transportation Improvement Program no later than July 1, 2015.
SECONDARY ROADS CHANGES
SECTION 2.1. G.S. 20-85(b) reads as rewritten:
"§ 20-85. Schedule of fees.
(h) Export as otherwise provided in subsection (a1) of this section the face collected
(b) Except as otherwise provided in subsection (a1) of this section, the fees collected under subdivisions (a)(1) through (a)(9) of this section shall be credited to the North Carolina
Highway Trust Fund. The fees collected under subdivision $(a)(10)$ of this section shall be
credited to the Highway Fund. Fifteen dollars (\$15.00) of each title fee credited to the Trust
Fund under subdivision (a)(1) shall be added to the amount allocated for secondary roads under
G.S. 136-176 and used in accordance with G.S. 136-44.5.
SECTION 2.2.(a) (Expires June 30, 2014) G.S. 136-44.2 reads as rewritten:
"§ 136-44.2. Budget and appropriations.
(a) The Director of the Budget shall include in the "Current Operations Appropriations
Act" an enumeration of the purposes or objects of the proposed expenditures for each of the
construction and maintenance construction, maintenance, and improvement programs for that
budget period for the State primary, secondary, State parks road systems, and other
transportation systems. The State primary system shall include all portions of the State highway system located both inside and outside municipal corporate limits that are designated by N.C.,
U.S. or Interstate numbers. The State secondary system shall include all of the State highway
system located both inside and outside municipal corporate limits that is not a part of the State
primary system. The State parks system shall include all State parks roads and parking lots that
are not also part of the State highway system. The transportation systems shall include
State-maintained, nonhighway modes of transportation as well.transportation.
(b) All construction and maintenance construction, maintenance, and improvement
programs for which appropriations are requested shall be enumerated separately in the budget.
Programs that are entirely State funded shall be listed separately from those programs involving
the use of federal-aid funds. Proposed appropriations of State matching funds for each of the
federal-aid construction programs shall be enumerated separately as well as the federal-aid
funds anticipated for each program in order that the total construction requirements for each
program may be provided for in the budget. Also, proposed State matching funds for the highway planning and research program shall be included separately along with the anticipated
federal-aid funds for that purpose.
(c) Other program categories for which appropriations are requested, such as, but not
limited to, maintenance, channelization and traffic control, bridge maintenance, public service
and access road construction, transportation projects and systems, and ferry operations shall be
enumerated in the budget.
(d) The Department of Transportation shall have all powers necessary to comply fully
with provisions of present and future federal-aid acts. For purposes of this section, "federally
eligible construction project" means any construction project except secondary road projects
developed pursuant to G.S. 136-44.7 and 136-44.8 eligible for federal funds under any
federal-aid act, whether or not federal funds are actually available.

H817-PCS30511-RWx-32

General Assembly Of North Carolina Session 2013 The "Current Operations Appropriations Act" shall also contain the proposed 1 (e) 2 of State funds for use in each county for maintenance and appropriations 3 construction construction, maintenance, and improvement of secondary roads, to be allocated in 4 accordance with G.S. 136-44.5 and 136-44.6. State funds appropriated for secondary roads 5 shall not be transferred nor used except for the construction and maintenance construction, 6 maintenance, and improvement of secondary roads in the county for which they are allocated 7 pursuant to G.S. 136-44.5 and 136-44.6. 8 If the unreserved credit balance in the Highway Fund on the last day of a fiscal year (f) 9 is greater than the amount estimated for that date in the Current Operations Appropriations Act 10 for the following fiscal year, the excess shall be used in accordance with this subsection. The 11 Director of the Budget shall allocate the excess to a reserve (i) for access and public roads or 12 (ii) for other urgent needs. The use of this reserve shall be subject to the following: 13 Restrictions on use. - No more than five million dollars (\$5,000,000) from (1)14 this reserve may be spent on a single project. Funds from this reserve being 15 used for an "other urgent need" project cannot be used for administrative costs, information technology costs, or economic development. 16 17 Approval. – The Department of Transportation shall submit for approval to (2)18 the Director of the Budget all expenditures from the reserve established 19 under this subsection. 20 (3) Reporting. - At least five days, not including State holidays or weekend 21 days, prior to submitting an expenditure request to the Director of the 22 Budget under subdivision (2) of this subsection, the Department of 23 Transportation shall submit a report on the expenditure request to the Fiscal 24 Research Division and to the members of the House Appropriations 25 Subcommittee on Transportation and the Senate Appropriations Committee 26 on Department of Transportation. Such report shall be certified by the chief 27 financial officer of the Department of Transportation and shall include (i) a 28 project description, (ii) whether the project is for access and public roads or 29 for other urgent needs, (iii) a justification of the project, (iv) the total project 30 cost, (v) the amount of funding for the project coming from the reserve, and 31 (vi) other funding sources for the project. 32 Carryforward. - If on the last day of the fiscal year the balance in the reserve (4) 33 established by this subsection is greater than five million dollars 34 (\$5,000,000), then the Director of the Budget shall transfer the amount in 35 excess of that sum to the Reserve for General Maintenance in the Highway 36 Fund. 37 (g) The Department of Transportation may provide for costs incurred or accrued for 38 traffic control measures to be taken by the Department at major events which involve a high

traffic control measures to be taken by the Department at major events which involve a high degree of traffic concentration on State highways, and which cannot be funded from regular budgeted items. This authorization applies only to events which are expected to generate 30,000 vehicles or more per day. The Department of Transportation shall provide for this funding by allocating and reserving up to one hundred thousand dollars (\$100,000) before any other allocations from the appropriations for State maintenance for primary, secondary, and urban road systems are made, based upon the same proportion as is appropriated to each system."

46 **SECTION 2.2.(b)** (Effective July 1, 2014) G.S. 136-44.2 reads as rewritten: 47 "§ 136-44.2. Budget and appropriations.

48 (a) The Director of the Budget shall include in the "Current Operations Appropriations 49 Act" an enumeration of the purposes or objects of the proposed expenditures for each of the 50 construction, maintenance, maintenance and improvement programs for that budget period for 51 the State primary, secondary, State parks road systems, and other transportation systems. The

State primary system shall include all portions of the State highway system located both inside and outside municipal corporate limits that are designated by N.C., U.S. or Interstate numbers. The State secondary system shall include all of the State highway system located both inside and outside municipal corporate limits that is not a part of the State primary system. The State parks system shall include all State parks roads and parking lots that are not also part of the State highway system. The transportation systems shall <u>also</u> include State-maintained, nonhighway modes of transportation as well.transportation.

8 All construction, maintenance, maintenance and improvement programs for which (b) 9 appropriations are requested shall be enumerated separately in the budget. Programs that are 10 entirely State funded shall be listed separately from those programs involving the use of 11 federal-aid funds. Proposed appropriations of State matching funds for each of the federal-aid 12 construction programs shall be enumerated separately as well as the federal-aid funds 13 anticipated for each program in order that the total construction requirements for each program 14 may be provided for in the budget. Also, proposed Proposed State matching funds for the 15 highway planning and research program shall be included separately along with the anticipated 16 federal-aid funds for that purpose.

17 (c) Other program categories for which appropriations are requested, such as, but not 18 limited to, maintenance, channelization and traffic control, bridge maintenance, public service 19 and access road construction, transportation projects and systems, and ferry operations shall be 20 enumerated in the budget.

(d) The Department of Transportation shall have all powers necessary to comply fully
with provisions of present and future federal-aid acts. For purposes of this section, "federally
eligible construction project" means any construction project except secondary road projects
developed pursuant to G.S. 136-44.7 and 136-44.8G.S. 136-44.8 eligible for federal funds
under any federal-aid act, whether or not federal funds are actually available.

(e) The "Current Operations Appropriations Act" shall also contain the proposed
appropriations of State funds for use in each county for construction, maintenance, maintenance
and improvement of secondary roads, to be allocated in accordance with G.S. 136-44.5 and
136-44.6.G.S. 136-44.6. State funds appropriated for secondary roads shall not be transferred
nor used except for the construction, maintenance, maintenance and improvement of secondary
roads in the county for which they are allocated pursuant to G.S. 136-44.5 and
136-44.6.G.S. 136-44.6.

(f) If the unreserved credit balance in the Highway Fund on the last day of a fiscal year
is greater than the amount estimated for that date in the Current Operations Appropriations Act
for the following fiscal year, the excess shall be used in accordance with this subsection. The
Director of the Budget shall allocate the excess to a reserve (i) for access and public roads or
(ii) for other urgent needs. The use of this reserve shall be subject to the following:

- 38 39
- 40 41

42

43

44

- (1) Restrictions on use. No more than five million dollars (\$5,000,000) from this reserve may be spent on a single project. Funds from this reserve being used for an "other urgent need" project cannot be used for administrative costs, information technology costs, or economic development.
- (2) Approval. The Department of Transportation shall submit for approval to the Director of the Budget all expenditures from the reserve established under this subsection.
- (3) Reporting. At least five days, not including State holidays or weekend
 days, prior to submitting an expenditure request to the Director of the
 Budget under subdivision (2) of this subsection, the Department of
 Transportation shall submit a report on the expenditure request to the Fiscal
 Research Division and to the members of the House Appropriations
 Subcommittee on Transportation and the Senate Appropriations Committee
 on Department of Transportation. Such report shall be certified by the chief

