GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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HOUSE BILL 947*

Short Title:	Enhance Oversight of Certain Capital Projects.	(Public)
Sponsors:	Representative Arp. For a complete list of sponsors, refer to the North Carolina General Assembly web	o site.
Referred to:	Appropriations, Capital	

April 26, 2016

A BILL TO BE ENTITLED

AN ACT TO INCREASE LEGISLATIVE OVERSIGHT OF CERTAIN LEASES; TO ENSURE
THAT ESTIMATES OF OPERATING AND MAINTENANCE COSTS ARE CENTRAL TO
THE STATE CAPITAL PROJECT PLANNING PROCESS; TO REQUIRE A
PRELIMINARY SIX-YEAR CAPITAL IMPROVEMENTS PLAN; AND TO REQUIRE
GREATER OVERSIGHT OF CAPITAL IMPROVEMENT NEEDS CRITERIA; AS
RECOMMENDED BY THE JOINT LEGISLATIVE OVERSIGHT COMMITTEE ON
CAPITAL IMPROVEMENTS.

9 The General Assembly of North Carolina enacts:

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11 PART I. INCREASE LEGISLATIVE OVERSIGHT OF CERTAIN LEASES

SECTION 1.(a) G.S. 146-25 reads as rewritten:

13 **"§ 146-25. Leases and rentals.**

14 <u>(a)</u> <u>General Procedure. – If, after investigation, the Department of Administration</u> 15 determines that it is in the best interest of the State that land be leased or rented for the use of the 16 State or of any State agency, the Department shall proceed to negotiate with the owners for the 17 lease or rental of such property. All lease and rental agreements entered into by the Department 18 shall be promptly submitted to the Governor and Council of State for approval or disapproval.

19 (b) Leases Exceeding 30-Year Terms. – The Department of Administration shall not enter 20 into a lease of real property for a period of more than 30 years, or a renewal of a lease of real 21 property if the renewal would make the total term of the lease exceed 30 years, unless specifically 22 authorized to do so by the General Assembly. The Department of Administration shall report to 23 the Joint Legislative Commission on Governmental Operations at least 30 days prior to entering or 24 renewing such a lease and shall include a copy of the legislation authorizing the lease or lease 25 renewal in the report."

26 **SECTION 1.(b)** G.S. 146-29 reads as rewritten:

27 "§ 146-29. Procedure for sale, lease, or rental.

28 General Procedure. - If, after investigation, the Department of Administration (a) determines that it is in the best interest of the State that land be sold, leased, or rented, the 29 30 Department shall proceed with its sale, lease, or rental, as the case may be, in accordance with 31 rules adopted by the Governor and approved by the Council of State. If an agreement of sale, 32 lease, or rental is reached, the proposed transaction shall then be submitted to the Governor and Council of State for their approval or disapproval. Every conveyance in fee of land owned by the 33 34 State or by any State agency shall be made and executed in the manner prescribed in G.S. 146-74 35 through 146-78.



