## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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## SENATE BILL 305\* PROPOSED COMMITTEE SUBSTITUTE S305-PCS35142-TDx-5

Short Title: NCEMPA Asset Sale.

Sponsors:

Referred to:

		March 18, 2015
1 2 3 4 5 6	POWER AC AUTHORIZ POWER AC	A BILL TO BE ENTITLED ROVIDE COST RECOVERY FOR ACQUISITION OF JOINT MUNICIPAL GENCY OWNERSHIP INTEREST IN GENERATING FACILITIES, TO E MUNICIPALITIES THAT ARE MEMBERS OF JOINT MUNICIPAL GENCIES TO ENTER INTO SUPPORT CONTRACTS, AND TO ISSUE PAY THE COSTS OF PROJECTS THAT ARE SOLD.
7	The General Ass	embly of North Carolina enacts:
8	SEC	<b>FION 1.</b> Article 7 of Chapter 62 of the General Statutes is amended by adding
9	a new section to	read:
10	" <u>§ 62-133.14.</u> (	Cost recovery for acquisition of joint municipal power agency ownership
11		est in generating facilities.
12		Commission shall, upon the petition of an electric public utility and after
13		e an annual rider to the electric public utility's rates to recover the North
14		portion of all reasonable and prudent costs incurred to acquire, operate, and
15		portional interest in electric generating facilities purchased from a joint agency
16		er Chapter 159B of the General Statutes. For the purposes of this section,
17		s" means the amount paid by an electric public utility on or before December
18		uire the generating facilities, including the amount paid above the net book
19		enerating facilities. The Commission shall adopt rules to implement the
20	provisions of this	
21		termining the amount of the rider, the Commission shall:
22	<u>(1)</u>	Allow an electric public utility to recover acquisition costs, as reasonable
23		and prudent costs. For the benefit of the consumer, the acquisition costs shall
24		be levelized over the useful life of the assets at the time of acquisition.
25	<u>(2)</u>	Include financing costs equal to the weighted average cost of capital as
26		authorized by the Commission in the electric public utility's most recent
27		general rate case.
28	<u>(3)</u>	Include an estimate of operating costs based on prior year's experience and
29		the costs projected for the next 12-month period for any proportional capital
30		investments in the acquired electric generating facilities.
31	<u>(4)</u>	Include adjustments to reflect the North Carolina retail portion of financing
32		and operating costs related to the electric public utility's other used and
33		useful generating facilities owned at the time of the acquisition to properly
34		account for updated jurisdictional allocation factors.
35	<u>(5)</u>	Utilize the customer allocation methodology approved by the Commission in
36		the electric public utility's most recent general rate case.



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(Public)

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1	(c) The Commission shall require that an electric public utility file the following
2	proposed annual adjustments to the rider:
3	(1) Any under-recovery or over-recovery resulting from the operation of the
4	rider.
5	(2) Any changes necessary to recover costs as forecast for the next 12-month
6	period.
7	(3) Any changes to cost of capital determined in any general rate proceeding
8	occurring after the initial establishment of the rider, where the cost of capital
9	applies to both the remaining acquisition costs and additional capital
10	investment in the electric generating facilities.
11	(4) Any changes to the customer allocation methodology determined in any
12	general rate proceeding occurring after the initial establishment of the rider.
13	(d) <u>Any rider established under this section will expire after the end of the useful life of</u>
14	the acquired electric generating facilities at the time of acquisition, with any remaining
15	unrecovered costs deferred until the electric public utility's next general rate proceeding under
16	<u>G.S. 62-133.</u> "
17	<b>SECTION 2.</b> G.S. 159B-2 reads as rewritten:
18	"§ 159B-2. Legislative findings and purposes.
19	The General Assembly hereby finds and determines that:
20	A critical situation exists with respect to the present and future supply of electric power and
21	energy in the State of North Carolina;
22	The public utilities operating in the State have sustained greatly increased capital and
23	operating costs;
24	Such public utilities have found it necessary to postpone or curtail construction of planned
25	generation and transmission facilities serving the consumers of electricity in the State,
26	increasing the ultimate cost of such facilities to the public utilities, and that such postponements
27	and curtailments will have an adverse effect on the provision of adequate and reliable electric
28	service in the State;
29 30	The above conditions have occurred despite substantial increases in electric rates; In the absence of further material increases in electric rates, additional postponements and
30 31	curtailments in the construction of additional generation and transmission facilities may occur,
32	thereby impairing those utilities' ability to continue to provide an adequate and reliable source
32 33	of electric power and energy in the State;
33 34	Seventy-two municipalities in the State have for many years owned and operated systems
35	for the distribution of electric power and energy to customers in their respective service areas
36	and are empowered severally to engage in the generation and transmission of electric power
30 37	and energy;
38	Such municipalities owning electric distribution systems have an obligation to provide their
39	inhabitants and customers an adequate, reliable and economical source of electric power and
40	energy in the future;
41	In order to achieve the economies and efficiencies made possible by the proper planning,
42	financing, sizing and location of facilities for the generation and transmission of electric power
43	and energy which are not practical for any municipality acting alone, and to insure an adequate,
44	reliable and economical supply of electric power and energy to the people of the State, it is
45	desirable for the State of North Carolina to authorize municipal electric systems to jointly plan,
46	finance, develop, own and operate electric generation and transmission facilities appropriate to
47	their needs in order to provide for their present and future power requirements for all uses
48	without supplanting or displacing the service at retail of other electric suppliers operating in the
49	State; and
50	The joint planning, financing, development, ownership and operation of electric generation
51	and transmission facilities by municipalities which own electric distribution systems and the