	General Assembly Of North Carolina Session 2013
1 2 3 4	financial officer of the Department of Transportation and shall include (i) a project description, (ii) whether the project is for access and public roads or for other urgent needs, (iii) a justification of the project, (iv) the total project cost, (v) the amount of funding for the project coming from the reserve, and
5	(vi) other funding sources for the project.
6	(4) Carryforward. – If on the last day of the fiscal year the balance in the reserve
7	established by this subsection is greater than five million dollars
8	(\$5,000,000), then the Director of the Budget shall transfer the amount in
9	excess of that sum to the Reserve for General Maintenance in the Highway
0	Fund.
1	(g) The Department of Transportation may provide for costs incurred or accrued for
2	traffic control measures to be taken by the Department at major events which involve a high
3	degree of traffic concentration on State highways, and which cannot be funded from regular
4	budgeted items. This authorization applies only to events which are expected to generate
5	30,000 vehicles or more per day. The Department of Transportation shall provide for this funding by ellocating and recerving up to one bundred theusand dollars (\$100,000) before any
l6 7	funding by allocating and reserving up to one hundred thousand dollars (\$100,000) before any other allocations from the appropriations for State maintenance for primary, secondary, and
18	urbanprimary and secondary road systems are made, based upon the same proportion as is
9	appropriated to each system."
20	SECTION 2.3.(a) (Expires June 30, 2014) G.S. 136-44.2A reads as rewritten:
21	"§ 136-44.2A. Secondary road improvement construction program.
22	There shall be annually allocated from the Highway Fund to the Department of
23	Transportation for secondary road improvement construction programs developed pursuant to
24	G.S. 136-44.7 and 136-44.8, a sum provided by law. equal to that allocation made from the
25	Highway Fund under G.S. 136 41.1(a). In addition, as provided in G.S. 136 176(b)(4) and
26	G.S. 20-85(b), revenue is annually allocated from the Highway Trust Fund for secondary road
27	construction. Of the funds allocated from the Highway Fund, the sum of sixty-eight million six
28	hundred seventy thousand dollars (\$68,670,000) shall be allocated among the counties in
29	accordance with G.S. 136-44.5(b). All funds allocated from the Highway Fund for secondary
30	road improvements in excess of that amount shall be allocated among the counties in
81	accordance with G.S. 136-44.5(c). All funds allocated from the Highway Trust Fund for
32	secondary road improvement programs shall be allocated in accordance with G.S. 136-182."
33	SECTION 2.3.(b) (Effective July 1, 2014) G.S. 136-44.2A is repealed.
34	SECTION 2.4. G.S. 136-44.2C is repealed.
35	SECTION 2.5. Article 2A of Chapter 136 is amended by adding a new section to
86 87	read:
87 38	" <u>§ 136-44.2D. Secondary unpaved road paving program.</u> The Department of Transportation shall expend funds allocated to the paving of unpaved
39	secondary roads for the paving of unpaved secondary roads based on a statewide prioritization.
,9 10	The Department shall pave the eligible unpaved secondary roads that receive the highest
41	priority ranking within this statewide prioritization. Nothing in this subsection shall be
12	interpreted to require the Department to pave any unpaved secondary roads that do not meet
13	secondary road system addition standards as set forth in G.S. 136-44.10 and G.S. 136-102.6.
14	The Highway Trust Fund shall not be used to fund the paving of unpaved secondary roads.
15	SECTION 2.6.(a) (Expires June 30, 2014) G.S. 136-44.5 reads as rewritten:
16	"§ 136-44.5. Secondary roads; mileage study; allocation of funds.
17	(a) Before July 1, in each calendar year, the Department of Transportation shall make a
18	study of all State-maintained unpaved and paved secondary roads in the State. The study shall
19	determine:
50	(1) The number of miles of unpaved State-maintained roads in each county
51	eligible for paving and the total number of miles that are ineligible;

	General Assembly Of North CarolinaSession 2013
1 2 3	 (2) The total number of miles of unpaved State-maintained roads in the State eligible for paving and the total number of miles that are ineligible; and (3) The total number of paved State-maintained roads in each county, and the total number of miles of paved State maintained roads in the State
4 5	total number of miles of paved State-maintained roads in the State. In this subsection, (i) ineligible unpaved mileage is defined as the number of miles of
6	unpaved roads that have unavailable rights-of-way or for which environmental permits cannot
7 8	be approved to allow for paving, and (ii) eligible unpaved mileage is defined as the number of miles of unpaved roads that have not been previously approved for paving by any funding
9 10	source or has the potential to be programmed for paving when rights-of-way or environmental permits are secured. Except for federal-aid programs, the Department shall allocate all
11 12	 secondary road improvement funds on the basis of a formula using the study figures. (b) The first sixty eight million six hundred seventy thousand dollars (\$68,670,000)
13	shall be allocated as follows: Each county shall receive a percentage of these funds, the
14	percentage to be determined as a factor of the number of miles of paved and unpaved
15	State maintained secondary roads in the county divided by the total number of miles of paved
16	and unpaved State maintained secondary roads in the State, excluding those unpaved secondary
17	roads that have been determined to be eligible for paving as defined in subsection (a) of this
18	section. Beginning in fiscal year 2010-2011, allocations pursuant to this subsection shall be The
19 20	amounts appropriated by law for secondary road construction, excluding unpaved secondary
20	road funds, shall be allocated among counties based on the total number of secondary miles in a
21 22	county in proportion to the total State-maintained secondary road mileage.
22	(c) Funds allocated for secondary road construction in excess of sixty-eight million six hundred seventy thousand dollars (\$68,670,000) shall be allocated to each county based on the
23 24	percentage proportion that the number of miles in the county of State-maintained unpaved
25	secondary roads bears to the total number of miles in the State of State maintained unpaved
26	secondary roads. In a county that has roads with eligible miles, these funds shall only be used
27	for paving unpaved secondary road miles in that county. In a county where there are no roads
28	eligible to be paved as defined in subsection (a) of this section, the funds may be used for
29	improvements on the paved and unpaved secondary roads in that county. Beginning in fiscal
30	year 2010-2011, allocations pursuant to this subsection shall be based on the total number of
31	secondary miles in a county in proportion to the total State maintained secondary road mileage.
32	(d) Copies of the Department study of unpaved and paved State-maintained secondary
33	roads and copies of the individual county allocations shall be made available to newspapers
34	having general circulation in each county."
35	SECTION 2.6.(b) (Effective July 1, 2014) G.S. 136-44.5 is repealed.
36 37	SECTION 2.6.(c) G.S. 136-44.6 reads as rewritten: "§ 136-44.6. Uniformly applicable formula for the allocation of secondary roads
38	maintenance and improvement funds.
39	The Department of Transportation shall develop a uniformly applicable formula for the
40	allocation of secondary roads maintenance and improvement funds for use in each county. The
41	formula shall take into consideration the number of paved and unpaved miles of
42	state-maintained secondary roads in each county and such other factors as experience may
43	dictate. This section shall not apply to projects to pave unpaved roads under G.S. 136-44.2D."
44	SECTION 2.6.(d) Secondary Road Funding. – The sum of fifteen million dollars
45	(\$15,000,000) in nonrecurring funds for the 2013-2014 fiscal year is appropriated from the
46	Highway Fund for the secondary road construction program under G.S. 136-44.2A, as enacted
47	by Section 2.3(a) of this act, and the sum of twelve million dollars (\$12,000,000) in recurring
48	funds for the 2013-2014 fiscal year is appropriated from the Highway Fund for the paving of
49 50	unpaved roads pursuant to G.S. 136-44.2D, as enacted by Section 2.5 of this act.
50 51	SECTION 2.7. G.S. 136-44.7 reads as rewritten:
51	"§ 136-44.7. Secondary roads; annual work program.<u>right-of-way</u> acquisition.

House Bill 817

1 (a) The Department of Transportation shall be responsible for developing criteria for 2 improvements and maintenance of secondary roads. The criteria shall be adopted by the Board 3 of Transportation before it shall become effective. The Department of Transportation shall be 4 responsible for developing annual work programs for both construction and maintenance of 5 secondary roads in each county in accordance with criteria developed. It shall reflect the 6 long range and immediate goals of the Department of Transportation. Projects on the annual 7 construction program for each county shall be rated according to their priority based upon the 8 secondary road criteria and standards which shall be uniform throughout the State. Tentative 9 construction projects and estimated funding shall also be listed in accordance to priority. The 10 annual construction program shall be adopted by the Board of Transportation before it shall 11 become effective. 12 (b) When a secondary road in a county is listed in the first 10 secondary roads to be 13 paved during a year on a priority list issued by the Department of Transportation under this 14 section, the secondary road cannot be removed from the top 10 of that list or any subsequent 15 list until it is paved. All secondary roads in a county shall be paved, insofar as possible, in the priority order of the list. When a secondary road in the top 10 of that list is removed from the 16 17 list because it has been paved, the next secondary road on the priority list shall be moved up to 18 the top 10 of that list and shall remain there until it is paved. 19 When it is necessary for the Department of Transportation to acquire a right-of-way (c) 20 in accordance with (a) and (b) of this section in order to pave a secondary road or undertake a 21 maintenance project, the Department shall negotiate the acquisition of the right-of-way for a 22 period of up to six months. At the end of that period, if one or more property owners have not 23 dedicated the necessary right-of-way and at least seventy-five percent (75%) of the property 24 owners adjacent to the project and the owners of the majority of the road frontage adjacent to 25 the project have dedicated the necessary property for the right-of-way and have provided funds 26 required by Department rule to the Department to cover the costs of condemning the remaining 27 property, the Department shall initiate condemnation proceedings pursuant to Article 9 of this 28 Chapter to acquire the remaining property necessary for the project. 29 The Division Engineer is authorized to reduce the width of a right-of-way to less (d)30 than 60 feet to pave an unpaved secondary road with the allocated funds, provided that in all circumstances the safety of the public is not compromised and the minimum accepted design 31 32 practice is satisfied." 33 SECTION 2.8.(a) (Expires June 30, 2014) G.S. 136-44.8 reads as rewritten: 34 "§ 136-44.8. Submission of secondary roads construction and unpaved roads paving 35 programs to the Boards of County Commissioners. 36 The Department of Transportation shall post in the county courthouse a county map (a) 37 showing tentative secondary road paving projects rated according to the priority of each project 38 in accordance with the criteria and standards adopted by the Board of Transportation. The map 39 shall be posted at least two weeks prior to the public meeting of the county commissioners at 40 which the Department of Transportation representatives are to meet and discuss the proposed 41 secondary road construction program for the county as provided in subsection (c). 42 Representatives of the Department of Transportation shall provide to the board of (a1) 43 county commissioners in each county the proposed secondary road construction program and, 44 if applicable to that county, a list of roads proposed for the annual paving program approved by 45 the Board of Transportation. If a paving priority list is presented, it shall include the priority rating of each secondary road paving project included in the proposed paving program 46 47 according to the criteria and standards adopted by the Board of Transportation. The Department of Transportation shall provide a notice to the public of the public 48 (b) 49 meeting of the board of county commissioners at which the annual secondary road construction 50

