GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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HOUSE BILL 817

Committee Substitute Favorable 5/1/13 Committee Substitute #2 Favorable 5/2/13 Committee Substitute #3 Favorable 5/8/13 Fifth Edition Engrossed 5/8/13

PROPOSED SENATE COMMITTEE SUBSTITUTE H817-PCS30559-RWx-56

Short Title: Strategic Transportation Investments.

(Public)

Sponsors:

Referred to:

April 11, 2013

1			A BILL TO BE ENTITLED	
2	AN ACT T	TO S'	FRENGTHEN THE ECONOMY THROUGH STR	RATEGIC
3	TRANSPOR	TATIO	N INVESTMENTS.	
4	The General Ass	embly o	of North Carolina enacts:	
5		•		
6	STRATEGIC T	RANS	PORTATION INVESTMENTS	
7	SEC	ΓION 1	.1.(a) Chapter 136 of the General Statutes is amended by add	ing a new
8	Article to read:			•
9			"Article 14B.	
10	" <u>Str</u>	ategic I	Prioritization Funding Plan for Transportation Investments.	
11	" <u>§ 136-189.10.</u>	Definiti	ons.	
12			tions apply in this Article:	
13	<u>(1)</u>	State	wide strategic mobility projects Includes only the following	<u>.</u>
14		<u>a.</u>	Interstate highways and future interstate highways approv	ed by the
15			federal government.	
16		<u>b.</u>	Routes on the National Highway System as of July	1, 2012,
17			excluding intermodal connectors.	
18		<u>c.</u>	Highway routes on the United States Department of	Defense
19			Strategic Highway Network (STRAHNET).	
20		<u>d.</u>	Interstate highway toll routes designated by the Depart	rtment of
21			Transportation, pursuant to its authority under State	law, or
22			extensions of highway toll projects in existence on, or the	for which
23			funds have been obligated, by July 1, 2013.	
24		<u>e.</u>	Highway projects listed in G.S. 136-179, as it existed o	<u>n July 1,</u>
25			2012, that are not authorized for construction as of July 1, 2	015.
26		<u>f.</u>	Appalachian Development Highway System.	
27		<u>g.</u>	Commercial service airports included in the Federal	
28			Administration's National Plan of Integrated Airport	Systems
29			(NPIAS) that provide international passenger service or 3	
30			more enplanements annually, provided that the State	
31			financial participation in any single airport project includ	ed in this



Gei	neral Assem	bly Of	North Carolina Session 2013
1			subdivision may not exceed five hundred thousand dollars
2		1.	$\frac{(\$500,000)}{1}$
3 4		<u>h.</u>	Freight capacity and safety improvements to Class I freight rail corridors.
5	(2)	Regi	onal impact projects. – Includes only the following:
6	<u>(2)</u>	-	<u>Projects listed in subdivision (1) of this section, subject to the</u>
7		<u>a.</u>	limitations noted in that subdivision.
8		<u>b.</u>	U.S. highway routes not included in subdivision (1) of this section.
9			N.C. highway routes not included in subdivision (1) of this section.
0		<u>c.</u> <u>d.</u>	Highway toll routes not included in subdivision (1) of this section.
1		e.	Commercial service airports included in the NPIAS that are not
2			included in subdivision (1) of this section, provided that the State's
3			annual financial participation in any single airport project included in
4			this subdivision may not exceed three hundred thousand dollars
5			<u>(\$300,000).</u>
6		<u>f.</u>	The State-maintained ferry system, excluding passenger vessel
17			replacement.
8		<u>g.</u>	Freight capacity and safety improvements to rail corridors spanning
9			two or more counties and not included in subdivision (1) of this
20		D · · ·	section.
21	<u>(3)</u>		sion needs projects. – Includes only the following:
22		<u>a.</u>	Projects listed in subdivision (1) or (2) of this section, subject to the
23		Ŀ	limitations noted in those subsections.
24 25		<u>b.</u>	State highway routes not included in subdivision (1) or (2) of this section.
26		C	Airports included in the NPIAS that are not included in subdivision
20 27		<u>c.</u>	(1) or (2) of this section, provided that the State's total annual
28			financial participation under this sub-subdivision shall not exceed
29			eighteen million five hundred thousand dollars (\$18,500,000).
30		<u>d.</u>	Freight capacity and safety improvements to rail corridors not
31		_	included in subdivision (1) or (2) of this section.
32		<u>e.</u>	Public transportation service improvements, facilities, and
33			equipment, including intercity rail, commuter rail, light rail,
34			multimodal terminals and stations used for passenger transit.
35		<u>f.</u>	Federally funded bicycle and pedestrian improvements.
36		<u>g.</u>	Replacement of State-maintained ferry vessels.
37		<u>h.</u>	Federally funded municipal road projects.
38	<u>(4)</u>		ribution Regions The following Distribution Regions apply to this
39		<u>Artic</u>	
40		<u>a.</u>	Distribution Region A consists of the following counties: Bertie,
41 12			Camden, Chowan, Currituck, Dare, Edgecombe, Gates, Halifax,
12 12			Hertford, Hyde, Johnston, Martin, Nash, Northampton, Pasquotank,
13 14		h	Perquimans, Tyrrell, Washington, Wayne, and Wilson.
14 15		<u>b.</u>	<u>Distribution Region B consists of the following counties: Beaufort,</u> Brunswick, Carteret, Craven, Duplin, Greene, Jones, Lenoir, New
+3 16			Hanover, Onslow, Pamlico, Pender, Pitt, and Sampson.
+0 17		C	Distribution Region C consists of the following counties: Bladen,
+7 18		<u>c.</u>	Columbus, Cumberland, Durham, Franklin, Granville, Harnett,
+0 19			Person, Robeson, Vance, Wake, and Warren.
r /			renson, Robeson, vance, ware, and warren.

Gene	ral Assemb	ly Of North Carolina	Session 2013
		d. Distribution Region D consists of the following	ng counties: Alamance,
		Caswell, Davidson, Davie, Forsyth, Guilford	
		Rowan, and Stokes.	
		e. Distribution Region E consists of the follo	wing counties: Anson,
		Cabarrus, Chatham, Hoke, Lee, Mecklenburg	g, Montgomery, Moore,
		Randolph, Richmond, Scotland, Stanly, and U	nion.
		<u>f.</u> <u>Distribution Region F consists of the followin</u>	ng counties: Alexander,
		Alleghany, Ashe, Avery, Caldwell, Catawb	oa, Cleveland, Gaston,
		Iredell, Lincoln, Surry, Watauga, Wilkes, and	
		g. Distribution Region G consists of the following	-
		Burke, Cherokee, Clay, Graham, Haywood	
		Macon, Madison, McDowell, Mitchell, Pol	lk, Rutherford, Swain,
		Transylvania, and Yancey.	
		ransportation Investment Strategy Formula.	
<u>(a</u>		Subject to Formula The following sources of fu	nds are subject to this
sectio			
	(1)	Highway Trust Fund funds, in accordance with G.S. 1	136-176.
(1	(2)	Federal aid funds.	
<u>(b</u>		Excluded From Formula. – The following funds a	are not subject to this
sectio		Endered conception mitigation and air quality impro	warrant nuagram funda
	<u>(1)</u>	Federal congestion mitigation and air quality impro	
		appropriated to the State by the United States pu 104(b)(2) and 23 U.S.C. § 149.	<u>Isuaiii 10 23 U.S.C. ş</u>
	<u>(2)</u>	Funds received through competitive awards or discre	ationary grants through
	<u>(2)</u>	federal appropriations either for local govern	
		authorities, transit authorities, or the Department.	intents, transportation
	<u>(3)</u>	Funds received from the federal government that und	er federal law may only
	<u>(5)</u>	be used for Appalachian Development Highway Syste	
	<u>(4)</u>	Funds used in repayment of "GARVEE" bonds rel	
	<u>17</u>	Yadkin River Veterans Memorial Bridge project.	
	(5)	Funds committed to gap funding for toll roads fun	ded with bonds issued
	<u> </u>	pursuant to G.S. 136-176.	
	<u>(6)</u>	Funds obligated for projects in the State Transp	portation Improvement
	<u> </u>	Program that are scheduled for construction as of	
		fiscal year 2012-2013, 2013-2014, or 2014-2015.	<u> </u>
	<u>(7)</u>	Toll collections from a turnpike project under Article	6H of this Chapter and
		other revenue from the sale of the Authority's bor	nds or notes or project
		loans, in accordance with G.S. 136-89.192.	
	<u>(8)</u>	Toll collections from the State-maintained ferry syst	tem collected under the
		authority of G.S. 136-82.	
<u>(b</u>	1) Funds	Excluded From Regional Impact Project Categor	ry. – Federal Surface
Trans	portation P	ogram-Direct Attributable funds expended on eligible	projects in the Regional
Impac	t Project ca	tegory are excluded from that category.	
<u>(c</u>)		With Alternate Criteria The following federal prog	-
		pplicable category of the Transportation Investment Str	
		of this section but shall not be subject to the prioritiza	tion criteria set forth in
<u>that su</u>	ubsection:		
	<u>(1)</u>	Bridge replacement.	
	<u>(2)</u>	Interstate maintenance.	
	<u>(3)</u>	<u>Highway safety improvement.</u>	

General Ass	embly Of I	North Caro	lina	Session 2013
<u>(d)</u> T	ransportatio	on Investme	nt Strategy Formula. – Funds subject to tl	he Formula shall
be distributed	d as follows	<u>.</u>		
(1) State	wide Strates	gic Mobility Projects Forty percent (40)%) of the funds
			section shall be used for Statewide St	
	Proje			<u> </u>
	<u>a.</u>		- Transportation-related quantitative criter	ria shall be used
	<u></u>		Department to rank highway project	
		•	tive Statewide Strategic Mobility need	
			and employment growth. The criteria	-
			Strategic Mobility Projects shall utilize a	
			ts, based on consideration of the follow	
		criteria:		<u> </u>
			enefit cost.	
		$\frac{1}{2}$ $\frac{D}{C}$	ongestion.	
		$\frac{\underline{2}}{3}$ $\frac{\underline{3}}{5a}$	ifety.	
		$\frac{5}{4}$ $\frac{56}{56}$	conomic competitiveness.	
			eight.	
		<u>5.</u> <u>11</u> 6 M	ultimodal.	
		$\frac{0.}{7}$ Pa	wement condition.	
		$\frac{\pi}{8}$ $\frac{\pi}{12}$	ane width.	
			noulder width.	
	<u>b.</u>		up. – No more than ten percent (10%) of the	e funds projected
		•	cated to the Statewide Strategic Mobility c	
			period may be assigned to any contiguous	
			s in the same corridor within a Highway D	
			Highway Divisions.	
<u>(</u> 2	2) <u>Regi</u>	onal Impact	Projects Thirty percent (30%) of the fun	ds subject to this
	sectio	on shall be	used for Regional Impact Projects an	nd allocated by
	popu	lation of D	istribution Regions based on the most	recent estimates
	<u>certif</u>	ied by the C	office of State Budget and Management.	
	<u>a.</u>	Criteria.	- A combination of transportation-rela	ated quantitative
		<u>criteria, c</u>	ualitative criteria, and local input shall	be used to rank
		<u>Regional</u>	Impact Projects involving highways	s that address
			tive needs from a region-wide perspecti	*
			growth. Local input is defined as the ranki	
			rtment's Transportation Division Enginee	
			Organizations, and Rural Transport	
			ions. The criteria utilized for selection of	
			shall be based thirty percent (30%) on	÷
			ercent (70%) on consideration of a nume	eric scale of 100
			sed on the following quantitative criteria:	
			enefit cost.	
		<u>2.</u> <u>Co</u>	ongestion.	
		<u>3.</u> <u>Sa</u>	<u>ifety.</u>	
		$\frac{4}{5}$ $\frac{Fr}{5}$	eight.	
		$5. \underline{M}$	ultimodal.	
		<u>6. Pa</u>	vement condition.	
			ne width.	
		$\underline{8.}$ Sh	noulder width.	• • • • •
			ccessibility and connectivity to employmer	nt centers, tourist
		de	stinations, or military installations.	

