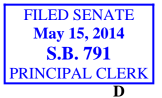
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013



SENATE DRS15409-MDa-89 (03/03)

Short Title:	Outer Banks Land Management Act.	(Public)
Sponsors:	Senator Cook (Primary Sponsor).	
Referred to:		

1		A BILL TO BE ENTITLED
2	AN ACT TO AI	JTHORIZE THE PURCHASE OF CERTAIN FEDERALLY OWNED REAL
3		FOR THE PURPOSE OF ACQUIRING SUITABLE PROPERTY TO
4	COMPLETE	
5		ATION OF FEDERALLY OWNED REAL PROPERTY NECESSARY TO
6		EXISTING AND FUTURE TRANSPORTATION CORRIDORS ON THE
7		NKS; AND TO AUTHORIZE THE GOVERNOR TO WAIVE CERTAIN
8	PERMITTIN	
9		VELY DECLARED STATE OF EMERGENCY.
10	The General Ass	embly of North Carolina enacts:
11		
12	PART I. CREA	TION OF OREGON INLET STATE PARK
13	SECT	FION 1.(a) Creation of Outer Banks Land Management Fund. – Article
14	36 of Chapter 14	3 of the General Statutes is amended by adding a new Part to read:
15		"Part 4. Outer Banks Land Management.
16	" <u>§ 143-345.18A.</u>	Outer Banks Land Management Fund.
17	(a) Creat	ion There is created the Outer Banks Land Management Fund as an
18		special revenue fund in the Department of Administration.
19		- The Secretary of Administration may use funds in the Oregon Inlet State
20	Park Fund for an	y of the following purposes:
21	<u>(1)</u>	To purchase land, including submerged land, on behalf of the State for
22		inclusion in a State park on or near Oregon Inlet.
23	<u>(2)</u>	To reimburse the Department of Administration for the costs of any
24		appraisals of real property, studies, surveys, data collection, or analysis
25		conducted in connection with the acquisition of real property for inclusion in
26		a State park on or near Oregon Inlet.
27	<u>(3)</u>	To pay the costs of dredging projects designed to keep the Oregon Inlet
28		shallow draft navigation channel navigable and safe. A dredging project
29		shall not be funded pursuant to this subdivision unless both the Secretary of
30		Administration and the Secretary of the Department of Environment and
31		Natural Resources approve the project. An expenditure of funds pursuant to
32		this subdivision shall be in addition to any expenditure of funds pursuant to
33		Part 8B of Article 21 of Chapter 143 of the General Statutes for Oregon Inlet
34		dredging projects.
35	<u>(4)</u>	To pay the costs of engaging the services of private counsel as authorized by
36		G.S. 143-345.18B and to pay related litigation costs.