50 program for the county proposed by the Department is to be presented to the board and other 51 citizens of the county as provided in subsection (c). The notice shall be published in a

House Bill 817

H817-PCS30511-RWx-32

1 newspaper published in the county or having a general circulation in the county once a week 2 for two succeeding weeks prior to the meeting. The notice shall also advise that a county map is 3 posted in the courthouse showing tentative secondary road paving projects rated according to 4 the priority of each project. 5 Representatives of the Department of Transportation shall meet with the board of (c) 6 county commissioners at a regular or special public meeting of the board of county commissioners for each county and present to and discuss with the board of county 7 8 commissioners and other citizens present, the proposed secondary road construction program 9 for the county. The presentation and discussion shall specifically include the priority rating of 10 each tentative secondary road paving project included in the proposed construction program, 11 according to the criteria and standards adopted by the Board of Transportation. 12 At the same meeting after the presentation and discussion of the annual secondary road 13 construction program for the county or at a later meeting, the board of county commissioners 14 may (i) concur in the construction program as proposed, or (ii) take no action, or (iii) make 15 recommendations for deviations in the proposed construction program, except as to paving 16 projects and the priority of paving projects for which the board in order to make

recommendations for deviations, must vote to consider the matter at a later public meeting as
 provided in subsection (d).

19 The board of county commissioners may recommend deviations in the paving (d) 20 projects and the priority of paving projects included in the proposed secondary road 21 construction program only at a public meeting after notice to the public that the board will 22 consider making recommendations for deviations in paving projects and the priority of paving 23 projects included in the proposed annual secondary road construction program. Notice of the 24 public meeting shall be published by the board of county commissioners in a newspaper 25 published in the county or having a general circulation in the county. After discussion by the 26 members of the board of county commissioners and comments and information presented by 27 other citizens of the county, the board of county commissioners may recommend deviations in 28 the paving projects and in the paving priority of secondary road projects included in the 29 proposed secondary road construction program. Any recommendation made by the board of 30 county commissioners for a deviation in the paving projects or in the priority for paving 31 projects in the proposed secondary road construction program shall state the specific reason for 32 each such deviation recommended.

33 The Board of Transportation shall adopt the annual secondary construction program (e) 34 for each county after having given the board of county commissioners of each county an 35 opportunity to review the proposed construction program and to make recommendations as 36 provided in this section. The Board of Transportation shall consider such recommendations 37 insofar as they are compatible with its general plans, standards, criteria and available funds, but 38 having due regard to development plans of the county and to the maintenance and improvement 39 needs of all existing roads in the county. However, no consideration shall be given to any 40 recommendation by the board of county commissioners for a deviation in the paving projects or 41 in the priority for paving secondary road projects in the proposed construction program that is 42 not made in accordance with subsection (d).

43 The secondary road construction program and unpaved roads paving programs (f) 44 adopted by the Board of Transportation shall be followed by the Department of Transportation 45 unless changes are approved by the Board of Transportation and notice of any changes is given 46 to the board of county commissioners. The Department of Transportation shall post a copy of 47 the adopted program, including a map showing the secondary road paving projects rated 48 according to the approved priority of each project, at the courthouse, within 10 days of its 49 adoption by the Board of Transportation. The board of county commissioners may petition the 50 Board of Transportation for review of any changes to which it does not consent and the 51 determination of the Board of Transportation shall be final. Upon request, the most recent

secondary road construction and unpaved roads paving programs adopted shall be submitted to 1 2 any member of the General Assembly. The Department of Transportation shall make the annual 3 construction program for each county available to the newspapers having a general circulation 4 in the county." 5 SECTION 2.8.(b) (Effective July 1, 2014) G.S. 136-44.8 reads as rewritten: 6 "§ 136-44.8. Submission of secondary roads construction programsunpaved roads paving 7 program to the Boards of County Commissioners. 8 (a) The Department of Transportation shall post in the county courthouse a county map 9 showing tentative secondary road paving projects rated according to the priority of each project 10 in accordance with the criteria and standards adopted by the Board of Transportation. The map 11 shall be posted at least two weeks prior to the public meeting of the county commissioners at 12 which the Department of Transportation representatives are to meet and discuss the proposed 13 secondary road construction program for the county as provided in subsection (c). 14 In each county having unpaved roads programmed for paving, representatives of the (a1) 15 Department of Transportation shall annually provide to the board of county commissioners in those counties a list of roads proposed for the annual paving program approved by the Board of 16 17 Transportation. The paving priority list shall include the priority rating of each secondary road 18 paving project included in the proposed paving program, according to the criteria and standards 19 adopted by the Board of Transportation. 20 (b) The Department of Transportation shall provide a notice to the public of the public 21 meeting of the board of county commissioners at which the annual secondary road construction program for the county proposed by the Department is to be presented to the board and other 22 23 citizens of the county as provided in subsection (c). The notice shall be published in a 24 newspaper published in the county or having a general circulation in the county once a week 25 for two succeeding weeks prior to the meeting. The notice shall also advise that a county map is 26 posted in the courthouse showing tentative secondary road paving projects rated according to 27 the priority of each project. 28 Representatives of the Department of Transportation shall meet with the board of (c) 29 county commissioners at a regular or special public meeting of the board of county 30 commissioners for each county and present to and discuss with the board of county 31 commissioners and other citizens present, the proposed secondary road construction program 32 for the county. The presentation and discussion shall specifically include the priority rating of 33 each tentative secondary road paving project included in the proposed construction program, according to the criteria and standards adopted by the Board of Transportation. 34 35 At the same meeting after the presentation and discussion of the annual secondary road 36 construction program for the county or at a later meeting, the board of county commissioners may (i) concur in the construction program as proposed, or (ii) take no action, or (iii) make 37 38 recommendations for deviations in the proposed construction program, except as to paving 39 projects and the priority of paving projects for which the board in order to make 40 recommendations for deviations, must vote to consider the matter at a later public meeting as 41 provided in subsection (d). 42 The board of county commissioners may recommend deviations in the paving (d) 43 projects and the priority of paving projects included in the proposed secondary road 44 construction program only at a public meeting after notice to the public that the board will 45 consider making recommendations for deviations in paving projects and the priority of paving 46 projects included in the proposed annual secondary road construction program. Notice of the 47 public meeting shall be published by the board of county commissioners in a newspaper 48 published in the county or having a general circulation in the county. After discussion by the 49 members of the board of county commissioners and comments and information presented by 50 other citizens of the county, the board of county commissioners may recommend deviations in 51 the paving projects and in the paving priority of secondary road projects included in the

proposed secondary road construction program. Any recommendation made by the board of 1 2 county commissioners for a deviation in the paving projects or in the priority for paving 3 projects in the proposed secondary road construction program shall state the specific reason for 4 each such deviation recommended. 5 The Board of Transportation shall adopt the annual secondary construction program (e) 6 for each county after having given the board of county commissioners of each county an 7 opportunity to review the proposed construction program and to make recommendations as 8 provided in this section. The Board of Transportation shall consider such recommendations 9 insofar as they are compatible with its general plans, standards, criteria and available funds, but 10 having due regard to development plans of the county and to the maintenance and improvement 11 needs of all existing roads in the county. However, no consideration shall be given to any 12 recommendation by the board of county commissioners for a deviation in the paving projects or 13 in the priority for paving secondary road projects in the proposed construction program that is 14 not made in accordance with subsection (d). 15 (f) The secondary road construction unpaved roads paving program adopted by the 16 Board of Transportation shall be followed by the Department of Transportation unless changes 17 are approved by the Board of Transportation and notice of any changes is given to the board of 18 county commissioners. The Department of Transportation shall post a copy of the adopted 19 program, including a map showing the secondary road paving projects rated according to the approved priority of each project, at the courthouse, within 10 days of its adoption by the Board 20 21 of Transportation. The board of county commissioners may petition the Board of 22 Transportation for review of any changes to which it does not consent and the determination of 23 the Board of Transportation shall be final. Upon request, the most recent secondary road 24 construction-unpaved roads paving programs adopted shall be submitted to any member of the 25 General Assembly. The Department of Transportation shall make the annual construction 26 unpaved roads paving program for each affected county available to the newspapers having a 27 general circulation in the county." 28 **SECTION 2.9.** G.S. 136-182 is repealed. 29 30 STATE AID TO MUNICIPALITIES/POWELL BILL CHANGES 31 SECTION 3.1. G.S. 136-41.1 reads as rewritten: 32 "§ 136-41.1. Appropriation to municipalities; allocation of funds generally; allocation to 33 Butner. 34 (a) There is annually appropriated out of the State Highway Fund a sum equal to ten 35 and four-tenths percent (10.4%) of the net amount after refunds that was produced during the 36 fiscal year by a one and three fourths cents (1 3/4¢) tax on each gallon of motor fuel taxed the 37 tax imposed under Article 36C of Chapter 105 of the General Statutes and on the equivalent 38 amount of alternative fuel taxed under Article 36D of that Chapter. One-half of the amount 39 appropriated shall be allocated in cash on or before October 1 of each year to the cities and 40 towns of the State in accordance with this section. The second one-half of the amount 41 appropriated shall be allocated in cash on or before January 1 of each year to the cities and 42 towns of the State in accordance with this section. In addition, as provided in 43 G.S. 136-176(b)(3), revenue is allocated and appropriated from the Highway Trust Fund to the cities and towns of this State to be used for the same purposes and distributed in the same 44 45 manner as the revenue appropriated to them under this section from the Highway Fund. Like 46 the appropriation from the Highway Fund, the appropriation from the Highway Trust Fund 47 shall be based on revenue collected during the fiscal year preceding the date the distribution is 48 made. 49 Seventy-five percent (75%) of the funds appropriated for cities and towns shall be

