# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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### HOUSE BILL 1389 Committee Substitute Favorable 7/6/09 Committee Substitute #2 Favorable 7/14/09

Short Title: Finance Energy Improvement With Assessments.

(Public)

Sponsors:				
Referred to	o:			

### April 13, 2009

#### A BILL TO BE ENTITLED

2 AN ACT TO AUTHORIZE ANY CITY AND ANY COUNTY TO DESIGNATE AN AREA 3 WITHIN THE CITY AND THE COUNTY RESPECTIVELY WITHIN WHICH 4 DESIGNATED AREA LOCAL GOVERNMENT OFFICIALS AND FREE AND 5 WILLING PROPERTY OWNERS MAY ENTER INTO LOAN AGREEMENTS 6 WHEREBY THE LOANS ARE TO BE REPAID BY CONTRACTUAL ASSESSMENTS. 7 TO FINANCE THE INSTALLATION OF DISTRIBUTED **GENERATION** RENEWABLE ENERGY SOURCES OR ENERGY EFFICIENCY IMPROVEMENTS 8 9 THAT ARE PERMANENTLY AFFIXED TO REAL PROPERTY.

Whereas, there now exists a unique opportunity for cities and counties to obtain federal funds under the American Recovery and Reinvestment Act of 2009, P.L. 111-5 (ARRA), during the 2009-2011 fiscal biennium to finance a program for cities and counties to provide loans to property owners for the upfront costs of installing renewable energy sources or the upfront costs of making residential, commercial, industrial, or other real property more energy efficient; and

- Whereas, cities and counties need authority to provide for the repayment of theseloans by contractual assessments; Now, therefore,
- 18 The General Assembly of North Carolina enacts:
- 19 SECTION 1. Chapter 160A of the General Statutes is amended by adding a new20 Article to read:
- 21 "<u>Article 10B.</u>
  22 "<u>Contractual Assessments for Renewable Energy and Energy Efficiency Improvements to Real</u>
  23 Property.
- 24 "<u>§ 160A-239.10. Intent; scope of Article.</u>
- 25 (a) It is the intent of the General Assembly that this Article authorize cities to establish
  26 programs to finance the purchase and installation of distributed generation renewable energy
  27 sources or energy efficiency improvements that are permanently fixed to residential,
  28 commercial, industrial, or other real property.
- 29 (b) This Article shall not be used to finance the purchase or installation of appliances 30 that are not permanently fixed to residential, commercial, industrial, or other real property. 31 Assessments may be levied pursuant to this Article only with the free and willing consent of the 32 owner of each lot or parcel on which an assessment is levied at the time the assessment is 33 levied.

## 34 "<u>§ 160A-239.11. Findings.</u>

35 (a) The General Assembly finds all of the following:



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1	<u>(1)</u>	To promote the development of renewable energy and energy	ergy efficiency, the
2		General Assembly established the Renewable Energy and	Energy Efficiency
3		Portfolio Standard (REPS) in G.S. 62-133.8. Accordingly,	, renewable energy
ŀ		and energy efficiency serve the public interest in all of the	following ways:
		a. By contributing to the availability of an adequate a	and reliable supply
5		of electric power to the people of North Carolina.	
7		b. By diversifying the resources used to reliably mee	t the energy needs
3		of consumers in cities.	
)		c. By providing greater energy security to city reside	nts through the use
		of indigenous energy resources available within cit	ies.
		d. By encouraging private investment in renewable	energy and energy
		efficiency.	
		e. By providing improved air quality and other b	penefits to energy
		consumers and citizens of cities.	
		<u>f.</u> <u>By helping cities reduce air pollution in order to</u>	<u>o attain air quality</u>
		standards in nonattainment areas under the federal	
		g. By reducing the consumption of fossil fuels	and reducing our
		dependence on foreign energy sources, thereb	by protecting our
		national security.	
)		h. By decreasing the likelihood of experiencin	
		blackouts or brownouts in cities, thereby increasing	ng public safety in
		cities.	
	<u>(2)</u>	Expanding renewable energy sources and energy efficience	
		residential, commercial, industrial, or other real property i	n cities contributes
		to the creation of green jobs.	
	<u>(3)</u>	Under existing law, cities have an integral role in promotin	ng the efficient and
		wise use of energy within their jurisdictional boundaries.	
	<u>(4)</u>	The upfront cost of renewable energy sources or of n	-
		commercial, industrial, or other real property more energy	-
		many property owners in cities from making the	
		Authorizing an alternative procedure to authorize cities to	
		repaid through contractual assessments to finance the	
		renewable energy sources and energy efficiency improv	
		those improvements more affordable, thereby promoting	the installation of
	(b) The (	those improvements. General Assembly declares that, in addition to the public i	intoracte corred by
		y sources and energy efficiency under subdivision (1) of su	
		lic interest further will be served by establishing a contract of the served b	
, )	-	ovides the governing body of any city with the author	
)		distributed generation renewable energy sources and	
l		hat are permanently fixed to residential, commercial, indust	
2	property.	at the permanentry mod to residential, commercial, made	unui, or other real
3		Designation of area within city.	
		governing body of any city may designate an area within the	ne city, which may
		ntire city or a lesser portion, consisting of contiguous or no	
5	-	thorized city officials may enter into loan agreements with	-
7		h contractual assessments to finance the installation of dist	
3		y sources or energy efficiency improvements that are perma	
9	property pursuan		