issuance of revenue bonds for such purposes as provided in this Chapter is for a public use and 1 2 for public and municipal purposes and is a means of achieving economies, adequacy and 3 reliability in the generation of electric power and energy and in the meeting of future needs of 4 the State and its inhabitants. 5 Municipal electric systems that have jointly planned, developed, acquired, owned, and 6 financed electric generation and transmission facilities through joint agencies in furtherance of the purposes of this Chapter also may benefit from obtaining their power and energy 7 8 requirements from replacement resources, the disposition of facilities owned by joint agencies, 9 and the issuance by joint agencies of bonds to refinance the outstanding debt incurred with 10 respect to facilities to the extent outstanding debt cannot be completely defeased in connection 11 with the disposition of the facilities, and it is desirable for the State of North Carolina to facilitate the foregoing. Refinancing debt, and financing any collateral posting requirements 12 13 incident to replacement power and energy resources that may be acquired, by the issuance of 14 revenue bonds secured by payments by municipal electric systems, is for a public use and for a 15 public and municipal purpose and is an alternative means, together with the disposition of the 16 jointly owned facilities and acquisition of replacement sources of power and energy, of 17 achieving economies, adequacy and reliability of electric power and energy supply, and in 18 meeting the future needs of the State and its inhabitants. 19 In addition to the authority granted municipalities to jointly plan, finance, develop, own and 20 operate electric generation and transmission facilities by Article 2 of this Chapter and the other 21 powers granted in said Article 2, and in addition and supplemental to powers otherwise 22 conferred on municipalities by the laws of this State for interlocal cooperation, it is desirable 23 for the State of North Carolina to authorize municipalities and joint agencies to form joint 24 municipal assistance agencies which shall be empowered to provide aid and assistance to 25 municipalities in the construction, ownership, maintenance, expansion and operation of their 26 electric systems, and to empower joint agencies authorized herein to provide aid and assistance to municipalities or joint municipal assistance agencies in the development and implementation 27 28 of integrated resource planning, including, but not limited to, the evaluation of resources, 29 generating facilities, alternative energy resources, conservation and load management 30 programs, transmission and distribution facilities, and purchase power options, and in the 31 development, construction and operation of supply-side and demand-side resources, in addition 32 to exercising such other powers as hereinafter provided to joint municipal assistance agencies 33 and joint agencies. In order to provide maximum economies and efficiencies to municipalities 34 and the consuming public in the generation and transmission of electric power and energy 35 contemplated by Article 2 of this Chapter, it is also desirable that the joint municipal assistance 36 agencies authorized herein be empowered to act as provided in Article 3 of this Chapter and 37 that such agency or agencies be empowered to act for and on behalf of any one or more 38 municipalities or joint agencies, as requested, with respect to the construction, ownership, 39 maintenance, expansion and operation of their electric systems; and that the joint agencies 40 authorized herein be empowered to act as provided in Article 2 of this Chapter and that such 41 joint agencies be empowered to act for and on behalf of any one or more municipalities or joint 42 municipal assistance agencies, in each case as requested, with respect to the integrated resource 43 planning and development, construction, and operation of supply-side and demand-side options 44 described above."

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**SECTION 3.** G.S. 159B-11 reads as rewritten:

#### 46 "§ 159B-11. General powers of joint agencies; prerequisites to undertaking projects.

47 (a) Each joint agency shall have all of the rights and powers necessary or convenient to 48 carry out and effectuate the purposes and provisions of this Chapter, including, but without 49 limiting the generality of the foregoing, the rights and powers:

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1 2 3	(1)	To adopt bylaws for the regulation of the affairs and business, and to prescribe rules, regulations and policies the performance of its functions and <del>duties;</del> duties.	
4	(2)	To adopt an official seal and alter the same at <del>pleasure;ple</del>	easure
5	(3)	To acquire and maintain an administrative office building	
6	(5)	place or places as it may determine, which building or off	-
7		owned alone or together with any other joint agency	•
8		municipal assistance agency, municipalities, corporatio	•
9		persons under such terms and provisions for sharing cost	
10		may be determined; determined.	is and otherwise as
10	(4)	To sue and be sued in its own name, and t	o plead and be
12	(4)	impleaded; impleaded.	o plead and be
12	(5)	To receive, administer and comply with the conditions	and requirements
13	(5)	respecting any gift, grant or donation of any property or $\frac{1}{10}$	-
14	(6)	To acquire by purchase, lease, gift, or otherwise, or to ob	• • • • •
16	(0)	acquisition of, any property, real or personal, improve	-
10		including an interest in land less than the fee thereof; there	
18	(7)	To sell, lease, exchange, transfer or otherwise dispose of,	
19	(7)	for any such purposes with respect to, any real or pe	<b>U</b> 1
20		interest therein; therein.	isonal property of
20 21	(8)	To pledge, assign, mortgage or otherwise grant a security	interest in any real
21 22	(0)	or personal property or interest therein, including the r	•
23		pledge, assign or otherwise grant a security interest in	
23		charges or other revenues and any proceeds derived by the	• •
25		the sales of property, insurance or condemnation awards;a	
26	(9)	To issue bonds of the joint agency for the purpose of prov	
27	(-)	of its corporate <del>purposes;</del> <u>purposes.</u>	ioning romas for any
28	(10)	To study, plan, finance, construct, reconstruct, acquire,	improve, enlarge.
29	~ /	extend, better, own, operate and maintain one or mo	
30		individually or jointly with one or more municipalities i	1 0
31		state contiguous to this State owning electric distributio	n facilities or with
32		any political subdivisions, agencies or instrumentali	
33		contiguous to this State or with other joint agencies creat	ted pursuant to this
34		Chapter, and to pay all or any part of the costs thereof from	om the proceeds of
35		bonds of the joint agency or from any other available	funds of the joint
36		agency; no provisions of law with respect to the acquisition	on, construction, or
37		operation of property by other public bodies shall be	
38		project as defined in this Chapter and as authorized b	
39		unless the General Assembly shall specifically so state; state	
40	(11)	To authorize the construction, operation or maintenance	
41		projects by any person, firm, association, or corpo	oration, public or
42		<del>private;</del> private.	
43	(12)	To acquire by private negotiated purchase or lease or oth	
44		project, a project under construction, or other property, ei	•
45		jointly, with one or more municipalities or joint agencies	•
46		state contiguous to this State owning electric distributio	
47		any political subdivisions, agencies or instrumentali	•
48		contiguous to this State or with other joint agencies creat	-
49 50		Chapter; to acquire by private negotiated purchase or least facilities for the development production menuface	-
50 51		facilities for the development, production, manufact	
51		handling, storage, fabrication, enrichment, processing or r	eprocessing of fuel

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1 2 3		of any kind or any facility or rights with respect to the s to enter into agreements by private negotiation or otherw exceeding fifty (50) years, for the development, produ	ise, for a period not
4 5		procurement, handling, storage, fabrication, enrichm reprocessing of fuel of any kind or any facility or rights	ent, processing or
6		supply of water; no provisions of law with respect	-
7		construction or operation of property by other publ	
8		applicable to any agency created pursuant to this	
9		legislature shall specifically so state; state.	chapter antess the
10	(13)	To dispose of by private negotiated sale or lease, or oth	nerwise, an existing
11		project or a project under construction, or to dispose of b	
12		sale or lease, or otherwise any facilities for the develo	opment, production,
13		manufacture, procurement, handling, storage, fabric	cation, enrichment,
14		processing or reprocessing of fuel of any kind or any fa	cility or rights with
15		respect to the supply of water; no provisions of law	-
16		disposition of property by other public bodies shall be	
17		agency created pursuant to this Chapter unless th	e legislature shall
18		specifically so state; state.	
19	(14)	To fix, charge and collect rents, rates, fees and charges f	-
20		energy and other services, facilities and commodities	
21	(14a)	supplied through any project or activity permitted in this	
22 23	<u>(14a)</u>	To fix, charge, and collect payments pursuant to support $(S_{1}, S_{2}, S_{2}$	contracts authorized
23 24	(15)	by G.S. 159B-12(b). To generate, produce, transmit, deliver, exchange, purc	has a soll for result
24 25	(15)	only, electric power or energy, and to enter into contract	
23 26		purposes; purposes.	s for any of an such
20	(16)	To negotiate and enter into contracts for the purchase, s	sale for resale only.
28	(10)	exchange, interchange, wheeling, pooling, transmission	
29		power and energy with any person, firm, association, or	
30		or <del>private; private.</del>	1 / 1
31	(17)	To make and execute contracts and other instrum	nents necessary or
32		convenient in the exercise of the powers and functions	of the joint agency
33		under this Chapter, including contracts with persons, fir	ms, associations, or
34		corporations, public or private; private.	
35	(18)	To apply to the appropriate agencies of the State, the U	-
36		state thereof, and to any other proper agency, for such	-
37		certificates or approvals as may be necessary, and to con	
38		operate projects and undertake other activities permittee	-
39 40		accordance with such licenses, permits, certificates or	
40		obtain, hold and use such licenses, permits, certificates a	
41 42		same manner as any other person or operating	unit of any other
42 43	(19)	person; person. To employ engineers, architects, attorneys, real estate con	incolore approisore
43 44	(19)	financial advisors and such other consultants and em	
45		required in the judgment of the joint agency and to	
46		compensation from funds available to the joint agency th	
47		and retain subject to approval of the Local Governme	
48		financial consultants, underwriters and bond attorneys to	
49		the issuance of any bonds and to pay for services render	
50		financial consultants or bond attorneys out of the proceed	-
51		with regard to which the services were performed;perform	-