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(c)	Inclusion of Land in State Parks System. – Land purchased	l pursuant to subdivision
(b)(1)	of this section is authorized to be added to the State Par	rks System pursuant to
	3-44.14(b).	• •
	345.18B. Use of private counsel; payment of litigation costs.	
(a)	Authority Notwithstanding G.S. 114-2.3, the Departmen	
<u></u>	the services of private counsel with the pertinent expertise to tir	
	legal challenges related to the purchase, condemnation, ex	-
	y on the Outer Banks and shall not be required to obtain writ	-
	ey General.	<u> </u>
(b)	Supervision. – Notwithstanding G.S. 114-2.3, the Departm	nent shall supervise and
	e the private counsel engaged under this section.	-
(c)	Reporting. – The Department shall report the engagement	of private counsel under
	tion within 30 days to all of the following:	<u> </u>
<u></u>	(1) To the General Assembly, as follows:	
	<u>a.</u> If the General Assembly is in session,	to the Chairs of the
	Appropriations Subcommittee on General G	
	of Representatives and to the Chairs	
	Committee on General Government of the Se	
	b. If the General Assembly is not in session	
	30-day period, to the Chairs of the Joint Leg	
	Governmental Operations.	
	(2) To the Attorney General.	
	(3) To the Fiscal Research Division."	
	SECTION 1.(b) Appropriation. – There is appropriated f	rom the General Fund to
the O	ter Banks Land Management Fund the sum of fifteen million d	
	4-2015 fiscal year to be used for the purposes set forth in G.S. 1	
110 20	SECTION 1.(c) Purchase Agreement. – Notwithstand	
Gener	l Statutes or any other provision of law, the Department of Adu	
	te shall enter into an agreement to purchase the federally own	
	1(h) of this act from the federal government (i) with funds in	
	ement Fund created by Section 1(a) of this act; (ii) in exchan	
	y; or (iii) with some combination of funds from the Outer B	-
	nd exchange of State-owned real property, in the sole discre	0
	istration. Only State-owned real property that is adjacent t	
	y or within 100 miles of such real property may be exchanged p	•
1 - 1 - 1	SECTION 1.(d) Terms. – The Secretary of the Departmen	
have t	ie authority to negotiate the terms of the purchase agreement.	
	e for the purchase of interests in real property described in Section	
-	(ii) shall provide that the conveyances described in the agreem	
,	practicable; and (iii) shall incorporate the relevant terms of this	
	SECTION 1.(e) Execution of Deeds. – Within 30 days of	
effecti	e, the Attorney General shall execute any documents or deeds	1 0
	chase under the exact terms set forth in the purchase agreemen	
-	s shall cooperate to the fullest extent possible in effectuating the	e
0111010	SECTION 1.(f) Reporting. – Within 30 days after an ag	1 0
pursua	nt to this act, the Secretary of the Department of Administration	-
-	tive Commission on Governmental Operations on the terms of the	-
208101	SECTION 1.(g) Creation of Oregon Inlet State Park	6
descri	ed in Section 1(h) of this act is acquired by the State, then tog	1 1 1
	y owned by the State within the area described in Section 1(h)	•
	bly authorizes the Department of Environment and Natural R	
10001		
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1	Inlet State Park, which shall consist of at least these properties, to the State Parks System as
2	provided in G.S. 113-44.14(b).
3	SECTION 1.(h) Federal Property to Be Conveyed. – The federally owned
ŀ	property to be conveyed shall include all of the federal government's right, title, and interest in
	(i) some or all of the subaerial real property located within the area described by connecting the
	following latitude and longitude points and (ii) all of the submerged real property located
	within the area described by connecting the following latitude and longitude points:
	Latitude: Longitude:
	<u>Duttude</u>
	35.78867341400 -75.53323291600
	35.78099563900 -75.52953510600
	35.78178528500 -75.52513394400
	35.78141354400 -75.52334019100
	35.77887390700 -75.52025162500
	35.77857436500 -75.51969654900
	35.77781290800 -75.51900873900
	35.77734893400 -75.51884305500
	35.77110009400 -75.51641608800
	35.76633568000 -75.51356516200
	35.76116258500 -75.51036495800
	35.75751496100 -75.50801176500
	35.75608651600 -75.51228522200
	35.75777480300 -75.51379949200
	35.75860596900 -75.51451482100
	35.75960484700 -75.51540263600
	35.76100041400 -75.51665469900
	35.76117351400 -75.51681019600
	35.76212525300 -75.51767780700
	35.76287562800 -75.51836186100
	35.76316770200 -75.51862812200
	35.76381492400 -75.51921814800
	35.76415098700 -75.51955669900
	35.76445468400 -75.51995078300
	35.76485826900 -75.52059025200
	35.76505577400 -75.52094720300
	35.76528160600 -75.52142243500
	35.76548548000 -75.52198988800
	35.76556574300 -75.52341266800
	35.76566877400 -75.52523906000
	35.76454632200 -75.52902085700
	35.76357138700 -75.53246190700
	35.76337226200 -75.53339199600
	35.76333441200 -75.53364756500
	35.76332909000 -75.53390886900
	35.76335819500 -75.53458675100
	35.76341367100 -75.53498008200
	35.76354478800 -75.53535025300
	35.76361737400 -75.53547511500
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35.76383009500 -75.53584104000

35.76425804000 -75.53655388200

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	35.76471137600	-75.53740653000	
	35.76502225800	-75.53875413900	
	35.76521060100	-75.54081681300	
	35.76523404100	-75.54194712400	
	35.76525043500	-75.54273769600	
	35.76526768700	-75.54353888100	
	35.76532715800	-75.54394387700	
	35.76541340600		
	35.76550080400	-75.54463107400	
		-75.54534161500	
	35.76597248500		
		-75.54620555000	
		-75.54635947100	
	35.76725670200		
	35.76764041200		
		-75.54670661900	
	35.77077784300	-75.54629895400	
		-75.54624921300	
		-75.54619720600	
		-75.54605784500	
	35.77377517700	-75.54582711000	
	35.77469339200		
		-75.54531166000	
	35.77673545200		
		-75.54582301200	
		-75.54581293600	
	35.77771608200	-75.54572387500	
	35.77791539100		
		-75.54546879500	
		-75.54478184500	
	35.77912430900	-75.54486803600	
	35.77981427400	-75.54534862400	
	35.78042966800	-75.54567367500	
	35.78135818100	-75.54600030500	
	35.78175635200	-75.54606539500	
	35.78221194600	-75.54612839200	
	35.78279713100	-75.54636296300	
	35.78378882800	-75.54668308800	
	35.78766932400	-75.54709605000	
	35.79082109200	-75.54691243300	
	35.79820587700	-75.54665906000	
	35.79859286600	-75.54249624600	
	35.80046065100	-75.53877586500	
	35.79408521600	-75.53252823100	
	35.79248815800	-75.53183764800	
	35.79151104100	-75.53197071600	
	35.78867341400	-75.53323291600	
	35.76886839300	-75.52536743000	
	35.76724598100	-75.52438052100	
	35.76805629700	-75.52240411900	
	35.76966632600	-75.52339266000	
	33.70900032000	-13.32337200000	