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<u>(b)</u>	Limit	ations on Certain Leases. – The Department of Admi	nistration shall not enter into
		renewal of the following types unless specifically	
General A			
	(1)	A lease of real property for a period of more than	30 years, or a renewal of a
		lease of real property if the renewal would make	
		exceed 30 years.	
	(2)	<u>A lease of real property, or a renewal of a lease of</u>	real property for any term if
	<u>1=7</u>	both of the following conditions are satisfied:	iour property, for any term n
		a. State personnel or State functions would ne	ed to be relocated as a result
		of the lease or renewal.	
		b. The agency to which the property is cu	urrently allocated possesses
		insufficient operating funds to cover the co	
		the ongoing provision of State functions aff	
(c)	Repor	ting Required. – The Department of Administrati	
		mission on Governmental Operations at least 30	=
		se described in subdivision (b)(1) of this section or a	
	-	ation of State personnel or State functions. The re	
<u>following</u> :		ation of State personner of State functions. The re-	port shan merude an or the
<u>10110 w 111 g .</u>	<u>(1)</u>	If the lease or lease renewal will require State person	onnel or State functions to be
	<u>(1)</u>	relocated, a statement of the legislation authorizing	
		<u>a detailed statement of the operating funds that wil</u>	
		both the relocation and the ongoing provision of St	
		relocation, as applicable.	tate functions affected by the
	(2)	If the lease or lease renewal will have a term of mo	are than 30 years a statement
	<u>(2)</u>	of the legislation authorizing the lease or lease rene	
	SECT	FION 1.(c) G.S. 146-29.1 is amended by adding a ne	
"(h)		lease or rental entered into pursuant to this sect	
	-	limitations of G.S. 146-29."	ion shan be subject to the
iequiterile		FION 1.(d) G.S. 146-29.2 is amended by adding a net \mathbf{I}	ew subsection to read:
" <u>(g)</u>		lease or rental entered into pursuant to this sect	
		limitations of G.S. 146-29."	ion shan oe subject to the
requireme		FION 1.(e) G.S. 146-32 reads as rewritten:	
"8 146-32		aptions as to leases, etc.	
(a)		Sovernor, acting with the approval of the Council o	f State may adopt rules and
regulation		boverhol, acting with the approval of the couler o	i State, may adopt fules and
regulation	(1)	Exempting from any or all of the requirements of	this Subchapter such classes
	(1)	of lease, rental, easement, and right-of-way transac	-
		and	devisable,
	(2)	Authorizing any State agency to enter into and/	or approve those classes of
	(2)	transactions exempted by such rules and regulation	
		this Chapter.	ins from the requirements of
	(3)	No rule or regulation adopted under this sect	ion may exempt from the
	(\mathbf{J})	provisions of G.S. 146-25.1 any class of lease or re	• •
		more than 21 days, unless the class of lease or renta	
		a. Is a lease or rental necessitated by a fire,	
		forces the agency seeking the new lease of	
			i Tentar to cease use of Tear
		b. Is a lease or rental necessitated because an a	agency had intended to move
		to new or renovated real property that was i	
		but a lease or rental exempted under this su	
		period of more than six months; or	iopurugruph muy not be for u