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1	(b) The	governing body shall make the determination under subsection (a) of this
2		ting a resolution indicating its intention to do so. The resolution of intention
3		of the following:
4	(1)	A statement that the city proposes to make contractual assessment financing
5	<u>, - /</u>	available to property owners.
6	<u>(2)</u>	The kinds of distributed generation renewable energy sources or energy
7	<u>1-7</u>	efficiency improvements that may be financed.
8	<u>(3)</u>	The boundaries of the area within which contractual assessments may be
9	<u>x-</u>	entered.
10	<u>(4)</u>	A description of the proposed arrangements for financing the program.
11	(5)	A statement that it is in the public interest to finance loans to property
12	<u></u>	owners for the installation of distributed generation renewable energy
13		sources or energy efficiency improvements, or both, and that these loans
14		shall be repaid through contractual assessments imposed on the property.
15	<u>(6)</u>	Notice that a public hearing shall be held at which interested persons may
16	<u> </u>	object to or inquire about the proposed program or any of its particulars and
17		shall state the time and place of the hearing.
18	(7)	The resolution shall direct an appropriate city official to prepare a report
19		pursuant to G.S. 160A-239.15 and to enter into consultations with the county
20		assessor in order to reach agreement on what additional fees, if any, will be
21		charged for collecting the proposed contractual assessments with the ad
22		valorem taxes of the city on real property.
23	<u>(c)</u> <u>As</u> 1	used in this Article, 'renewable energy source' has the same meaning as
24	'renewable ener	gy resource' in G.S. 62-133.8.
25	" <u>§ 160A-239.13</u>	5. Financing of renewable energy and energy efficiency improvements to
26		property.
27		advance its unrestricted revenue to finance the program for the installation of
28		ration renewable energy sources or energy efficiency improvements that are
29	-	ed to real property by extending loans to property owners for the purchase of
30		gy and energy efficiency improvements under this Article, the principal and
31		ch would be repaid by contractual assessments. The city shall set forth the
32		ncing the program and for entering into a loan agreement under this section in
33		on forming the district under G.S. 160A-239.12. A city also may use grant
34		es from the United States, the State, or any other source to finance the program.
35		. City official may authorize owner to purchase renewable energy and
36		gy efficiency improvements.
37		ritten consent of an authorized city official, the proposed loan agreement for
38		ogram for the installation of distributed generation renewable energy sources or
39 40		icy improvements that are permanently fixed to real property under
40		13 may authorize the property owner to purchase directly the related equipment
41		r the installation of distributed generation renewable energy sources or energy
42		ovements and to contract directly for the installation of distributed generation
43 44		y sources or energy efficiency improvements that are permanently fixed to the
44 45		s residential, commercial, industrial, or other real property. Assessment report prepared by city official.
45 46		equired under G.S. 160A-239.12 shall contain all of the following:
40 47	(1)	A map showing the boundaries of the territory within which contractual
48	(1)	assessments are proposed to be offered.
49	<u>(2)</u>	A draft contract specifying the terms and conditions that would be agreed to
<del>5</del> 0	<u>12)</u>	by a property owner within the contractual assessment area and the city.
20		5, a property owner mann are conducted assessment area and the enty.

