GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1989

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HOUSE BILL 403* Committee Substitute Favorable 4/17/89

Short Title: Roadway Corridor Planning Participation.

Sponsors:

Referred to:

February 28, 1989

1	A BILL TO BE ENTITLED
2	AN ACT TO MODIFY THE LAW CONCERNING ROADWAY CORRIDOR
3	OFFICIAL MAPS, MUNICIPAL PARTICIPATION IN IMPROVEMENTS TO
4	THE STATE HIGHWAY SYSTEM, AND DEDICATION OF RIGHT-OF-WAY
5	WITH DENSITY OR DEVELOPMENT RIGHTS TRANSFER.
6	The General Assembly of North Carolina enacts:
7	Section 1. G.S. 136-44.50 reads as rewritten:
8	"§ 136-44.50. Roadway corridor official map act.
9	(a) A roadway corridor official map may be adopted or amended by the
10	governing board of any city within its corporate limits and the extraterritorial
11	jurisdiction of its building permit issuance and subdivision control ordinances for any
12	thoroughfare included as part of a comprehensive plan for streets and highways adopted
13	pursuant to G.S. 136-66.2 or by the Board of Transportation for any portion of the
14	existing or proposed State highway system. Before a city adopts a roadway corridor
15	official map that extends beyond the extraterritorial jurisdiction of its building permit
16	issuance and subdivision control ordinances, or adopts an amendment to a roadway
17	corridor official map outside the extraterritorial jurisdiction of its building permit
18	issuance and subdivision control ordinances, the city must obtain approval from the
19	Board of County Commissioners. No roadway corridor official map shall be adopted or
20	amended, nor may any property be regulated under this Article until:

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1	(1)	
1	(1)	The governing board of the city or the Department of Transportation in
2		each county affected by the map, has held a public hearing on the
3		proposed map or amendment. Notice of the hearing shall be provided:
4		a. By publication at least once a week for four successive weeks
5		prior to the hearing in a newspaper having general circulation in
6		the county in which the roadway corridor to be designated is
7		located.
8		b. By two-week written notice to the Secretary of Transportation,
9		the Chairman of the Board of County Commissioners, and the
10		Mayor of any city or town through whose corporate or
11		extraterritorial jurisdiction the roadway corridor passes.
12		c. By posting copies of the proposed roadway corridor map or
13		amendment at the courthouse door for at least 21 days prior to
14		the hearing date. The notice required in sub-subdivision a.
15		above shall make reference to this posting.
16	(2)	A permanent certified copy of the roadway corridor official map or
17		amendment has been filed with the register of deeds. The boundaries
18		may be defined by map or by written description, or a combination
19		thereof. The copy shall measure approximately 20 inches by 12
20		inches, including no less than one and one-half inches binding space
21		on the left-hand side.
22	(b) Road	dway corridor official maps and amendments shall be distributed and
23		he following manner:
24	(1)	A copy of the official map and each amendment thereto shall be filed
25	(-)	in the office of the city clerk for municipal-adopted maps, or and in the
26		office of the district engineer for State-adopted maps.
27	(2)	A copy of the official map, each amendment thereto and any variance
28	(-)	therefrom granted pursuant to G.S. 136-44.52 shall be furnished to the
29		tax supervisor of any county and tax collector of any city affected
30		thereby. The portion of properties embraced within a roadway
31		corridor and any variance granted shall be clearly indicated on all tax
32		maps maintained by the county or city for such period as the
33		designation remains in effect.
34	(3)	Notwithstanding any other provision of law, the certified copy filed
35	(\mathbf{J})	with the register of deeds shall be placed in a book maintained for that
36		purpose and cross-indexed by number of road, street name, or other
37		appropriate description. The register of deeds shall collect a fee of five
38		dollars (\$5.00) for each map sheet or page recorded.
39	(c) No r	oadway corridor or any portion thereof placed on an official map shall be
40	effective unless	
41	$\frac{(1)}{(1)}$	The roadway corridor or a portion thereof appears on the
42	(1)	Transportation Improvement Program adopted by the Board of
43		Transportation under G.S. 143B-350(f)(4); or
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1	(2) Ŧ	he roadway corridor or a portion thereof appears on the street system
2	p	lan adopted pursuant to G.S. 136-66.2, and the adopting city or town
3	h h	as adopted a capital improvements plan of 10 years or shorter
4		uration which shows the estimated cost of acquisition and
5		onstruction of the designated roadway corridor and the anticipated
6		nancing for that project.
7		one year following the establishment of a roadway corridor official
8		ent, work shall begin on an environmental impact statement or
9		eering. The failure to begin work within the one-year period shall
10		donment of the corridor, and the provisions of this Article shall no
11		roperties or portions of properties embraced within the roadway
12	-	ay prepare environmental impact studies and preliminary engineering
13		on with the establishment of a roadway corridor official map or
14		roadway corridor official map. When a city prepares a roadway
15		map for a street or highway that has been designated a State
16		suant to G.S. 136-66.2, the environmental impact study and
17		eering work shall be reviewed and approved by the Department of
18	Transportation."	
19		G.S. 136-66.3(c) reads as rewritten:
20		cipality is authorized to make improvements to portions of the State
21		ving within the municipal corporate limits utilizing local funds that
22		ted for that purpose by a vote of the citizens of the municipality. The
23		the municipality may call a special referendum at any time to allow
24		<u>The total cost of the improvements authorized by this subsection shall</u>
25	-	lity of the municipality and shall not be participated in by the
26		ransportation, nor shall the construction of improvements be a
27		any other project by the Department of Transportation. All
28		the State highway system shall be done in accordance with the
29 20	-	requirements of the Department of Transportation and shall be set
30	-	ent entered into between the municipality and the Department. The
31 32	-	rtation shall not give consideration to or credit for such locally
32 33	350(f)(4)."	nents in the Transportation Improvement Program under G.S. 143B-
33 34		G.S. 136-66.3(f) reads as rewritten:
34 35		alities having a population of less than 10,000 according to the most
36	recent annual estin	nates of population as certified to the Secretary of Revenue by the