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1 2 3 4	(19a)	To purchase power and energy, and services and facil utilization of power and energy, from any source on be and other customers and to furnish, sell, lease, exc otherwise dispose of, or to grant options for any such pu	half of its members hange, transfer, or
4 5		to the same, to its members and other customers in such	
6		characteristics, for such periods of time and under such to	
7		as the governing board of the joint agency shall determine	
8	(19b)	To provide aid and assistance to municipalities, and to ac	
9	(1)0)	any municipality, in any activity related to the	development and
10		implementation of integrated resource planning, including	-
11 12		to, the evaluation of resources, generating facilities,	
12		resources, conservation and load management program distribution facilities, and purchased power options,	
13 14		development, construction and operation of supply-sid	
15		resources, and to do such other acts and things as provi	
16		this Chapter as if the joint agency were a joint municipal	
17		and to carry out the powers granted in this Chapter in	
18		provide aid and assistance to any joint municipal assist	
19		exercise of its respective powers and <del>functions; and<u>functi</u></del>	0,
20	(20)	To do all acts and things necessary, convenient or desira	
21		purposes, and to exercise the powers granted to the j	oint agency in this
22		Chapter.	
23		nt agency shall undertake any project required to be finar	
24		pceeds of bonds without the approval of a majority of it	
25		project, a joint agency shall, based upon engineering s	-
26 27		ch project is required to provide for the projected needs for rom and after the date the project is estimated to be pla	
28		tion and for a reasonable period of time thereafter. Prior t	
29	-	ertificate of public convenience and necessity for any such	•
30		a Utilities Commission, in a proceeding instituted pursua	
31		, shall approve such determination. In determining	
32	_	ne members of a joint agency, there shall be taken into acco	_
33	(1)	The economies and efficiencies to be achieved in cons	structing on a large
34		scale facilities for the generation of electric power and en	
35	(2)	Needs of the joint agency for reserve and peaking ca	
36		obligations under pooling and reserve-sharing agreement	-
37		to its needs for power and energy to which the joint	agency 1s or may
38	(2)	become a party;	
39 40	(3)	The estimated useful life of such project;	nant acquisition or
40 41	(4)	The estimated time necessary for the planning, developm construction of such project and the length of time req	-
42		obtain, acquire or construct additional power supply for	
43		joint agency;	the members of the
44	(5)	The reliability and availability of existing alternative po	wer supply sources
45	(-)	and the cost of such existing alternative power supply sou	
46	A determinati	on by the joint agency approved by the North Carolina U	
47	based upon app	opriate findings of the foregoing matters shall be co	onclusive as to the
48		f a project to provide the needs of the members of a joir	
49		a party to the proceeding aggrieved by the determination	
50		f appeal pursuant to Article 5 of Chapter 62 of the Gener	al Statutes of North
51	Carolina		

51 Carolina.

Nothing herein contained shall prevent a joint agency from undertaking studies to determine whether there is a need for a project or whether such project is feasible."

**SECTION 4.** G.S. 159B-12 reads as rewritten:

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"§ 159B-12. Sale of capacity and output by a joint agency; <u>support contracts;</u> other contracts with a joint agency.

