GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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HOUSE BILL 645* Committee Substitute Favorable 4/30/19 Committee Substitute #2 Favorable 5/6/19

Short Title: Revisions to Outdoor Advertising Laws. (Public)
Sponsors:
Referred to:
April 10, 2019

| 1 | A BILL TO BE ENTITLED |
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| 2 | AN ACT TO REVISE THE OUTDOOR ADVERTISING LAWS. |
| 3 | The General Assembly of North Carolina enacts: |
| 4 | SECTION 1. G.S. 136-127 reads as rewritten: |
| 5 | "§ 136-127. Declaration of policy. |
| 6 | The General Assembly hereby finds and declares that outdoor advertising is a legitimate |
| 7 | commercial use of private property adjacent to roads and highways but highways. The General |
| 8 | Assembly also finds and declares that outdoor advertising is an important and distinct medium |
| 9 | of communication for effectively displaying commercial and noncommercial messages and is an |
| 10 | established segment of the national economy that serves to promote and protect investments in |
| 11 | commerce and industry. The General Assembly further finds that the erection and maintenance |
| 12 | of outdoor advertising signs and devices in areas in the vicinity of the right-of-way of the |
| 13 | interstate and primary highway systems within the State should be controlled and regulated |
| 14 | regulated, as provided in this Article, in order to promote the safety, health, welfare and |
| 15 | convenience and enjoyment of travel on and protection of the public investment in highways |
| 16 | within the State, to prevent unreasonable distraction of operators of motor vehicles and to prevent |
| 17 | interference with the effectiveness of traffic regulations and to promote safety on the highways, |
| 18 | to attract tourists and promote the prosperity, economic well-being and general welfare of the |
| 19 | State, and to preserve and enhance the natural scenic beauty of the highways and areas in the |
| 20 | vicinity of the State highways and to promote the reasonable, orderly and effective display of |
| 21 | such signs, displays and devices, and to secure the right of validly permitted outdoor advertising |
| 22 | to be clearly viewed by the traveling public. The General Assembly declares it to be in the public |
| 23 | interest that outdoor advertising signs be erected, maintained, and clearly visible along the |
| 24 | highways in this State in order to provide important public service announcements and |
| 25 | information regarding places offering lodging, food, motor vehicle fuels and lubricants, motor |
| 26 | service and repairs, and other services or products available to the general public. The General |
| 27 | Assembly also recognizes that the needs of the outdoor advertisers must be balanced against the |
| 28 | beautification of the State. It is the intention of the General Assembly to provide and declare |
| 29 | herein a public policy and statutory basis for the regulation and control of outdoor advertising." |
| 30 | SECTION 2. G.S. 136-128 reads as rewritten: |
| 31 | "§ 136-128. Definitions. |
| 32 | As used in this Article: |
| 33 | (1) <u>Area zoned commercial or industrial. – An area which is zoned for business</u> , |
| 34 | industry, commerce, or trade pursuant to a State law or local zoning ordinance |
| 35 | or regulation, regardless of how labeled, where uses associated with business, |



| | General Assemb | ly Of North Carolina | Session 2019 |
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| 1 | | industry, commerce, or trade are permitted. This | term does not include |
| 2 | | "zoning designed primarily for the purpose of permitt | |
| 3 | | signs," as that term is defined in G.S. 136-133.5(e). | <u> </u> |
| 4 | <u>(1a)</u> | Customary use. – Compliance with the specific outdoor | or advertising standards |
| 5 | <u></u> | for size, lighting, and spacing in areas zoned commer | |
| 6 | | authority of State law or in unzoned commercial or | |
| 7 | | standards and areas are described and defined in the ag | |
| 8 | | 7, 1972, as amended, and entered into between the Sta | te and the United States |
| 9 | | Department of Transportation under G.S. 136-13 | |
| 10 | | provisions of the federal Highway Beautification Act | of 1965. |
| 11 | (1)<u>(1b</u> |) "Erect" means to Erect or erection To construct, | build, raise, assemble, |