"(f) Municipalities having a population of less than 10,000 according to the most recent annual estimates of population as certified to the Secretary of Revenue by the State Budget Officer shall not participate in the right-of-way and construction costs of any State highway system improvement project approved by the Board of Transportation under G.S. 143B-350(f)(4).

Municipalities having a population of 10,000 or more according to the most recent annual estimates of population as certified to the Secretary of Revenue by the State Budget Officer may, but shall not be required by the Department or Board of Transportation, participate up to a maximum percentage as shown below in the cost of rights-of-way of the portion of any transportation improvement project approved by the

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1 Board of Transportation under G.S. 143B-350(f)(4) that is located within the municipal

2 corporate limits:

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4	Municipal	Maximum Participation
5	Population	In Right-of-Way Costs
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7	10,000 - 25,000	5%
8	25,001 - 50,000	10%
9	50,001 - 100,000	15%
10	over 100,000	25%
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12 This authority to allow a municipality to participate in the right-of-way costs of any

13 transportation improvement project approved by the Board of Transportation under G.S.

14 143B-350 (f)(4) that is located within the municipal corporate limits shall expire on 15 June 30, 1990.

16 Any participation shall be set forth in an agreement between the municipality and the 17 Department of Transportation. Upon request of the municipality, the Department of 18 Transportation shall allow the municipality a period of not less than three years from the 19 date construction of the project is initiated to reimburse the Department their agreed 20 upon share of the costs of rights-of-way necessary for the project. The Department of 21 Transportation shall not charge a municipality any interest on its agreed upon share of 22 rights-of-way costs. The Secretary shall report in writing, on a monthly basis, to the 23 Joint Legislative Commission on Governmental Operations on all agreements entered 24 into between municipalities and the Department of Transportation. The report shall 25 state in summary form the contents of such agreements."

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Sec. 4. G.S. 136-66.10(a) reads as rewritten:

27 Whenever a tract of land located within the territorial jurisdiction of a city or "(a) county's zoning or subdivision control ordinance or any other land use control ordinance 28 authorized by local act is proposed for subdivision or for use pursuant to a zoning or 29 30 building permit, and a portion of it is embraced within a corridor for a street or highway 31 on a plan established and adopted pursuant to G.S. 136-66.2 for a street or highway that is included in the Department of Transportation's "Transportation Improvement Program", a city 32 33 or county zoning or subdivision ordinance may provide for the dedication of right-of-34 way within that corridor pursuant to any applicable legal authority, or:

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(1) A city or county may require an applicant for subdivision plat approval or for a special use permit, conditional use permit, or special exception, or for any other permission pursuant to a land use control ordinance authorized by local act to dedicate for street or highway purpose, the right-of-way within such corridor if the city or county allows the applicant to transfer density credits attributable to the dedicated right-of-way to contiguous land owned by the applicant. No dedication of right-of-way shall be required pursuant to this subdivision unless the board or agency granting final subdivision plat approval or the special use permit, conditional use permit, special

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1		exception, or permission shall find, prior to the grant, that the
2		dedication does not result in the deprivation of a reasonable use of the
3		original tract and that the dedication is either reasonably related to the
4		traffic generated by the proposed subdivision or use of the remaining
5		land or the impact of the dedication is mitigated by measures provided
6		in the local ordinance.
7		(2) If a city or county does not require the dedication of right-of-way
8		within the corridor pursuant to subdivision (1) of this subsection or
9		other applicable legal authority, but an applicant for subdivision plat
10		approval or a zoning or building permit, or any other permission
11		pursuant to a land use control ordinance authorized by local act elects
12		to dedicate the right-of-way, the city or county may allow the applicant
13		to transfer density credits attributable to the dedicated right-of-way to
14		contiguous land that is part of a common development plan or to
15		transfer severable development rights attributable to the dedicated
16		right-of-way to noncontiguous land in designated receiving districts
17		pursuant to G.S. 136-66.11."
18		Sec. 5. This act is effective upon ratification.