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<u>(3)</u>	A statement of city policies concerning contractual assess	ments, including
	all of the following:	-
	a. Identification of the types of distributed generation r	enewable energy
	sources or energy efficiency improvements that may	y be financed by
	loans through the use of contractual assessments.	-
	b. Identification of a city official authorized to	enter into loan
	agreements and contractual assessments on behalf of	the city.
	c. <u>A maximum aggregate dollar amount of the contract</u>	al assessments.
	<u>c.</u> <u>A maximum aggregate dollar amount of the contractul</u> <u>d.</u> <u>A method for setting requests from property owned</u>	ers for financing
	through loans repaid by contractual assessments in	priority order in
	the event that requests appear likely to exceed	
	maximum aggregate dollar amount of the contractual	assessments.
	e. <u>Criteria for determining a property owner's eligibility</u>	to participate in
	the program, which may include a means to determ	ine the property
	owner's creditworthiness.	
<u>(4)</u>	A plan for raising a capital amount required to pay for	
	pursuant to contractual assessments. The plan may include	
	advanced by the city through funds available to it from unre	
	or grant funds. The plan shall include a statement of	
	determining the interest rate and time period during w	
	property owners would pay any assessment. The plan shall	
	reserve funds. The plan shall provide for the apportionme	
	portion of the costs incidental to the administration of	
	assessment program among the consenting property owners	
<u>(5)</u>	A report on the results of the consultations with the	
	concerning the additional fees, if any, that will be charged f	
	proposed contractual assessments with the ad valorem taxe	-
"8 1604 230 16	real property and a plan for financing the payment of those for <b>Notice of public hearing.</b>	<u>ees.</u>
	the hearing required under G.S. 160A-239.12 shall be published	d in a newsnaper
having general ci	irculation in the city in which an area is being proposed for a d	esignation under
	2 for three successive weeks in a newspaper that is qua	
	accordance with G.S. 1-597 and G.S. 1-598. The first public	
	days before the date of the hearing.	
	Public hearing.	
	e of the public hearing on the proposed program, th	e report under
	5 shall be summarized, and the governing board of the city	_
persons who are	present an opportunity to comment upon, object to, or prese	nt evidence with
regard to the pro-	posed contractual assessment program, the extent of the area	a proposed to be
included within	the program, the terms and conditions of the draft contract,	or the proposed
financing provisi	ions. At the conclusion of the hearing, the governing board	of the city may
	on confirming the report or may direct its modification in	
	dopt a resolution confirming the report as modified, or the go	
	ndon the proceedings. The governing board of the city shall	
	ch contractual assessments would be offered without providi	-
	e in area pursuant to G.S. 160A-239.16. The hearing may be	continued from
	exceeding a total of 180 days.	
	. Levy of contractual assessments for renewable ener	<u>'gy and energy</u>
	ency improvements to real property.	· · · · · · · · · · · · · · · · · · ·
	levied pursuant to this Article, and the interest and any penalt	
constitute a lien a	against the lots and parcels of land on which they are made un	un mey are paid.

