GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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HOUSE BILL 313

	Short Title:	DOT Sales of Unused Property. (Public	c)				
	Sponsors:	Representatives W. Brawley, Moffitt, Schaffer, and Ramsey (Primary Sponsors For a complete list of Sponsors, refer to the North Carolina General Assembly Web Site.).				
	Referred to:	Transportation, if favorable, Finance.					
	March 18, 2013						
1 2 3 4	A BILL TO BE ENTITLED AN ACT TO FACILITATE THE TRANSFER OF UNUSED DEPARTMENT OF TRANSPORTATION LAND TO THE PRIVATE SECTOR BY STREAMLINING THE PROCESS OF SELLING THAT LAND.						
5 6		Assembly of North Carolina enacts: ECTION 1. Chapter 136 of the General Statutes is amended by adding a new	X 7				
7	Article to read		N				
8		"Article 2F.					
9		"Identification and Sale of Unused Property.					
10		Definitions.					
11	The following definitions apply in this Article:						
12	<u>(1</u>)						
13 14 15		contingent on the elapsing of a due diligence period or on particular action being taken with respect to a rezoning application. Subject to the provision of $C = \frac{12}{44.72}$ the hidden shall determine the duration of the	<u>15</u>				
15 16		of G.S. 136-44.73(c), the bidder shall determine the duration of the contingency period.	<u>.e</u>				
17	(2)						
18	<u>(3</u>		al				
19	<u>(</u> ,	purchaser of a Class A property may conduct inspections, appraisals, an					
20		related activities whose purpose is to determine the desirability of					
21		purchasing the property at issue.	_				
22	<u>(4</u>		n				
23		accordance with G.S. 136-44.73(c).					
24	<u>(5</u>						
25		that is not needed for current or future transportation purposes, includin	-				
26		residue properties, uneconomic remnant properties, and property identifie	d				
27		pursuant to G.S. 136-44.77(1).					
28	<u>(6</u>)		<u>1t</u>				
29		(5%) higher than the highest bid for the property thus far received.					
30		Classification of unused property.					
31		artment shall continuously identify unused property and shall classify each lo	<u>t,</u>				
32		t of unused property as one of the following types:					
33	<u>(1</u>)						
34		commercial or residential development of one or more stand-alone project					
35		without requiring the acquisition of additional real property and (ii) whose	e				



General Assen	ibly of North Carolina	Session 2013
	size and shape are sufficient to allow compliance	with zoning and
	development standards for parking, setbacks, side	
	requirements, and access.	e una mont guia
<u>(2)</u>	Class B A property (i) that does not meet the defined	nition of a Class A
<u>(2)</u>	property and (ii) that would enhance the value of adjace	
	larger or more extensive uses when joined to the adjacent	
<u>(3)</u>	Class C A property that does not meet the definition of	
<u>(5)</u>	B property.	a class A of class
8 136-44.72.	Prompt sale of unused property.	
	ment shall attempt to promptly sell all unused property	in accordance with
	through G.S. 136-44.75.	in decordance with
	Sale of Class A property.	
	ic Sale. – Class A property shall be sold by public sale to	a the highest hidder
following adver		o the highest bluder
		a stops to advartise
	ertisement. – The Department shall take all of the following	ig sleps to advertise
	<u>Advertise the sale by publication in a newspaper baying</u>	a anaral airculation
<u>(1)</u>	Advertise the sale by publication in a newspaper having	z general circulation
(2)	in the county in which the property is situated. Make the following information about the property bei	ng cold available to
<u>(2)</u>		lig solu avallable to
	the public both on its Web site and by mail: a. Current zoning information.	
	b. Adjacent uses.	
	c. Land-use plans of the local jurisdiction, if known	<u>.</u>
(2)	<u>d.</u> <u>Any other relevant information.</u> Solicit upset bids from the public for any bid received	ad that areads tan
<u>(3)</u>	thousand dollars (\$10,000).	eu mai exceeus ien
(c) Con	tingent Bids. – A bidder may make a contingent bid to	purchasa Class A
	ever, a contingent bid shall be accompanied by earnest m	
	suant to the following requirements:	ioney in an amount
(1)	For contingency periods that last 60 days or less, no	o earnest money is
<u>(1)</u>	required.	o earliest money is
(2)		one percent $(10/)$ of
<u>(2)</u>	For contingency periods that will last beyond 60 days, of the bid price is required for each calendar month that the	
	the bid price is required for each calendar month that the	
	will extend beyond the initial 60-day period. For subdivision, any fraction of a calendar month shall b	X X
	calendar month. Additional contingency periods may	-
	monthly basis in exchange for additional earnest money per month requested.	of one percent (1%)
(d) Una		aired during the 10
· · · · ·	et Bids. – The Department shall consider any upset bid rec	-
	ollowing the conclusion of bidding on a particular propert	y. The receipt of an
-	restart the 10-day period for consideration of upset bids.	liad to the available
	position of Earnest Money. – Earnest money shall be appl	-
•	pperty when sold to the bidder tendering the funds, but it sha	
	rent that the bidder's bid is superseded by an upset bid. Earr	
	bidder in the event that the bidder elects not to purchase the	e property.
	Sale of Class B property.	
	otiated Sale to Adjacent Owner Class B property shall b	e offered for sale to
	vners of all real property that is adjacent to the property.	1 .1
	eptable Price. – If only one adjacent landowner offers to pu	
	all be sold to that adjacent landowner so long as the offered	
percent (40%)	of the appraised value of the property. If more than one adja	cent owner offers to

