## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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## HOUSE BILL 206 Committee Substitute Favorable 3/18/19

Short Title:	DOT Legislative ChangesAB	(Public)
Sponsors:		
Referred to:		
	February 28, 2019	
RECOM	A BILL TO BE ENTITLED D MAKE CHANGES TO LAWS RELATED TO MENDED BY THE DEPARTMENT OF TRANSPOR Assembly of North Carolina enacts:	
SI "(a) Pr listed below	<b>C SCHOOL RIGHT-OF-WAY CONDEMNATIO</b> <b>ECTION 1.</b> G.S. 40A-3(a) reads as rewritten: ivate Condemnors. – For the public use or benefit, shall have the power of eminent domain and m n property for the stated purposes and other works wh	the persons or organizations hay acquire by purchase or
(2	School committees or boards of trustees or of holding title to real estate upon which any priv situated, have the power of eminent domain in adequate water supply for such institution.ins transportation improvements required by the De ."	vate educational institution is n order to obtain a pure and stitution or to accommodate
SI	MPROVEMENT PROGRAM ECTION 2.(a) Article 7 of Chapter 63 of the General S	Statutes is amended by adding
a new section	to read: rport Improvement Program.	
	urpose. – There is established an Airport Improvement	nt Program that shall serve to
expenses on r	ovements at eligible airports and (ii) pay debt service evenue bonds or notes issued by eligible airports. The funds appropriated to this program to eligible airport	Department of Transportation
	omic impact study, as described in this section. The	-
	distribution and use of these funds.	Department shan adopt rules
<u> </u>	igible Airport. – Any publicly owned, commercial se	ervice airport with more than
	nger boardings during the two calendar years precedent	-
	cated is eligible to apply for airport improvement pro	
	conomic Impact Study and Distribution Formu	
	n shall conduct a biennial economic impact stud	_
economic impact of each commercial service airport in North Carolina. Funds appropriated to		
	provement Program shall be disbursed by the Depart	11 I
	onomic impact of each eligible airport as determined b	



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1 The three largest airports, as defined by economic impact, would take a five percent (5%) cut per 2 decile of the pro rata share of funds distributed herein, with a maximum cut of twenty percent 3 (20%), and redistributed to the remaining eligible airports as follows. Of the funds redistributed 4 to the remaining eligible airports, twenty-five percent (25%) shall be allocated equally among 5 the remaining eligible airports and seventy-five percent (75%) shall be allocated proportionally 6 to the remaining eligible airports based on the total number of passenger boardings used to 7 establish eligibility for the program. 8 Permissible Uses, Reporting, and Return of Funds. - The Department of (d) 9 Transportation shall not allocate funds to an airport under this section until that airport has 10 provided a report outlining how the airport will use the funds in conformance with the purposes 11 of the program. No later than 45 days from the date the Department receives the report required 12 under this subsection, the Department shall make a determination whether the intended use of the funds matches the purposes of the program and, if so, allocate funds under this section to the 13 14 compliant airport. An airport that receives funds under this section shall return the funds to the 15 Department if the funds are in the possession or control of the airport and not expended or made 16 subject to an encumbrance by August 31 of the year following the fiscal year in which the 17 Department makes the allocation. All funds returned to the Department under this section, or 18 retained by the Department for failure of an eligible airport to submit a report under this 19 subsection, shall be credited to the fund from which they were appropriated and shall remain 20 unexpended and unencumbered until appropriated by the General Assembly. 21 Limitation. – Notwithstanding any provision of law to the contrary, the allocation of (e) 22 funds under this section to eligible airports, the enactment of this section, and the issuance of 23 bonds or notes by the airports in reliance thereon, shall not in any manner constitute a pledge of 24 the full faith and credit and taxing power of the State. Additionally, allocations under this section 25 are subject to the availability of funds appropriated to the Airport Improvement Program. A 26 security interest shall not be granted in funds allocated under this section." 27 **SECTION 2.(b)** Section 34.19(b) of S.L. 2017-57 is repealed. 28 29 SMALL PROFESSIONAL SERVICES FIRMS 30 SECTION 3. G.S. 136-28.4 reads as rewritten: 31 "§ 136-28.4. State policy concerning participation by disadvantaged minority-owned and 32 women-owned businesses in transportation contracts. 33 . . . 34 (c) The following definitions apply in this section: 35 "Contract" includes, but is not limited to, contracts let under the procedures (1)36 set forth in G.S. 136-28.1(a) and (b). 37 "Disadvantaged Business" has the same meaning as "disadvantaged business (1a)38 enterprise" in 49 C.F.R. § 26.5 Subpart A or any subsequently promulgated 39 replacement regulation. 40 "Minority" includes only those racial or ethnicity classifications identified by (2)41 a study conducted in accordance with this section that have been subjected to 42 discrimination in the relevant marketplace and that have been adversely 43 affected in their ability to obtain contracts with the Department. 44 "Small Professional Services Firm" is an independent, for-profit firm that (3) 45 meets size standards as defined by the Small Business Administration (SBA) regulations, 13 C.F.R. Part 121, and Sector 54 of the North American 46 47 Industrial Classifications System (NAICS). 48 (3)(4) "Women" means nonminority persons born of the female sex. 49 The Department shall report annually to the Joint Legislative Transportation (d)

50 Oversight Committee on the utilization of disadvantaged minority-owned businesses and 51 women-owned businesses and any program adopted to promote contracting opportunities for

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1	those businesses. Following each study of availability and utilization, the Department shall report
2	to the Joint Legislative Transportation Oversight Committee on the results of the study for the
3	purpose of determining whether the provisions of this section should continue in force and effect.
4	(e) <u>The Department of Transportation's Office of Civil Rights is directed to increase</u>
5	outreach efforts to small professional service firms. The Office of Civil Rights shall set a goal
6	that the utilization of small professional service firms increases by five percent (5%) by January
7	<u>1, 2021.</u>
8	(e)(f) This section expires August 31, 2022."
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10	<b>REENACT AUTHORIZATION FOR PARTNERSHIP WITH PRIVATE DEVELOPERS</b>
11	SECTION 4. Section 2 of S.L. 2009-235, as amended by Section 7 of S.L. 2014-58
12	and Section 2.3 of S.L. 2016-90, reads as rewritten:
13	"SECTION 2. This act is effective when it becomes law. This act shall expire on July 1,
14	<del>2017.</del> "
15	
16	EFFECTIVE DATE
17	SECTION 5. Except as otherwise provided, this act is effective when it becomes
18	law.