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Article 10 of this	Chapte	er applies to the levy and collection	of assessments levied pursuant to
	-	ose provisions are not in conflict	-
		of assessments in the same manne	
		on real property are payable and a	
	•	delinquency and default.	<u>, pontanto una remenso una men</u>
•		ding of contractual assessments f	or renewable energy and energy
		provements to real property.	
		of the city shall direct its clerk to r	record a notice of the existence and
		al assessment with the register of d	
or parcel is locate	ed. The	register of deeds shall accept those	filings and may charge the clerk a
fee for recording	those d	ocuments pursuant to G.S. 161-10.	The failure of the clerk or register
		filings shall not subject the local	
employees to civil			
SECT	ION 2	Chapter 153A of the General Sta	tutes is amended by adding a new
Article to read:		-	
		" <u>Article 9B.</u>	
"Contractual Asse	essmen	ts for Renewable Energy and Energy	y Efficiency Improvements to Real
		Property.	
" <u>§ 153A-210.10.</u>	Intent	scope of Article.	
(a) It is the	he inte	nt of the General Assembly that	this Article authorize counties to
establish program	ns to fin	ance the purchase and installation of	of distributed generation renewable
energy sources of	r energ	y efficiency improvements that are	e permanently fixed to residential,
commercial, indus	strial, o	r other real property.	
(b) This A	Article s	shall not be used to finance the put	rchase or installation of appliances
		y fixed to residential, commercial,	
Assessments may	be levi	ed pursuant to this Article only with	the free and willing consent of the
owner of each lo	ot or pa	rcel on which an assessment is lev	vied at the time the assessment is
levied.			
" <u>§ 153A-210.11.</u>	Findin	<u>gs.</u>	
(a) The Ge	eneral A	Assembly finds all of the following:	
<u>(1)</u>	To pro	omote the development of renewable	e energy and energy efficiency, the
	Gener	al Assembly established the Renewa	able Energy and Energy Efficiency
	Portfo	lio Standard (REPS) in G.S. 62-133	3.8. Accordingly, renewable energy
	and er	ergy efficiency serve the public inter-	erest in all of the following ways:
	<u>a.</u>	By contributing to the availability	of an adequate and reliable supply
		of electric power to the people of N	North Carolina.
	<u>b.</u>	By diversifying the resources used	to reliably meet the energy needs
	-	of consumers in counties.	
	<u>c.</u>		rity to county residents through the
		use of indigenous energy resources	• • •
	<u>d.</u>		nt in renewable energy and energy
	_	efficiency.	
	<u>e.</u>		lity and other benefits to energy
	—	consumers and citizens of counties	
	<u>f.</u>		llution in order to attain air quality
	_	standards in nonattainment areas u	· · ·
	<u>g.</u>		of fossil fuels and reducing our
	<u>نى</u>		sources, thereby protecting our
		national security.	

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	h. By decreasing the likelihood of experiencing electric power
	blackouts or brownouts in counties, thereby increasing public safety
	in counties.
<u>(2)</u>	Expanding renewable energy sources and energy efficiency improvements to
	residential, commercial, industrial, or other real property in counties
	contributes to the creation of green jobs.
<u>(3)</u>	Under existing law, counties have an integral role in promoting the efficient
	and wise use of energy within their jurisdictional boundaries.
<u>(4)</u>	The upfront cost of renewable energy sources or of making residential.
	commercial, industrial, or other real property more energy efficient prevents
	many property owners in counties from making those improvements.
	Authorizing an alternative procedure to authorize counties to extend loans to
	be repaid through contractual assessments to finance the upfront cost of
	renewable energy sources and energy efficiency improvements will make
	those improvements more affordable, thereby promoting the installation of
	those improvements.
<u>(b)</u> The C	General Assembly declares that, in addition to the public interests served by
	y sources and energy efficiency under subdivision (1) of subsection (a) of this
ection, the publ	lic interest further will be served by establishing a contractual assessment
program that pro	ovides the governing body of any county with the authority to finance the
nstallation of	distributed generation renewable energy sources and energy efficiency
mprovements th	hat are permanently fixed to residential, commercial, industrial, or other real
property.	
<u>§ 153A-210.12.</u>	Designation of area within county.
(a) The g	governing body of any county may designate an area within the county, which
nay encompass t	the entire county or a lesser portion, consisting of contiguous or noncontiguous
reas, within whi	ich authorized county officials may enter into loan agreements with property
wners to be rep	paid through contractual assessments to finance the installation of distributed
generation renew	vable energy sources or energy efficiency improvements that are permanently
ixed to real prop	perty pursuant to this Article.
<u>(b)</u> The g	governing body shall make the determination under subsection (a) of this
section by adopt	ting a resolution indicating its intention to do so. The resolution of intention
shall include all o	of the following:
<u>(1)</u>	A statement that the county proposes to make contractual assessment
	financing available to property owners.
<u>(2)</u>	The kinds of distributed generation renewable energy sources or energy
	efficiency improvements that may be financed.
<u>(3)</u>	The boundaries of the area within which contractual assessments may be
	entered.
<u>(4)</u>	A description of the proposed arrangements for financing the program.
$\overline{(5)}$	A statement that it is in the public interest to finance loans to property
	owners for the installation of distributed generation renewable energy
<u> </u>	
<u> </u>	sources or energy efficiency improvements, or both, and that these loans
	sources or energy efficiency improvements, or both, and that these loans
	sources or energy efficiency improvements, or both, and that these loans shall be repaid through contractual assessments imposed on the property.
<u>(6)</u>	sources or energy efficiency improvements, or both, and that these loans shall be repaid through contractual assessments imposed on the property. Notice that a public hearing shall be held at which interested persons may
	sources or energy efficiency improvements, or both, and that these loans shall be repaid through contractual assessments imposed on the property. Notice that a public hearing shall be held at which interested persons may object to or inquire about the proposed program or any of its particulars and
<u>(6)</u>	sources or energy efficiency improvements, or both, and that these loans shall be repaid through contractual assessments imposed on the property. Notice that a public hearing shall be held at which interested persons may object to or inquire about the proposed program or any of its particulars and shall state the time and place of the hearing.
	sources or energy efficiency improvements, or both, and that these loans shall be repaid through contractual assessments imposed on the property. Notice that a public hearing shall be held at which interested persons may object to or inquire about the proposed program or any of its particulars and