| 12 | | place, affix, attach, create, paint, draw, or in any other | way bring into being or |
| 13 | | establish. This term does not include the repair or rec | construction of outdoor |
| 14 | | advertising, as authorized under G.S. 136-131.2, or | r the relocation of an |
| 15 | | outdoor advertising sign as authorized under applicable | |
| 16 | (1a)<u>(1</u> | <u>c)</u> <u>"Illegal sign" means one Illegal sign. – A sign wh</u> | nich was erected and/or |
| 17 | | maintained in violation of State law. | |
| 18 | (1b)<u>(1</u> | | |
| 19 | | established and maintained at safety rest areas for the | · · · · · |
| 20 | | the public of places of interest within the State and | 1 0 |
| 21 | | information as the Department of Transportation may | |
| 22 | (2) | "Interstate system" means that Interstate system. – The | |
| 23 | | System of Interstate and Defense Highways locate | |
| 24 | | officially designated, or as may hereafter be so designated | |
| 25 | | of Transportation, or other appropriate authorities and | 6 |
| 26 | | by interstate numbers. As to highways under constru | |
| 27 | | interstate highways pursuant to the above procedures, | |
| 28 | | part of the interstate system for the purposes of this | |
| 29 30 | | location of the highway has been approved finally by authorities. | the appropriate rederar |
| 30 31 | (2n) | <u>Main-traveled way or traveled way. – Part of a high</u> | way on which through |
| 32 | <u>(2a)</u> | traffic is carried, exclusive of paved shoulders. In | |
| 33 | | highway, the traveled way of each of the separated | |
| 34 | | opposite directions is a traveled way. It does not i | - |
| 35 | | turning roadways, or parking areas. | nendde nontage rodds, |
| 36 | (2a)(2 | | ng sign. – A sign which |
| 37 | (24)(2 | was lawfully erected but which does not comply with | |
| 38 | | law customary use or State rules adopted and regi | 1 |
| 39 | | Department of Transportation at a later date or which | |
| 40 | | Article, or which, due to changed conditions, later fai | |
| 41 | | law customary use or State rules adopted or regul | |
| 42 | | conditions. Illegally erected or maintained passed | by the Department of |
| 43 | | Transportation in accordance with this Article. | |
| 44 | | nonconforming signs. | |
| 45 | <u>(2c)</u> | On-premise or on-property sign A sign which adver | tises the sale or lease of |
| 46 | | property upon which it is located or which advertises a | an activity conducted or |
| 47 | | product for sale on the property upon which it is locat | ed. An on-premise sign |
| 48 | | may not be converted to a permitted outdoor advertise | |
| 49 | | all rules in effect at the time of the conversion reque | |
| 50 | | must be located on property contiguous to the propert | |
| 51 | | is located. Tracts not considered to be contiguous incl | <u>ude:</u> |

| | General Assemb | ly Of North Carolina | Session 2019 |
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| 1 | | a. Tracts of land separated by a federal, State, of | city, or public access |
| 2 | | maintained road. | |
| 3 | | b. Tracts of land not under common ownership. | |
| 4 | | c. Tracts of land held in different estates or interes | <u>ts.</u> |
| 5 | (3) | "Outdoor advertising" means any Outdoor advertising. | <u>– Any outdoor sign,</u> |
| 6 | | display, light, device, figure, painting, drawing, mes | |
| 7 | | billboard, or any other thing which is designed, intende | d or used to advertise |
| 8 | | or inform, any part of the advertising or information | contents of which is |
| 9 | | visible from any place on the main-traveled way of the | e interstate or primary |
| 10 | | system, whether the same be permanent or portable inst | |
| 11 | (4) | Primary system The federal-aid primary system in | |
| 12 | | 1991, and any highway which is not on that system | |
| 13 | | National Highway System. As to highways under const | |
| 14 | | as primary highways pursuant to the above procedures, | |
| 15 | | a part of the primary system for purposes of this An | |
| 16 | | location of the highway has been approved finally by the | he appropriate federal |
| 17 | | or State authorities. | |
| 18 | (5) | <u>"Safety rest area" means an Safety rest area. – An</u> area o | |
| 19 | | maintained within or adjacent to the highway right-of-w | |
| 20 | (5) | supervision or control, for the convenience of the travel | • • |