distributed among the several eligible municipalities of the State in the percentage proportion that the population of each eligible municipality bears to the total population of all eligible

municipalities according to the most recent annual estimates of population as certified to the 1 2 Secretary of Revenue by the State Budget Officer. This annual estimation of population shall 3 include increases in the population within the municipalities caused by annexations 4 accomplished through July 1 of the calendar year in which these funds are distributed. 5 Twenty-five percent (25%) of said fund shall be distributed among the several eligible 6 municipalities of the State in the percentage proportion that the mileage of public streets in 7 each eligible municipality which does not form a part of the State highway system bears to the 8 total mileage of the public streets in all eligible municipalities which do not constitute a part of 9 the State highway system.

10 It shall be the duty of the mayor of each municipality to report to the Department of 11 Transportation such information as it may request for its guidance in determining the eligibility 12 of each municipality to receive funds under this section and in determining the amount of 13 allocation to which each is entitled. Upon failure of any municipality to make such report 14 within the time prescribed by the Department of Transportation, the Department of 15 Transportation may disregard such defaulting unit in making said allotment.

16 The funds to be allocated under this section shall be paid in cash to the various eligible 17 municipalities on or before October 1 and January 1 of each year.year as provided in this 18 section. Provided that eligible municipalities are authorized within the discretion of their 19 governing bodies to enter into contracts for the purpose of maintenance, repair, construction, 20 reconstruction, widening, or improving streets of such municipalities at any time after January 21 1 of any calendar year in total amounts not to exceed ninety percent (90%) of the amount 22 received by such municipality during the preceding fiscal year, in anticipation of the receipt of 23 funds under this section during the next fiscal year, to be paid for out of such funds when 24 received.

25 The Department of Transportation may withhold each year an amount not to exceed one 26 percent (1%) of the total amount appropriated for distribution under this section for the purpose 27 of correcting errors in allocations: Provided, that the amount so withheld and not used for 28 correcting errors will be carried over and added to the amount to be allocated for the following 29 year.

30 The word "street" as used in this section is hereby defined as any public road maintained by 31 a municipality and open to use by the general public, and having an average width of not less 32 than 16 feet. In order to obtain the necessary information to distribute the funds herein 33 allocated, the Department of Transportation may require that each municipality eligible to 34 receive funds under this section submit to it a statement, certified by a registered engineer or 35 surveyor of the total number of miles of streets in such municipality. The Department of 36 Transportation may in its discretion require the certification of mileage on a biennial basis. "

- 37
- 38 39

SECTION 3.2. G.S. 136-181 is repealed.

- 40 **CONFORMING CHANGES**
- 41
- SECTION 4.1. G.S. 105-187.9 reads as rewritten:
- 42 "§ 105-187.9. Disposition of tax proceeds.
- 43

44 (Repealed effective July 1, 2013) General Fund Transfer. In each fiscal year, the (b) 45 State Treasurer shall transfer the amounts provided below from the taxes deposited in the Trust 46 Fund to the General Fund. The transfer of funds authorized by this section may be made by 47 transferring one fourth of the amount at the end of each quarter in the fiscal year or by 48 transferring the full amount annually on July 1 of each fiscal year, subject to the availability of 49 revenue.

50

(1)The sum of twenty six million dollars (\$26,000,000).

	General Assemb	ly Of North Carolina	Session 2013
1 2 3	(2)	In addition to the amount transferred under subsection, the sum of one million seven hu (\$1,700,000) shall be transferred in the 2001-2002	undred thousand dollars 2 fiscal year. The amount
4 5		distributed under this subdivision shall increase in to the sum of two million four hundred thousand	•
6		each fiscal year thereafter, the sum transferred un	der this subdivision shall
7		be the amount distributed in the previous fisca	l year plus or minus a
8 9		percentage of this sum equal to the percentage l under this Article increased or decreased for th	•
0		period for which data are available.	
1	. ,	tive July 1, 2013) Mobility Fund Transfer. – In e	•
2		ansfer fifty-eight million dollars (\$58,000,000) from	-
3		Mobility Fund. The transfer of funds authorized by	•
4		ne fourth of the amount at the end of each quarter	• •
5	-	all amount annually on July 1 of each fiscal year, sul	bject to the availability of
6	revenue."		
7		TON 4.2. G.S. 136-18 reads as rewritten:	
8 9		rs of Department of Transportation. artment of Transportation is vested with the following	a noware:
9	The salu Depa	arment of Transportation is vested with the following	g powers.
.0	(12a)	The Department of Transportation shall have such	nowers as are necessary
2	(12d)	to establish, administer, and receive federal fur	
3		infrastructure banking program as authorized by	-
4		Transportation Efficiency Act of 1991, Pub. L. 10	
5		the National Highway System Designation Act of	
6		amended. The Department of Transportation is	
7		receive, administer, and comply with all conditions	
8		to federal financial assistance necessary to fund the	
9		program. The infrastructure banking program estab	lished by the Department
0		of Transportation may utilize federal and availa	able State funds for the
1		purpose of providing loans or other financial ass	sistance to governmental
2		units, including toll authorities, to finance the costs	of transportation projects
3		authorized by the above federal aid acts. Such	
4		assistance shall be subject to repayment and	1
5		establishment of such security and the payment of	
6		rates as the Department of Transportation may	• •
7		Department of Transportation is authorized to apply	1 0
8		funds allocated under G.S. 136-41.1 or G.S. 13	•
9		ensure repayment of funds advanced under the	0
-0 -1		program. The Department of Transportation shall of State Transport	• •
-1		State Treasurer, a separate infrastructure banking fiscal controls and accounting procedures. Funds	
.2		shall not revert, and interest and other investment i	
.4		account and may be used to provide loans and oth	
.5		provided under this subdivision. The Departmen	
.6		establish such rules and policies as are necessary to	
.7		the infrastructure banking program. The infrastr	
.8		authorized under this subdivision shall not modify	• • •
.9		-	nds established by
0		G.S. 136-17.2A.G.S. 136-189.10. Governmental un	5
1		and execute debt instruments payable to the State i	
		r <i>r r r r r r r r r r r r r r r r r r </i>	

	General Assem	oly Of North Carolina	Session 2013
1 2 3 4		other financial assistance provided for in this subdivis of Transportation shall require that applicants shall p such obligations revenues derived from operation of th or systems, other sources of revenue, or their faith	ledge as security for ne benefited facilities a and credit, or any
5 6		combination thereof. The faith and credit of such gov not be pledged or be deemed to have been pledged un	
7		of Article 4, Chapter 159 of the General Statutes have	-
8		Treasurer, with the assistance of the Local Government	
9		develop and adopt appropriate debt instruments	
10		subdivision. The Local Government Commission sha	
11 12		appropriate procedures for the delivery of debt instruction without any public bidding therefor. The Local Gove	
12		shall review and approve proposed loans to applica	
14		subdivision under the provisions of Articles 4 and 5.	1
15		General Statutes, as if the issuance of bonds was prop	
16		provisions are applicable. Loans authorized by this	
17 18		outstanding debt for the purpose of Article 10, Chapte Statutes.	er 159 of the General
18 19	"	Statutes.	
20	SEC	FION 4.3. G.S. 136-17.2A is repealed.	
21		FION 4.4. G.S. 136-44.50(a) reads as rewritten:	
22		nsportation corridor official map may be adopted or am	nended by any of the
23 24	following:	The conversion bound of any local conversion for any t	hanayahfana inalyahad
24 25	(1)	The governing board of any local government for any t as part of a comprehensive plan for streets and highway	-
26		G.S. 136-66.2 or for any proposed public transportation	
27		the adopted long-range transportation plan.	
28	(2)	The Board of Transportation, or the governing board o	
29 30		portion of the existing or proposed State highway syst transportation corridor, to include rail, that is in	• •
31		Improvement Program.	the fransportation
32	(3)	Regional public transportation authorities created purs	uant to Article 26 of
33		Chapter 160A of the General Statutes or regional tran	sportation authorities
34		created pursuant to Article 27 of Chapter 160A of the	
35 36		any portion of the existing or proposed State highwa proposed public transportation corridor, or adjacent st	
37		included in the adopted long-range transportation plan.	auton of parking lot,
38	(4)	The North Carolina Turnpike Authority for any p	roject being studied
39		pursuant to G.S. 136-89.183.	
40	(5)	The Wilmington Urban Area Metropolitan Planning	•
41 42		project that is within its urbanized boundary G.S. 136-179. Department projects R-3300 and U-4751.	
43	Before a ci	$\frac{0.3.150-179.Department projects R-3500 and 0-4751.}{100}$ y adopts a transportation corridor official map that	
44		irisdiction of its building permit issuance and subdivisio	
45	or adopts an am	endment to a transportation corridor official map outside	de the extraterritorial
46	•	s building permit issuance and subdivision control ordin	nances, the city shall
47 48		From the Board of County Commissioners." FION 4.5. G.S. 136-66.3 reads as rewritten:	
48 49		cal government participation in improvements to the	State transnortation
50	syste	• • • •	
51			

