GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

H D

HOUSE DRH50065-LB-156 (02/15)

Short Title:	Municipal Self-Annexations. (L	ocal)
Sponsors:	Representative L. Brown.	
Referred to:		
A BILL TO BE ENTITLED AN ACT TO RESTATE THAT A MUNICIPALITY HAS NO AUTHORITY TO PETITION ITSELF FOR SELF-ANNEXATION OF PROPERTY IT DOES NOT OWN OR HAVE ANY LEGAL INTEREST IN, SUCH AS STATE-MAINTAINED STREETS. The General Assembly of North Carolina enacts: SECTION 1. G.S. 160A-58.7 reads as rewritten: "§ 160A-58.7. Annexation of municipal property.		
corporate limproperty, in G.S. 160A-55 date for a pupulshed on the city may council finds property. The	the city council may initiate annexation of property not contiguous to the princits and owned by the city by adopting a resolution stating its intent to annexation of filing a petition. The property must satisfy the requirements 8.1. The resolution shall contain an adequate description of the property and ablic hearing on the question of annexation. Notice of the public hearing shall ce at least 10 days before the date of the hearing. At the hearing, any resider appear and be heard on the question of the desirability of the annexation. It is that annexation is in the public interest, it may adopt an ordinance annexing a ordinance may be made effective immediately or on any specified date withing the date of passage.	s the s of fix a ll be nt of f the g the
(b) A not own or h	municipality has no authority to petition itself for annexation of property it ave any legal interest in. For the purpose of this subsection, a municipality has in a State-maintained street unless it owns the underlying fee and not just	as no
	ECTION 2. G.S. 160A-31 reads as rewritten:	
(a) The contiguous to the owners of owner of real	Annexation by petition. the governing board of any municipality may annex by ordinance any ordinance its boundaries upon presentation to the governing board of a petition signer fall the real property located within such area. The petition shall be signed by a property in the area and shall contain the address of each such owner. The petition shall be prepared in substantially the following form: DATE:	d by
To the	(name of governing board) of the (City or Town)) of
in paragraph 2. The a	e undersigned owners of real property respectfully request that the area descr 2 below be annexed to the (City or Town) of rea to be annexed is contiguous to the (City or Town) of and f such territory are as follows:	



(c)

the municipality to investigate the sufficiency thereof and to certify the result of his investigation. Upon receipt of the certification, the municipal governing board shall fix a date for a public hearing on the question of annexation, and shall cause notice of the public hearing to be published once in a newspaper having general circulation in the municipality at least 10 days prior to the date of the public hearing; provided, if there be no such paper, the governing board shall have notices posted in three or more public places within the area to be annexed and three or more public places within the municipality.

(d) At the public hearing all persons owning property in the area to be annexed who

Upon receipt of the petition, the municipal governing board shall cause the clerk of

- (d) At the public hearing all persons owning property in the area to be annexed who allege an error in the petition shall be given an opportunity to be heard, as well as residents of the municipality who question the necessity for annexation. The governing board shall then determine whether the petition meets the requirements of this section. Upon a finding that the petition meets the requirements of this section, the governing board shall have authority to pass an ordinance annexing the territory described in the petition. The governing board shall have authority to make the annexing ordinance effective immediately or on any specified date within six months from the date of passage of the ordinance.
- (e) From and after the effective date of the annexation ordinance, the territory and its citizens and property shall be subject to all debts, laws, ordinances and regulations in force in such municipality and shall be entitled to the same privileges and benefits as other parts of such municipality. Real and personal property in the newly annexed territory on the January 1 immediately preceding the beginning of the fiscal year in which the annexation becomes effective is subject to municipal taxes as provided in G.S. 160A-58.10. If the effective date of annexation falls between June 1 and June 30, and the effective date of the privilege license tax ordinance of the annexing municipality is June 1, then businesses in the area to be annexed shall be liable for taxes imposed in such ordinance from and after the effective date of annexation.
- (f) For purposes of this section, an area shall be deemed "contiguous" if, at the time the petition is submitted, such area either abuts directly on the municipal boundary or is separated from the municipal boundary by a street or street right-of-way, a creek or river, or the right-of-way of a railroad or other public service corporation, lands owned by the municipality or some other political subdivision, or lands owned by the State of North Carolina. In describing the area to be annexed in the annexation ordinance, the municipal governing board may include within the description any territory described in this subsection which separates the municipal boundary from the area petitioning for annexation.
- (g) The governing board may initiate annexation of contiguous property owned by the municipality by adopting a resolution stating its intent to annex the property, in lieu of filing a petition. The resolution shall contain an adequate description of the property, state that the property is contiguous to the municipal boundaries and fix a date for a public hearing on the question of annexation. Notice of the public hearing shall be published as provided in subsection (c) of this section. The governing board may hold the public hearing and adopt the annexation ordinance as provided in subsection (d) of this section.
- (h) A city council which receives a petition for annexation under this section may by ordinance require that the petitioners file a signed statement declaring whether or not vested rights with respect to the properties subject to the petition have been established under G.S. 160A-385.1 or G.S. 153A-344.1. If the statement declares that such rights have been established, the city may require petitioners to provide proof of such rights. A statement which declares that no vested rights have been established under G.S. 160A-385.1 or G.S. 153A-344.1 shall be binding on the landowner and any such vested right shall be terminated.
- (i) A municipality has no authority to petition itself for annexation of property it does not own or have any legal interest in. For the purpose of this subsection, a municipality has no

Page 2 H171 [Filed]

- 1 legal interest in a State-maintained street unless it owns the underlying fee and not just an 2 3 easement."
- **SECTION 3.** This act is effective when it becomes law.

H171 [Filed] Page 3