6 Any municipality which is a member of the joint agency may contract to buy from (a) 7 the joint agency power and energy for its present or future requirements, including the capacity 8 and output of one or more specified projects. As the creation of a joint agency is an alternative 9 method whereby a municipality may obtain the benefits and assume the responsibilities of 10 ownership in a project, any such contract may provide that the municipality so contracting shall 11 be obligated to make the payments required by the contract whether or not a project is completed, operable or operating and notwithstanding the suspension, interruption, 12 13 interference, reduction or curtailment of the output of a project or the power and energy 14 contracted for, and that such payments under the contract shall not be subject to any reduction, 15 whether by offset or otherwise, and shall not be conditioned upon the performance or 16 nonperformance of the joint agency or any other member of the joint agency under the contract 17 or any other instrument. Any contract with respect to the sale or purchase of capacity or output of a project entered into between a joint agency and its member municipalities may also 18 19 provide that if one or more of such municipalities shall default in the payment of its or their 20 obligations with respect to the purchase of said capacity or output, then in that event the 21 remaining member municipalities which are purchasing capacity and output under the contract 22 shall be required to accept and pay for and shall be entitled proportionately to and may use or 23 otherwise dispose of the capacity or output which was to be purchased by the defaulting 24 municipality. Notwithstanding the provisions of any other law to the contrary, any such 25 contract with respect to the sale or purchase of capacity, output, power, or energy from a 26 project may extend for a period not exceeding 50 years from the date a project is estimated to 27 be placed in normal continuous operation.

28 If any municipality which is a member of the joint agency has contracted to buy (b) 29 from the joint agency the capacity and output of one or more specified projects as contemplated 30 by and containing characteristics authorized by subsection (a) of this section, and if the joint 31 agency has acquired one or more projects and financed the acquisition of any project by issuing 32 bonds pursuant to the provisions of this Chapter, and if the joint agency sells or otherwise 33 disposes of any project, and if the proceeds of the sale or other disposition of any project, 34 together with other moneys available to the joint agency for the purpose of paying the bonds, 35 are not sufficient to pay or provide for the payment of the principal of, premium, if any, and 36 interest on all of such bonds issued to finance the acquisition of the existing project or projects, 37 the municipality may enter into a support contract with the joint agency to pay a proportionate 38 share of the principal of, premium, if any, and interest on bonds issued by the joint agency to (i) 39 refinance the bonds issued to finance the acquisition of any existing project being sold or 40 otherwise disposed of that are not defeased from other sources, (ii) finance any collateral posting requirements of replacement power supply arrangements entered into by the joint 41 42 agency, and (iii) finance any required reserves and other costs associated with the support 43 contracts and the issuance of the bonds authorized by G.S. 159B-14. 44 As a support contract authorized by this subsection is a replacement for and in lieu of the

45 payment obligations authorized by subsection (a) of this section related to an existing project or 46 projects, any support contract may provide that the contracting municipality is obligated to 47 make the payments required by the support contract unconditionally and without offset, 48 counterclaim, or otherwise, and notwithstanding the performance or nonperformance of the 49 joint agency under the support contract, or of any other municipality entering into a similar 50 support contract with the joint agency, or the delivery of or failure to deliver power or energy 51 or the performance or nonperformance by any party under any related power supply contract.

Any support contract entered into between a joint agency and its member municipalities may 1 2 also provide that if any municipality defaults in the payment of its obligations under the support 3 contract, the remaining member municipalities subject to the contract are required to pay a 4 proportionate share of the defaulted payments. Notwithstanding the provisions of any other law to the contrary, the obligations of the 5 6 municipality under a support contract may extend for a period of 30 years, except for accrued 7 obligations as of the expiration of the period for which the contract may be continued until the 8 accrued obligations are fully satisfied, and, with respect to administrative costs only, for a 9 reasonable period of time thereafter. 10 Obligations under a support contract shall not be taken into account in computing any debt 11 or other limitation that may be imposed by law. Being on account of the refinancing of obligations incurred in connection with the acquisition of a project or projects, the obligations 12 13 of the municipality under any support contract shall constitute an operating expense of its 14 municipal electric system for all purposes of G.S. 159-47 and other purposes, save only as may 15 have been duly contracted with bondholders of the municipality. 16 Any municipality may contract with a joint agency, or may contract indirectly with (c) 17 a joint agency through a joint municipal assistance agency, to implement the provisions of 18 G.S. 159B-11(19a) and (19b). Notwithstanding the provisions of any law to the contrary, 19 including, but not limited to, the provisions of G.S. 159B-44(13), any contract between a joint

agency and a municipality or a joint municipal assistance agency (or between a municipality 21 and a joint municipal assistance agency) to implement the provisions of G.S. 159B-11(19b) 22 may extend for a period not exceeding 30 years; provided, that any such contract in respect of a 23 capital project to be used by or for the benefit of a municipality shall be subject to the prior 24 approval of the Local Government Commission of North Carolina. In reviewing any such 25 contract for approval, said Local Government Commission shall consider the municipality's 26 debt management procedures and policies, whether the municipality is in default with respect to 27 its debt service obligations and such other matters as said Local Government Commission may 28 believe to have a bearing on whether the contract should be approved.

