SESSION 1999

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HOUSE BILL 1630

Short Title: Toll Roads.

Sponsors: Representatives Crawford; Barefoot, Allen, Mitchell, Hill, and McMahan.

Referred to: Transportation.

May 18, 2000

1	A BILL TO BE ENTITLED
2	AN ACT TO AUTHORIZE CONSTRUCTION OF UP TO THREE PRIVATELY
3	FUNDED AND THREE PUBLICALLY FUNDED TOLL ROAD OR BRIDGE
4	PROJECTS.
5	The General Assembly of North Carolina enacts:
6	Section 1. Chapter 136 of the General Statutes is amended by adding a new
7	Article 6G to read:
8	" <u>ARTICLE 6G.</u>
9	<u>"PRIVATE AND PUBLIC PILOT TOLL PROJECTS.</u>
10	" <u>§ 136-89.168. Private toll projects.</u>
11	(a) <u>Authority to License. – The Department of Transportation is authorized to</u>
12	issue up to three licenses to persons to finance, design, construct, maintain, improve,
13	own, or operate, or any combination thereof, a transportation project within the State of
14	North Carolina.
15	(b) <u>Requirement for Finding of Need. – Prior to the issuance of any license under</u>
16	this section, the Department shall make a written determination that the proposed project
17	is necessary and in the public interest, and that it is unlikely to be constructed in the
18	foreseeable future as a nontoll project.
19	(c) <u>Submission of Financial Data. – A person applying for a license to construct a</u>
20	project under this section shall submit detailed financial data to the Department

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1	concerning the ability of applicant to finance the proposed project and the projected time
2	for the licensee to recover the cost of the licensee's investment and to make a reasonable
3	rate of return. The Department shall independently analyze the data submitted for each
4	project proposal and determine the appropriate license period.
5	(d) License Period. – A license issued under this section shall not exceed 30 years
6	in length.
7	(e) State Ownership at End of License Period. – A license issued pursuant to this
8	section shall include an agreement from the applicant to transfer all property rights to the
9	project to the State at the end of the license period.
10	(f) <u>State Use for Other Purposes. – A license issued pursuant to this section shall</u>
11	authorize the State or its designee to enter and utilize the project right-of-way for other
12	transportation or utility-related purposes, as long as those purposes do not interfere with
13	the use by the licensee.
14	(g) <u>Terms of License. – Additional terms and conditions of any license issued</u>
15	pursuant to this section shall be within the discretion of the Department of
16	Transportation, and may include, in addition to any other requirements:
17	(1) <u>Provisions establishing minimum design and construction standards for</u>
18	the project.
19	(2) <u>Provisions establishing minimum maintenance standards for the project.</u>
20	(3) Provisions requiring that necessary traffic signs and other traffic control
21	devices be erected and maintained in conformity with the Manual on
22	Uniform Traffic Control Devices as defined in G.S. 136-30(d).
23	(4) <u>Provisions establishing the rights and duties of the parties regarding</u>
24	infrastructure improvements and connections between the project and
25	the State highway system.
26	(5) <u>Provisions regarding any type of access control which may be required</u>
27	for the project.
28 29	(6) <u>Provisions establishing the relative responsibilities of the licensee and</u>
	the Department of Transportation to keep the completed project open
30	(7) <u>And accessible to the public.</u> (7) <u>Provisions requiring that the State of North Carolina its agencies</u>
31 32	(7) <u>Provisions requiring that the State of North Carolina, its agencies,</u> officials and employees be indemnified and held harmless by the
32 33	licensee for any liability incurred on the project in connection with
33 34	project construction, maintenance, or operation.
35	(8) Provisions concerning the circumstances under which the Department
36	will exercise its power of eminent domain.
37	(9) Provisions concerning location of the project.
38	(h) Acquisition of Project Property. – A person licensed to construct a project
39	under this section shall, to the extent possible, acquire all right-of-way interests required
40	for the project through private negotiation. The Department is authorized to exercise its
41	power of eminent domain to acquire property rights necessary for construction and
42	maintenance of the project only as to those property interests that cannot be acquired by
43	the licensee at a reasonable price through private negotiation. A licensee requesting that

the Department exercise its power of eminent domain shall be required to reimburse the 1 2 Department in the full amount of its costs incurred in acquiring the necessary property 3 interests, including any negotiated settlement or jury verdict, and any attorneys' fees that 4 may be awarded. The acquisition of property interests necessary for inclusion in a 5 project licensed under this section is hereby declared to be for a public transportation 6 purpose. 7 Transfer of Department Property to Licensee. - Notwithstanding the (i) 8 provisions of G.S. 136-19, should the Department determine that a licensed project 9 requires property interests held by the Department, such interests as the Department 10 determines to be necessary may be conveyed to the licensee for fair market value. Applicability of Other Laws. – For the purpose of entering into contractual 11 (i) 12 licensing agreements under this section, the Department of Transportation is exempted from any provision of the General Statutes that conflicts with the purposes of this section, 13 14 specifically including G.S. 136-28.1 and G.S. 143-52. A project licensed under this 15 section shall not be included in the distribution formula under G.S. 136-17.2A but shall require approval of the Board of Transportation under G.S. 143B-350(f)(4). 16 17 (k) Applicability of Motor Vehicle Laws. - Any project licensed by the 18 Department of Transportation under the authority granted in this section shall be considered a 'highway' as defined in G.S. 20-4.01(13) and a 'public vehicular area' as 19 defined in G.S. 20-4.01(32). The State Highway Patrol and the Division of Motor 20 21 Vehicles shall have the same powers and duties on such projects as on any other highway or public vehicular area. 22 23 Resolution of Support Required. - The Department shall not license any (1)24 project under this section prior to receiving a resolution of support for the project approved by the county commissioners of each county in which the project will be 25 located. 26 Exclusive License. - Upon the issuance of a license by the Department of 27 (m) Transportation, no further license of any type may be required by the State or local 28 29 government body for the ownership, construction, or operation of the project. Definitions. – The following definitions shall apply as used in this section: 30 (n) 'Person' shall mean any natural person, partnership, corporation, trust, 31 (1) 32 association, sole proprietorship, or any other legal entity other than the 33 State or its agencies, institutions, or political subdivisions. 'Project' shall mean a privately constructed, maintained, and operated 34 (2)35 toll highway, road, bridge, or other transportation-related facility. 'License' shall mean a person authorized through a contractual 36 (3) agreement with the Department of Transportation to finance, design, 37 38 construct, maintain, improve, own, or operate, or any combination 39 thereof, a project. Report. - The Department shall report to the Joint Legislative Transportation 40 (0)Oversight Committee and to the Transportation Appropriations Subcommittee by 41 42 February 1, 2001, and every year thereafter, on any toll project planning, construction, or operation commenced pursuant to the provisions of this Article. 43

1	"§ 136-89.169. State-owned and operated toll projects.
2	(a) Authority to Construct and Operate. – The Department of Transportation is
3	authorized to construct and operate up to three toll transportation projects within the
4	State.
5	(b) <u>Requirement for Finding of Need. – Prior to the construction of any project</u>
6	authorized under this section, the Department shall make a written determination that the
7	proposed project is necessary and in the public interest, and that it is unlikely to be
8	constructed in the foreseeable future as a nontoll project.
9	(c) <u>Report. – The Department shall report to the Joint Legislative Transportation</u>
10	Oversight Committee and to the Transportation Appropriations Subcommittee by
11	February 1, 2001, and every year thereafter, on any toll project planning, construction, or
12	operation commenced pursuant to the provisions of this Article."
13	Section 2. This act is effective when it becomes law and expires July 1, 2003.