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1	c. Is a lease or rental which requires a unique loc	ation or a location that
2	adjoins or is in close proximity to an existing rent	
3	(b) No rule or regulation adopted pursuant to subsection (a) of the	is section may exempt
4	any lease from the provisions of G.S. 146-25(b) or 146-29(b) or (c)."	
5		
6 7	PART II. ENSURE THAT ESTIMATES OF OPERATING AND MAI ARE CENTRAL TO THE STATE CAPITAL PROJECT PLANNING SECTION 2 (a) C S 142C 8 4 reads as promitten.	
8 9	SECTION 2.(a) G.S. 143C-8-4 reads as rewritten: "§ 143C-8-4. Agency capital improvement needs estimates.	
9 10	§ 1450-6-4. Agency capital improvement needs estimates.	
10	(c) Real Property and New Construction or Facility Rehabilitation	Needs Estimate _ The
12	second part of the capital improvement needs estimates shall include of	
12	property acquisition and projects involving construction of new faciliti	
14	existing facilities to accommodate uses for which the existing facilities	
15	designed. Each project included in this part shall be justified by reference	
16	criteria established by the Office of State Budget and Mana	
17	G.S. 143C-8-3.G.S. 143C-8-3 and shall include the information required by	0 1
18	For capital projects of The University of North Carolina and its cons	
19	Office of State Budget and Management shall utilize the needs evaluation	· · · · · · · · · · · · · · · · · · ·
20	by the Board of Governors of The University of North Carolina devel	oped pursuant to G.S.
21	116-11(9).G.S. 116-11(9) and shall include the information required by G.S.	5. 143C-3-3(d)(5)."
22	SECTION 2.(b) G.S. 143C-8-5 reads as rewritten:	
23	"§ 143C-8-5. Six-year capital improvements plan.	
24		
25	(c) Real Property Acquisition, New Construction, or Facility Rehab	
26	part of the capital improvement plan shall set forth an integrated sche	1 1 1
27	acquisition, new construction, or rehabilitation of existing facilities that,	5 0
28	Director of the Budget, should be initiated within each year of the six-year	
29	plan shall contain for each project (i) estimates of real property acquisition	
30	rehabilitation costs <u>costs</u> , (ii) a means of financing the project, and project and (iv) an actimate	
31 32	schedule for the completion of the project.project, and (iv) an estimate operating costs, including personnel, for the project, covering the first f	
32 33	Where the means of financing would involve direct or indirect debt service	• •
34	of those obligations shall be presented."	obligations, a senedule
35	SECTION 2.(c) G.S. 143C-8-6 reads as rewritten:	
36	"§ 143C-8-6. Recommendations for capital improvements set forth	in the Recommended
37	State Budget.	
38		
39	(e) Other Capital Projects in the Budget Support Document	- The Budget Support
40	Document shall contain for each capital project recommended in accordan	0 11
41	of this section: (i) a detailed project description and justification, (ii)	
42	acquisition, planning, design, site development, construction, contingency	and other related costs,
43	(iii) an estimated schedule of cash flow requirements over the life of the pr	5
44	schedule for the completion of the project, (v) an estimate of maintenand	1 0
45	including personnel, for the project, covering the first five years of operat	
46	of revenues, if any, likely to be derived from the project, covering the first	five years of operation,
47	and $\frac{(vii)(vi)}{(vi)}$ an explanation of the means of financing.	1 4 1 11 41 4
48	(f) <u>All Recommended Capital Projects. – The Director of the Brancher and State</u> Pudatt for proving and st	-
49 50	recommendations in the Recommended State Budget for repairs and r facilities, real property acquisition, new construction, or rehabilitation of ex	
50 51	all of the following information:	Aisting facilities include
51	an or the following information.	

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<u>(1)</u>	An estimate of maintenance and operating costs, including	personnel, for the
	project, covering the first five years of operation. If no	increase in these
	expenditures is anticipated because the recommended project	t would replace an
	existing facility, then the level of expenditures for the prev	vious five years of
	operation shall be included instead.	
<u>(2)</u>	A recommended funding source for the operating costs ide	ntified pursuant to
	subdivision (1) of this subsection."	
PART III. REO	UIRE A PRELIMINARY SIX-YEAR CAPITAL IMPROV	EMENTS PLAN
	TION 3. No later than October 1, 2016, the Director of the B	
	the General Assembly a preliminary six-year capital impr	
	he requirements of G.S. 143C-8-5, as amended by Section 2(
), as enacted by Section 4 of this act. This plan shall be in ad	
	mprovement plan required by G.S. 143C-8-5.	5
7 1		
PART IV. REQ	UIRE GREATER OVERSIGHT OF CAPITAL IMPROV	EMENT NEEDS
CRITERIA		
SECT	TION 4. G.S. 143C-8-3 reads as rewritten:	
'§ 143C-8-3. Ca	ipital improvement needs criteria.	
(a) Criter	ia. – The Office of State Budget and Management shall develop	p a weighted list of
actors that may	be used to evaluate the need for capital improvement proje	ects. The list shall
include all of the	following:	
(1)	Preservation, adequacy and use of existing facilities.	
(2)	Health and safety considerations.	
(3)	Operational efficiencies.	
(4)	Projected demand for governmental services.	
(b) Repor	ting The Office of State Budget and Management shall inc	lude the following
•	capital improvement plan submitted to the General Asse	embly pursuant to
<u>G.S. 143C-8-5:</u>		
<u>(1)</u>	The list of factors developed pursuant to subsection (a) of this	s section.
<u>(2)</u>	The most recent results of applying the factors devel	
	subsection (a) of this section to capital funds requests from S	tate agencies."
PART V. EFFE		
	TION 5. This act is effective when it becomes law and applied	
into or ronowod	and to budgets recommended by the Director of the Budget, on	on often that data