29 Notwithstanding the provisions of any law to the contrary, the execution and (d)30 effectiveness of any contracts authorized by this section shall not be subject to any 31 authorizations or approvals by the State or any agency, commission or instrumentality or 32 political subdivision thereof except as in this Chapter specifically required and provided.

33 Payments by a municipality under any contract authorized by this section shall be made 34 solely from the revenues derived from the ownership and operation of the electric system of 35 said municipality and any obligation under such contract shall not constitute a legal or equitable 36 pledge, charge, lien, or encumbrance upon any property of the municipality or upon any of its 37 income, receipts, or revenues, except the revenues of its electric system, and neither the faith 38 and credit nor the taxing power of the municipality are, or may be, pledged for the payment of 39 any obligation under any such contract. A municipality or joint agency, pursuant to an 40 agreement with a municipality, shall be obligated to fix, charge and collect rents, rates, fees and 41 charges for electric power and energy and other services, activities permitted in this Chapter, 42 facilities and commodities sold, furnished or supplied through the electric system of the 43 municipality sufficient to provide revenues adequate to meet its obligations under any such 44 contract and to pay any and all other amounts payable from or constituting a charge and lien 45 upon such revenues, including amounts sufficient to pay the principal of and interest on general obligation bonds heretofore or hereafter issued by the municipality for purposes related to its 46 47 electric system and payments pursuant to support contracts authorized by subsection (b) 48 of this section. The willful or negligent failure by any municipality to comply with the 49 obligations applicable to it shall constitute a failure or refusal to comply with the provisions of 50 this Chapter for purposes of G.S. 159-181(c), and the financial powers of the governing board 51 of the municipality that may be vested in the Local Government Commission pursuant to

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<u>G.S. 159-181(c) shall include those powers incident to carrying out the requirements and</u>
<u>obligations specified in this section.</u>

3 Payments by any joint municipal assistance agency to any joint agency under any contract 4 or contracts authorized by this section, shall be made solely from the sources specified in such 5 contract or contracts and no other, and any obligation under such contract shall not constitute a 6 legal or equitable pledge, charge, lien, or encumbrance upon any property of the joint 7 municipal assistance agency or upon any of its income, receipts, or revenues, or upon any 8 property of any municipality with which the joint agency or joint municipal assistance agency 9 contracts or upon any of such municipality's income, receipts, or revenues in each case except 10 such sources so specified. A joint municipal assistance agency shall be obligated to fix, charge 11 and collect rents, rates, fees, and charges for providing aid and assistance sufficient to provide 12 revenues adequate to meet its obligations under such contract.

Any municipality which is a member of a joint agency may furnish the joint agency with money derived solely from the ownership and operation of its electric system or facilities and provide the joint agency with personnel, equipment and property, both real and personal. Any municipality may also provide any services to a joint agency.

Any member of a joint agency may contract for, advance or contribute funds derived solely from the ownership and operation of its electric system or facilities to a joint agency as may be agreed upon by the joint agency and the member, and the joint agency shall repay such advances or contributions from proceeds of bonds, from operating revenues or from any other funds of the joint agency, together with interest thereon as may be agreed upon by the member and the joint agency."

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**SECTION 5.** G.S. 159B-14 reads as rewritten:

## 24 "§ 159B-14. Bonds of a joint agency.

25 A joint agency may issue bonds for the purpose of paying the cost of a project and (a) 26 secure both the principal of and interest on the bonds by a pledge of part or all of the revenues 27 derived or to be derived from all or any of its projects, and any additions and betterments 28 thereto or extensions thereof, or from the sale of power and energy and services and facilities 29 related to the utilization of power and energy, or from other activities or facilities permitted in 30 this Chapter, or from contributions or advances from its members. A joint agency may issue 31 bonds that are not for the purpose of paying the cost of a project and secure the bonds solely by 32 a pledge of revenues, solely by a security interest in real or personal property, or by both a 33 pledge of revenues and a security interest in real or personal property. Bonds of a joint agency 34 shall be authorized by a resolution adopted by its governing board and spread upon its minutes.

35 A joint agency may issue bonds for the purpose of refinancing bonds issued for the (b) 36 purpose of paying the cost of a project, including, but not limited to, paying or providing for the 37 payment of the principal of, premium, if any, and interest on bonds theretofore issued by a joint 38 agency for the purpose of paying the cost of a project which is being sold or otherwise disposed 39 of by the joint agency in whole or in part, and for the purpose of financing any collateral 40 posting requirements of replacement power supply arrangements, and secure the principal of, premium, if any, and interest on the bonds by a pledge of part or all of the revenues derived or 41 42 to be derived from all or any of its projects, and any additions and betterments thereto or extensions thereof, or from the sale of power and energy and services and facilities related to 43 the utilization of power and energy, or from other activities or facilities permitted in this 44 45 Chapter, or by a pledge of payments derived from support contracts authorized by G.S. 159B-12, or from contributions or advances from its members. Bonds of a joint agency 46 47 shall be authorized by a resolution adopted by its governing board and spread upon its 48 minutes."