		35.76886839300 -75.52536743000.
PART	II. AC	QUISITION OF REAL PROPERTY FOR THE OUTER BANKS
TRANS		TION CORRIDOR
		FION 2.(a) Condemnation Authority. – On July 1, 2015, the Department of
		hall, in accordance with applicable law and terms reserved in any relevant
		e condemnation proceedings on all federally owned property that is necessary
		ing and future transportation corridors on the Outer Banks, as determined
pursuan		on 2(b) of this act.
lator the		FION 2.(b) Identification of Outer Banks Transportation Corridor. – Notes the second strain the Department of Transportation shall identify federally owned to be a second strain the second strain terms of ter
		necessary to construct, or to manage, existing and future transportation
		Outer Banks and shall report this information to the chairs of the Joint
		sportation Oversight Committee, to the Secretary of the Department of
0		and to the Fiscal Research Division.
	~,	
PART	III. GUB	ERNATORIAL PERMIT WAIVER AUTHORITY
	SEC	FION 3.(a) G.S. 166A-19.30(a) reads as rewritten:
"§ 166A		Additional powers of the Governor during state of emergency.
(a)		dition to any other powers conferred upon the Governor by law, during a
0	•	or legislatively declared state of emergency, the Governor shall have the
followi	ng power	
	(1)	To utilize all available State resources as reasonably necessary to cope with
		an emergency, including the transfer and direction of personnel or functions
		of State agencies or units thereof for the purpose of performing or
	(2)	facilitating emergency services. To take such action and give such directions to State and local law
	(2)	enforcement officers and agencies as may be reasonable and necessary for
		the purpose of securing compliance with the provisions of this Article and
		with the orders, rules, and regulations made pursuant thereto.
	(3)	To take steps to assure that measures, including the installation of public
	~ /	utilities, are taken when necessary to qualify for temporary housing
		assistance from the federal government when that assistance is required to
		protect the public health, welfare, and safety.
	(4)	Subject to the provisions of the State Constitution to relieve any public
		official having administrative responsibilities under this Article of such
		responsibilities for willful failure to obey an order, rule, or regulation
		adopted pursuant to this Article.
	<u>(5)</u>	Through issuance of an executive order to waive requirements for an
		environmental document or permit issued under Articles 1, 4, and 7 of
		<u>Chapter 113A of the General Statutes for the repair, protection, safety</u>
		enhancement, or replacement of a component of the State highway system
		that provides the sole road access to an incorporated municipality or an unincorporated inhabited area bordering the Atlantic Ocean or any coastal
		sound where bridge or road conditions as a result of the events leading to the
		declaration of the state of emergency pose a substantial risk to public health.
		safety, or welfare. The executive order shall list the duration of the waiver
		and the activities to which the waiver applies. For purposes of this
		subdivision, "coastal sound" shall have the definition set forth in
		G.S. 113A-103, and "replacement" shall not be interpreted to exclude a

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1 2 3 4 5 6	" <u>(7)</u> SECT	replacement that increases size or capacity or that location than the component that is replaced." ION 3.(b) G.S. 113A-12 is amended by adding a new The issuance of an executive order under G.S. 166A requirement for an environmental document." ION 3.(c) G.S. 113A-52.01 reads as rewritten:	w subdivision to read:
7		Applicability of this Article.	
8	This Article sl	hall not apply to the following land-disturbing activiti	es:
9 10 11 12 13 14	 (4) SECT "§ 113A-103. De	For the duration of an emergency, activities essentiates in the duration of an emergency, activities essentiates in the duration of the durati	-
15 16 17	As used in this		hule designated area of
 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 	(5)	 a. "Development" means any activity in a denvironmental concern (except as provided subdivision) involving, requiring, or consisting enlargement of a structure; excavation; drearemoval of clay, silt, sand, gravel or minerare of pilings; clearing or alteration of land as an alteration or removal of sand dunes; alteration bottom of the Atlantic Ocean or any sound, I lake, or canal; or placement of a floating environmental concern identified in G.S. 113 b. The following activities including the operations associated therewith shall need evelopment under this section: Work by a highway or road agency for existing road, if the work is carried boundaries of the existing right-of-weight of the existing road as described in an executive G.S. 166A-19.30(a)(5)." 	l in paragraph b of this ng of the construction or dging; filling; dumping; als; bulkheading, driving adjunct of construction; on of the shore, bank, or bay, river, creek, stream, structure in an area of 3A-113(b)(2) or (b)(5). normal and incidental ot be deemed to be or the maintenance of an l out on land within the way;right-of-way, or for ncements of an existing
37	PART IV MISC	ELLANEOUS PROVISIONS	
 37 38 39 40 41 42 43 44 	SECT Statutes, Article 9 neither the Gover exchange, or cond to the Joint Legi conveyance, exch	ION 4.(a) Notwithstanding the provisions of Chap PA of Chapter 113A of the General Statutes, or any mor nor the Council of State shall be required to a demnation made pursuant to this act, nor shall consu- slation Commission on Governmental Operations be ange, or condemnation. ION 4.(b) This act is effective when it becomes law.	other provision of law, pprove any conveyance, ultation with or reporting be required prior to the