General Assem	ably Of North Carolina	Session 2013
(3)	Division Need Projects Thirty percent (30%) of the fun	ds subject to this
	section shall be allocated in equal share to each of the Depa	•
	as defined in G.S. 136-14.1, and used for Division Need Pro	
	a. Criteria. – A combination of transportation-rela	•
	criteria, qualitative criteria, and local input shall	
	Division Need Projects involving highways	
	cost-effective needs from a Division-wide pers	
	access, and address safety-related needs of local con	
	input is defined as the rankings identified by t	
	Transportation Division Engineers, Metropo	
	Organizations, and Rural Transportation Planning O	-
	criteria utilized for selection of Division Need Project	-
	fifty percent (50%) on local input and fifty pe	ercent (50%) on
	consideration of a numeric scale of 100 points based	on the following
	quantitative criteria, except as provided in sub-subc	livision b. of this
	subdivision:	
	<u>1. Benefit cost.</u>	
	<u>2.</u> <u>Congestion.</u>	
	<u>3. Safety.</u>	
	<u>4.</u> <u>Freight.</u>	
	<u>5.</u> <u>Multimodal.</u>	
	6. <u>Pavement condition.</u>	
	<u>7.</u> Lane width.	
	1. Benefit cost. 2. Congestion. 3. Safety. 4. Freight. 5. Multimodal. 6. Pavement condition. 7. Lane width. 8. Shoulder width. 9. Accessibility and connectivity to employment	
	9. Accessibility and connectivity to employment	nt centers, tourist
	destinations, or military installations.	
	b. <u>Alternate criteria. – Funding from the following p</u>	•
	included in the computation of each of the Departme	
	shares but shall be subject to alternate quantitative cr	
	1. Federal Surface Transportation Program-Di	
	funds expended on eligible projects in the	e Division Need
	Projects category.	
	2. <u>Federal Transportation Alternatives funds ap</u>	ppropriated to the
	State.	D (1
		Program funds
	appropriated to the State.	•
	4. <u>Projects requested from the Department</u>	* *
	time-critical job creation opportunity, when	± ±
	would be classified as transformational	
	Development Investment Grant program esta	
	to G.S. 143B-437.52, provided that the total	
	in each fiscal year for all projects fur	
	sub-subdivision shall not exceed ten	
	(\$10,000,000) in the aggregate or two $($2,000,000)$ per project	million dollars
	(\$2,000,000) per project. 5 Eederal funds for municipal road projects	
	5. <u>Federal funds for municipal road projects.</u> Biavela and pedastrian limitation The Dapa	rtmont shall not
	c. Bicycle and pedestrian limitation. – The Department	
	provide financial support for bicycle and pedestriprojects, except for federal funds administered by the	-
	projects, except for federal funds administered by th that purpose. This sub-subdivision shall not apply t	*
	to a municipality pursuant to G.S. 136-41.1 which a	are committed by

General Assemb	ly Of North Carolina	Session 2013
	the municipality as matching funds for federal fund	ls administered by
	the Department and used for bicycle and pedest	
	projects. This limitation shall not apply to projects u	*
	or authorized for construction on June 30, 2013.	under construction
(A)	Criteria for nonhighway projects. – Nonhighway projec	to subject to this
<u>(4)</u>		
	subsection shall be evaluated through a separate prio	-
	established by the Department that complies with all of the	
	a. <u>The criteria used for selection of projects</u>	
	transportation mode shall be based on a m	immum of four
	<u>quantitative criteria.</u>	· J
	b. Local input shall include rankings of projects	
	Department's Transportation Division Enginee	-
	Planning Organizations, and Rural Transpo	<u>rtation Planning</u>
	Organizations.	1 100
	c. <u>The criteria shall be based on a scale not to excee</u>	
	includes no bonus points or other alterations favor	ing any particular
	mode of transportation.	
	rized Formula Variance. – The Department may vary from	n the Formula set
-	on if it complies with the following:	1 • 1
<u>(1)</u>	Limitation on variance. – The Department, in obligating fu	
	with this section, shall ensure that the percentage amo	
	Statewide Strategic Mobility Projects, Regional Impa	•
	Division Need Projects does not vary by more than five	
	any five-year period from the percentage required to be al	
	those categories by this section. Funds obligated among di	
	or divisions pursuant to this section may vary up to ten po	ercent (10%) over
(2)	any five-year period.	
<u>(2)</u>	<u>Calculation of variance. – Each year the Secretary shall cal</u> of Regional Impact and Division Need funds allocated in	
	division and region, the amount of funds obligated, and	
	obligations exceeded or were below the allocation. In	
	calculation under this subdivision following the end	
	2015-2016, the target amounts obtained according to the Fo	•
	this section shall be adjusted to account for any dif	· · · · · · · · · · · · · · · · · · ·
	allocations and obligations reported for the previous variance calculation under this subdivision following the	
	<u>2016-2017</u> , the target amounts obtained according to the Fe this section shall be adjusted to account for any dif	· · · · · · · · · · · · · · · · · · ·
	allocations and obligations reported for the previous two f	
	first variance calculation under this subdivision following	
	year 2017-2018, the target amounts obtained according to	· · · · · · · · · · · · · · · · · · ·
	forth in this section shall be adjusted to account for any di	· · · · · · · · · · · · · · · · · · ·
	allocations and obligations reported for the previous three	•
	first variance calculation under this subdivision following	
	year 2018-2019, the target amounts obtained according to	· · · · · · · · · · · · · · · · · · ·
	forth in this section shall be adjusted to account for any di	
	allocations and obligations reported for the previous four	•
	<u>new target amounts shall be used to fulfill the requirement</u>	
	(1) of this subsection for the next update of the Transporta Program. The adjustment to the target amount shall	-
	Program. The adjustment to the target amount shall Distribution Region or Division, as applicable.	be anocated by
	DISTIDUTION RESIDE OF DIVISION, AS ADDITCADIC.	

	General Assemb	oly Of North Carolina	Session 2013
1	(f) Incent	tives for Local Funding and Highway Tolling. – The Depar	tment may revise
2	highway project	selection ratings based on local government funding initia	atives and capital
3		ding directly attributable to highway toll revenue. Project	
4		er November 1, 2013, and contained in the 10-year	-
5		ork program are eligible for a bonus allocation under this sub	
6	<u>(1)</u>	Definitions. – The following definitions apply in this subsec	
7		a. Bonus allocation. – The allocation obtained as	
8		government funding participation or highway tolling	
9		b. Local funding participation. – Non-State or r	
0		committed by local officials to leverage the commi	tment of State or
1		federal transportation funds towards construction.	• .• • •
2	<u>(2)</u>	Funds obtained from local government funding partic	
3		authorization to construct a project with funds obtained by	
14		funding participation, the Department shall make available	
5		set forth in subdivision (4) of this section an amount equal	
0 7		local funding commitment for other eligible highway proje local entity or entities that provided the local funding.	ects that serve the
8	(2)	Funds obtained through highway tolling. – Upon authorizat	ion to construct o
9	<u>(3)</u>	project with funding from toll revenue, the Department sha	
20		for allocation an amount equal to one-half of the project	
21		derived from toll revenue bonds. The amount made availa	
22		to other eligible highway projects shall not exceed two	
3		dollars (\$200,000,000) of the capital construction	
4		attributable to the highway toll revenues committed in the l	
5		Traffic and Revenue Study, for a project for which f	
26		committed on or before July 1, 2015. The amount ma	
27		allocation to other eligible highway projects shall not exc	
8		million dollars (\$100,000,000) of the capital construction	
9		attributable to the highway toll revenues committed in the	Investment Grade
0		Traffic and Revenue Study, for a project for which funds ar	e committed after
1		July 1, 2015. If the toll project is located in one or m	ore Metropolitan
2		Planning Organization or Rural Transportation Planni	ng Organization
3		boundaries, based on the boundaries in existence at the tim	
4		project construction contract, the bonus allocation sha	
5		proportionately to lane miles of new capacity within the	
6		boundaries. The Organization shall apply the bonus allocation	<u>ation only within</u>
7		those counties in which the toll project is located.	
8	<u>(4)</u>	Use of bonus allocation The Metropolitan Planning Or	-
9		Transportation Planning Organization, or the local government	
-0		to apply its bonus allocation in one of the three cat	
1		combination of the three categories as provided in this subd	
2		a. <u>Statewide Strategic Mobility Projects category</u>	
3		allocation shall apply over the five-year period	
4		Transportation Improvement Program in the cyc	ie tollowing the
5		contractual obligation.	antion is some
-6 -7		b. <u>Regional Impact Projects category. – The bonus all</u>	
- /		at ten percent (10%) of the regional allocation,	
.8 .9		<u>multiple regions, made over a five-year period and</u> over the five-year period in the State Transportation	**
50		Program in the cycle following the contractual oblig	
50		1 rogram in the cycle ronowing the contractual oblig	au011.

oly Of North Carolina	Session 2013
c. <u>Division Needs Projects category. – The</u>	e bonus allocation is capped
at ten percent (10%) of the division	allocation, or allocation to
multiple divisions, made over a five-year	
over the five-year period in the State	Transportation Improvement
Program in the cycle following the contra	actual obligation.
· · · ·	± /
	ch highway or nonhighway
	<u>eanon storing und</u>
	sed to calculate quantitative
	sou to calculate qualification
	umber of points assigned to
	• • • •
	189.11(e)(2), as enacted by
• • • • • • • • • • • • • • • • • • • •	
	v vary from the Formula set
1 1	
Calculation of Variance. – Each year, the S	ecretary shall calculate the
•	
• •	•
	e
•	
	.
	•
	-
	-
allocations and obligations reported for the previous and allocations and allocations and allocations and allocations reported for the previous and allocations and allocation	•
anocations and congations reported for the prev-	ious unce insear years. In the
first variance calculation under this subdivision	following the and of figeal
first variance calculation under this subdivision	-
year 2018-19, the The target amounts obtained a	according to the Formula set
	according to the Formula set for any differences between
	at ten percent (10%) of the division multiple divisions, made over a five-year over the five-year period in the State ' Program in the cycle following the contra- rting. – The Department shall publish on its Web s nvestments'' Web site linked directly from the D nation in an accessible format as promptly as possil The quantitative criteria used in each highway scoring, including the methodology used to def presented to the Board of Transportation for ap made to finalize the criteria. The quantitative and qualitative criteria in each project scoring that is used in each region or of input score and shall include distinctions betw Organization and Rural Transportation Plannin methodologies. Notification of changes to the methodologies u criteria. The final quantitative formulas, including the n each criteria, used in each highway and nonhigh obtain project rankings in the Statewide, Regio If the Department approves different form regionally or by division, the final scoring for eas The project scoring associated with the release Transportation Improvement Program.'' TION 1.1.(b) Effective July 1, 2019, G.S. 136- this section, reads as rewritten: orized Formula Variance. – The Department may ton if it complies with the following: Calculation of Variance. – The Department may ton if it complies with the following: Calculation of Variance. – The Department may ton if it complies with the following: Calculation of Variance. – The Department may ton if the appendent approved for the amount amount the obligations exceeded or were below variance calculation under this subdivision foll 2015-16, the target amounts obtained according this section shall be adjusted to account for allocations and obligations reported for the variance calculation under this subdivision foll- 2016-17, the target amounts obtained according this section shall be adjusted to account for allocations and obligations reported for the variance calculation under this subdivisior first variance calculation under this subdivisior year 2017-18, the tar

General Assem	bly Of North Carolina	Session 2013
	The new target amounts shall be used to fulfill the subdivision (1) of this subsection for the next update of Improvement Program. The adjustment to the targe allocated by Distribution Region or Division, as applicab TION 1.2. Strategic Prioritization Process Reporting. – The revision to the State Transportation Improvement Pro-	f the Transportation t amount shall be le." he Department shall
G.S. 143B-350(f)(4) no later than January 1, 2015. The Board of Transport e Transportation Improvement Program no later than July 1,	tation shall approve
SECONDARY	ROADS CHANGES	
	TION 2.1. G.S. 20-85 reads as rewritten:	
"§ 20-85. Sche		
(a1) One	dollar (\$1.00) of the fee imposed for any transaction as	ssessed a fee under
subdivision (a)(1), (a)(2), (a)(3), (a)(7), (a)(8), or (a)(9) of this section sha	ll be credited to the
	Highway Fund. The Division shall use the fees derived fro	
	r technology improvements. The Division shall use the	
	h commission contract agents for the payment of compensation	
U	An additional fifty cents $(50¢)$ of the fee imposed for any	
	division $(a)(1)$ of this section shall be credited to the Mercu	•
	Department of Environment and Natural Resources. An a	•
	e imposed for any transaction assessed a fee under subdi-	vision (a)(1) of this
	credited as follows: The first four hundred thousand dellars (\$400,000)	collected shall be
(1)	The first four hundred thousand dollars (\$400,000) credited to the Reserve for Visitor Centers in the Highwa	
(2)	Any additional funds collected shall be credited to the F	•
(2)	and, notwithstanding G.S. 136-176(b), shall be allocated	•
	loop projects.	
(a2) From	the fees collected under subdivisions (a)(1) through (a)(9)) of this section, the
	ll annually credit the sum of four hundred thousand dollar	
Reserve for Visi	itor Centers in the Highway Fund.	
• •	pt as otherwise provided in subsection (a1)subsections (a	
,	s collected under subdivisions (a)(1) through (a)(9) of the	
	North Carolina Highway Trust Fund. The fees collected	
. , . ,	ection shall be credited to the Highway Fund. Fifteen dolla	
	d to the Trust Fund under subdivision $(a)(1)$ shall be accordance with the subdivision $(a)(1)$ shall be accordance with the subdivision of the	
	condary roads under G.S. 136-176 and used in accordance w	IIII G.S. 130-44.3.
····"	TION 2.2.(a) G.S. 136-44.2 reads as rewritten:	
	idget and appropriations.	
	Director of the Budget shall include in the "Current Operat	ions Appropriations
	ation of the purposes or objects of the proposed expendit	
	d-maintenance construction, maintenance, and improvement	
	for the State primary, secondary, State parks road s	
0 1	stems. The State primary system shall include all portions of	•
•	both inside and outside municipal corporate limits that are	
	te numbers. The State secondary system shall include all o	•
•	both inside and outside municipal corporate limits that is no	1
	The State parks system shall include all State parks roads a	1 0
-	t of the State highway system. The transportation system	
State-maintaine	d, nonhighway modes of transportation as well.transportatio	<u>n.</u>

1 All construction and maintenance construction, maintenance, and improvement (b) 2 programs for which appropriations are requested shall be enumerated separately in the budget. 3 Programs that are entirely State funded shall be listed separately from those programs involving 4 the use of federal-aid funds. Proposed appropriations of State matching funds for each of the 5 federal-aid construction programs shall be enumerated separately as well as the federal-aid 6 funds anticipated for each program in order that the total construction requirements for each 7 program may be provided for in the budget. Also, proposed State matching funds for the 8 highway planning and research program shall be included separately along with the anticipated 9 federal-aid funds for that purpose.

