GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2003

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HOUSE BILL 516 Committee Substitute Favorable 4/10/03

Short Title: C	Certain Municipalities Clear-Cutting. (1	Local)
Sponsors:		
Referred to:		
	March 17, 2003	
	A BILL TO BE ENTITLED	
AN ACT AU	THORIZING THE CITIES OF ROCKINGHAM AND STATESY	ILLE
AND THE	TOWN OF SMITHFIELD TO LIMIT THE CLEAR-CUTTING	G OF
TREES IN	BUFFER ZONES PRIOR TO DEVELOPMENT.	
The General A	ssembly of North Carolina enacts:	
	TION 1.(a) A municipality may adopt ordinances to regulat	
_	reservation of existing trees and shrubs prior to development with	
_	er zone of up to 50 feet along public roadways and property bound	
•	reloped properties and up to 25 feet along property boundaries adjac	ent to
undeveloped pr	•	
(1)	CTION 1.(b) Ordinances adopted pursuant to this act shall: Provide that the required buffer area shall not exceed twenty perfectly actions.	araant
(1)	(20%) of the area of the tract, net of public road rights-of-way an	
	required conservation easements.	u any
(2)	Provide that buffer zones that adjoin public roadways sha	ıll be
(2)	measured from the edge of the public road right-of-way.	.11 00
(3)	Provide that tracts of two acres or less, net of public	road
()	rights-of-way, that are zoned for single-family residential us	
	exempt from the requirements of the ordinances.	
(4)	Provide that the ordinances are limited to situations	where
	undeveloped property is planned or zoned in accordance with ad	opted
	municipal plans and zoning regulations.	
(5)	Provide that a survey of individual trees is not required.	
(6)	Include reasonable provisions for access onto and within the su	ıbject
	property.	
(7)	Exclude normal forestry activities on property taxed unde	
	present-use value standard or conducted pursuant to a fo	
	management plan prepared or approved by a forester regis	
	pursuant to Chapter 89B of the General Statutes. However, for	such

properties, a municipality may deny a building permit or refuse to approve a site or subdivision plan for a period of three years following completion of the harvest if all or substantially all of the perimeter buffer trees that should have been protected were removed from the tract of land for which the permit or plan approval is sought. A municipality may deny a permit or refuse to approve a site or subdivision plan for a period of two years if the owner replants the buffer area within 120 days of harvest with plant material that is consistent with buffer areas required under the municipality's ordinances.

SECTION 2. Before adopting an ordinance authorized by Section 1 of this act, the governing board of the municipality shall hold a public hearing on the proposed ordinance. Notice of the public hearing shall be given in accordance with G.S. 160A-364.

SECTION 3. Nothing in this act shall be construed to limit or be limited by any other existing laws or ordinances.

SECTION 4. This act shall apply only to the Cities of Rockingham and Statesville and the Town of Smithfield and to property located within the City's and Town's corporate limits and extraterritorial planning jurisdiction under Article 19 of Chapter 160A of the General Statutes.

SECTION 5. This act becomes effective January 1, 2004.