| 21 | <u>(5a)</u> | Sign location or site. – The location or site of an out | |
| 22 23 | | measured to the closest 1/100 of a mile, in conformance | - |
| 23 24 | (6) | of Transportation methods of measurement for all State | |
| 24 25 | (6) | <u>"State law" means a State law. – A State constitutional p</u> an ordinance, rule or regulation enacted or adopted l | |
| 23 26 | | political subdivision of a State pursuant to a S | |
| 20 27 | | statute.agency. | une constitution of |
| 28 | (7) | "Unzoned area" shall mean an Unzoned commercial or | · industrial area. – An |
| 29 | | area where there is no zoning in effect.effect that is v | |
| 30 | | nearest edge of the right-of-way of the interstate or prin | |
| 31 | | there is at least one commercial or industrial activity that | t meets the criteria set |
| 32 | | forth in G.S. 136-130.1. | |
| 33 | (8) | "Urban area" shall mean an Urban area. – An area wit | hin the boundaries or |
| 34 | | limits of any incorporated municipality having a popula | ation of five thousand |
| 35 | | or more as determined by the latest available federal cert | |
| 36 | (9) | "Visible" means capable Visible Capable of being | |
| 37 | | legible) without visual aid by a person of normal visual | |
| 38 | | TION 3. Article 11 of Chapter 136 of the General Statutes | is amended by adding |
| 39 | a new section to 1 | | |
| 40 | | nzoned commercial or industrial area criteria for outdo | |
| 41 | | ia. – To qualify as an unzoned commercial or industrial ar | |
| 42 43 | | nore commercial or industrial activities shall meet all of ting an outdoor advertising permit application to | - |
| 43 44 | Transportation: | ung an outdoor advertising permit application to | the Department of |
| 44 45 | <u>(1)</u> | The activity shall maintain all necessary business licens | es as may be required |
| 43 46 | <u>(1)</u> | by applicable State law. | to as may be required |
| 40 47 | <u>(2)</u> | The property used for the activity shall be listed for ad v | alorem taxes with the |
| 48 | <u>(2)</u> | county and municipal taxing authorities as required by I | |
| 49 | <u>(3)</u> | The activity shall have all basic utilities, including of | |
| 50 | <u>+</u> | water, and sewer or septic service. | <u>, , , , , , , , , , , , , , , , , , , </u> |
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| General Asse | mbly Of North Carolina Session 201 |
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| <u>(4)</u> | The activity shall have direct or indirect vehicular access and be a generate of vehicular traffic. |
| (5) | |
| | or modified for its current commercial or industrial use, and the building mus |
| | be located within 660 feet from the nearest edge of the right-of-way of the |
| | controlled route. Where a mobile home unit or recreational vehicle is used a |
| | a business or office, the following conditions and requirements also apply: |
| | a. The unit or vehicle shall meet the State Building Code criteria for |
| | commercial or business use. |
| | b. All wheels, axles, and springs on the unit or vehicle shall be removed |
| | c. The unit or vehicle shall be permanently secured on piers, pad, o |
| | foundation. |
| | d. The unit or vehicle shall be tied down in accordance with State or loca |
| | requirements. |
| | e. <u>A self-propelled vehicle shall not qualify for use as a business or offic</u> under this subdivision. |
| (6) | |
| <u>(0)</u> | date of submission of an application for an outdoor advertising permit. |
| <u>(7)</u> | |
| <u></u> | customary for that type of activity in the same or similar communities but for |
| | not less than 20 hours per week. |
| <u>(8)</u> | |
| <u> </u> | the activity is open to the public. |
| <u>(9)</u> | |
| | the main-traveled way. An activity is visible when that portion on which th |
| | permanent building designed, built, or modified for its current commercial us |
| | can be clearly seen 12 months a year by a person of normal visual acuity whil |
| | traveling at the posted speed on the main-traveled way adjacent to the activity |
| | An activity is recognizable as commercial or industrial when its visibility from |
| | the main-traveled way is sufficient for the activity to be identified a |
| | commercial or industrial. |
| | idelines When making a determination as to whether an activity meets the |