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	charg	ed for collecting the proposed contract	ual assessments with the ad
		• • •	
(c) Terri	-		all not be included within the
_		-	
	-		•
(d) As u	ised in	this Article, 'renewable energy source'	has the same meaning as
'renewable energ	gy resou	rce' in G.S. 62-133.8.	
" <u>§ 153A-210.13</u>	. Fina	ncing of renewable energy and energy	efficiency improvements to
real	propert	<u>y.</u>	
A county ma	y advar	nce its unrestricted revenue to finance the p	program for the installation of
distributed gene	ration r	enewable energy sources or energy effic	eiency improvements that are
permanently fixed	ed to re	al property by extending loans to propert	y owners for the purchase of
renewable energ	gy and	energy efficiency improvements under th	nis Article, the principal and
interest for which	h woul	d be repaid by contractual assessments. T	The county shall set forth the
process for final	ncing th	e program and for entering into a loan ag	reement under this section in
the county reso	lution f	orming the district under G.S. 153A-210	0.12. A county also may use
grant monies it	receives	s from the United States, the State, or an	y other source to finance the
<u>program.</u>			
			chase renewable energy and
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<u>(1)</u>			bry within which contractual
(2)		1 1	itions that would be agreed to
<u>(2)</u>		· · ·	
(3)	• •		
<u>(J)</u>			ig contractual assessments,
			generation renewable energy
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	e.		
	<u></u>	• • • •	• • • •
		owner's creditworthiness.	<u> </u>
	(c) Terrir area designated u by resolution to property owners (d) As u 'renewable energ "§ 153A-210.13 <u>real r</u> A county ma distributed gene permanently fixe renewable energ interest for whice process for finar the county resol grant monies it program. "§ 153A-210.14 <u>energ</u> Upon the wr financing the pro energy efficien G.S. 153A-210.13 and materials fo efficiency impro renewable energ property owner's "§ 153A-210.15	charg valors (c) Territory lyin area designated under su by resolution to being property owners may en (d) As used in 'renewable energy resou "§ 153A-210.13. Finan real propert A county may advart distributed generation r permanently fixed to re renewable energy and of interest for which would process for financing th the county resolution for grant monies it receives program. "§ 153A-210.14. Coun energy effici Upon the written con financing the program for energy efficiency imp G.S. 153A-210.13 may a and materials for the ins efficiency improvement renewable energy source property owner's resider "§ 153A-210.15. Assess The report required to (1) A ma assess (2) A dra by a f (3) A st	area designated under subsection (a) of this section unless the gov by resolution to being included in the area within which aut property owners may enter into contractual assessments under this (d) As used in this Article, 'renewable energy source 'renewable energy resource' in G.S. 62-133.8. "§ 153A-210.13. Financing of renewable energy and energy real property. A county may advance its unrestricted revenue to finance the p distributed generation renewable energy sources or energy effici- permanently fixed to real property by extending loans to propert renewable energy and energy efficiency improvements under the interest for which would be repaid by contractual assessments. The process for financing the program and for entering into a loan age the county resolution forming the district under G.S. 153A-210. grant monies it receives from the United States, the State, or an program. "§ 153A-210.14. County official may authorize owner to purch energy efficiency improvements. Upon the written consent of an authorized county official, the financing the program for the installation of distributed generation energy efficiency improvements that are permanently fixed G.S. 153A-210.13 may authorize the property owner to purchase and materials for the installation of distributed generation renewas efficiency improvements and to contract directly for the installat property owner's residential, commercial, industrial, or other real p "§ 153A-210.15. Assessment report prepared by county officia The report required under G.S. 153A-210.12 shall contain all of (1) A map showing the boundaries of the territo assessments are proposed to be offered. (2) A draft contract specifying the terms and cond by a property owner within the contractual asses (3) A statement of county policies concerning including all of the following: a. Identification of the types of distributed sources or energy efficiency improvem loans through the use of contractual assessments c. A maximum aggregate dollar amount of d. A method for setting requests fr

