## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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## HOUSE DRH50898-LB-462A\* (05/15)

Short Title: Chapel Hill Payment-in-Lieu Rec. Facilities.

Sponsors: Representative Insko. Referred to:

1	A BILL TO BE ENTITLED
2	AN ACT TO EXTEND THE AUTHORITY OF THE TOWN OF CHAPEL HILL TO
3	REQUIRE PAYMENTS-IN-LIEU FOR RECREATIONAL FACILITIES.
4	The General Assembly of North Carolina enacts:
5	<b>SECTION 1.</b> Section 5.42 of the Charter of the Town of Chapel Hill, being
6	Chapter 473 of the 1975 Session Laws as added by Section 3 of Chapter 549 of the
7	1993 Session Laws, and incorporated in the Charter under G.S. 160A-496, reads as
8	rewritten:
9	"Sec. 5.42. Developers to make payment to town in lieu of reserving or dedicating
10	recreation area.
11	(a) A town may adopt ordinances applicable in the town and the town's
12	extraterritorial planning jurisdiction to require that developers make payment to the
13	town in lieu of reserving or dedicating recreation areas, where the town's planning and
14	development regulations would otherwise require provision of recreation areas equaling
15	two-four acres or less. The amount of payment shall be determined through procedures
16	to be established by ordinance and in a manner consistent with G.S. 160A-372.
17	(b) A town may adopt ordinances applicable in the town and the town's
18	extraterritorial planning jurisdiction to require that developers make payment to the
19	town in lieu of providing improved recreation space and facilities under
20	G.S. 160A-381(c) in new residential and nonresidential developments. The amount of
21	payment shall be determined through procedures to be established by ordinance and
22	shall be based on the demand for recreational facilities reasonably determined to be
23	generated by the new development."
24	<b>SECTION 2.</b> This act is effective when it becomes law.

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(Local)