#### **SESSION 1999**

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HOUSE BILL 1656 Committee Substitute Favorable 6/7/00

Short Title: Lincoln County E&R Board.

(Local)

Sponsors:

Referred to:

May 23, 2000

1	A BILL TO BE ENTITLED
2	AN ACT TO AUTHORIZE THE APPOINTMENT OF A SPECIAL BOARD OF
3	EQUALIZATION AND REVIEW FOR LINCOLN COUNTY.
4	The General Assembly of North Carolina enacts:
5	Section 1. G.S. 105-322 reads as rewritten:
6	"§ 105-322. <u>Lincoln County board of equalization and review.</u>
7	(a) Personnel.Board Composed of Commissioners if Special Board Not
8	Appointed Except as otherwise provided herein, If the board of county commissioners
9	does not appoint a special board of equalization and review as provided in this section,
10	the board of equalization and review of each-the county shall be composed of the
11	members of the board of county commissioners.
12	(a1) Appointment of Special Board Upon the adoption of a resolution so
13	providing, the board of commissioners is authorized to appoint a special board of
14	equalization and review to carry out the duties imposed under this section. The resolution
15	shall provide for the membership, qualifications, terms of office and the filling of vacancies on
16	the board. The special board shall be composed of five members and three alternate
17	members. The board of commissioners shall also-designate the chairman-a chair of the
18	special boardboard from the membership of the board. The special board shall elect a
19	vice-chair from its membership to serve as acting chair in the absence of the chair as

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necessary. To be eligible for appointment to the special board, the board of county 1 2 commissioners must find that the person has satisfactory knowledge of or experience in 3 real estate, fee appraisals, banking, farming, or other business management. 4 Members of the special board shall serve a term of two years. No member may serve 5 more than three consecutive terms. Vacancies shall be filled by the board of county 6 commissioners; a successor appointed to fill a vacancy shall serve for the remainder of 7 the term. Members of the special board shall serve at the pleasure of the board of county 8 commissioners. 9 The resolution may also authorize a taxpayer to appeal a decision of the special board with respect to the listing or appraisal of his property or the property of others to the 10 board of county commissioners. The resolution creating the special board shall be 11 12 adopted not later than the first Monday in March of the year for which it is to be effective and shall continue in effect until revised or rescinded. It shall be entered in the minutes 13 14 of the meeting of the board of commissioners and a copy thereof shall be forwarded to 15 the Department of Revenue within 15 days after its adoption. Nothing in this subsection (a) shall be construed as repealing any law creating a 16 17 special board of equalization and review or creating any board charged with the duties of 18 a board of equalization and review in any county. Quorum; Alternates. – A majority of the members of the special board shall 19 (a2) 20 constitute a quorum for the purpose of transacting business. A decision of the special 21 board shall be made by a majority of the members present. An alternate member of the special board shall have all the powers and duties of a regular board member when sitting 22 23 as a member of the board or of any subcommittee or panel created by the board. The 24 board of county commissioners shall adopt a resolution setting forth any other provisions it deems necessary to govern the proceedings of the special board and any subcommittee 25 26 or panel created by the special board. Compensation. - The board of county commissioners shall fix the 27 (b) compensation and allowances to be paid members of the board of equalization and 28 29 review for their services and expenses. Oath. - Each member of the board of equalization and review shall take the 30 (c)oath required by Article VI, § 7 of the North Carolina Constitution with the following 31 phrase added to it: 'that I will not allow my actions as a member of the board of 32 equalization and review to be influenced by personal or political friendships or 33 obligations.'. The oath must be filed with the clerk of the board of county 34 35 commissioners. 36 Clerk and Minutes. – The assessor or a person designated by the assessor shall (d)serve as clerk to the board of equalization and review, shall be present at all meetings, 37 38 shall maintain accurate minutes of the actions of the board, shall draft all written 39 decisions of the special board, and shall give to the board such information as he the clerk may have or can obtain with respect to the listing and valuation of taxable property in the 40 county. The chair of the special board shall review all written decisions drafted by the 41 42 clerk. Only the chair of the special board or, in the chair's absence, the vice-chair can execute the decisions of the special board. 43