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1	<u>(4)</u>	A plan for raising a capital amount required to pay fo	r work performed
2		pursuant to contractual assessments. The plan may inclu	ide amounts to be
		advanced by the county through funds available to it	from unrestricted
		revenue or grant funds. The plan shall include a statemen	
		determining the interest rate and time period during	
		property owners would pay any assessment. The plan sha	± •
		reserve funds. The plan shall provide for the apportion	
		portion of the costs incidental to the administration of	
		assessment program among the consenting property owner	•
	<u>(5)</u>	A report on the results of the consultations with the	•
		concerning the additional fees, if any, that will be charged	
		proposed contractual assessments with the ad valorem taxe	
	UR 1534 010 1/	real property and a plan for financing the payment of those	e tees.
		Notice of public hearing.	
		the hearing required under G.S. 153A-210.12 shall be publish irculation in the county in which an area is being proposed	1 1 ·
		-210.12 for three successive weeks in a newspaper that is	
		accordance with G.S. 1-597 and G.S. 1-598. The first publ	
		days before the date of the hearing.	ication shall occur
		Public hearing.	
		e of the public hearing on the proposed program,	the report under
		5 shall be summarized, and the governing board of the course	
		present an opportunity to comment upon, object to, or pres	
		posed contractual assessment program, the extent of the ar	
		the program, the terms and conditions of the draft contrac	
		ons. At the conclusion of the hearing, the governing board	* *
		on confirming the report or may direct its modification in	• •
	thereafter may ac	lopt a resolution confirming the report as modified, or the g	governing board of
		bandon the proceedings. The governing board of the county	
	the area within w	hich contractual assessments would be offered without prov	viding notice of the
	• •	e in area pursuant to G.S. 153A-210.16. The hearing may	be continued from
		exceeding a total of 180 days.	
		. Levy of contractual assessments for renewable en	<u>ergy and energy</u>
		ency improvements to real property.	
		levied pursuant to this Article, and the interest and any pena	
		against the lots and parcels of land on which they are made	
		Chapter applies to the levy and collection of assessments	
		far as those provisions are not in conflict with the provision	
	-	llection of assessments in the same manner and at the same	
		the county on real property are payable and any penalties	and remedies and
		the event of delinquency and default.	nongy and anangy
		<u>Recording of contractual assessments for renewable en</u> ency improvements to real property.	<u>hergy and energy</u>
		g board of the county shall direct its clerk to record a notic	ce of the existence
		ich contractual assessment with the register of deeds of the c	
		cated. The register of deeds shall accept those filings and ma	
		g those documents pursuant to G.S. 161-10. The failure of the	
		form the filings shall not subject the local agency or any	
	employees to civ		<u> </u>
	· · ·	<b>TION 3.</b> This act is effective when it becomes law.	