	General Assembly Of North CarolinaSession 2013
1	(c1) No TIP Disadvantage for Participation. If a county or municipality participates in
2	a State transportation system improvement project, as authorized by this section, or by
3	G.S. 136-51 and G.S. 136-98, the Department shall ensure that the local government's
4	participation does not cause any disadvantage to any other project in the Transportation
5	Improvement Program under G.S. 143B-350(f)(4).
6	(c2) Distribution of State Funds Made Available by County or Municipal Participation. –
7	Any State or federal funds allocated to a project that are made available by county or municipal
8	participation in a project contained in the Transportation Improvement Program under
9	G.S. 143B-350(f)(4) shall remain in the same funding region that the funding was allocated to
10 11	under the distribution formula contained in G.S. 136-17.2A. be subject to G.S. 136-189.11.
11	(c3) Limitation on Agreements. – The Department shall not enter into any agreement with a county or municipality to provide additional total funding for highway construction in
12	the county or municipality in exchange for county or municipal participation in any project
13 14	contained in the Transportation Improvement Program under G.S. 143B-350(f)(4).
15	
16	(e1) Reimbursement Procedure. – Upon request of the county or municipality, the
17	Department of Transportation shall allow the local government a period of not less than three
18	years from the date construction of the projecta project undertaken under subsection (e) of this
19	section is initiated to reimburse the Department their agreed upon share of the costs necessary
20	for the project. The Department of Transportation shall not charge a local government any
21	interest during the initial three years.
22	"
23	SECTION 4.6. G.S. 136-89.192 reads as rewritten:
24	"§ 136-89.192. Equity distribution <u>Applicability of</u> formula.
25 26	Only those funds applied to a Turnpike Project from the State Highway Fund, State
26 27	Highway Trust Fund, or federal-aid funds that might otherwise be used for other roadway projects within the State, and are otherwise already subject to the distribution formula under
28	G.S. 136-17.2A, G.S. 136-189.11 shall be included in the distribution formula.
29	Other revenue from the sale of the Authority's bonds or notes, project loans, or toll
30	collections shall not be included in the distribution formula."
31	SECTION 4.7. G.S. 136-175 reads as rewritten:
32	"§ 136-175. Definitions.
33	The following definitions apply in this Article:
34	(1) Intrastate System. The network of major, multilane arterial highways
35	composed of those routes, segments, or corridors listed in G.S. 136-178, and
36	any other route added by the Department of Transportation under
37	G.S. 136-178.
38	(2) Transportation Improvement Program. The schedule of major transportation improvement angle $f = 0.5 - 142 \text{ P} \cdot 250(6)(4)$
39 40	 improvement projects required by G.S. 143B-350(f)(4). (3) Trust Fund. The North Carolina Highway Trust Fund."
40 41	(3) Trust Fund. The North Carolina Highway Trust Fund."SECTION 4.8. G.S. 136-176 reads as rewritten:
42	"§ 136-176. Creation, revenue sources, and purpose of North Carolina Highway Trust
43	Fund.
44	(a) A special account, designated the North Carolina Highway Trust Fund, is created
45	within the State treasury. The Trust Fund consists of the following revenue:
46	(1) Motor fuel, alternative fuel, and road tax revenue deposited in the Fund
47	under G.S. 105-449.125, 105-449.134, and 105-449.43, respectively.
48	(2) Motor vehicle use tax deposited in the Fund under G.S. 105-187.9.
49	(3) Revenue from the certificate of title fee and other fees payable under
50	G.S. 20-85.
51	(4) Repealed by Session Laws 2001-424, s. 27.1 .

General	Assem	bly Of North Carolina	Session 2013
	(5)	Interest and income earned by the Fund.	
(a1)	• •	Department shall use two hundred twenty million (dollars (\$220,000,000) in
· · ·		1-2002, two hundred twelve million dollars (\$212	
		two hundred fifty five million dollars (\$255,000,000)	
		ace of the Highway Trust Fund for the following purp	
or the ca	(1)	For primary route pavement preservation. – One	
	(1)	dollars (\$170,000,000) in fiscal year 2001-2002	
		million dollars (\$150,000,000) in each of the fis	
		2003-2004. Up to ten percent (10%) of the amou	
		years 2001-2002, 2002-2003, and 2003-2004 is av	
		at the discretion of the Secretary of Transportation,	
		a. Highway improvement projects that furth	
		development in small urban and rural	
		Transportation Improvement Program, and	nd that are individually
		approved by the Board of Transportation; or	
		b. Highway improvements that further econo	-
		State and that are individually appro	wed by the Board of
		Transportation.	
	(2)	For preliminary engineering costs not include	
		Transportation Improvement Program I	
		(\$15,000,000) in each of the fiscal years 200	
		2003-2004. If any funds allocated by this subdivisi	
		the Highway Trust Fund, remain unspent on June-	
		may transfer within the Department up to two	
		(\$29,000,000) of available funds to contract for fre	ight transportation system
		improvements for the Global TransPark.	
	(3)	For computerized traffic signal systems and signa	
		Fifteen million dollars (\$15,000,000) in each of th	ne fiscal years 2001-2002,
		2002-2003, and 2003-2004.	
	(4)	For public transportation twenty million dollars (\$	
		2001-2002, twenty-five million dollars (\$25,0	
		2002-2003, and seventy-five million dollars (\$7	5,000,000) in fiscal year
		2003-2004.	
	(5)	For small urban construction projects. Seven mi	llion dollars (\$7,000,000)
		in fiscal year 2002-2003.	
Funds au	uthorize	d for use by the Department pursuant to this subsect	ion shall remain available
to the De	partme	nt until expended.	
(a2)		aled by Session Laws 2002-126, s. 26.4(b), effective .	
(a3)	The l	Department may obligate three hundred million dollar	's (\$300,000,000) in fiscal
year 200	3-2004	and four hundred million dollars (\$400,000,000) in	fiscal year 2004-2005 of
the cash	balance	of the Highway Trust Fund for the following purpose	28:
	(1)	Six hundred thirty million dollars (\$630,000,00	00) for highway system
		preservation, modernization, and maintenance, incl	luding projects to enhance
		safety, reduce congestion, improve traffic flow, r	educe accidents, upgrade
		pavement widths and shoulders, extend pavemen	
		smoothness, and rehabilitate or replace deficient t	oridges; and for economic
		development transportation projects recommende	
		approved by the Board of Transportation.	
	(2)	Seventy million dollars (\$70,000,000) for region	al public transit systems,
		rural and urban public transportation syst	1 .
		transportation and air quality initiatives, rail system	n track improvements and
			-

	General Assembly Of North CarolinaSession 2013
1	equipment, and other ferry, bicycle, and pedestrian improvements. For any
2	project or program listed in this subdivision for which the Department
3	receives federal funds, use of funds pursuant to this subdivision shall be
4	limited to matching those funds.
5	Funds authorized for obligation and use by the Department pursuant to this subsection shall
6	remain available to the Department until expended.
7	(a4) Project selection pursuant to subsection (a3) of this section shall be based on
8	identified and documented need. Funds expended pursuant to subdivision (1) of subsection (a3)
9	of this section shall be distributed in accordance with the distribution formula in
0	G.S. 136-17.2A. No funds shall be expended pursuant to subsection (a3)(1) of this section on
1	any project that does not meet Department of Transportation standards for road design,
2	materials, construction, and traffic flow.
3	(a5) The Department shall report to the Joint Legislative Transportation Oversight
4	Committee, on or before September 1, 2003, on its intended use of funds pursuant to subsection
5	(a3) of this section. The Department shall report to the Joint Transportation Appropriations
5	Subcommittee, on or before May 1, 2004, on its actual current and intended future use of funds
7	pursuant to subsection (a3) of this section. The Department shall certify to the Joint Legislative
8	Transportation Oversight Committee each year, on or before November 1, that use of the
9	Highway Trust Fund cash balances for the purposes listed in subsection (a3) of this section will
0	not adversely affect the delivery schedule of any Highway Trust Fund projects. If the
1	Department cannot certify that the full amounts authorized in subsection (a3) of this section are
2	available, then the Department may determine the amount that can be used without adversely
3	affecting the delivery schedule and may proportionately apply that amount to the purposes set
1	forth in subsection (a3) of this section.
5	(b) Funds in the Trust Fund are annually appropriated to the Department of
5	Transportation to be allocated and used as provided in this subsection. A sum, not to exceed
7	four and eight-tenths percent (4.8%) of the amount of revenue deposited in the Trust Fund
3	under subdivisions (a)(1), (2), and (3) of this section sum, in the amount appropriated by law,
9	may be used each fiscal year by the Department for expenses to administer the Trust Fund.
)	Operation and project development costs of the North Carolina Turnpike Authority are eligible
l	administrative expenses under this subsection. Any funds allocated to the Authority pursuant to
2	this subsection shall be repaid by the Authority from its toll revenue as soon as possible,
3	subject to any restrictions included in the agreements entered into by the Authority in
1	connection with the issuance of the Authority's revenue bonds. Beginning one year after the
5	Authority begins collecting tolls on a completed Turnpike Project, interest shall accrue on any
5	unpaid balance owed to the Highway Trust Fund at a rate equal to the State Treasurer's average
7	annual yield on its investment of Highway Trust Fund funds pursuant to G.S. 147-6.1. Interest
3	earned on the unpaid balance shall be deposited in the Highway Trust Fund upon repayment.
)	The sum up to the amount anticipated to be necessary to meet the State matching funds
)	requirements to receive federal-aid highway trust funds for the next fiscal year may be set aside
l	for that purpose. The rest of the funds in the Trust Fund shall be allocated and used as
2	follows:specified in G.S. 136-189.11.
3	(1) Sixty-one and ninety-five hundredths percent (61.95%) to plan, design, and
1	construct projects on segments or corridors of the Intrastate System as
5	described in G.S. 136-178 and to pay debt service on highway bonds and
6	notes that are issued under the State Highway Bond Act of 1996 and whose
7	proceeds are applied to these projects.