1 Time of Meeting. — Each-Except as otherwise provided in this section, each (e) 2 year the board of equalization and review shall hold its first meeting not earlier than the 3 first Monday in April and not later than the first Monday in May. In years in which a 4 county does not conduct a real property revaluation, the The board shall complete its duties 5 on or before the third Monday following its first meeting advertised adjournment date 6 unless, in its opinion, a longer period of time is necessary or expedient to a proper 7 execution of its responsibilities. In no event shall the board sit later than July 1-December 1 except to hear and determine requests made under the provisions of subdivision (g)(2). 8 9 below, when such requests are made within the time prescribed by law. In the year in which a county conducts a real property revaluation, the board shall complete its duties on or 10 before December 1, except that it may sit after that date to hear and determine requests made 11 12 under the provisions of subdivision (g)(2), below, when such requests are made within the time 13 prescribed by law. From the time of its first meeting until its adjournment, the The board shall 14 meet at such times as it deems reasonably necessary to perform its statutory duties and to receive requests and hear the appeals of taxpayers under the provisions of subdivision 15 16 (g)(2), below. subdivisions (g)(1) and (g)(2) of this section.

17 Notice of Meetings and Adjournment. – A notice of the date, hours, place, and (f)purpose of the first meeting of the board of equalization and review shall be published at 18 19 least three times in some newspaper having general circulation in the county, the first 20 publication to be at least 10 days prior to the first meeting. The notice shall also state the dates and hours on which the board will meet following its first meeting and the date on 21 22 which it expects to adjourn; it shall also carry a statement that in the event of earlier or 23 later adjournment, notice to that effect will be published in the same newspaper. Should 24 a notice be required on account of earlier adjournment, it shall be published at least once in the newspaper in which the first notice was published, such publication to be at least 25 26 five days prior to the date fixed for adjournment. Should a notice be required on account of later adjournment, it shall be published at least once in the newspaper in which the first 27 28 notice was published, such publication to be prior to the date first announced for 29 adjournment.

30 (g) Powers and Duties. – The board of equalization and review has the following 31 powers and duties:

32	(1)	Powers and Duties. It shall be the duty of the board of equalization and
33		review to Duty to Review Tax Lists The board shall examine and
34		review the tax lists of the county for the current year to the end that all
35		taxable property shall be listed on the abstracts and tax records of the
36		county and appraised according to the standard required by G.S. 105-
37		283, and the board shall correct the abstracts and tax records to conform
38		to the provisions of this Subchapter. In carrying out its responsibilities
39		under this subdivision (g)(1), the board, on its own motion or on
40		sufficient cause shown by any person, shall:
41		a. List, appraise, and assess any taxable real or personal property
42		that has been omitted from the tax lists.

that has been omitted from the tax lists.

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1		b.	Correct all errors in the names of persons and in the description
2		_	of properties subject to taxation.
3		c.	Increase or reduce the appraised value of any property that, in the
4			board's opinion, shall have has been listed and appraised at a
5			figure that is below or above the appraisal required by G.S. 105-
6			283; however, the board shall not change the appraised value of
7			any real property from that at which it was appraised for the
8			preceding year except in accordance with the terms of G.S. 105-
9		1	286 and 105-287.
10		d.	Cause to be done whatever else shall be is necessary to make the
11			lists and tax records comply with the provisions of this
12			Subchapter.
13		e.	Embody actions taken under the provisions of subdivisions
14			(g)(1)a through $(g)(1)d$ , above, in appropriate orders and have the
15		2	orders entered in the minutes of the board.
16		f.	Give written notice to the taxpayer at his the taxpayer's last-
17			known address in the event the board shall, board, by appropriate
18			order, increase increases the appraisal of any property or list lists
19			for taxation any property omitted from the tax lists under the
20		D.	provisions of this subdivision (g)(1).
21	(2)		to Hear Taxpayer Appeals. – On request, the board of equalization
22			eview shall hear any taxpayer who owns or controls property
23			e in the county with respect to the listing or appraisal of his the
24		<u>taxpay</u>	<u>yer's property or the property of others.</u>
25		a.	A request for a hearing under this subdivision $(g)(2)$ shall be
26			made in writing to or by personal appearance before the board
27			prior to its adjournment. However, if the taxpayer requests
28			review of a decision made by the board under the provisions of
29			subdivision $(g)(1)$ , above, notice of which was mailed fewer than
30			15 days prior to the board's adjournment, the request for a
31			hearing thereon may be made within 15 days after the notice of
32			the board's decision was mailed.
33		b.	Taxpayers may file separate or joint requests for hearings under
34			the provisions of this subdivision $(g)(2)$ at their election.
35		c.	At a hearing under provisions of this subdivision $(g)(2)$ , the
36			board, in addition to the powers it may exercise under the
37			provisions of subdivision (g)(3), below, shall hear any evidence
38			offered by the appellant, the assessor, and other county officials
39			that is pertinent to the decision of the appeal. Upon the request
40			of an appellant, the board shall subpoena witnesses or documents
41			if there is a reasonable basis for believing that the witnesses have
42			or the documents contain information pertinent to the decision of
43			the appeal.