| | th in subsection (a) of this section, both of the following guidelines shall apply: |
| <u>(1)</u> | |
| <u>(2)</u> | |
| | buildings, parking lots, storage, or processing areas of the commercial of industrial activity, and shall be also |
| | industrial activity, not from the property line of the activity, and shall be alon the magnet adapt of the main traveled way |
| | the nearest edge of the main-traveled way. |
| | nqualifying Activities. – The following are not considered activities for the difying an unzoned commercial or industrial area under this Article: |
| <u>purpose or qua</u> | |
| $\frac{(1)}{(2)}$ | |
| (2) | on-property sign is the only part of the commercial or industrial activity that |
| | is visible from the main-traveled way. |
| <u>(3)</u> | • • • • • • • • • • • • • • • • • • • |
| | including temporary wayside fresh produce stands. |
| <u>(4)</u> | |
| (5) | |
| <u></u> | traffic lanes of the main-traveled way. |
| <u>(6)</u> | |
| $\overline{(7)}$ | - · · · · |

| General Assen | nbly Of North Carolina | Session 2019 |
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| <u>(8)</u> | Railroad tracks and minor sidings. | |
| <u>(9)</u> | Any outdoor advertising activity or any other business | or commercial activity |
| | carried on in connection with an outdoor advertising a | ctivity. |
| <u>(10)</u> | Illegal junkyards, as defined in G.S. 136-146, and nor | conforming junkyards, |
| | as described in G.S. 136-147." | |
| SEC | CTION 4. Article 11 of Chapter 136 of the General Statute | es is amended by adding |
| a new section t | | |
| | Relocation of lawfully existing outdoor advertising sig | |
| | rder to minimize the amount of just compensation due, | |
| | oor advertising sign is located is acquired by a public or | |
| | . 40A-3, or the Department of Transportation, and the a | |
| | sign, any legally erected outdoor advertising sign is permi | |
| | within a two-mile radius from the existing sign locatio | n subject to all of the |
| following requ | | |
| <u>(1)</u> | The new site for relocation is permitted to be any area | • |
| | nearest edge of the right-of-way of a highway on the | - |
| | Interstate and Defense Highways or the federal aid pr | rimary highway system |
| | within the following, as applicable: | |
| | a. An area zoned commercial or industrial los | |
| | zoning jurisdiction, provided it is not located v | |
| | b. The same unzoned city territorial limits or the | |
| | territorial limits if the initial outdoor advertisi | ing sign was located in |
| | an unzoned area prior to the relocation. | |
| <u>(2)</u> | Except as provided in subsection (c) of this section, | |
| | sign at the relocated site shall conform with custom | • |
| | commercial or industrial under authority of State law of | |
| | unzoned, in unzoned commercial or industrial are | |
| | relocation shall not be within an historic district lawfu | |
| | or county pursuant to Part 3C of Article 19 of Chapter | |
| | Statutes, unless consented to by a resolution adopted | by the applicable local |
| | governing board. | |
| <u>(3)</u> | The construction work related to the relocation of the o | |
| | shall commence within one year after the date of remo | |
| <u>(4)</u> | Subject to subsection (c) of this section, any outde | - |
| | required to be removed may be reconstructed as prov | ided in G.S. 136-131.2 |
| | so long as the square footage of its advertising surfac | |
| | In addition to other sign characteristic changes or alt | |
| | the relocation, the height of the sign may be increase | |
| | measured from the adjoining road grade or base of the | sign, whichever allows |
| | for the greatest visibility. | |
| <u>(5)</u> | The express allowances of relocation and reconstruct | ion in this section shall |
| | apply to any legally erected outdoor advertising sign | n anywhere within this |
| | State that is required to be removed as a result of acti | on taken by a public or |
| | private condemnor, as defined in G.S. 40A-3, o | r the Department of |
| | Transportation, including such signs that are not subje | ect to the jurisdiction of |
| | the Department of Transportation. | |
| <u>(6)</u> | The express allowances of relocation and reconstruct | |
| | apply whenever a lawfully erected outdoor advertising | |
| | construction of a sound wall. In lieu of relocation, a la | • |