48(2)Twenty-five and five hundredths percent (25.05%) to plan, design, and49construct the urban loops described in G.S. 136-180 and to pay debt service50on highway bonds and notes that are issued under the State Highway Bond51Act of 1996 and whose proceeds are applied to these urban loops.

General Assem	bly Of North Carolina	Session 2013
(3)	Six and one-half percent (6.5%) to supplement th city streets under G.S. 136-181.	ne appropriation to cities for
(4)	Six and one-half percent (6.5%) for secondary ro in G.S. 136-182 and to pay debt service on highw issued under the State Highway Bond Act of 19	vay bonds and notes that are
	applied to secondary road construction.	
-	ent must administer funds allocated under subdivis	
	ection in a manner that ensures that sufficient fund	
	ments on bonds issued under the State Highway	Bond Act of 1996 as they
become due.		
. ,	Secretary may authorize the transfer of funds alloc	
	bsection (b) of this section to other projects that are	
be funded from	allocations to those subdivisions. The Secretary s	shall ensure that any funds
transferred pursu	ant to this subsection are repaid promptly and in-	any event in no more than
four years. The S	Secretary shall certify, prior to making any transfer	pursuant to this subsection,
	will not affect the delivery schedule of Highway	
1	rtation Improvement Program. No transfers shal	
	applicable provisions of the equity formula	
G.S. 136-17.2A.	If the Secretary authorizes a transfer pursuant to th	is subsection, the Secretary
shall report that	decision to the next regularly scheduled meeting	gs of the Joint Legislative
Commission on	Governmental Operations, the Joint Legislative	- Transportation Oversight
Committee, and	to the Fiscal Research Division.	
(b2) (Effe	ctive July 1, 2013) There is annually appropria	ted to the North Carolina
	rity from the Highway Trust Fund the sum of o	
-	0,000). forty-nine million dollars (\$49,000,000).	
	twenty-five million dollars (\$25,000,000) shall be	-
	g costs and expenses on revenue bonds or notes iss	1.
-	pressway, and twenty-four million dollars (\$24,000	
	elated financing expenses on revenue bonds or notes	· · · · · · · · · · · · · · · · · · ·
	Connector/Bypass. Monroe Connector/Bypass, tv	
	hall be used to pay debt service or related financing	
	or the construction of the Mid-Currituck Bridge, an	-
	hall be used to pay debt service or related financing	•
	for the construction of the Garden Parkway. The a	1
	ant to this subsection shall be used by the Autho	11 1
• •	g costs and expenses on revenue bonds or notes	
	s of one or more Turnpike Projects, to refund such	
	erves, operating reserves, and similar reserves in	
	stablished by this subsection constitute an agreem	
	ated hereby to the Authority within the me	
	the foregoing, it is the intention of the General A	-
-	and the issuance of bonds or notes by the Authori	•
_	er constitute a pledge of the faith and credit and tax	-
•	ned herein shall prohibit the General Assem	•
U	hade in this subsection at any time to decrease or elim	
	he Authority. Funds transferred from the Highway	•
pursuant to	•	-
1	5	ne equity formula in
	<u>G.S. 136-189.10.</u>	donal Aid Highwars for
	nds are received under 23 U.S.C. Chapter 1, Fee h funds in the Trust Fund may be used, the amour	•••

50 project for which funds in the Trust Fund may be used, the amount of federal funds received

51 plus the amount of any funds from the Highway Fund that were used to match the federal funds

	General Assembly Of North Carolina	Session 2013
1	may be transferred by the Secretary of Transportation from the Trust F	und to the Highway
2	Fund and used for projects in the Transportation Improvement Program.	8
3	(d) A contract may be let for projects funded from the Trust Funded	nd in anticipation of
4	revenues pursuant to the cash-flow provisions of G.S. 143C-6-11 only for	
5	following the year in which the contract is let.	
6	(e) (Effective July 1, 2013) Subject to G.S. 136-17.2A and other	funding distribution
7	formulas, funds allocated under subdivisions (1), (3), and (4) of subsection	
8	may also-G.S. 136-189.11, funds may be used for fixed guideway projects	
9	may also <u>U.S. 150-105.11, tunds may</u> be used for fixed guideway projects."	, menualing providing
10	SECTION 4.9. G.S. 136-177 is repealed.	
11	SECTION 4.10. G.S. 136-177.1 is repealed.	
12	SECTION 4.11. G.S. 136-177.1 is repeated.	
12	SECTION 4.11. G.S. 136-178 is repeated. SECTION 4.12. G.S. 136-179 is repeated.	
13 14		
14 15	SECTION 4.13. G.S. 136-180 is repealed.	
	SECTION 4.14. G.S. 136-184 is repealed.	
16	SECTION 4.15. G.S. 136-185 is repealed.	
17	SECTION 4.16. G.S. 136-187 is repealed.	
18	SECTION 4.17. G.S. 136-188 is repealed.	
19	SECTION 4.18. G.S. 136-189 is repealed.	
20		
21	TURNPIKE AUTHORITY CHANGES	
22	SECTION 5.1. G.S. 136-89.183(a)(2) reads as rewritten:	
23	"§ 136-89.183. Powers of the Authority.	
24	(a) The Authority shall have all of the powers necessary to execu	ute the provisions of
25	this Article, including the following:	
26		
27	(2) To study, plan, develop, and undertake preliminary de	
28	eight-nine Turnpike Projects. At the conclusion of	
29	Turnpike Authority is authorized to design, establish,	purchase, construct,
30	operate, and maintain the following projects:	
31	a. Triangle Expressway, including segments also	
32	Triangle Parkway, and Western Wake Freeway i	
33	Counties. Counties, and Southeast Extension in	
34	Counties, except that no portion of the Southea	
35	located north of an existing protected corrido	
36	Department of Transportation circa 1995, ex	-
37	Interstate 40 East. The described segments consti	1 0
38	b. Gaston East-West Connector, also known as the	Garden Parkway.
39	c. Monroe Connector/Bypass.	
40	d. Cape Fear Skyway.	
41	e. A bridge of more than two miles in length goin	-
42	to a peninsula bordering the State of Vi	rginia, pursuant to
43	G.S. 136-89.183A.	
44	Any other project proposed by the Authority in addition	to the projects listed
45	in this subdivision must be approved by the Genera	l Assembly prior to
46	construction.subdivision requires prior consultation	n with the Joint
47	Legislative Commission on Governmental Opera	ations pursuant to
48	G.S. 120-76.1 no less than 180 days prior to initiating	the process required
49	by Article 7 of Chapter 159 of the General Statutes.	
50	A With the exception of the four projects set forth in su	b-subdivisions a. and
51	c. of this subdivision, the Turnpike Project Projects sele	cted for construction

	General Assemb	ly Of North Carolina	Session 2013
		by the Turnpike Authority Authority, prior to the letting	of a contract for the
		project, shall meet the following conditions: (i) two of the	
		ranked in the top 35 based on total score on the Depart	
		entitled "Mobility Fund Project Scores" dated June 6, 201	
		may be subject to G.S. 136-18(39a); (ii) of the proje	
		provided in (i), one may be subject to G.S. 136-18(39a	
		shall be included in any applicable locally adopt	· · · · ·
		transportation plans and plans; (iv) the projects shall be s	-
		State Transportation Improvement Plan prior to the letting	
		the Turnpike Project. Program; and (v) toll projects must	0
		affected Metropolitan Planning Organizations and Ru	
		Planning Organizations for tolling.	
		Any other project proposed by the Authority in addition t	o the projects listed
		in this subdivision must be approved by the General	
		construction.	J 1
		A Turnpike Project selected for construction by the Turn	oike Authority shall
		be included in any applicable locally adopted comprehen	•
		plans and shall be shown in the current State Transport	-
		Plan prior to the letting of a contract for the Turnpike Pro	ject."
	SECT	ION 5.2. G.S. 136-18 reads as rewritten:	,
"	§ 136-18. Powe	rs of Department of Transportation.	
	The said Depa	artment of Transportation is vested with the following power	ers:
	(39a)	a. The Department of Transportation or Turnp	<u>vike Authority, as</u>
		applicable, may enter into a partnership agree	ement_up_to_three
		agreements with a private entity as provided und	er subdivision (39)
		of this section for which the provisions of this	section apply. The
		pilot project allowed under this subdivision mu	st be one that is a
		candidate for funding under the Mobility Fund,	1
		construction through a public private partnership	
		Request for Qualifications has been issued by	the Department no
		later than June 30, 2012.	
		b. A private entity or its contractors must provid	-
		payment security in the form and in the amount	•
		Department of Transportation. The form of the	-
		payment security may consist of bonds, letter	-
		guaranties, or other instruments acceptable to	the Department of
		Transportation.	
		c. Notwithstanding the provisions of G.S. 143B-426	-
		entered into under this subdivision may allow the	
		assign, transfer, sell, hypothecate, and otherwise	•
		of its right, title, and interest in and to such agreer	
		and remedies thereunder, to a lender, bondholder,	
		However, in no event shall any such assignment	
		debt or debt-like obligations of the State of N	
		Department, or any other agency, authority, com	
		subdivision of the State to any lender, bondholde	• • •
		a participation in the right to receive the payme	
		any other party providing financing or funding of	1 0
		in this section. The foregoing shall not preclude the	le Department from

