GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

Н

HOUSE BILL 573* PROPOSED COMMITTEE SUBSTITUTE H573-PCS70399-SV-20

 Short Title:
 Stormwater Management Fee Uses.
 (Public)

 Sponsors:
 Referred to:

 April 4, 2013

1	A BILL TO BE ENTITLED			
2	AN ACT TO BROADEN THE PERMITTED USE OF STORMWATER FEES.			
$\frac{2}{3}$	The General Assembly of North Carolina enacts:			
4	SECTION 1. Article 15 of Chapter 153A is amended by adding a new statutory			
5	section to read:			
6	"§ 153A-274.1. Flood control activities under stormwater management programs.			
7	(a) Findings. – The General Assembly finds that it is in the best interest of the residents			
8	of North Carolina to promote and fund the implementation of stormwater management			
9	programs to control and manage water quantity and flow in order to reduce the chances of loss			
10	of life and damage to property due to flooding. The General Assembly also finds that a county			
11	has an integral role in furthering this public purpose by promoting and funding implementation			
12	of stormwater management programs within the county's territorial jurisdiction to reduce			
13	reliance on emergency response services, to reduce negative financial impacts on the			
14	community and the public from flooding, including the cost of public infrastructure repairs, to			
15	decrease the number of flood-prone homes and businesses, to increase infiltration of			
16	stormwater into the ground, and to reduce pollutants from entering the streams.			
17	(b) Scope. – For purposes of operating a public enterprise under this Article, a county is			
18	authorized to do any of the following activities within its stormwater management program:			
19	(1) Purchase property for the purpose of demolishing flood-prone buildings.			
20	(2) Implement flood damage reduction techniques that result in improvements to			
21	private property in accordance with subsection (c) of this section, to include:			
22	a. <u>Elevating structures or their associated components.</u>			
23	b. <u>Demolishing flood-prone structures.</u>			
24	<u>c.</u> <u>Retrofitting flood-prone structures.</u>			
25	(c) <u>Policy Document. – The county may engage in the activities listed in subdivision (2)</u>			
26	of subsection (b) of this section only under the circumstances contained in a policy document			
27 28	approved by the board of county commissioners. The policy document shall, at a minimum,			
28 29	establish, and may elaborate on, the following: (1) Private property owner's written consent must be obtained prior to			
29 30	implementation of flood reduction improvements on the owner's property.			
31	(2) The county has determined that improving the stormwater system is not			
32	practically feasible or cost-effective, and the activities in subdivision (2) of			
32 33	subsection (b) provide savings to the stormwater fund.			
33 34	(3) The improvements to private property are the minimum necessary to			
35	accomplish the stormwater benefit.			
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1	(4)	Funding provided by the county, above a certain amount,	to the property	
2		owner or expended upon improvements to the property sha	ll be reimbursed	
3		to the county if the property is sold within five years of the c	ompletion of the	
1		flood reduction improvement project. The amount of reimb	oursement due to	
5		the county may be calculated as the difference between	the established	
5		premitigation fair market value and the sale price of the	property, not to	
7		exceed the total funding provided by the county.		
3	<u>(5)</u>	The minimum financial contribution the private property or	wner must make	
)		to the project.		
)	(d) Advi	isory Committee An existing stormwater advisory committee	e established by	
L		mmissioners and having specific charges, duties, and representation		
2	by the board of county commissioners must review and approve projects that implement flood			
	damage reduction techniques under subdivision (2) of subsection (b) of this section. The			
ŀ	committee shall	submit an annual report to the board of county commissioners	for its review.	
5	(e) <u>App</u>	lication. – This section applies only to counties with a population	on of 910,000 or	
5	greater accordin	ng to the most recent annual population estimates certified by	the State Budget	
7	Officer."			
}	SEC	TION 2. This act is effective when it becomes law.		