| | advertising sign that is affected by the construction of | |
| | the height of the sign not to exceed 50 feet above the t | op of the wall. |

General Assembly Of North Carolina Session 2019 1 Any outdoor advertising sign that does not otherwise qualify for relocation as (b) 2 provided in subsection (a) of this section and for which there is in effect a valid permit issued by 3 the Department of Transportation pursuant to this Article is permitted to be relocated and 4 reconstructed subject to all of the requirements listed in subdivisions (1) through (6) of subsection 5 (a) of this section, except that the sign shall not be relocated a distance greater than 250 feet from 6 the lot boundaries on which the sign was previously located. No sign shall be relocated pursuant 7 to this subsection within 10 years from the date of the last relocation pursuant to this subsection, 8 however, this temporal limitation does not apply to relocations on the same sign location or site. 9 Any outdoor advertising sign that is legally existing but would not be conforming to (c) 10 customary use if relocated on the same sign location or site is permitted to be relocated on the 11 same sign location or site, subject to the following requirements: 12 The structural members of the sign at the relocated site are of like material. (1)13 (2)The size of the sign face or faces is not increased. 14 The height of the sign at the relocated site does not exceed 50 feet measured (3) 15 from the adjoining road grade or base of the sign, whichever allows for the 16 greatest visibility, except that a sign may be 50 feet above the top of a sound 17 wall or noise barrier constructed between the sign and the main-traveled way. 18 The relocation on the same sign location or site is not denied by the Federal <u>(4)</u> 19 Highway Administrator or such other federal official delegated the 20 responsibility for enforcing the federal State agreement referenced in the 21 definition of customary use in G.S. 136-128. 22 A new site for relocation shall not be denied by the Department of Transportation due (d) 23 to the presence of vegetation obstructing the visibility of the outdoor advertising sign from the 24 viewing zone. The owner or operator of the outdoor advertising sign shall be permitted to 25 improve the visibility of the sign by removing any vegetation on private property upon receiving 26 written consent of the landowner and on the right-of-way of the interstate and primary systems 27 of the State pursuant to a selective vegetation removal permit issued under this Article. A city or 28 county shall not enforce any ordinance or regulation in conflict with the rights set forth in this 29 subsection or to otherwise cause the withholding of consent by the landowner. 30 (e) In determining just compensation as provided by law, a fact finder in awarding damages to the outdoor advertising property owner may consider the actual relocation of the 31 outdoor advertising in accordance with this section." 32 33 SECTION 5. G.S. 136-133.1 reads as rewritten: 34 "§ 136-133.1. Outdoor advertising vegetation cutting or removal. 35 The owner of an outdoor advertising sign permitted under G.S. 136-129(a)(4)(a) 36 [G.S. 136-129(4)] or G.S. 136-129(a)(5) [G.S. 136-129(5)] who obtains a selective vegetation 37 removal permit, and the owner's designees, may cut, thin, prune, or remove vegetation in 38 accordance with this section, G.S. 136-93(b), 136-133.2, and 136-133.4. The maximum cut or 39 removal zone for vegetation for each sign face shall be determined as follows: for each sign face 40 for the direction of travel for which the sign face is oriented shall be an area that is a continuous 41 500 feet horizontal distance parallel to a State right-of-way and measured from a point on the 42 main-traveled way of the highway nearest the sign face, and shall include any area within the 43 right-of-way between sign faces for any outdoor advertising with two sign faces. 44 The point located on the edge of the right-of-way that is the closest point to (1)45 the centerline of the sign face shall be point A. 46 (2)The point located 200 feet down the right-of-way line in the direction of the 47 sign viewing zone shall be point B. 48 The point on the edge of the pavement of the travel way, including (3)49 acceleration and deceleration ramps, that is the closest to the centerline of the 50 sign shall be point C.