-	General Assembly Of N	North Ca	arolina	Session 2013
1 2			g any payments due and owing pursu d into under this section.	ant to an agreement
3	d.	The I	Department of Transportation may fix,	revise, charge, and
4			tolls and fees to the same extent allowe	
5		Chapte	er 136 of the General Statutes.Statute	s shall apply to the
6		-	tment of Transportation and to project	
7		-	tment of Transportation under subdivisio	-
8		-	epartment may assign its authority und	
9			charge, retain, enforce, and collect tolls	
10		entity.	<u> </u>	Ĩ
11	<u>e.</u>	Any c	contract under this subdivision or under	er Article 6H of the
12		Chapte	er for the development, construction, main	ntenance, or operation
13		of a p	roject shall provide for revenue sharing	g between the private
14		party	and the Department. Excess toll reven	ues from a Turnpike
15			t shall be used for the funding or finance	
16			ts within the corridor where the Turnpi	
17			urposes of this subdivision, the term "	5
18		-	those toll revenues derived from a Turn	
19		not ot	herwise used or allocated to the Author	ity or a private entity
20		pursua	nt to this subdivision. For purposes of	this subdivision, the
21		term	"corridor" means the right-of-way lim	nits of the Turnpike
22		Projec Projec	t, any facilities related to the Turnpike F	Project, or any facility
23			provement necessary for the use,	
24		<u>operat</u>	ion, maintenance, repair, rehabilitation	n, reconstruction, or
25		financ	ing of a Turnpike Project, and the right	-of-way limits of any
26			uent improvements, additions, or exten	-
27		•	t, and facilities related to the Turnp	1 0 0
28		-	vements necessary for the use, design, co	-
29			nance, repair, rehabilitation, reconstruct	-
30			ke Project, including roads used for ing	
31			cility or roads that intersect with the to	
32		-	or separated grade facility and located w	within one mile in any
33	0	<u>directi</u>		
34	<u>f.</u>	-	ments entered into under this subdivision	shall comply with the
35		-	ing additional provisions:	
36		<u>1.</u> <u>2.</u> 3.	The Department shall solicit proposals f	-
37		<u>2.</u>	Agreement shall be limited to no more the	•
38		<u>3.</u>	Notwithstanding the provisions of G.S.	
39 40			initial tolls or fees to be charged by a provide the the terms of the provide	
40			reviewed by the Turnpike Board. Prior	
41			either a set rate or a minimum and max	
42 43			private entity, the private entity shall ho	
43 44			the toll rates, in accordance with guide	
44 45			developed by the Department. After to	-
45 46			private entity shall report to the Turnpik	
40 47		4	days prior to any increase in tolls by the Financial advisors and attorneys retained	
47 48		<u>4.</u>	on contract to work on projects pursus	• •
48 49			shall be subject to State law governing c	
49 50		<u>5.</u>	Sixty days prior to the signing of a d	
50		<u>J.</u>	subject to this subdivision, the Departm	
51			subject to this subdivision, the Departit	ione shan report to all

General Assembly	y Of North C	arolina	Session 2013
		<u>me</u> mb	ers of Joint Legislative Transportation Oversight
			nittee on the following:
		<u>I.</u>	Project description.
		II.	Number of years that tolls will be in place.
		III.	Name and location of firms and parent companies, if
			applicable, including firm responsibility and stake,
			and assessment of audited financial statements.
		IV.	Analysis of firm selection criteria.
		$\overline{\mathrm{V}}$.	Name of any firm or individual under contract to
		<u> </u>	provide counsel or financial analysis to the
			Department or Authority. The Department shall
			disclose payments to these contractors related to
			completing the agreement under this subdivision.
		VI.	Demonstrated ability of the project team to deliver the
		<u></u>	project, by evidence of the project team's prior
			experience in delivering a project on schedule and
			budget, and disclosure of any unfavorable outcomes
			on prior projects.
		VII.	Detailed description of method of finance, including
		<u> </u>	sources of funds, State contribution amounts,
			including schedule of availability payments and terms
			of debt payments.
		VIII.	Information on assignment of risk shared or assigned
		<u></u>	to State and private partner.
		IX.	Information on the feasibility of finance as obtained in
		<u></u>	traffic and revenue studies.
	<u>6.</u>	The T	urnpike Authority annual report under G.S. 136-89.193
	<u></u>		include reporting on all revenue collections associated
		-	projects subject to this subdivision under the Turnpike
		Autho	
	<u>7.</u>	-	Department shall develop standards for entering into
	<u></u>	-	ehensive agreements with private entities under the
		-	ity of this subdivision, and report those standards to the
			Legislative Transportation Oversight Committee on or
			October 1, 2013.
	<u>g. The J</u>	-	egislative Transportation Oversight Committee may
			counsel or financial advisors to assist in review of all
	Depar		and Turnpike Authority agreements under this
	subdiv		
	<u></u>		
(43)	For the purpo	ses of t	financing an agreement under subdivision (39a) of this
			ent of Transportation may act as a conduit issuer for
		-	ds to the extent the bonds do not constitute a debt
	-	•	ate. The issuance of private activity bonds under this
			related actions shall be governed by The State and Local
		-	e Bond Act, Article 5 of Chapter 159 of the General
			159-88 satisfied by adherence to the requirements of
			+ <u>subdivision (</u> 39a) of this section."
		. ,	0.183(a)(5) reads as rewritten:
"§ 136-89.183. Po			
			v

General Assembly Of North CarolinaSession 2013
(a) The Authority shall have all of the powers necessary to execute the provisions of this Article, including the following:
 (5) To fix, revise, charge, <u>retain, enforce,</u> and collect tolls and fees for the use of the Turnpike Projects. Prior to the effective date of any toll or fee for use of a Turnpike Facility, the Authority shall submit a description of the proposed toll or fee to the Board of Transportation, the Joint Legislative Transportation Oversight Committee and the Joint Legislative Commission on Governmental Operations for review.
SECTION 5.4. G.S. 136-89.188 reads as rewritten:
"§ 136-89.188. Use of revenues.
(a) Revenues derived from Turnpike Projects authorized under this Article shall be used
only for the following:
(1) Authority administration costs; costs.
(2) Turnpike Project development, right-of-way acquisition, design,
construction, operation, and maintenance; maintenance, reconstruction,
rehabilitation, and replacement.and
(3) debt Debt service on the Authority's revenue bonds or related purposes such
 as the establishment of debt service reserve funds. (4) Debt service, debt service reserve funds, and other financing costs related to
(4) <u>Debt service, debt service reserve funds, and other financing costs related to</u> any of the following:
<u>a. A financing undertaken by a private entity under a partnership</u>
agreement with the entity for a Turnpike Project.
b. Private activity bonds issued under law related to a Turnpike Project.
c. Any federal or State loan, line of credit, or loan guarantee relating to
a Turnpike Project.
(5) <u>A return on investment of any private entity under a partnership agreement</u>
with the entity for a Turnpike Project.
(6) Any other uses granted to a private entity under a partnership agreement
with the entity for a Turnpike Project.
(b) The Authority may use up to one hundred percent (100%) of the revenue derived
from a Turnpike Project for debt service on the Authority's revenue bonds or for a combination
of debt service and operation and maintenance expenses of the Turnpike Projects.(c) The Authority shall use not more than five percent (5%) of total revenue derived
from all Turnpike Projects for Authority administration costs.
(d) Notwithstanding the provisions of subsections (a) and (b) of this section, toll
revenues generated from a converted segment of the State highway system previously planned
for operation as a nontoll facility shall only be used for the funding or financing of the right of
way acquisition, construction, expansion, operations, maintenance, and Authority
administration costs associated with the converted segment or a contiguous toll facility."
SECTION 5.5. Part 1 of Article 6H of Chapter 136 of the General Statutes is
amended by adding a new section to read:
"§ 136-89.199. Designation of high-occupancy toll and managed lanes.
Notwithstanding any other provision of this Article, the Authority may designate one or
more lanes of any highway, or portion thereof, within the State, including lanes that may
previously have been designated as HOV lanes under G.S. 20-146.2, as high-occupancy toll (HOT) or other type of managed lanes: provided however, that such designation shall not
(HOT) or other type of managed lanes; provided, however, that such designation shall not reduce the number of existing general purpose lanes. In making such designations, the
Authority shall specify the high-occupancy requirement or other conditions for use of such
runority shan speeny the high occupancy requirement of other conditions for dsc of such