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"(1) The pledge of all or any part of the revenues derived or to be derived from the project or projects to be financed by the bonds, or from the sale or other

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disposition of power and energy and services and facilities relat utilization of power and energy, or from other services or activities in this Chapter, or from payments derived from support contracts a	permitted
by G.S. 159B-12, or from contributions and advances from mem joint agency, or from the electric system or other facilities of a mu	bers of a
or a joint agency."	
SECTION 7. G.S. 159B-16.1 reads as rewritten:	
"§ 159B-16.1. Revenues – NCEMPA members.	C 1
(a) A municipality is hereby authorized to fix, charge and collect rents, rates,	
charges for electric power and energy and other services, facilities and commodi furnished or supplied through the facilities of its electric system or its interest in	
project. Before it revises its rates, fees or charges as authorized under this subs	• •
municipality shall hold a public hearing on the matter. A notice of the hearing	
published at least once a week for two successive weeks in a newspaper having	
circulation in the municipality. The notice shall state that the public hearing will b	
connection with the municipality's action to revise its rates, fees, or charges authoriz	
section and state the amount of the proposed revision. At the hearing, any retai	
customer of the municipality may appear and be heard on the proposed revision to	the rates,
fees, or charges. The provisions of G.S. 160A-81 shall apply to any public hearing h	eld under
this subsection. The provisions of this subsection relating to a public hearing shall no	
action required to be taken for a municipality by the Local Government Comm	
accordance with G.S. 159-181(c), or to action required to be taken by a municipality	
its rates, fees or charges authorized in this subsection if the revision is requir	
implemented immediately as a result of a catastrophic event or to avoid impairing the	•
the municipality to comply with applicable law or its contractual obligations relat outstanding bonds or other indebtedness. For so long as any bonds of a municipality	-
outstanding or amounts payable or to become payable by a municipality to a joint a	
and unpaid, or the payment of which is not fully provided for, the rents, rates, fees an	
shall be so fixed as to provide revenues sufficient to pay all costs of and charges and	-
in connection with the proper operation and maintenance of its electric system, and it	ts interest
in any joint project, and all necessary repairs, replacements or renewals thereof, to p	pay when
due the principal of, premium, if any, and interest on all bonds and other evic	
indebtedness payable from said revenues, to create and maintain reserves as may be re	
any resolution or trust agreement authorizing and securing bonds, to pay when due the	
of, premium, if any, and interest on all general obligation bonds heretofore or hereaf	
to finance additions, improvements and betterments to its electric system, and to pay all amounts which the municipality may be obligated to pay from said revenues h	•
all amounts which the municipality may be obligated to pay from said revenues be contract.contract, including, but not limited to, a support contract authorized by G.S. 1	•
(b) A joint agency is hereby authorized to fix, charge, and collect rents, rates.	
charges for electric power and energy and other services, facilities and commodi	,
furnished or supplied through the facilities of its projects or otherwise as authorize	
Chapter. A joint agency may only take action to change the rates, fees, or charges auth	•
this subsection in a public meeting. Notice of the public meeting shall be given	
municipality that is a member of the joint agency. A notice of the meeting shall be pu	
least once a week for two successive weeks in a newspaper having general circulation	on in each
municipality that is a member of the joint agency. The notice shall state that the public	
will be held in connection with the joint agency's action to revise its rates, fees, o	-
authorized in this subsection and state the amount of the proposed revision. The pro-	
this subsection relating to publication of a notice shall not apply to action required to	
by a joint agency to revise its rates, fees or charges authorized in this subsection if the	
is required to be implemented immediately as a result of a catastrophic event or	to avoid

impairing the ability of the joint agency to comply with applicable law or its contractual 1 2 obligations relating to its outstanding bonds or other indebtedness. For so long as any bonds of 3 a joint agency are outstanding and unpaid, the rents, rates, fees and charges shall be so fixed as 4 to provide revenues sufficient to pay all costs of and charges and expenses in connection with 5 the proper operation and maintenance of its projects, and all necessary repairs, replacements or 6 renewals thereof, to pay when due the principal of, premium, if any, and interest on all bonds 7 and other evidences of indebtedness payable from said revenues, to create and maintain 8 reserves as may be required by any resolution or trust agreement authorizing and securing 9 bonds, and to pay any and all amounts which the joint agency may be obligated to pay from 10 said revenues by law or contract.