| | bly Of North Carolina | Session 2019 |
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| (4) | The point 50 feet down the edge of the paveme | nt in the direction of the sign |
| | viewing zone from point C shall be point D. | |
| (5) | The point 380 feet down the edge of the paveme | ent in the direction of the sign |
| | viewing zone from point C shall be point E; pro- | |
| | shall apply within the corporal limits and territor | rial jurisdiction of any city, as |
| | defined in Chapter 160A of the General Statutes | |
| | a. On interstates or other routes with fully | |
| | - 340 feet down the edge of the pavement | - |
| | viewing zone from point C shall be poin | e |
| | b. On highways other than interstates a | |
| | controlled access, the point 250 feet dow | |
| | the direction of the sign viewing zone fr | • |
| (6) | Lines drawn from point A to point D and from p | |
| (0) | the limits of the vegetation cut or removal area. | point <i>B</i> to point <i>E</i> shan define |
| (a1) Notw | vithstanding any law to the contrary, in order to pro- | mote the outdoor advertiser's |
| | y viewed as set forth in G.S. 136-127, the Departi | |
| - | ective vegetation removal permittee, may shall a | - |
| - | g, or removal of vegetation outside of the cut | |
| 0 1 | this section along acceleration or deceleration rar | |
| | - | |
| | ing sign will be improved and the total aggregate a | rea of cutting of removal does |
| | naximum allowed in subsection (a) of this section. | action of the second as any |
| | tation permitted to be cut, thinned, pruned, or ren | - |
| | nderbrush within the zone created by points A, I | - |
| • | sting tree that was in existence at the time that an | |
| | l only be eligible for removal in accordance with s | |
| | tive To the extent possible, native dogwoods | |
| | lective vegetation removal permittee may remov | |
| | within the areas established in subsections (a) and | |
| - | all replace any native dogwoods or native redbuds r | - |
| • | ntity that totals twice the caliper inches to a location | |
| | oor advertising structure, as measured along the | • • |
| | ay of the nearest controlled route. For the purpos | - |
| | s a tree that had a diameter of four inches or greate | |
| 0 | e time that the outdoor advertising structure was er | Ũ |
| | ed erected when the sign is completely constructed | with a sign face. |
| " GEO | | |
| | TION 6. G.S. 136-133.2 reads as rewritten: | |
| "§ 136-133.2. Is | ssuance or denial of a selective vegetation remov | - |
| | pt as provided in subsection (b) of this section and | (f,S) = [36-133, 1(g)] nermits to |
| (a) Exce | | |
| (a) Exception Exception (a) Ex | on may be granted for outdoor advertising location | s that have been permitted for |
| (a) Except remove vegetation at least two years | s-one year prior to the date of application. The Dep | s that have been permitted for artment shall approve or deny |
| (a) Except remove vegetation at least two years an application su | s-one year prior to the date of application. The Dep abmitted pursuant to this section, including the fee | s that have been permitted for artment shall approve or deny required by G.S. 136-18.7 and |
| (a) Except remove vegetation at least two years an application su all required doc | s- <u>one year</u> prior to the date of application. The Dep abmitted pursuant to this section, including the fee r cumentation, within 30 days of the receipt of a | s that have been permitted for artment shall approve or deny required by G.S. 136-18.7 and n application for a selective |
| (a) Exception (a) | <u>s-one year</u> prior to the date of application. The Dep abmitted pursuant to this section, including the feen cumentation, within 30 days of the receipt of a val permit. If written notice of approval or denial | s that have been permitted for artment shall approve or deny required by G.S. 136-18.7 and n application for a selective is not given to the applicant |
| (a) Except remove vegetation at least two years an application su all required door vegetation removes within the 30-date | s-one year prior to the date of application. The Dep abmitted pursuant to this section, including the feen cumentation, within 30 days of the receipt of a val permit. If written notice of approval or denial any period, then the application shall be deemed ap | s that have been permitted for artment shall approve or deny required by G.S. 136-18.7 and n application for a selective is not given to the applicant pproved. If the application is |
| (a) Except remove vegetation at least two years an application su all required door vegetation removes within the 30-dated denied, the Dept | <u>s-one year</u> prior to the date of application. The Dep abmitted pursuant to this section, including the feer cumentation, within 30 days of the receipt of a val permit. If written notice of approval or denial ay period, then the application shall be deemed ap artment shall advise the applicant, in writing, by | s that have been permitted for artment shall approve or deny required by G.S. 136-18.7 and n application for a selective is not given to the applicant pproved. If the application is registered or certified mail, |