10 (c) Other program categories for which appropriations are requested, such as, but not 11 limited to, maintenance, channelization and traffic control, bridge maintenance, public service 12 and access road construction, transportation projects and systems, and ferry operations shall be 13 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.

19 The "Current Operations Appropriations Act" shall also contain the proposed (e) 20 appropriations of State funds for use in each county for maintenance and 21 construction construction, maintenance, and improvement of secondary roads, to be allocated in 22 accordance with G.S. 136-44.5 and 136-44.6. State funds appropriated for secondary roads 23 shall not be transferred nor used except for the construction and maintenance construction, 24 maintenance, and improvement of secondary roads in the county for which they are allocated 25 pursuant to G.S. 136-44.5 and 136-44.6.

26

SECTION 2.2.(b) Effective July 1, 2014, G.S. 136-44.2, as rewritten by subsection
 (a) of this section, reads as rewritten:

29 "§ 136-44.2. Budget and appropriations.

. . . . "

30 (a) The Director of the Budget shall include in the "Current Operations Appropriations 31 Act" an enumeration of the purposes or objects of the proposed expenditures for each of the 32 construction, maintenance, maintenance and improvement programs for that budget period for 33 the State primary, secondary, State parks road systems, and other transportation systems. The 34 State primary system shall include all portions of the State highway system located both inside 35 and outside municipal corporate limits that are designated by N.C., U.S. or Interstate numbers. 36 The State secondary system shall include all of the State highway system located both inside 37 and outside municipal corporate limits that is not a part of the State primary system. The State 38 parks system shall include all State parks roads and parking lots that are not also part of the 39 State highway system. The transportation systems shall also include State-maintained, 40 nonhighway modes of transportation.

All construction, maintenance, maintenance and improvement programs for which 41 (b) 42 appropriations are requested shall be enumerated separately in the budget. Programs that are 43 entirely State funded shall be listed separately from those programs involving the use of 44 federal-aid funds. Proposed appropriations of State matching funds for each of the federal-aid 45 construction programs shall be enumerated separately as well as the federal aid funds 46 anticipated for each program in order that the total construction requirements for each program 47 may be provided for in the budget. Also, proposed Proposed State matching funds for the 48 highway planning and research program shall be included separately along with the anticipated 49 federal-aid funds for that purpose. 50

50 (c) Other program categories for which appropriations are requested, such as, but not 51 limited to, maintenance, channelization and traffic control, bridge maintenance, public service

and access road construction, transportation projects and systems, and ferry operations shall be 1 2 enumerated in the budget. 3 The Department of Transportation shall have all powers necessary to comply fully (d) 4 with provisions of present and future federal-aid acts. For purposes of this section, "federally 5 eligible construction project" means any construction project except secondary road projects 6 developed pursuant to G.S. 136-44.7 and 136-44.8 G.S. 136-44.8 eligible for federal funds 7 under any federal-aid act, whether or not federal funds are actually available. 8 The "Current Operations Appropriations Act" shall also contain the proposed (e) 9 appropriations of State funds for use in each county for construction, maintenance, maintenance 10 and improvement of secondary roads, to be allocated in accordance with G.S. 136 44.5 and 11 136-44.6.G.S. 136-44.6. State funds appropriated for secondary roads shall not be transferred 12 nor used except for the construction, maintenance, maintenance and improvement of secondary 13 roads in the county for which they are allocated pursuant to G.S. 136-44.5 and 14 136-44.6.G.S. 136-44.6. 15 . . . 16 (g) The Department of Transportation may provide for costs incurred or accrued for 17 traffic control measures to be taken by the Department at major events which involve a high 18 degree of traffic concentration on State highways, and which cannot be funded from regular 19 budgeted items. This authorization applies only to events which are expected to generate 20 30,000 vehicles or more per day. The Department of Transportation shall provide for this 21 funding by allocating and reserving up to one hundred thousand dollars (\$100,000) before any 22 other allocations from the appropriations for State maintenance for primary, secondary, and 23 urbanprimary and secondary road systems are made, based upon the same proportion as is 24 appropriated to each system." 25 SECTION 2.3.(a) G.S. 136-44.2A reads as rewritten: "§ 136-44.2A. Secondary road improvement construction program. 26 27 There shall be annually allocated from the Highway Fund to the Department of 28 Transportation for secondary road improvement construction programs developed pursuant to 29 G.S. 136-44.7 and 136-44.8, a sum provided by law. equal to that allocation made from the 30 Highway Fund under G.S. 136 41.1(a). In addition, as provided in G.S. 136 176(b)(4) and 31 G.S. 20-85(b), revenue is annually allocated from the Highway Trust Fund for secondary road 32 construction. Of the funds allocated from the Highway Fund, the sum of sixty-eight million six 33 hundred seventy thousand dollars (\$68,670,000) shall be allocated among the counties in 34 accordance with G.S. 136-44.5(b). All funds allocated from the Highway Fund for secondary 35 road improvements in excess of that amount shall be allocated among the counties in 36 accordance with G.S. 136-44.5(c). All funds allocated from the Highway Trust Fund for 37 secondary road improvement programs shall be allocated in accordance with G.S. 136-182." 38 SECTION 2.3.(b) Effective July 1, 2014, G.S. 136-44.2A is repealed. 39 SECTION 2.4. G.S. 136-44.2C is repealed. 40 SECTION 2.5. Article 2A of Chapter 136 is amended by adding a new section to 41 read: 42 "§ 136-44.2D. Secondary unpaved road paving program. The Department of Transportation shall expend funds allocated to the paving of 43 (a) unpaved secondary roads for the paving of unpaved secondary roads based on a statewide 44 45 prioritization. The Department shall pave the eligible unpaved secondary roads that receive the highest priority ranking within this statewide prioritization. Nothing in this subsection shall be 46 47 interpreted to require the Department to pave any unpaved secondary roads that do not meet 48 secondary road system addition standards as set forth in G.S. 136-44.10 and G.S. 136-102.6. 49 The Highway Trust Fund shall not be used to fund the paying of unpaved secondary roads." 50 SECTION 2.6.(a) G.S. 136-44.5 reads as rewritten: 51 "§ 136-44.5. Secondary roads; mileage study; allocation of funds.

	General Assembly Of North CarolinaSession 2013
1	(a) Before July 1, in each calendar year, the Department of Transportation shall make a
2	study of all State-maintained unpaved and paved secondary roads in the State. The study shall
3	determine:
4	(1) The number of miles of unpaved State-maintained roads in each county
5	eligible for paving and the total number of miles that are ineligible;
6	(2) The total number of miles of unpaved State-maintained roads in the State
7	eligible for paving and the total number of miles that are ineligible; and
8	(3) The total number of paved State-maintained roads in each county, and the
9	total number of miles of paved State-maintained roads in the State.
10	In this subsection, (i) ineligible unpaved mileage is defined as the number of miles of
1	unpaved roads that have unavailable rights-of-way or for which environmental permits cannot
2	be approved to allow for paving, and (ii) eligible unpaved mileage is defined as the number of
3	miles of unpaved roads that have not been previously approved for paving by any funding
4	source or has the potential to be programmed for paving when rights-of-way or environmental
5	permits are secured. Except for federal-aid programs, the Department shall allocate all
6	secondary road improvement funds on the basis of a formula using the study figures.
7	(b) The first sixty-eight million six hundred seventy thousand dollars (\$68,670,000)
8	shall be allocated as follows: Each county shall receive a percentage of these funds, the
9	percentage to be determined as a factor of the number of miles of paved and unpaved
20	State maintained secondary roads in the county divided by the total number of miles of paved
21	and unpaved State maintained secondary roads in the State, excluding those unpaved secondary
22	roads that have been determined to be eligible for paving as defined in subsection (a) of this
23	section. Beginning in fiscal year 2010-2011, allocations pursuant to this subsection shall be The
24	amounts appropriated by law for secondary road construction, excluding unpaved secondary
25	road funds, shall be allocated among counties based on the total number of secondary miles in a
26	county in proportion to the total State-maintained secondary road mileage.
27	(c) Funds allocated for secondary road construction in excess of sixty-eight million six
28	hundred seventy thousand dollars (\$68,670,000) shall be allocated to each county based on the
29	percentage proportion that the number of miles in the county of State-maintained unpaved
0	secondary roads bears to the total number of miles in the State of State maintained unpaved
1	secondary roads. In a county that has roads with eligible miles, these funds shall only be used
32	for paving unpaved secondary road miles in that county. In a county where there are no roads
33	eligible to be paved as defined in subsection (a) of this section, the funds may be used for
34	improvements on the paved and unpaved secondary roads in that county. Beginning in fiscal
35	year 2010-2011, allocations pursuant to this subsection shall be based on the total number of
36	secondary miles in a county in proportion to the total State maintained secondary road mileage.
37	(d) Copies of the Department study of unpaved and paved State-maintained secondary
38	roads and copies of the individual county allocations shall be made available to newspapers
<u>89</u>	having general circulation in each county."
10	SECTION 2.6.(b) Effective July 1, 2014, G.S. 136-44.5 is repealed.
41	SECTION 2.6.(c) G.S. 136-44.6 reads as rewritten:
42	"§ 136-44.6. Uniformly applicable formula for the allocation of secondary roads
43	maintenance and improvement funds.
14 15	The Department of Transportation shall develop a uniformly applicable formula for the
15	allocation of secondary roads maintenance and improvement funds for use in each county. The
6	formula shall take into consideration the number of paved and unpaved miles of
17 18	state-maintained secondary roads in each county and such other factors as experience may diatete. This section shall not apply to projects to pay uppeared roads under G S 136.44.2D."
	dictate. This section shall not apply to projects to pave unpaved roads under G.S. 136-44.2D."
49 50	SECTION 2.6.(d) Secondary Road Funding. – The sum of fifteen million dollars (\$15,000,000) in nonrecurring funds for the 2013-2014 fiscal year is allocated from the
50 51	Highway Fund for the secondary road construction program under G.S. 136-44.2A, as enacted
51	ingriway rund for the secondary road construction program under 0.5. 150-44.2A, as effacted

by Section 2.3 of this act, and the sum of twelve million dollars (\$12,000,000) in recurring 1 2 funds for the 2013-2014 fiscal year is allocated from the Highway Fund for the paving of 3 unpaved roads pursuant to G.S. 136-44.2D, as enacted by Section 2.5 of this act. 4 SECTION 2.7. G.S. 136-44.7 reads as rewritten: 5 "§ 136-44.7. Secondary roads; annual work program.right-of-way acquisition. The Department of Transportation shall be responsible for developing criteria for 6 7 improvements and maintenance of secondary roads. The criteria shall be adopted by the Board 8 of Transportation before it shall become effective. The Department of Transportation shall be 9 responsible for developing annual work programs for both construction and maintenance of 10 secondary roads in each county in accordance with criteria developed. It shall reflect the 11 long range and immediate goals of the Department of Transportation. Projects on the annual 12 construction program for each county shall be rated according to their priority based upon the 13 secondary road criteria and standards which shall be uniform throughout the State. Tentative 14 construction projects and estimated funding shall also be listed in accordance to priority. The 15 annual construction program shall be adopted by the Board of Transportation before it shall 16 become effective. 17 When a secondary road in a county is listed in the first 10 secondary roads to be (b) 18 paved during a year on a priority list issued by the Department of Transportation under this 19 section, the secondary road cannot be removed from the top 10 of that list or any subsequent 20 list until it is paved. All secondary roads in a county shall be paved, insofar as possible, in the 21 priority order of the list. When a secondary road in the top 10 of that list is removed from the 22 list because it has been paved, the next secondary road on the priority list shall be moved up to 23 the top 10 of that list and shall remain there until it is paved. 24 When it is necessary for the Department of Transportation to acquire a right-of-way (c) 25 in accordance with (a) and (b) of this section in order to pave a secondary road or undertake a 26 maintenance project, the Department shall negotiate the acquisition of the right-of-way for a 27 period of up to six months. At the end of that period, if one or more property owners have not 28 dedicated the necessary right-of-way and at least seventy-five percent (75%) of the property 29 owners adjacent to the project and the owners of the majority of the road frontage adjacent to 30 the project have dedicated the necessary property for the right-of-way and have provided funds 31 required by Department rule to the Department to cover the costs of condemning the remaining 32 property, the Department shall initiate condemnation proceedings pursuant to Article 9 of this 33 Chapter to acquire the remaining property necessary for the project. 34 The Division Engineer is authorized to reduce the width of a right-of-way to less (d) 35 than 60 feet to pave an unpaved secondary road with the allocated funds, provided that in all 36 circumstances the safety of the public is not compromised and the minimum accepted design 37 practice is satisfied." 38 SECTION 2.8.(a) G.S. 136-44.8 reads as rewritten: 39 "§ 136-44.8. Submission of secondary roads construction and unpaved roads paving 40 programs to the Boards of County Commissioners. 41 The Department of Transportation shall post in the county courthouse a county map (a) 42 showing tentative secondary road paving projects rated according to the priority of each project 43 in accordance with the criteria and standards adopted by the Board of Transportation. The map 44 shall be posted at least two weeks prior to the public meeting of the county commissioners at 45 which the Department of Transportation representatives are to meet and discuss the proposed 46 secondary road construction program for the county as provided in subsection (c). Representatives of the Department of Transportation shall provide to the board of 47 (a1) 48 county commissioners in each county the proposed secondary road construction program and, 49 if applicable to that county, a list of roads proposed for the annual paving program approved by the Board of Transportation. If a paving priority list is presented, it shall include the priority 50

rating of each secondary road paving project included in the proposed paving program 1 2 according to the criteria and standards adopted by the Board of Transportation. 3 The Department of Transportation shall provide a notice to the public of the public (b) 4 meeting of the board of county commissioners at which the annual secondary road construction 5 program for the county proposed by the Department is to be presented to the board and other 6 citizens of the county as provided in subsection (c). The notice shall be published in a 7 newspaper published in the county or having a general circulation in the county once a week 8 for two succeeding weeks prior to the meeting. The notice shall also advise that a county map is 9 posted in the courthouse showing tentative secondary road paving projects rated according to 10 the priority of each project.