1		d. On the basis of its decision after any hearing conducted under
2		this subdivision $(g)(2)$ , the board shall adopt and have entered in
3		its minutes an order reducing, increasing, or confirming the
4		appraisal appealed or listing or removing from the tax lists the
5		property whose omission or listing has been appealed. The board
6		shall notify the appellant by mail as to the action taken on his-the
7		appeal not later than 30 days after the board's adjournment.
8	(3)	Powers in Carrying Out Duties. – In the performance of its duties under
9		subdivisions $(g)(1)$ and $(g)(2)$ , above, the board of equalization and
10		review may exercise the following powers:
11		a. It may appoint committees composed of its own members or
12		other persons to assist it in making investigations necessary to its
13		work. It may also employ expert appraisers in its discretion. The
14		expense of the employment of committees or appraisers shall be
15		borne by the county. The board may, in its discretion, require the
16		taxpayer to reimburse the county for the cost of any appraisal by
17		experts demanded by <u>him-the taxpayer</u> if the appraisal does not
18		result in material reduction of the valuation of the property
19		appraised and if the appraisal is not subsequently reduced
20		materially by the board or by the Department of Revenue.
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		documents. It may place any witnesses under oath administered
23		by any member of the board. It may subpoen a witnesses or
24		documents on its own motion, and it must do so when a request
25		is made under the provisions of subdivision $(g)(2)c$ , above.
26		A subpoena issued by the board shall be signed by the <del>chairman</del>
27		<u>chair of the board, directed to the witness or to the person having</u>
28		custody of the document, and served by an officer authorized to
29		serve subpoenas. Any person who willfully fails to appear or to
30		produce documents in response to a subpoena or to testify when
31		appearing in response to a subpoena shall be guilty of a Class 1
32		misdemeanor.
33	(4)	<u>Power to Submit Reports. – Upon the completion of its other duties, the</u>
34		board may submit to the Department of Revenue a report outlining the
35		quality of the reappraisal, any problems it encountered in the reappraisal
36		process, the number of appeals submitted to the board and to the
37		Property Tax Commission, the success rate of the appeals submitted,
38		and the name of the firm that conducted the reappraisal. A copy of the
39		report should be sent by the board to the firm that conducted the
40		reappraisal.
41	<u>(5)</u>	Duty to Change Abstracts and Records After Adjournment After
42		adjournment upon completion of its duties under subdivisions (g)(1) and
43		(g)(2) of this section, the board of equalization and review shall

1	exercise the authority granted to the board of county commissioners
2	under G.S. 105-325. This duty includes hearing appeals of the
3	appraisal, situs, and taxability of classified motor vehicles pursuant to
4	<u>G.S. 105-330.2(b).</u>
5	(h) Motor Vehicle Review Subcommittee. – The chair of the board of equalization
6	and review shall appoint a subcommittee at the board's first meeting of the calendar year.
7	The subcommittee shall hear and decide all appeals relating to the appraisal, situs, and
8	taxability of classified motor vehicles under G.S. 105-330.2(b) and may meet as needed
9	to exercise this authority. The subcommittee shall consist of three board members and
10	three alternate members, which may include the alternate board members. Three
11	members shall constitute a quorum for the purpose of transacting business. A decision of
12	the subcommittee shall be made by a majority of the members.
13	(i) <u>Reappraisal Year Panels. – In any reappraisal year, the chair of the board of</u>
14	equalization and review may divide the board into separate panels consisting of three
15	members, which may include the alternate board members. The chair shall designate one
16	member of each panel to serve as its chair and may change the members of the panels
17	during the year. Three members of each panel shall constitute a quorum for the purpose
18	of transacting business. A decision of the panel shall be made by a majority of the
19	members. A decision of a panel constitutes a decision of the board of equalization and
20	review."
21	Section 2. Two of the initial five appointees to the special board of
22	equalization and review shall be appointed to serve a one-year term.
23	Section 3. This act applies only to Lincoln County.
24	Section 4. This act is effective when it becomes law.