| (a) Except remove vegetation at least two years an application su all required door vegetation removes within the 30-dated denied, the Dept return receipt recovery | <u>s-one year</u> prior to the date of application. The Dep abmitted pursuant to this section, including the feer cumentation, within 30 days of the receipt of a val permit. If written notice of approval or denial ay period, then the application shall be deemed a artment shall advise the applicant, in writing, by quested, addressed to the party to be noticed, and d | s that have been permitted for artment shall approve or deny required by G.S. 136-18.7 and n application for a selective is not given to the applicant pproved. If the application is registered or certified mail, |
| (a) Except remove vegetation at least two years an application su all required door vegetation remove within the 30-dated denied, the Dept return receipt recor- reasons for the d | <u>s-one year</u> prior to the date of application. The Dep abmitted pursuant to this section, including the feer cumentation, within 30 days of the receipt of a val permit. If written notice of approval or denial ay period, then the application shall be deemed ap artment shall advise the applicant, in writing, by quested, addressed to the party to be noticed, and d lenial. | s that have been permitted for artment shall approve or deny required by G.S. 136-18.7 and n application for a selective is not given to the applicant pproved. If the application is registered or certified mail, elivering to the addressee, the |
| (a) Except remove vegetation at least two years an application su all required door vegetation remove within the 30-dated denied, the Dept return receipt recor- reasons for the d | <u>s-one year</u> prior to the date of application. The Dep abmitted pursuant to this section, including the feer cumentation, within 30 days of the receipt of a val permit. If written notice of approval or denial ay period, then the application shall be deemed a artment shall advise the applicant, in writing, by quested, addressed to the party to be noticed, and d | s that have been permitted for artment shall approve or deny required by G.S. 136-18.7 and n application for a selective is not given to the applicant pproved. If the application is registered or certified mail, elivering to the addressee, the |
| (a) Except remove vegetation at least two years an application su all required door vegetation removies within the 30-dated denied, the Dept return receipt recover reasons for the door (b) Notweetation | <u>s-one year</u> prior to the date of application. The Dep abmitted pursuant to this section, including the feer cumentation, within 30 days of the receipt of a val permit. If written notice of approval or denial ay period, then the application shall be deemed ap artment shall advise the applicant, in writing, by quested, addressed to the party to be noticed, and d lenial. | s that have been permitted for artment shall approve or deny required by G.S. 136-18.7 and n application for a selective is not given to the applicant pproved. If the application is registered or certified mail, elivering to the addressee, the <u>tion (a) of this section, permits</u> |

General Assembly Of North Carolina

1 requirements of this section and rules adopted by the Department in accordance with this 2 section." 3 **SECTION 7.** G.S. 136-133.5(d) reads as rewritten: 4 "(d) The Except for relocations authorized under G.S. 136-131.3, the Department shall not 5 issue permits for new outdoor advertising signs at a sign location where existing trees, if they 6 were to reach the average mature size for that species, would make the proposed sign faces, when 7 erected, not completely visible from the viewing zone. "Existing trees" are those trees that at the 8 time of the permit application are four inches or greater in diameter as measured six inches from 9 the ground. "Viewing zone" means the area which is 500 feet as measured along the edge of the 10 main travel way of the controlled route on each side of the proposed sign structure which will 11 have a sign face." 12 **SECTION 8.** If any provision of this act or its application is held invalid, the 13 invalidity does not affect other provisions or applications of this act that can be given effect 14 without the invalid provisions or application, and, to this end, the provisions of this act are 15 severable. 16 **SECTION 9.** This act is effective when it becomes law. Section 4 of this act applies 17 to outdoor advertising signs removed on or after January 1, 2017, and the one-year time period 18 for construction under G.S. 136-131.3(a)(3), as enacted by Section 4 of this act, shall commence

- 19 on the effective date of this act. Section 7 of this act applies to outdoor advertising signs relocated
- 20 on or after the effective date.