11 (c) Representatives of the Department of Transportation shall meet with the board of 12 county commissioners at a regular or special public meeting of the board of county 13 commissioners for each county and present to and discuss with the board of county 14 commissioners and other citizens present, the proposed secondary road construction program 15 for the county. The presentation and discussion shall specifically include the priority rating of 16 each tentative secondary road paving project included in the proposed construction program, 17 according to the criteria and standards adopted by the Board of Transportation.

At the same meeting after the presentation and discussion of the annual secondary road 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 recommendations for deviations in the proposed construction program, except as to paving 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).

25 The board of county commissioners may recommend deviations in the paving (d)projects and the priority of paving projects included in the proposed secondary road 26 27 construction program only at a public meeting after notice to the public that the board will 28 consider making recommendations for deviations in paving projects and the priority of paving 29 projects included in the proposed annual secondary road construction program. Notice of the 30 public meeting shall be published by the board of county commissioners in a newspaper 31 published in the county or having a general circulation in the county. After discussion by the 32 members of the board of county commissioners and comments and information presented by 33 other citizens of the county, the board of county commissioners may recommend deviations in 34 the paving projects and in the paving priority of secondary road projects included in the 35 proposed secondary road construction program. Any recommendation made by the board of 36 county commissioners for a deviation in the paving projects or in the priority for paving 37 projects in the proposed secondary road construction program shall state the specific reason for 38 each such deviation recommended.

39 The Board of Transportation shall adopt the annual secondary construction program (e) 40 for each county after having given the board of county commissioners of each county an 41 opportunity to review the proposed construction program and to make recommendations as 42 provided in this section. The Board of Transportation shall consider such recommendations 43 insofar as they are compatible with its general plans, standards, criteria and available funds, but 44 having due regard to development plans of the county and to the maintenance and improvement 45 needs of all existing roads in the county. However, no consideration shall be given to any 46 recommendation by the board of county commissioners for a deviation in the paving projects or 47 in the priority for paving secondary road projects in the proposed construction program that is 48 not made in accordance with subsection (d).

(f) The secondary road construction program and unpaved roads paving programs
 adopted by the Board of Transportation shall be followed by the Department of Transportation
 unless changes are approved by the Board of Transportation and notice of any changes is given

to the board of county commissioners. The Department of Transportation shall post a copy of 1 2 the adopted program, including a map showing the secondary road paving projects rated 3 according to the approved priority of each project, at the courthouse, within 10 days of its 4 adoption by the Board of Transportation. The board of county commissioners may petition the 5 Board of Transportation for review of any changes to which it does not consent and the 6 determination of the Board of Transportation shall be final. Upon request, the most recent 7 secondary road construction and unpaved roads paving programs adopted shall be submitted to 8 any member of the General Assembly. The Department of Transportation shall make the annual 9 construction program for each county available to the newspapers having a general circulation 10 in the county." 11 SECTION 2.8.(b) Effective July 1, 2014, G.S. 136-44.8, as rewritten by subsection 12 (a) of this section, reads as rewritten: 13 "§ 136-44.8. Submission of unpaved secondary roads construction and unpaved roads 14 paving programs to the Boards of County Commissioners. 15 Representatives In each county having unpaved roads programmed for paving, (a1) representatives of the Department of Transportation shall annually provide to the board of 16 17 county commissioners in each countythose counties the proposed secondary road construction 18 program and, if applicable to that county, a list of roads proposed for the annual paving 19 program approved by the Board of Transportation. If a The paving priority list is presented, it 20 shall include the priority rating of each secondary road paving project included in the proposed 21 paying program according to the criteria and standards adopted by the Board of Transportation. 22 . . . 23 (e) The Board of Transportation shall adopt the annual secondary construction program 24 for each county after having given the board of county commissioners of each county an 25 opportunity to review the proposed construction program and to make recommendations as 26 provided in this section. The Board of Transportation shall consider such recommendations 27 insofar as they are compatible with its general plans, standards, criteria and available funds, but 28 having due regard to development plans of the county and to the maintenance and improvement 29 needs of all existing roads in the county. 30 The secondary road construction and unpaved secondary roads paving programs (f) 31 adopted by the Board of Transportation shall be followed by the Department of Transportation 32 unless changes are approved by the Board of Transportation and notice of any changes is given 33 to the board of county commissioners. Upon request, the most recent unpaved secondary road 34 construction and unpaved roads paving programs adopted shall be submitted to any member of 35 the General Assembly. The Department of Transportation shall make the annual construction 36 program for each affected county available to the newspapers having a general circulation in 37 the county." 38 SECTION 2.9. G.S. 136-182 is repealed. 39 40 STATE AID TO MUNICIPALITIES/POWELL BILL CHANGES 41 SECTION 3.1. G.S. 136-41.1 reads as rewritten: 42 "§ 136-41.1. Appropriation to municipalities; allocation of funds generally; allocation to 43 **Butner.** 44 (a) There is annually appropriated out of the State Highway Fund a sum equal to ten 45 and four-tenths percent (10.4%) of the net amount after refunds that was produced during the 46 fiscal year by a one and three fourths cents (1 3/4¢) tax on each gallon of motor fuel taxed the 47 tax imposed under Article 36C of Chapter 105 of the General Statutes and on the equivalent 48 amount of alternative fuel taxed under Article 36D of that Chapter. One-half of the amount 49 appropriated shall be allocated in cash on or before October 1 of each year to the cities and 50 towns of the State in accordance with this section. The second one-half of the amount 51 appropriated shall be allocated in cash on or before January 1 of each year to the cities and

towns of the State in accordance with this section. In addition, as provided in 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 manner as the revenue appropriated to them under this section from the Highway Fund. Like the appropriation from the Highway Fund, the appropriation from the Highway Trust Fund shall be based on revenue collected during the fiscal year preceding the date the distribution is made.

8 Seventy-five percent (75%) of the funds appropriated for cities and towns shall be 9 distributed among the several eligible municipalities of the State in the percentage proportion 10 that the population of each eligible municipality bears to the total population of all eligible 11 municipalities according to the most recent annual estimates of population as certified to the Secretary of Revenue by the State Budget Officer. This annual estimation of population shall 12 13 include increases in the population within the municipalities caused by annexations 14 accomplished through July 1 of the calendar year in which these funds are distributed. Twenty-five percent (25%) of said fund shall be distributed among the several eligible 15 16 municipalities of the State in the percentage proportion that the mileage of public streets in 17 each eligible municipality which does not form a part of the State highway system bears to the 18 total mileage of the public streets in all eligible municipalities which do not constitute a part of 19 the State highway system.

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

26 The funds to be allocated under this section shall be paid in cash to the various eligible 27 municipalities on or before October 1 and January 1 of each year.year as provided in this 28 section. Provided that eligible municipalities are authorized within the discretion of their 29 governing bodies to enter into contracts for the purpose of maintenance, repair, construction, 30 reconstruction, widening, or improving streets of such municipalities at any time after January 31 1 of any calendar year in total amounts not to exceed ninety percent (90%) of the amount 32 received by such municipality during the preceding fiscal year, in anticipation of the receipt of 33 funds under this section during the next fiscal year, to be paid for out of such funds when 34 received.

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

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

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- 48 **SECTION 3.2.** G.S. 136-181 is repealed.
- 49 SECTION 3.3. G.S. 136-41.3 reads as rewritten:
- 50 "§ 136-41.3. Use of funds; records and annual statement; excess accumulation of funds;
 51 contracts for maintenance, etc., of streets.

. . . . "

Uses of Funds. - The funds allocated to cities and towns under the provisions of 1 (a) 2 G.S. 136-41.2 shall be expended by said cities and towns only for the purpose of maintaining, 3 repairing, constructing, reconstructing or widening of any street or public thoroughfare 4 including bridges, drainage, curb and gutter, and other necessary appurtenances within the 5 corporate limits of the municipality or for meeting the municipality's proportionate share of 6 assessments levied for such purposes, or for the planning, construction and maintenance of 7 bikeways located within the rights-of-way of public streets and highways, bikeways, greenways, 8 or for the planning, construction, and maintenance of sidewalks along public streets and 9 highways.sidewalks.

10 <u>Records and Annual Statement. – Each municipality receiving funds by virtue of</u> (b) 11 G.S. 136-41.1 and 136-41.2 shall maintain a separate record of accounts indicating in detail all 12 receipts and expenditures of such funds. It shall be unlawful for any municipal employee or 13 member of any governing body to authorize, direct, or permit the expenditure of any funds 14 accruing to any municipality by virtue of G.S. 136-41.1 and 136-41.2 for any purpose not 15 herein authorized. Any member of any governing body or municipal employee shall be 16 personally liable for any unauthorized expenditures. On or before the first day of August each 17 year, the treasurer, auditor, or other responsible official of each municipality receiving funds by 18 virtue of G.S. 136-41.1 and 136-41.2 shall file a statement under oath with the Secretary of 19 Transportation showing in detail the expenditure of funds received by virtue of G.S. 136-41.1 20 and 136-41.2 during the preceding year and the balance on hand.

21 (c) Excess Accumulation of Funds Prohibited. - No funds allocated to municipalities 22 pursuant to G.S. 136-41.1 and 136-41.2 shall be permitted to accumulate for a period greater 23 than permitted by this section. Interest on accumulated funds shall be used only for the 24 purposes permitted by the provisions of G.S. 136-41.3. Except as otherwise provided in this 25 section, any municipality having accumulated an amount greater than the sum of the past 10 26 allocations made, shall have an amount equal to such excess deducted from the next allocation 27 after receipt of the report required by this section. Such deductions shall be carried over and 28 added to the amount to be allocated to municipalities for the following year. Notwithstanding 29 the other provisions of this section, the Department shall adopt a policy to allow small 30 municipalities to apply to the Department to be allowed to accumulate up to the sum of the past 31 20 allocations if a municipality's allocations are so small that the sum of the past 10 allocations 32 would not be sufficient to accomplish the purposes of this section.

33 Contracts for Maintenance and Construction. - In the discretion of the local (d) 34 governing body of each municipality receiving funds by virtue of G.S. 136-41.1 and 136-41.2 it 35 may contract with the Department of Transportation to do the work of maintenance, repair, 36 construction, reconstruction, widening or improving the streets in such municipality; or it may 37 let contracts in the usual manner as prescribed by the General Statutes to private contractors for 38 the performance of said street work; or may undertake the work by force account. The 39 Department of Transportation within its discretion is hereby authorized to enter into contracts 40 with municipalities for the purpose of maintenance, repair, construction, reconstruction, 41 widening or improving streets of municipalities. And the Department of Transportation in its 42 discretion may contract with any city or town which it deems qualified and equipped so to do 43 that the city or town shall do the work of maintaining, repairing, improving, constructing, 44 reconstructing, or widening such of its streets as form a part of the State highway system.

In the case of each eligible municipality, as defined in G.S. 136-41.2, having a population of less than 5,000, the Department of Transportation shall upon the request of such municipality made by official action of its governing body, on or prior to June 1, 1953, or June 1 in any year thereafter, for the fiscal year beginning July 1, 1953, and for the years thereafter do such street construction, maintenance, or improvement on nonsystem streets as the municipality may request within the limits of the current or accrued payments made to the municipality under the provisions of G.S. 136-41.1.

1 In computing the costs, the Department of Transportation may use the same rates for 2 equipment, rental, labor, materials, supervision, engineering and other items, which the 3 Department of Transportation uses in making charges to one of its own department or against 4 its own department, or the Department of Transportation may employ a contractor to do the 5 work, in which case the charges will be the contract cost plus engineering and inspection. The 6 municipality is to specify the location, extent, and type of the work to be done, and shall 7 provide the necessary rights-of-way, authorization for the removal of such items as poles, trees, 8 water and sewer lines as may be necessary, holding the Department of Transportation free from 9 any claim by virtue of such items of cost and from such damage or claims as may arise 10 therefrom except from negligence on the part of the Department of Transportation, its agents, 11 or employees.

12 If a municipality elects to bring itself under the provisions of the two preceding paragraphs, 13 it shall enter into a two-year contract with the Department of Transportation and if it desires to 14 dissolve the contract at the end of any two-year period it shall notify the Department of 15 Transportation of its desire to terminate said contract on or before April 1 of the year in which 16 such contract shall expire; otherwise, said contract shall continue for an additional two-year 17 period, and if the municipality elects to bring itself under the provisions of the two preceding 18 paragraphs and thereafter fails to pay its account to the Department of Transportation for the 19 fiscal year ending June 30, by August 1 following the fiscal year, then the Department of 20 Transportation shall apply the said municipality's allocation under G.S. 136-41.1 to this account 21 until said account is paid and the Department of Transportation shall not be obligated to do any 22 further work provided for in the two preceding paragraphs until such account is paid.

23 Section 143-129 of the General Statutes relating to the procedure for letting of public 24 contracts shall not be applicable to contracts undertaken by any municipality with the 25 Department of Transportation in accordance with the provisions of the three preceding 26 paragraphs.