11 Any pledge of revenues, securities securities, payments derived by support contracts (c) authorized by G.S. 159B-12, or other moneys made by a municipality, joint agency or joint 12 13 municipal assistance agency pursuant to this Chapter shall be valid and binding from the date 14 the pledge is made. The revenues, securities, support contract payments, and other moneys so pledged and then held or thereafter received by the municipality, joint agency or joint 15 16 municipal assistance agency or any fiduciary or other depository shall immediately be subject 17 to the lien of the pledge without any physical delivery thereof or further act, and the lien of the 18 pledge shall be valid and binding as against all parties having claims of any kind in tort, 19 contract, or otherwise against the municipality, joint agency or joint municipal assistance 20 agency without regard to whether such parties have notice thereof. The resolution or trust 21 agreement or any financing statement, continuation statement or other instrument by which a 22 pledge of revenues, securities or other moneys is created need not be filed or recorded in any 23 manner.

24 (d) This section applies only to all rates, fees, or charges for electric service provided by 25 the North Carolina Eastern Municipal Power Agency (NCEMPA) or a member city or town of 26 the NCEMPA on or after October 1, 2012. The following cities and towns are members of the 27 North Carolina Eastern Municipal Power Agency: Apex, Ayden, Belhaven, Benson, Clayton, 28 Edenton, Elizabeth City, Farmville, Fremont, Greenville, Hamilton, Hertford, Hobgood, 29 Hookerton, Kinston, LaGrange, Laurinburg, Louisburg, Lumberton, New Bern, Pikeville, Red 30 Springs, Robersonville, Rocky Mount, Scotland Neck, Selma, Smithfield, Southport, Tarboro, 31 Wake Forest, Washington, and Wilson."

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SECTION 8. G.S. 159B-17 reads as rewritten:

# 33 "§ 159B-17. Revenues – other municipalities.

34 A municipality is hereby authorized to fix, charge and collect rents, rates, fees and (a) 35 charges for electric power and energy and other services, facilities and commodities sold, 36 furnished or supplied through the facilities of its electric system or its interest in any joint 37 project. For so long as any bonds of a municipality or amounts payable or to become payable to 38 a joint agency are outstanding and are unpaid, or the payments of which is not fully provided 39 for, the rents, rates, fees and charges shall be so fixed as to provide revenues sufficient to pay 40 all costs of and charges and expenses in connection with the proper operation and maintenance 41 of its electric system, and its interest in any joint project, and all necessary repairs, 42 replacements or renewals thereof, to pay when due the principal of, premium, if any, and 43 interest on all bonds and other evidences of indebtedness payable from said revenues, to create 44 and maintain reserves as may be required by any resolution or trust agreement authorizing and 45 securing bonds, to pay when due the principal of, premium, if any, and interest on all general 46 obligation bonds heretofore or hereafter issued to finance additions, improvements and 47 betterments to its electric system, and to pay any and all amounts which the municipality may 48 be obligated to pay from said revenues by law or contract. contract, including, but not limited 49 to, a support contract authorized by G.S. 159B-12.

50 (b) A joint agency is hereby authorized to fix, charge, and collect rents, rates, fees and 51 charges for electric power and energy and other services, facilities and commodities sold,

1 furnished or supplied through the facilities of its projects or otherwise as authorized by this 2 Chapter. For so long as any bonds of a joint agency are outstanding and unpaid, the rents, rates, 3 fees and charges shall be so fixed as to provide revenues sufficient to pay all costs of and 4 charges and expenses in connection with the proper operation and maintenance of its projects, 5 and all necessary repairs, replacements or renewals thereof, to pay when due the principal of, 6 premium, if any, and interest on all bonds and other evidences of indebtedness payable from 7 said revenues, to create and maintain reserves as may be required by any resolution or trust 8 agreement authorizing and securing bonds, and to pay any and all amounts which the joint 9 agency may be obligated to pay from said revenues by law or contract.

10 Any pledge of revenues, securities securities, payments derived from support (c) 11 contracts authorized by G.S. 159B-12, or other moneys made by a municipality, joint agency or 12 joint municipal assistance agency pursuant to this Chapter shall be valid and binding from the 13 date the pledge is made. The revenues, securities, support contract payments, and other moneys 14 so pledged and then held or thereafter received by the municipality, joint agency or joint 15 municipal assistance agency or any fiduciary or other depository shall immediately be subject 16 to the lien of the pledge without any physical delivery thereof or further act, and the lien of the 17 pledge shall be valid and binding as against all parties having claims of any kind in tort, 18 contract, or otherwise against the municipality, joint agency or joint municipal assistance 19 agency without regard to whether such parties have notice thereof. The resolution or trust 20 agreement or any financing statement, continuation statement or other instrument by which a 21 pledge of revenues, securities support contract payment, or other moneys is created need not be 22 filed or recorded in any manner."

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**SECTION 9.** This act is effective when it becomes law.