GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

S CENTARE DATA 1426

SENATE BILL 1436 Finance Committee Substitute Adopted 7/19/06

Short Title: Loc	al Government Debt Revisions.	(Public)
Sponsors:		
Referred to:		
	May 17, 2006	
	A BILL TO BE ENTITLED	
AN ACT TO AL	LOW REGIONAL COUNCILS OF GOVERNMENT T	O FINANCE
REAL PROP	ERTY ACQUISITIONS AND IMPROVEMENTS ANI	O TO MAKE
REVISIONS I	RELATED TO TAX INCREMENT FINANCING.	
The General Asse	embly of North Carolina enacts:	
SECTI	ION 1. G.S. 160A-475(7a) reads as rewritten:	
"§ 160A-475. Specific powers of council.		
The charter ma	ay confer on the regional council any of the following po	wers:
•••		
	For the purpose of meeting the regional council's offi	_
-	program needs, to acquire real property by purchase, gift,	
	and to improve that property. The regional council ma	
	property as security for indebtedness used to finance acqu	
	property or for improvements to that real property. A reg	gional council
	may not exercise the power of eminent domain."	
SECTION 2. G.S. 153A-395 is amended by adding a new subdivision to		
read:	ware and duties	
"§ 153A-395. Powers and duties. A regional planning commission may:		
A regional pla	mining commission may.	
(9a)	For the purpose of meeting its office space and program is	needs acquire
	real property by purchase, gift, or otherwise, and	_
	property. It may pledge real property as security for an	_
_	used to finance acquisition of that property or for improv	
	property. It may not exercise the power of eminer	
	exercising the powers granted by this subdivision."	
	ON 3. G.S. 158-7.3(j) reads as rewritten:	
"(j) Plan Implementation. – In implementing a development financing plan, a unit		
may act directly, through one or more contracts with other public agencies, through one		

or more contracts with private agencies, or by any combination thereof. A private agency that enters into a contract with a unit for the implementation of a development financing plan is subject to the provisions of Article 8 of Chapter 143 of the General Statutes only to the extent specified in the contract."

5

SECTION 4. G.S. 160A-515.1(i) reads as rewritten:

6 7 8

9

"(i) Plan Implementation. – In implementing a development financing plan, a city may act directly, through a redevelopment commission, through one or more contracts with private agencies, or by any combination of these. A private agency that enters into a contract with a city for the implementation of a development financing plan is subject to the provisions of Article 8 of Chapter 143 of the General Statutes only to the extent specified in the contract."

10 11 12

SECTION 5. This act is effective when it becomes law.