(e) <u>Permitted Offsets to Funding. –</u> The Department of Transportation is authorized to
 apply a municipality's share of funds allocated to a municipality under the provisions of
 G.S. 136-41.1 to any of the following accounts of the municipality with the said Department of
 Transportation, which the municipality fails to pay:

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- (1) Cost sharing agreements for right-of-way entered into pursuant to G.S. 136-66.3, but not to exceed ten percent (10%) of any one year's allocation until the debt is repaid,
- (2) The cost of relocating municipally owned waterlines and other municipally owned utilities on a State highway project which is the responsibility of the municipality,
 - (3) For any other work performed for the municipality by the Department of Transportation or its contractor by agreement between the Department of Transportation and the municipality, and
- 40 (4) For any other work performed that was made necessary by the construction, 41 reconstruction or paving of a highway on the State highway system for 42 which the municipality is legally responsible."
 - SECTION 3.4. G.S. 136-41.4 reads as rewritten:

44 "§ 136-41.4. Municipal use of allocated funds; election.

45 (a) A municipality that qualifies for an allocation of funds pursuant to G.S. 136-41.1 46 shall have the option following options:

- 47 (1) to accept <u>Accept</u> all <u>or a portion of</u> funds allocated to the municipality, under
 48 that section, for the repair, maintenance, construction, reconstruction,
 49 widening, or improving of the municipality's streets, streets.
- 50(2)Use some or all of its allocation to match federal funds administered by the51Department for bicycle and pedestrian improvement projects within the

	General Assemb	oly Of North Carolina	Session 2013
1		municipality's limits, or within the area of	any metropolitan planning
2		organization or rural transportation planning org	
3	(3)	or the municipality may electElect to have s	
4	<u>197</u>	reprogrammed for any Transportation Improve	
5		approved project list within the municipality's	
6		any metropolitan planning organization or r	
7		organization.	urai <u>transportation</u> praining
8	(b) If a m	6	mod the minimum emount
		unicipality chooses to have its allocation reprogra	
9	• •	ogrammed is an amount equal to that amount ne	•
10		ect selected by the municipality or an amount that	
11		med for the Transportation Improvement Projec	
12		least one full phase of the project. The restriction	on set forth in this subsection
13		any bicycle or pedestrian projects."	
14		TION 3.5. DOT Municipal Lane Mile Stu	
15	*	hall collect lane mile data from each municipal	
16		n no later than December 1, 2013. The Departr	
17	•	sportation Oversight Committee no later than Ma	
18	-	the distribution formula to include lane mile d	1
19	0	disadvantages, fiscal impacts to each municipal	
20		n making such a change. The Joint Legislati	
21		he Fiscal Research Division shall include in its r	
22		13 General Assembly a new distribution formula,	, if the Committee finds that a
23	new formula is b	eneficial and practical.	
24	~~~~~		
25	CONFORMING		
26		TION 4.1. G.S. 105-187.9 reads as rewritten:	
27	"§ 105-187.9. D	isposition of tax proceeds.	
28			
29		ealed effective July 1, 2013) General Fund Trans	
30		hall transfer the amounts provided below from th	
31		eral Fund. The transfer of funds authorized by t	
32	-	fourth of the amount at the end of each quar	
33	transferring the f	ull amount annually on July 1 of each fiscal year	, subject to the availability of
34	revenue.		
35	(1)	The sum of twenty-six million dollars (\$26,000	
36	(2)	In addition to the amount transferred und	
37		subsection, the sum of one million seven	
38		(\$1,700,000) shall be transferred in the 2001-2	
39		distributed under this subdivision shall increase	
40		to the sum of two million four hundred thous	
41		each fiscal year thereafter, the sum transferred	
42		be the amount distributed in the previous f	• •
43		percentage of this sum equal to the percenta	
44		under this Article increased or decreased for	r the most recent 12-month
45		period for which data are available.	
46		ctive July 1, 2013) Mobility Fund Transfer. –	
47		ansfer fifty eight million dollars (\$58,000,000) fr	
48		• Mobility Fund. The transfer of funds authorized	
49	•	one-fourth of the amount at the end of each qua	
50	-	ull amount annually on July 1 of each fiscal year	, subject to the availability of
51	revenue."		

	General Assembly Of North Carolina	Session 2013
1	SECTION 4.2. G.S. 136-18 reads as rewritten:	
2	"§ 136-18. Powers of Department of Transportation.	
3	The said Department of Transportation is vested with the following po	wers:
4		
5	(12a) The Department of Transportation shall have such pow	wers as are necessary
6	to establish, administer, and receive federal funds	
7	infrastructure banking program as authorized by the	1
8	Transportation Efficiency Act of 1991, Pub. L. 102-2	40, as amended, and
9	the National Highway System Designation Act of 199	5, Pub. L. 104-59, as
10	amended. The Department of Transportation is auth	
11	receive, administer, and comply with all conditions and	
12	to federal financial assistance necessary to fund the i	-
13	program. The infrastructure banking program establish	
14	of Transportation may utilize federal and available	
15	purpose of providing loans or other financial assista	
16	units, including toll authorities, to finance the costs of t	6
17	authorized by the above federal aid acts. Such loan	
18	assistance shall be subject to repayment and co	
19	establishment of such security and the payment of s	-
20	rates as the Department of Transportation may d	eem necessary. The
21	Department of Transportation is authorized to apply a n	nunicipality's share of
22	funds allocated under G.S. 136-41.1 or G.S. 136-44	1.20 as necessary to
23	ensure repayment of funds advanced under the ir	frastructure banking
24	program. The Department of Transportation shall established	blish jointly, with the
25	State Treasurer, a separate infrastructure banking acc	-
26	fiscal controls and accounting procedures. Funds cre	
27	shall not revert, and interest and other investment incom	
28	account and may be used to provide loans and other f	
29	provided under this subdivision. The Department of	
30	establish such rules and policies as are necessary to est	
31	the infrastructure banking program. The infrastructu	
32	authorized under this subdivision shall not modify the	
33	formula for the distribution of funds	established by
34 35	G.S. 136-17.2A.G.S. 136-189.11. Governmental units	
35 36	and execute debt instruments payable to the State in or other financial assistance provided for in this subdivis	
30 37	of Transportation shall require that applicants shall p	1
38	such obligations revenues derived from operation of the	
39	or systems, other sources of revenue, or their faith	
40	combination thereof. The faith and credit of such gov	-
41	not be pledged or be deemed to have been pledged un	
42	of Article 4, Chapter 159 of the General Statutes have	
43	Treasurer, with the assistance of the Local Governme	
44	develop and adopt appropriate debt instruments	
45	subdivision. The Local Government Commission sha	
46	appropriate procedures for the delivery of debt inst	
47	without any public bidding therefor. The Local Gov	
48	shall review and approve proposed loans to application	
49	subdivision under the provisions of Articles 4 and 5	-
50	General Statutes, as if the issuance of bonds was prop	
51	provisions are applicable. Loans authorized by this	
	·	

	General Assembly Of North CarolinaSession 2013
l 2 3	outstanding debt for the purpose of Article 10, Chapter 159 of the General Statutes.
\$ 1	SECTION 4.3. G.S. 136-17.2A is repealed.
5	SECTION 4.4. G.S. 136-44.50(a) reads as rewritten:
5	"(a) A transportation corridor official map may be adopted or amended by any of the
, 7	following:
3	(1) The governing board of any local government for any thoroughfare included
,))	as part of a comprehensive plan for streets and highways adopted pursuant to G.S. 136-66.2 or for any proposed public transportation corridor included in
	the adopted long-range transportation plan.
	(2) The Board of Transportation, or the governing board of any county, for any
	portion of the existing or proposed State highway system or for any public transportation corridor, to include rail, that is in the Transportation
	Improvement Program.
	(3) Regional public transportation authorities created pursuant to Article 26 of
	Chapter 160A of the General Statutes or regional transportation authorities created pursuant to Article 27 of Chapter 160A of the General Statutes for
	any portion of the existing or proposed State highway system, or for any
	proposed public transportation corridor, or adjacent station or parking lot,
	included in the adopted long-range transportation plan.
	(4) The North Carolina Turnpike Authority for any project being studied
	pursuant to G.S. 136-89.183.
	(5) The Wilmington Urban Area Metropolitan Planning Organization for any
	project that is within its urbanized boundary and identified in
	G.S. 136-179. Department projects R-3300 and U-4751.
	Before a city adopts a transportation corridor official map that extends beyond the
	extraterritorial jurisdiction of its building permit issuance and subdivision control ordinances, or adopts an amendment to a transportation corridor official map outside the extraterritorial
	jurisdiction of its building permit issuance and subdivision control ordinances, the city shall
	obtain approval from the Board of County Commissioners."
	SECTION 4.5. G.S. 136-66.3 reads as rewritten:
	"§ 136-66.3. Local government participation in improvements to the State transportation
	system.
	(c1) No TIP Disadvantage for Participation. – If a county or municipality participates in
	a State transportation system improvement project, as authorized by this section, or by
	G.S. 136-51 and G.S. 136-98, the Department shall ensure that the local government's
	participation does not cause any disadvantage to any other project in the Transportation
	Improvement Program under G.S. 143B-350(f)(4).
	(c2) Distribution of State Funds Made Available by County or Municipal Participation. –
	Any State or federal funds allocated to a project that are made available by county or municipal
	participation in a project contained in the Transportation Improvement Program under
	G.S. 143B-350(f)(4) shall remain in the same funding region that the funding was allocated to
	under the distribution formula contained in G.S. 136-17.2A.be subject to G.S. 136-189.11.
	(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 the county or municipality in evaluation for county or municipal participation in one project
	the county or municipality in exchange for county or municipal participation in any project contained in the Transportation Improvement Program under G.S. 143P, 350(f)(4)
	contained in the Transportation Improvement Program under G.S. 143B-350(f)(4).