	General Assembly Of North CarolinaSession 2013
1	lanes, which may include restricting vehicle types, access controls, or the payment of tolls for
2	vehicles that do not meet the high-occupancy requirements or conditions for use."
3	SECTION 5.6. Part 2 of Article 6H of Chapter 136 of the General Statutes reads as
4	rewritten:
5	"Part 2. Collection of Tolls on Turnpike Projects.
6	
7	"§ 136-89.212. Payment of toll required for use of Turnpike project.
8	(a) A motor vehicle that is driven on a Turnpike project is subject to a toll imposed by
)	the Authority for the use of the project. If the toll is an open road toll, the person who is the
)	registered owner of the motor vehicle is liable for payment of the toll unless the registered
	owner establishes that the motor vehicle was in the care, custody, and control of another person
	when it was driven on the Turnpike project.
	(b) A person establishes that a motor vehicle was in the care, custody, and control of
	another person when it was driven on a Turnpike project by submitting to the Authority a
	sworn affidavit stating one of the following:
	(1) The name and address of the person who had the care, custody, and control
	of the motor vehicle when it was driven. If the motor vehicle was leased or
	rented under a long-term lease or rental, as defined in G.S. 105-187.1, the
	affidavit must be supported by a copy of the lease or rental agreement or
	other written evidence of the agreement.
	(2) The motor vehicle was stolen. The affidavit must be supported by an
	insurance or police report concerning the theft or other written evidence of
	the theft.
	(3) The person transferred the motor vehicle to another person by sale or
	otherwise before it was driven on the Turnpike project. The affidavit must be
	supported by insurance information, a copy of the certificate of title, or other
	evidence of the transfer.
	(c) If a person establishes that a motor vehicle was in the care, custody, and control of
	another person under subsection (b) of this section, the other person shall be liable for the
	payment of the toll, and the Authority may send a bill to collect and enforce the toll in
	accordance with this Article; provided, however, that such other person may contest such toll in
	accordance with this Article.
	"§ 136-89.213. Administration of tolls and requirements for open road tolls.
	(a) Administration. – The Authority is responsible for collecting tolls on Turnpike
	projects. In exercising its authority under G.S. 136-89.183 to perform or procure services
	required by the Authority, the Authority may contract with one or more providers to perform
	part or all of the collection functions and may enter into agreements to exchange information,
	including confidential information under subsection (a1) of this section, that identifies motor
	vehicles and their owners with one or more of the following entities: the Division of Motor
	Vehicles of the Department of Transportation, another state, another toll operator, or a toll
	collection-related organization.organization, or a private entity that has entered into a
	partnership agreement with the Authority pursuant to G.S. 136-89.183(a)(17). Further, the
	Authority may assign its authority to fix, revise, charge, retain, enforce, and collect tolls and
	fees under this Article to a private entity that has entered into a partnership agreement with the
	Authority pursuant to G.S. 136-89.183(a)(17).
	Autionity pursuant to $0.5.150-09.105(a)(17)$.
	(b) Open Road Tolls. – If a Turnpike project uses an open road tolling system, the
	Authority must operate a facility that is in the immediate vicinity of the Turnpike project and
	that acceptsor provide an alternate means to accept cash payment of the toll and must place
	signs on the Turnpike project that give drivers the following information:
0	signs on the rumpike project that give univers the following information.

General Assem	bly Of North Carolina	Session 2013
(1)	Notice that the driver is approaching a highway for wh	
	Signs providing this information must be placed before	the toll is incurred.
(2)	The methods by which the toll may be paid.	
(3)	Directions If applicable, directions to the nearby facil	ity that accepts cash
	payment of the toll.	
	Bill for unpaid open road toll.	
• •	- If a motor vehicle travels on a Turnpike project that uses	1 0
	l for traveling on the project is not paid prior to travel or	
	ist send a bill by first-class mail to the registered owner of	
	o had care, custody, and control of the vehicle a	
	(b) for the amount of the unpaid toll. The Authority mus	
	travel occurs. or within 90 days of receipt of the second se	
	G.S. 136-89.212(b) identifying the person who had care,	
	<u>chicle.</u> If a bill is not sent within the required time, t	•
	toll. The Authority must establish a billing period for up	1 I
	than 15 days. A bill for a billing period must include all	unpaid tons incurred
• •	on during the billing period. mation on Bill. – A bill sent under this section must includ	a all of the following
(b) Information:	mation on Bin. – A bin sent under this section must includ	e all of the following
(1)	The name and address of the registered owner of the	a motor vahicle that
(1)	traveled on the Turnpike project.project or of the per	
	G.S. 136-89.212(b).	son identified under
(2)	The date the travel occurred, the approximate time the	travel occurred and
(2)	each segment of the Turnpike project on which the trave	
(3)	An image of the registration plate of the motor vehi	
	captured an electronic image of the motor vehicle wh	•
	Turnpike project.	
(4)	The amount of the toll due and an explanation of he	ow payment may be
~ /	made.	1 5 5
(5)	The date by which the toll must be paid to avoid	the imposition of a
	processing fee under G.S. 136-89.215 and the amount of	-
(6)	A statement that a vehicle owner who has unpaid tolls	s is subject to a civil
	penalty and may not renew the vehicle's registration un	til the tolls and civil
	penalties are paid.	
(7)	A clear and concise explanation of how to contest liability	ty for the toll.
<u>(8)</u>	If applicable, a copy of the affidavit submitted under	r G.S. 136-89.212(b)
	identifying the person with care, custody, and control of	
	Required action upon receiving bill for open road tol	l and processing fee
	npaid toll.	
	n Required. – A person who receives a bill from the Au	• •
-	ust take one of the following actions within 30 days of the	date of the bill:
(1)	Pay the bill.	
(2)	Send a written request to the Authority for a review of the	
• •	- If a person does not take one of the actions required un	
	in the required time, the Authority may add a processing	
-	ne processing fee may not exceed six dollars (\$6.00). A	
•	an forty-eight dollars (\$48.00) in processing fees in a 12-m	1
	ty must set the processing fee at an amount that does no	
	paid toll.identifying the owner of a motor vehicle that is	
toll and billing t applied to these	he owner for the unpaid toll. The fee is a receipt of the A	unority and must be

1 2

...." SECTION 5.7.(a) DOT/Southeast Extension-Triangle Expressway. - The 3 Department of Transportation shall strive to expedite the federal environmental impact 4 statement process to define the route for the Southeast Extension of the Triangle Expressway 5 Turnpike Project by promptly garnering input from local officials and other stakeholders, 6 accelerating any required State studies, promptly submitting permit applications to the federal 7 government, working closely with the federal government during the permitting process, and 8 taking any other appropriate actions to accelerate the environmental permitting process.

9

SECTION 5.7.(b) Monitoring. - As part of its oversight of the Department of 10 Transportation, the Joint Legislative Transportation Oversight Committee shall closely monitor 11 the progress of the Southeast Extension of the Triangle Expressway Turnpike Project.

- 12
- 13

TRANSITION STUDY AND REPORTING REOUIREMENTS

14 Formula Implementation Report. - The Department of SECTION 6.1. 15 Transportation shall report to the Joint Legislative Transportation Oversight Committee and the 16 Fiscal Research Division no later than August 15, 2013, on the Department's recommended 17 formulas that will be used in the prioritization process to rank highway and nonhighway projects. The Department of Transportation's Prioritization Office shall develop the 18 19 prioritization processes and formulas for all modes of transportation. The report will include a 20 statement on the process used by the Department to develop the formulas, include a listing of 21 external partners consulted during this process, and include feedback from its 3.0 workgroup partners on the Department's proposed recommendations. The Department shall not finalize the 22 23 formula without consulting with the Joint Legislative Transportation Oversight Committee. The 24 Joint Legislative Transportation Oversight Committee has 30 days after the report is received to 25 meet and consult on the Department's recommendations. If no meeting occurs within 30 days 26 after the report is received, the consultation requirement will be met. If consultation occurs and 27 a majority of members serving on the Committee request changes to the Department's 28 recommended formulas for highway and nonhighway modes, the Department shall review the 29 requests and provide to the Committee its response to the requested changes no later than 30 October 1, 2013. A final report on the highway and intermodal formulas shall be submitted to 31 the Joint Legislative Transportation Oversight Committee by January 1, 2014.

32 SECTION 6.2. State Transportation Improvement Program Transition Report. -33 The Department of Transportation shall submit transition reports to members of the Joint 34 Legislative Transportation Oversight Committee, House Appropriations Subcommittee on 35 Transportation and Senate Committee on Appropriations on Department of Transportation, and 36 the Fiscal Research Division on March 1, 2014, and November 1, 2014. The reports shall 37 include information on the Department's transition to Strategic Prioritization, overview changes 38 to the State Transportation Improvement Program (STIP) and other internal and external 39 processes that feed into the STIP, and offer statutory and policy recommendations or items for 40 consideration to the General Assembly that will enhance the prioritization process. The March 41 1, 2014, report shall also include an analysis of the distribution of tax and fee revenues between 42 the Highway Fund and Highway Trust Fund and an analysis to determine if maintenance, 43 construction, operations, administration, and capital expenditures are properly budgeted within 44 the two funds and existing revenues are most effectively distributed between the two funds.

45

46 **EFFECTIVE DATE/APPLICABILITY** 47

SECTION 7.1. This act shall become effective and applies as follows:

- 48 Sections 2.2(a), 2.3(a), 2.6(a), and 2.8(a) of this act become effective July 1, (1)49 2013, and expire June 30, 2014.
- 50 Sections 2.2(b), 2.3(b), 2.6(b), and 2.8(b) of this act become effective July 1, (2)51 2014.

	General Assembly Of North Carolina					
1	(3)	Section 1.1(b) of this act becomes effective July 1, 2019.				
2	(4)	The remainder of this act becomes effective July 1, 2013.				
3 4	(5)	This act is effective only if the General Assembly appropri Current Operations Appropriations Act of 2013 to implement				