 (e1) Reinbursement Procedure. – Upon request of the county or municipality, the Department of Transportation shall allow the local government a period of not less than three years from the date construction of the project metraken under subsection (e) of this section is initiated to reinburse the Department their agreed upon share of the costs necessary for the project. The Department of Transportation shall not charge a local government any interest during the initial three years. * SECTION 4.6. G.S. 136-89.192 reads as rewritten: "S 136-89.192. Equity distribution-Applicability of formula. Only those funds applied to a Turnpike Project from the State Highway Fund, State 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. Other revenue from the sale of the Authority's bonds or notes, project loans, or toll collections shall not be included in the distribution-formula. SECTION 4.7. G.S. 136-175 reads as rewritten: "S 136-175. Definitions. The following definitions apply in this Article: (1) Intrastate System. The network of major multilane arterial highways composed of those routes, segment, or corridons listed in G.S. 136-178, and any—other—route—added—by the Department of G.S. 136-178, and any—other—route—added—by the Department of Transportation under G.S. 136-178. (2) Transportation Improvement Program. The schedule of major transportation improvement projects required by G.S. 143B-350(1/04). (3) Turs Fund. The North Carolina Highway Trust Fund." SECTION 4.8. G.S. 136-176 reads as rewritten: "S 136-176. Creation, revenue sources, and purpose of North Carolina Highway Trust Fund. (4) A special account, designated the North Carolina Highway Trust Fund. (5) Interest and income earmed by the		General Assembly Of North Carolina Session 2013						
 years from the date construction of the project a project undertaken under subsection (c) of this section is initiated to reimburse the Department their agreed upon share of the costs necessary for the project. The Department of Transportation shall not charge a local government any interest during the initial three years" SECTION 4.6. G.S. 136-89.192 reads as rewritten: 's 136-89.192. Equity distribution-<u>Applicability of</u> formula. Only those funds applied to a Turnpike Project from the State Highway Fund, State 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 G.S136-17-2A-C_GS_136-189.11 shall be included in the distribution formula. Other revenue from the sale of the Authority's bonds or notes, project loans, or toll collections shall not be included in the distribution-formula. Other revenue from the sale of the Authority's bonds or notes, project loans, or toll collections shall not be included in the distribution-formula. SECTION 4.7. G.S. 136-175 reads as rewritten: 's 136-175. Definitions. The following definitions apply in this Article: (1) Intrastate System: The network of major, multilane arterial highway composed of those routes, segments, or corridors listed in G.S. 136-178, and any other route added by the Department of Transportation improvement Program. The schedule of major transportation improvement projects required by G.S. 143B-350(f)(4). (2) Trust Fund. The North Carolina Highway Trust Fund, is created within the State treasury. The Trust Fund consists of the following revenue: (1) Motor fuel, alternative fuel, and road tax revenue deposited in the Fund under G.S. 105-449.125, 105-449.134, and 105-449.43, respectively. (2) Motor vehicle use tax deposited in the Fund under G.S. 200.0000) in fiscal year 2002-200	1	(e1) Reimbursement Procedure Upon request of the county or municipality, the						
 section is initiated to reimburse the Department their agreed upon share of the costs necessary for the project. The Department of Transportation shall not charge a local government any interest during the initial three years. " SECTION 4.6. G.S. 136-89.192 reads as rewritten: "§ 136-89.192. Equity distribution-<u>Applicability of formula</u>. Only those funds applied to a Turnpike Project from the State Highway Fund, State 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 G.S. 136-172.Ac., G.S. 136-175 reads as rewritten: "§ 136-175. Definitions. The following definitions apply in this Article: (1) Intrastate System. The network of major, multilane arterial highways composed of those routes, segments, or corridors listed in G.S. 136-178, and any other route added. by the Department of Transportation under G.S. 136-178. (2) Transportation Improvement Program. The schedule of major transportation under G.S. 136-176. Creation, revenue sources, and purpose of North Carolina Highway Trust Fund. SECTION 4.8. G.S. 136-176 reads as rewritten: "§ 136-176. Creation, revenue sources, and purpose of North Carolina Highway Trust Fund. (a) A special account, designated the North Carolina Highway Trust Fund. (b) Motor fuel, alternative fuel, and road tax revenue deposited in the Fund under G.S. 105-149.125, 105-449.134, and 105-449.43, respectively. (2) Motor whick use tax deposited in the Fund under G.S. 105-187.9. (3) Revenue from the certificate of title fee and other fees payable under G.S. 20-285. (4) Repealed by Session Laws 2001-424, s. 27.1. (5) Interest and income earned by the Fund. (6) Interest and income earned by the Fund. (7) The Department								
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 9 "\$ 136-89.192. Equity distribution <u>Applicability of formula.</u> Only those funds applied to a Turnpike Project from the State Highway Fund, State 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 G.S. 136-172.A., G.S. 136-189.11 shall be included in the distribution-formula. Other revenue from the sale of the Authority's bonds or notes, project loans, or toll collections shall not be included in the distribution-formula." 16 SECTION 4.7. G.S. 136-175 reads as rewritten: 17 [36-175. Definitions. The following definitions apply in this Article: (1) Intrastate System. The network of major, multilane arterial highways composed of those routes, segments, or corridors listed in G.S. 136-178, and any other route added by the Department of Transportation under G.S. 136-178. (2) Transportation Improvement Program. The schedule of major transportation improvement projects required by G.S. 143B-350(D(4). (3) Trust Fund. The North Carolina Highway Trust Fund." SECTION 4.8. G.S. 136-176 reads as rewritten: "\$ 136-176. Creation, revenue sources, and purpose of North Carolina Highway Trust Fund. (a) A special account, designated the North Carolina Highway Trust Fund. is created within the State treasury. The Trust Fund consists of the following revenue: (1) Motor fuel, alternative fuel, and road tax revenue deposited in the Fund under G.S. 105-187.9. (3) Revenue from the certificate of title fee and other fees payable under G.S. 2003, and two hundred twenty million dollars (\$220,000,000) in fiscal year 2001-2002, two hundred twenty million dollars (\$212,000,000) in fiscal year 2003 2004 of the cash balance of the Highway Trust Fund for the following prevence in the addition dollars (\$212,000,000) in fiscal year 2003								
10 Only those finds applied to a Turmpike Project from the State Highway Fund, State 11 Highway Trust Fund, or federal-aid funds that might otherwise be used for other roadway 13 G.S. 136 17.2A, G.S. 136-189.11 shall be included in the distribution formula. 14 Other revenue from the sale of the Authority's bonds or notes, project loans, or toll 16 Collections shall not be included in the distribution formula." 17 SECTION 4.7. G.S. 136-175 reads as rewritten: 18 The following definitions apply in this Article: 19 (1) Intrastate System. The network of major, multilane arterial highways composed of those routes, segments, or corridors listed in G.S. 136-178, and any other route added by the Department of Transportation under G.S. 136-178. 20 (2) Transportation Improvement Program. The schedule of major transportation improvement projects required by G.S. 143B-350(f)(4). 21 (3) Trust Fund. The North Carolina Highway Trust Fund." 25 SECTION 4.8. G.S. 136-176 reads as rewritten: 26 13 Trust Fund designated the North Carolina Highway Trust Fund, is created within the State trassury. The Trust Fund consists of the following revenue: 20 (1) Motor fuel, alternative fuel, and road tax revenue deposited in the Fund under G.S. 105-187.9. 22 (2) Motor vehicle use tax deposited in t								
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 projects within the State, and are otherwise already subject to the distribution-formula under G.S. 136-17-2A₇-G.S. 136-189.11 shall be included in the distribution formula. Other revenue from the sale of the Authority's bords or notes, project loans, or toll collections shall not be included in the distribution formula." SECTION 4.7. G.S. 136-175 reads as rewritten: *§ 136-175. Definitions. The following definitions apply in this Article: (1) Intrastate System. The network of major, multilane_arterial_highways composed of those routes, segments, or corridors listed in G.S. 136-178, and any other route added by the Department of Transportation under G.S. 136-178. (2) Transportation Improvement Program. The schedule of major transportation improvement projects required by G.S. 143B-350(f)(4). (3) Trust Fund. The North Carolina Highway Trust Fund." SECTION 4.8. G.S. 136-176 reads as rewritten: *§ 136-176. Creation, revenue sources, and purpose of North Carolina Highway Trust Fund. (a) A special account, designated the North Carolina Highway Trust Fund, is created within the State treasury. The Trust Fund consists of the following revenue: (1) Motor fuel, alternative fuel, and road tax revenue deposited in the Fund under G.S. 105-449.125, 105-449.134, and 105-449.43, respectively. (2) Motor vehicle use tax deposited in the Fund under G.S. 105-187.9. (3) Revenue from the certificate of title fee and other fees payable under G.S. 20-85. (4) Repealed by Session Laws 2001-424, s. 27.1. (5) Interest and income earned by the Fund. (64) Fue Department shall use two hundred twenty million dollars (\$220,000,000) in fiscal year 2003 2004 of the cash balance of the Highway Trust Fund for the following purposes: (1) For primary route pavement preservation. One hundred seventy million dollars (\$								
13 G.S. 136-17.2A, G.S. 136-189.11 shall be included in the distribution-formula. 14 Other revenue from the sale of the Authority's bonds or notes, project loans, or toll collections shall not be included in the distribution-formula." 15 collections shall not be included in the distribution-formula. 16 SECTION 4.7. G.S. 136-175 reads as rewritten: 17 '\$ 136-175. Definitions. 18 The following definitions apply in this Article: 19 (1) Intrastate System. The network of major, multilane arterial highways composed of those routes, segments, or corridors listed in G.S. 136-178, and any other route added by the Department of Transportation under G.S. 136-178. 20 (2) Transportation Improvement Program. The schedule of major transportation improvement projects required by G.S. 143B-350(f)(4). 21 (3) Trust Fund. The North Carolina Highway Trust Fund." 22 SECTION 4.8. G.S. 136-176 reads as rewritten: 23 (3) Trust Fund consists of the following revenue: 24 (a) A special account, designated the North Carolina Highway Trust Fund, is created within the State treasury. The Trust Fund consists of the following revenue: 21 (1) Motor vehicle use tax deposited in the Fund under G.S. 105-187.9. 22 (2) Motor vehicle use tax deposited in the Fund under G.S. 105								
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 45 45 46 46 47 48 49 49 50 2003 2004. Up to ten percent (10%) of the amount for each of the fiscal year, and that fiscal year, and that discretion of the Secretary of Transportation, for: 48 49 49 49 49 40 40 41 41 42 43 44 44 45 45 46 47 47 48 49 49 40 40 40 40 41 41 42 44 45 45 46 47 47 48 49 49 40 40 40 41 41 42 42 43 44 44 45 45 46 47 47 48 49 49 40 40 40 41 41 42 42 43 44 44 44 45 46 47 47 48 49 49 40 40 41 41 42 42 43 44 44								
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		· ·						
51 approved by the Board of Transportation; or								
	51	approved by the Board of Transportation; or						

General Assen	ly Of North Carolina	Session 2013
	.	provements that further economic development in the hat are individually approved by the Board of
(2)	1	
(2)		gineering costs not included in the current year
		provement Program. – Fifteen million dollars
		ch of the fiscal years 2001-2002, 2002-2003, and
	•	nds allocated by this subdivision, in the cash balance of
		und, remain unspent on June 30, 2008, the Departmen
	(\$29,000,000) of ava	the Department up to twenty nine million dollars
	improvements for th	
(3)		ffic signal systems and signal optimization projects.
	Fifteen million dolla 2002-2003, and 200	rs (\$15,000,000) in each of the fiscal years 2001-2002, -2004.
(4)	For public transport	tion twenty million dollars (\$20,000,000) in fiscal year
	2001-2002, twenty	five million dollars (\$25,000,000) in fiscal year
	2002-2003, and sev	enty-five million dollars (\$75,000,000) in fiscal year
	2003-2004.	•
(5)	For small urban cor	struction projects. Seven million dollars (\$7,000,000)
	in fiscal year 2002-2)03.
Funds authorize	for use by the Depar	ment pursuant to this subsection shall remain available
	t until expended.	
(a2) Repo	led by Session Laws 2	002-126, s. 26.4(b), effective July 1, 2002.
		e three hundred million dollars (\$300,000,000) in fisca
· · ·		ion dollars (\$400,000,000) in fiscal year 2004-2005 of
		Fund for the following purposes:
(1)	- -	million dollars (\$630,000,000) for highway system
	•	ization, and maintenance, including projects to enhance
	safety, reduce cong	stion, improve traffic flow, reduce accidents, upgrade
		d shoulders, extend pavement life, improve pavemen
	•	abilitate or replace deficient bridges; and for economic
		rtation projects recommended by local officials and
		d of Transportation.
(2)		ars (\$70,000,000) for regional public transit systems
		public transportation system facilities, regional
		quality initiatives, rail system track improvements and
		r ferry, bicycle, and pedestrian improvements. For any
		listed in this subdivision for which the Departmen
	1 3 1 0	ls, use of funds pursuant to this subdivision shall be
	limited to matching	
Funds authorize	•	e by the Department pursuant to this subsection shall
	to the Department unt	
(a4) Proj	et selection pursuant	to subsection (a3) of this section shall be based or
		expended pursuant to subdivision (1) of subsection (a3)
		in accordance with the distribution formula ir
G.S. 136-17.2A	No funds shall be ex-	ended pursuant to subsection (a3)(1) of this section or
		urtment of Transportation standards for road design
	iction, and traffic flow	
materials, const		
(a5) The	Department shall rep	ort to the Joint Legislative Transportation Oversight 2003, on its intended use of funds pursuant to subsection

Subcommittee, on or before May 1, 2004, on its actual current and intended future use of funds 1 2 pursuant to subsection (a3) of this section. The Department shall certify to the Joint Legislative 3 Transportation Oversight Committee each year, on or before November 1, that use of the 4 Highway Trust Fund cash balances for the purposes listed in subsection (a3) of this section will 5 not adversely affect the delivery schedule of any Highway Trust Fund projects. If the 6 Department cannot certify that the full amounts authorized in subsection (a3) of this section are 7 available, then the Department may determine the amount that can be used without adversely 8 affecting the delivery schedule and may proportionately apply that amount to the purposes set 9 forth in subsection (a3) of this section.

10 Funds in the Trust Fund are annually appropriated to the Department of (b) 11 Transportation to be allocated and used as provided in this subsection. A sum, not to exceed 12 four and eight-tenths percent (4.8%) of the amount of revenue deposited in the Trust Fund 13 under subdivisions (a)(1), (2), and (3) of this section sum, in the amount appropriated by law, 14 may be used each fiscal year by the Department for expenses to administer the Trust Fund. 15 Operation and project development costs of the North Carolina Turnpike Authority are eligible 16 administrative expenses under this subsection. Any funds allocated to the Authority pursuant to 17 this subsection shall be repaid by the Authority from its toll revenue as soon as possible, 18 subject to any restrictions included in the agreements entered into by the Authority in 19 connection with the issuance of the Authority's revenue bonds. Beginning one year after the 20 Authority begins collecting tolls on a completed Turnpike Project, interest shall accrue on any 21 unpaid balance owed to the Highway Trust Fund at a rate equal to the State Treasurer's average 22 annual yield on its investment of Highway Trust Fund funds pursuant to G.S. 147-6.1. Interest 23 earned on the unpaid balance shall be deposited in the Highway Trust Fund upon repayment. 24 The sum up to the amount anticipated to be necessary to meet the State matching funds 25 requirements to receive federal-aid highway trust funds for the next fiscal year may be set aside 26 for that purpose. The rest of the funds in the Trust Fund shall be allocated and used as 27 follows:specified in G.S. 136-189.11.

- 28(1)Sixty-one and ninety-five hundredths percent (61.95%) to plan, design, and29construct projects on segments or corridors of the Intrastate System as30described in G.S. 136-178 and to pay debt service on highway bonds and31notes that are issued under the State Highway Bond Act of 1996 and whose32proceeds are applied to these projects.
 - (2) Twenty-five and five hundredths percent (25.05%) to plan, design, and construct the urban loops described in G.S. 136-180 and to pay debt service on highway bonds and notes that are issued under the State Highway Bond Act of 1996 and whose proceeds are applied to these urban loops.
 - (3) Six and one-half percent (6.5%) to supplement the appropriation to cities for city streets under G.S. 136-181.
- 39(4)Six and one-half percent (6.5%) for secondary road construction as provided40in G.S. 136-182 and to pay debt service on highway bonds and notes that are41issued under the State Highway Bond Act of 1996 and whose proceeds are42applied to secondary road construction.

The Department must administer funds allocated under subdivisions (1), (2), and (4) of this subsection this section in a manner that ensures that sufficient funds are available to make the debt service payments on bonds issued under the State Highway Bond Act of 1996 as they become due.

47 (b1) The Secretary may authorize the transfer of funds allocated under subdivisions (1)
48 through (4) of subsection (b) of this section to other projects that are ready to be let and were to
49 be funded from allocations to those subdivisions. The Secretary shall ensure that any funds
50 transferred pursuant to this subsection are repaid promptly and in any event in no more than
51 four years. The Secretary shall certify, prior to making any transfer pursuant to this subsection,

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that the transfer will not affect the delivery schedule of Highway Trust Fund projects in the 1 2 current Transportation Improvement Program. No transfers shall be allowed that do not 3 conform to the applicable provisions of the equity formula for distribution of funds, 4 G.S. 136 17.2A. If the Secretary authorizes a transfer pursuant to this subsection, the Secretary 5 shall report that decision to the next regularly scheduled meetings of the Joint Legislative 6 Commission on Governmental Operations, the Joint Legislative Transportation Oversight 7 Committee, and to the Fiscal Research Division. 8 (Effective July 1, 2013) There is annually appropriated to the North Carolina (b2) 9 Turnpike Authority from the Highway Trust Fund the sum of one hundred twelve million 10 dollars (\$112,000,000). forty-nine million dollars (\$49,000,000). Of the amount allocated by 11 this subsection, twenty-five million dollars (\$25,000,000) shall be used to pay debt service or 12 related financing costs and expenses on revenue bonds or notes issued for the construction of 13 the Triangle Expressway, and twenty-four million dollars (\$24,000,000) shall be used to pay 14 debt service or related financing expenses on revenue bonds or notes issued for the construction 15 of the Monroe Connector/Bypass, twenty eight million dollars (\$28,000,000) shall be used to 16 pay debt service or related financing expenses on revenue bonds or notes issued for the 17 construction of the Mid Currituck Bridge, and thirty-five million dollars (\$35,000,000) shall be 18 used to pay debt service or related financing expenses on revenue bonds or notes issued for the 19 construction of the Garden Parkway. Monroe Connector/Bypass. The amounts appropriated to 20 the Authority pursuant to this subsection shall be used by the Authority to pay debt service or 21 related financing costs and expenses on revenue bonds or notes issued by the Authority to 22 finance the costs of one or more Turnpike Projects, to refund such bonds or notes, or to fund 23 debt service reserves, operating reserves, and similar reserves in connection therewith. The 24 appropriations established by this subsection constitute an agreement by the State to pay the 25 funds appropriated hereby to the Authority within the meaning of G.S. 159-81(4). 26 Notwithstanding the foregoing, it is the intention of the General Assembly that the enactment 27 of this provision and the issuance of bonds or notes by the Authority in reliance thereon shall 28 not in any manner constitute a pledge of the faith and credit and taxing power of the State, and 29 nothing contained herein shall prohibit the General Assembly from amending the 30 appropriations made in this subsection at any time to decrease or eliminate the amount annually 31 appropriated to the Authority. Funds transferred from the Highway Trust Fund to the Authority 32 to this subsection are not subject to the equity formula pursuant in 33 G.S. 136-17.2A.G.S. 136-189.11. 34

(c) If funds are received under 23 U.S.C. Chapter 1, Federal-Aid Highways, for a
 project for which funds in the Trust Fund may be used, the amount of federal funds received
 plus the amount of any funds from the Highway Fund that were used to match the federal funds
 may be transferred by the Secretary of Transportation from the Trust Fund to the Highway
 Fund and used for projects in the Transportation Improvement Program.

39 (d) A contract may be let for projects funded from the Trust Fund in anticipation of
40 revenues pursuant to the cash-flow provisions of G.S. 143C-6-11 only for the two bienniums
41 following the year in which the contract is let.

- 42 (e) (Effective July 1, 2013) Subject to G.S. 136-17.2A and other funding distribution
 43 formulas, funds allocated under subdivisions (1), (3), and (4) of subsection (b) of this section
 44 may also G.S. 136-189.11, funds may be used for fixed guideway projects, including providing
 45 matching funds for federal grants for fixed guideway projects."
 - **SECTION 4.9.** The following statutes are repealed:
- 47 (1) G.S. 136-177.

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- 48 (2) G.S. 136-177.1.
- 49 (3) G.S. 136-178.
- 50 (4) G.S. 136-179.
- 51 (5) G.S. 136-180.

	General Assembl	y Of North Carolina	Session 2013
1	(6)	G.S. 136-184.	
2		G.S. 136-185.	
3		G.S. 136-187.	
4		G.S. 136-188.	
5		G.S. 136-189.	
6	~ /		
7	TURNPIKE AUT	HORITY CHANGES	
8	SECTI	ON 5.1. G.S. 136-89.183(a)(2) reads as rewritten:	
9		owers of the Authority.	
10	(a) The Au	thority shall have all of the powers necessary to exec	cute the provisions of
11	this Article, includ	ing the following:	
12			
13	(2)	To study, plan, develop, and undertake preliminary c	lesign work on up to
14		eight nine Turnpike Projects. At the conclusion of	these activities, the
15		Turnpike Authority is authorized to design, establish	, purchase, construct,
16		operate, and maintain the following projects:	
17		a. Triangle Expressway, including segments also	known as N.C. 540,
18		Triangle Parkway, and the Western Wake Fr	reeway in Wake and
19		Durham Counties, and Southeast Extension in	
20		Counties, except that no portion of the Souther	
21		located north of an existing protected corride	
22		Department of Transportation circa 1995, ex	I Contraction of the second se
23		Interstate 40 East. Counties. The described segu	ments constitute three
24		projects.	
25		b. Gaston East-West Connector, also known as the	Garden Parkway.
26		c. Monroe Connector/Bypass.	
27		d. Cape Fear Skyway.	
28		e. A bridge of more than two miles in length goin	-
29		to a peninsula bordering the State of V	irginia, pursuant to
30		G.S. 136-89.183A.	
31		Any other project proposed by the Authority in addition	1 0
32		in this subdivision must be approved by the Generation	• •
33		construction.subdivision requires prior consultation	
34 25		Legislative Commission on Governmental Oper	-
35 36		G.S. 120-76.1 no less than 180 days prior to initiating	g the process required
30 37		by Article 7 of Chapter 159 of the General Statutes. A With the exception of the four projects set forth in su	uh auhdivisions a and
38		<u>c. of this subdivision, the Turnpike Project projects set for an and the set of the subdivision</u>	
38 39		by the Turnpike Authority Authority, prior to the lettin	
39 40		project, shall meet the following conditions: (i) two of	-
41		ranked in the top 35 based on total score on the Dep	
42		entitled "Mobility Fund Project Scores" dated June 6, 2	_
43		may be subject to G.S. 136-18(39a); (ii) of the pr	
44		provided in (i), one may be subject to G.S. 136-18(3)	
45		shall be included in any applicable locally add	
46		transportation plans and plans; (iv) the projects shall be	
47		State Transportation Improvement Plan prior to the le	
48		the Turnpike Project. Program; and (v) toll projects mu	-
49		affected Metropolitan Planning Organizations and	
50		Planning Organizations for tolling."	
51		ON 5.2. G.S. 136-18 reads as rewritten:	
	~_01		

	General Assembly Of	North Carolina	Session 2013
1	"§ 136-18. Powers of I	Department of Transportation.	
2	The said Departmen	t of Transportation is vested with the following	powers:
3 4	 (39a) a.	The Department of Transportation or T	urnnike Authority as
5	(<i>37a</i>) <i>a</i> .	<u>applicable</u> , may enter into a partnership	
6		<u>agreements</u> with a private entity as provided	
7		of this section for which the provisions of	
8		pilot project allowed under this subdivision	
9		candidate for funding under the Mobility F	
10		construction through a public private partne	-
11		Request for Qualifications has been issued	-
12		later than June 30, 2012.	by the Department no
12	b.	A private entity or its contractors must pr	ovide performance and
13	υ.	payment security in the form and in the am	
14		Department of Transportation. The form of	•
15		payment security may consist of bonds, 1	-
10 17			· •
17		guaranties, or other instruments acceptable Transportation.	to the Department of
10 19	2	1	126101 on agreement
20	с.	Notwithstanding the provisions of G.S. 143B	
20 21		entered into under this subdivision may allo	
21 22		assign, transfer, sell, hypothecate, and otherw	-
		of its right, title, and interest in and to such as	
23		and remedies thereunder, to a lender, bondho	• • •
24		However, in no event shall any such assig	
25		debt or debt-like obligations of the State	
26		Department, or any other agency, authority,	
27		subdivision of the State to any lender, bondh	
28		a participation in the right to receive the pa	•
29 30		any other party providing financing or fundi	0 1 0
		in this section. The foregoing shall not preclu	_
31		making any payments due and owing pur	suant to an agreement
32	ł.	entered into under this section.	in norrise shares and
33 34	d.	The Department of Transportation may f	
		collect tolls and fees to the same extent allow	
35		Chapter 136 of the General Statutes. Statu	
36		Department of Transportation and to proje	
37 38		Department of Transportation under subdivis	
		The Department may assign its authority <u>u</u>	
39 40		revise, charge, <u>retain, enforce,</u> and collect tol	is and rees to the private
40		entity.	
41	<u>e.</u>	Any contract under this subdivision or un	
42		Chapter for the development, construction, m	
43		of a project shall provide for revenue shari	
44		party and the Department, notwithstand	
45 46		G.S. 136-89.188(d). Excess toll revenues fr	
46 47		shall be used for the funding or financing o	
17 10		within the corridor where the Turnpike	
48 40		purposes of this subdivision, the term "exce	
19 -		those toll revenues derived from a Turnpi	
50		otherwise used or allocated to the Author	
51		pursuant to this subdivision. For purposes	of this subdivision, the

	General Assembly Of N	lorth Ca	arolina	a	Session 2013
1		term "	corrid	or" means (i) the right-of-way limit	s of the Turnpike
2		Projec	t and	any facilities related to the Turnpi	ke Project or any
3		•		provement necessary for the use, de	
4		operat	ion, n	naintenance, repair, rehabilitation,	reconstruction, or
5		financi	ing of	a Turnpike Project; (ii) the right-of-	-way limits of any
6		subseq	uent i	mprovements, additions, or extensio	n to the Turnpike
7		Projec	t and f	facilities related to the Turnpike proje	ects, including any
8		improv	vement	ts necessary for the use, design, const	truction, operation,
9		mainte	enance,	, repair, rehabilitation, reconstruction	n, or financing of
10		those	subsec	quent improvements, additions, or	extensions to the
11		<u>Turnpi</u>	ke Pro	pject; and (iii) roads used for ingress of	or egress to the toll
12		facility	or roa	ads that intersect with the toll facility,	whether by ramps
13		or sep	arated	grade facility, and located within	one mile in any
14		directi	on.		
15	<u>f.</u>	Agreen	ments e	entered into under this subdivision sha	all comply with the
16		follow	ing ado	<u>ditional provisions:</u>	
17		<u>1.</u>	The E	Department shall solicit proposals for a	agreements.
18		<u>2.</u>	Agree	ement shall be limited to no more than	n 50 years from the
19			date c	of the beginning of operations on the to	oll facility.
20		<u>3.</u>	Notw	ithstanding the provisions of G.S. 13	86-89.183(a)(5), all
21			<u>initial</u>	l tolls or fees to be charged by a priv	vate entity shall be
22			reviev	wed by the Turnpike Board. Prior to	setting a toll rate,
23			either	a set rate or a minimum and maxim	um rate set by the
24			privat	te entity, the private entity shall hold a	a public hearing on
25			the to	oll rates, in accordance with guideling	nes for the hearing
26			devel	oped by the Department. After tolls	go into effect, the
27			privat	te entity shall report to the Turnpike A	Authority Board 30
28			<u>days j</u>	prior to any increase in tolls by the pri	vate entity.
29		<u>4.</u>	<u>Finan</u>	cial advisors and attorneys retained	by the Department
30			on co	ontract to work on projects pursuant	to this subsection
31			<u>shall</u>	be subject to State law governing conf	flicts of interest.
32		<u>5.</u>	<u>60 da</u>	ys prior to the signing of a concession	agreement subject
33			<u>to thi</u>	s subdivision, the Department shall	report to the Joint
34			Legis	lative Transportation Oversight C	ommittee on the
35			<u>follov</u>	ving for the presumptive concessionai	re:
36			<u>I.</u>	Project description.	
37			<u>II.</u>	Number of years that tolls will be in	<u>i place.</u>
38			<u>III.</u>	Name and location of firms and pa	arent companies, if
39				applicable, including firm respon-	sibility and stake,
40				and assessment of audited financial	statements.
41			IV.	Analysis of firm selection criteria.	
42			<u>V.</u>	Name of any firm or individual	under contract to
43				provide counsel or financial	
44				Department or Authority. The	Department shall
45				disclose payments to these cont	
46				completing the agreement under this	
47			<u>VI.</u>	Demonstrated ability of the project	
48				project, by evidence of the pro-	•
49				experience in delivering a project	
50				budget, and disclosure of any unfa	avorable outcomes
51				on prior projects.	

	General Assemb	oly Of North Ca	arolina	Session 2013
1			VII.	Detailed description of method of finance, including
2				sources of funds, State contribution amounts,
3				including schedule of availability payments and terms
4				of debt payments.
5			VIII.	Information on assignment of risk shared or assigned
6				to State and private partner.
7			<u>IX.</u>	Information on the feasibility of finance as obtained in
8				traffic and revenue studies.
9		<u>6.</u>	The T	urnpike Authority annual report under G.S. 136-89.193
10			<u>shall</u> i	include reporting on all revenue collections associated
11			with p	projects subject to this subdivision under the Turnpike
12			Autho	<u>rity.</u>
13		<u>7.</u>	The I	Department shall develop standards for entering into
14				rehensive agreements with private entities under the
15				tity of this subdivision and report those standards to the
16				Legislative Transportation Oversight Committee on or
17			before	<u>e October 1, 2013.</u>
18				
19	(43)			financing an agreement under subdivision (39a) of this
20			-	ent of Transportation may act as a conduit issuer for
21		-	•	ds to the extent the bonds do not constitute a debt
22		•		ate. The issuance of private activity bonds under this
23			•	related actions shall be governed by The State and Local
24				e Bond Act, Article 5 of Chapter 159 of the General
25				159-88 satisfied by adherence to the requirements of
26	SEC			$\frac{182}{(2)}$ (39a) of this section."
27 28				0.183(a)(5) reads as rewritten:
28 29	"§ 136-89.183. I (a) The A			l of the powers necessary to execute the provisions of
30	this Article, inclu	•		Tor the powers necessary to execute the provisions of
31	uns Article, mere	ung the follow.	ing.	
32	(5)	To fix revise	charge	e, retain, enforce, and collect tolls and fees for the use of
33	(5)		0	s. Prior to the effective date of any toll or fee for use of
34		1		the Authority shall submit a description of the proposed
35		1		e Board of Transportation, the Joint Legislative
36				sight Committee and the Joint Legislative Commission
37		-		erations for review.
38	"		°P	
39	SECT	TION 5.4. G.S.	136-89	0.188 reads as rewritten:
40	"§ 136-89.188. U			
41	(a) Rever	nues derived from	m Turn	pike Projects authorized under this Article shall be used
42	only for the follo			
43	<u>(1)</u>	-	ninistra	tion costs;costs.
44	$\overline{(2)}$		roject	development, right-of-way acquisition, design,
45		construction,	operat	tion, and maintenance; maintenance, reconstruction,
46		rehabilitation,	and rep	placement.and
47	<u>(3)</u>	debt-Debt serv	vice on	the Authority's revenue bonds or related purposes such
48		as the establis	hment	of debt service reserve funds.funds.
49	<u>(4)</u>			rvice reserve funds, and other financing costs related to
50		any of the foll	owing:	

General Assembly Of North Ca	rolina	Session 2013
<u>a. A fina</u>	ncing undertaken by a private	entity under a partnership
agreem	ent with the entity for a Turnpike I	Project.
<u>b.</u> <u>Private</u>	activity bonds issued under law re	lated to a Turnpike Project.
<u>c.</u> <u>Any fee</u>	deral or State loan, line of credit, of	or loan guarantee relating to
	<u>pike Project.</u>	
	vestment of any private entity und	der a partnership agreement
	for a Turnpike Project.	
	s granted to a private entity und	er a partnership agreement
	for a Turnpike Project.	
	se up to one hundred percent (100	
1 5	service on the Authority's revenue	
-	maintenance expenses of the Turn	
•	se not more than five percent (5%	%) of total revenue derived
from all Turnpike Projects for Au	-	
	provisions of subsections (a) an	
-	rted segment of the State highway	
	shall only be used for the funding	
	, expansion, operations, main	,
	ith the converted segment or a cont	•
	1 of Article 6H of Chapter 136	of the General Statutes is
amended by adding a new section		•
	igh-occupancy toll and managed	
	rovision of this Article, the Author	
	portion thereof, within the State	•
	as HOV lanes under G.S. 20-14	
	d lanes; provided, however, that	
-	general purpose lanes. In maki -occupancy requirement or other	
	ing vehicle types, access controls,	
	-occupancy requirements or condition	
	2 of Article 6H of Chapter 136 of the	
rewritten:	of Fundere off of Chapter 150 of th	ne General Statutes reads as
	ollection of Tolls on Turnpike Proj	ects
1 ut 2. 0	sheetion of rons on rumpike rroj	
"§ 136-89.212. Payment of toll 1	required for use of Turnpike pro	viect.
•	s driven on a Turnpike project is	•
	project. If the toll is an open road	
	ehicle is liable for payment of th	-
0	vehicle was in the care, custody, ar	6
when it was driven on the Turnpil		I
-	that a motor vehicle was in the ca	are, custody, and control of
	en on a Turnpike project by sub	•
another person when it was any	1 1 0 0	•
-	Ionowing:	
sworn affidavit stating one of the	address of the person who had the	e care, custody, and control
sworn affidavit stating one of the (1) The name and	-	
sworn affidavit stating one of the (1) The name and of the motor v	address of the person who had the	motor vehicle was leased or
sworn affidavit stating one of the (1) The name and of the motor v rented under a affidavit must	address of the person who had the ehicle when it was driven. If the r long-term lease or rental, as def be supported by a copy of the le	motor vehicle was leased or ined in G.S. 105-187.1, the
sworn affidavit stating one of the (1) The name and of the motor v rented under a affidavit must	address of the person who had the ehicle when it was driven. If the r long-term lease or rental, as def	motor vehicle was leased or ined in G.S. 105-187.1, the
sworn affidavit stating one of the (1) The name and of the motor v rented under a affidavit must other written e	address of the person who had the ehicle when it was driven. If the r long-term lease or rental, as def be supported by a copy of the le	motor vehicle was leased or ined in G.S. 105-187.1, the ease or rental agreement or
sworn affidavit stating one of the (1) The name and of the motor v rented under a affidavit must other written ev (2) The motor ve	address of the person who had the ehicle when it was driven. If the r long-term lease or rental, as def be supported by a copy of the le vidence of the agreement.	motor vehicle was leased or ined in G.S. 105-187.1, the ease or rental agreement or must be supported by an

	General Assembly Of North Carolina Session 2	2013
1 2 3 4	(3) The person transferred the motor vehicle to another person by sale otherwise before it was driven on the Turnpike project. The affidavit mus supported by insurance information, a copy of the certificate of title, or o evidence of the transfer.	st be
5	(c) If a person establishes that a motor vehicle was in the care, custody, and control	ol of
6	another person under subsection (b) of this section, the other person shall be liable for	
7	payment of the toll, and the Authority may send a bill to collect and enforce the tol	
8	accordance with this Article; provided, however, that such other person may contest such to	
9	accordance with this Article.	
10	"§ 136-89.213. Administration of tolls and requirements for open road tolls.	
11	(a) Administration. – The Authority is responsible for collecting tolls on Turn	pike
12	projects. In exercising its authority under G.S. 136-89.183 to perform or procure serv	•
13	required by the Authority, the Authority may contract with one or more providers to perf	
14	part or all of the collection functions and may enter into agreements to exchange informat	
15	including confidential information under subsection (a1) of this section, that identifies m	
16	vehicles and their owners with one or more of the following entities: the Division of M	
17	Vehicles of the Department of Transportation, another state, another toll operator, or-a	
18	collection-related organization.organization, or a private entity that has entered int	
19	partnership agreement with the Authority pursuant to G.S. 136-89.183(a)(17). Further,	
20	Authority may assign its authority to fix, revise, charge, retain, enforce, and collect tolls	
21	fees under this Article to a private entity that has entered into a partnership agreement with	
22	Authority pursuant to G.S. 136-89.183(a)(17).	
23	····	
24	(b) Open Road Tolls. – If a Turnpike project uses an open road tolling system,	the
25	Authority must operate a facility that is in the immediate vicinity of the Turnpike project	
26	that acceptsor provide an alternate means to accept cash payment of the toll and must p	
27	signs on the Turnpike project that give drivers the following information:	
28	(1) Notice that the driver is approaching a highway for which a toll is requi	ired.
29	Signs providing this information must be placed before the toll is incurred	d.
30	(2) The methods by which the toll may be paid.	
31	(3) <u>Directions If applicable, directions to the nearby facility that accepts of</u>	cash
32	payment of the toll.	
33	"§ 136-89.214. Bill for unpaid open road toll.	
34	(a) Bill. – If a motor vehicle travels on a Turnpike project that uses an open road to	ling
35	system and a toll for traveling on the project is not paid prior to travel or at the time of tra	ivel,
36	the Authority must send a bill by first-class mail to the registered owner of the motor vehicle	e <u>or</u>
37	the person who had care, custody, and control of the vehicle as established up	
38	G.S. 136-89.212(b) for the amount of the unpaid toll. The Authority must send the bill wi	thin
39	90 days after the travel occurs. or within 90 days of receipt of a sworn affid	lavit
10	submitted under G.S. 136-89.212(b) identifying the person who had care, custody, and core	ıtrol
11	of the motor vehicle. If a bill is not sent within the required time, the Authority wa	ives
12	collection of the toll. The Authority must establish a billing period for unpaid open road	tolls
13	that is no shorter than 15 days. A bill for a billing period must include all unpaid tolls incu	rred
44	by the same person during the billing period.	
45	(b) Information on Bill. – A bill sent under this section must include all of the follow	ving
16	information:	
17	(1) The name and address of the registered owner of the motor vehicle	
48	traveled on the Turnpike project.project or of the person identified up	nder
19	<u>G.S. 136-89.212(b).</u>	
50	(2) The date the travel occurred, the approximate time the travel occurred,	and
51	each segment of the Turnpike project on which the travel occurred.	

	General Assem	bly Of North Carolina	Session 2013
1 2 3	(3)	An image of the registration plate of the motor veh captured an electronic image of the motor vehicle wh Turnpike project.	•
4 5	(4)	The amount of the toll due and an explanation of h made.	ow payment may be
6 7	(5)	The date by which the toll must be paid to avoid processing fee under G.S. 136-89.215 and the amount of	-
8 9 10	(6)	A statement that a vehicle owner who has unpaid toll penalty and may not renew the vehicle's registration up penalties are paid.	s is subject to a civil
11 12	(7) (8)	A clear and concise explanation of how to contest liabil If applicable, a copy of the affidavit submitted under	•
13	<u>(0)</u>	identifying the person with care, custody, and control of	
14	"8 136-89.215.	Required action upon receiving bill for open road to	
15		inpaid toll.	in und processing ree
16		on Required. – A person who receives a bill from the Au	thority for an unpaid
17 18		nust take one of the following actions within 30 days of the Pay the bill.	• •
18 19	(1) (2)	Send a written request to the Authority for a review of t	ha tall
20		- If a person does not take one of the actions required u	
20		in the required time, the Authority may add a processing	
21		he processing fee may not exceed six dollars (\$6.00).	
22		an forty-eight dollars (\$48.00) in processing fees in a 12-r	
24		ty must set the processing fee at an amount that does no	
25		npaid toll. identifying the owner of a motor vehicle that is	
26	0	the owner for the unpaid toll. The fee is a receipt of the A	Authority and must be
27	applied to these	COSIS.	
28	" SEC	TION 57 DOT/Couthoast Entension Trionale Expression	an The Demonstrate
29 30	of Transportatio	TION 5.7. DOT/Southeast Extension-Triangle Expressw n shall strive to expedite the federal environmental impac	t statement process to
31		for the Southeast Extension of the Triangle Expressway	1 0 0
32		ing input from local officials and other stakeholders, acce	
33	-	romptly submitting permit applications to the federal	
34		e federal government during the permitting process, a	and taking any other
35		ons to accelerate the environmental permitting process.	
36		TION 5.8. Monitoring. – As part of its oversight o	-
37	-	the Joint Legislative Transportation Oversight Committee	•
38	the progress of t	he Southeast Extension of the Triangle Expressway Turnp	ike Project.
39		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	
40		STUDY AND REPORTING REQUIREMENTS	
41		TION 6.1. Formula Implementation Report. –	-
42	-	hall report to the Joint Legislative Transportation Oversig	
43		Division no later than August 15, 2013, on the Depart	
44		vill be used in the prioritization process to rank highv	
45		Department of Transportation's Prioritization Office	_
46		ocesses and formulas for all modes of transportation. The	-
47		e process used by the Department to develop the formula	
48 40	1	s consulted during this process, and include feedback fro	0 1
49 50	1	Department's proposed recommendations. The Departmen	
50 51		consulting with the Joint Legislative Transportation Over e Transportation Oversight Committee has 30 days after th	•

Session 2013

1 meet and consult on the Department's recommendations. If no meeting occurs within 30 days 2 after the report is received, the consultation requirement will be met. If consultation occurs and 3 a majority of members serving on the Committee request changes to the Department's 4 recommended formulas for highway and nonhighway modes, the Department shall review the 5 requests and provide to the Committee its response to the requested changes no later than 6 October 1, 2013. A final report on the highway and intermodal formulas shall be submitted to 7 the Joint Legislative Transportation Oversight Committee by January 1, 2014.

8 **SECTION 6.2.** State Transportation Improvement Program Transition Report. – 9 The Department of Transportation shall submit transition reports to members of the Joint 10 Legislative Transportation Oversight Committee, House of Representatives Appropriations 11 Subcommittee on Transportation and the Senate Appropriations Committee on Department of 12 Transportation, and the Fiscal Research Division on March 1, 2014, and November 1, 2014. 13 The reports shall include information on the Department's transition to Strategic Prioritization, 14 overview changes to the State Transportation Improvement Program (STIP) and other internal 15 and external processes that feed into the STIP, and offer statutory and policy recommendations 16 or items for consideration to the General Assembly that will enhance the prioritization process. 17 The March 1, 2014, report shall also include an analysis of the distribution of tax and fee 18 revenues between the Highway Fund and Highway Trust Fund and an analysis to determine if 19 maintenance, construction, operations, administration, and capital expenditures are properly 20 budgeted within the two funds and existing revenues are most effectively distributed between 21 the two funds.

22

23 **EFFECTIVE DATE**

24SECTION 7.1.(a) Except as provided herein, this act becomes effective July 1,252013.

26 **SECTION 7.1.(b)** This act is effective only if the General Assembly appropriates 27 funds in the Current Operations and Capital Improvements Appropriations Act of 2013 to 28 implement this act.