1	purchase the property, then the property shall be sold to the owner offering the highest purchase			
2	price.			
3	(c) Upset Bids. – If the highest purchase price offered for a particular property is eighty			
4	percent (80%) or more of the appraised value of the property, then upset bids shall not be			
5	considered. However, if the highest purchase price offered is less than eighty percent (80%) of			
6	the property's appraised value, then the Department shall consider any upset bid received			
7	during the 40 calendar days following receipt of the highest offer. Additionally, if the highest			
8	bid thus far received exceeds ten thousand dollars (\$10,000), the Department shall by			
9	publication in a newspaper having general circulation in the county in which the property is			
10	situated notify the public that upset bids for purchase of the property will be considered during			
11	this period. Receipt of an upset bid shall restart the 40-day period for consideration of upset			
12	bids.			
13	"§ 136-44.75. Sale of Class C property.			
14	(a) Negotiated Sale to Adjacent Owner. – Class C property shall be offered for sale to			
15	the owner or owners of all real property that is adjacent to the property.			
16	(b) Acceptable Price. – If only one adjacent owner offers to purchase the property, the			
17	property shall be sold to that adjacent landowner so long as the offered price is at least forty			
18	percent (40%) of the appraised value of the property. If more than one adjacent owner offers to			
19	purchase the property, then the property shall be sold to the landowner offering the highest			
20	purchase rice. Upset bids shall not be considered.			
21	"§ 136-44.76. Auction of unsold unused property.			
22	(a) Unsold Property Shall Be Auctioned. – If any unused property remains unsold after			
23	one year, the property shall be sold at public auction. For purposes of this requirement, the			
24	one-year period begins when the sale of the property is first publically advertised or when the			
25	property is first offered for sale to adjacent landowners, as appropriate.			
26	(b) Reserve. – Unused property auctioned pursuant to this section shall be sold with			
27	reserve according to the following schedule:			
28	(1) Class A Property – 40% of appraised value.			
29	(2) Class B Property -30% of appraised value.			
30	$\frac{1}{(3)} \qquad \frac{1}{Class C Property - No reserve.}$			
31	(c) Properties That Do Not Sell at Auction. – The Department shall periodically do all			
32	of the following with respect to any property that initially fails to sell at an auction undertaken			
33	pursuant to this section:			
34	(1) Offer the property for sale to the owner or owners of all real property that is			
35	adjacent to the property. If only one adjacent landowner offers to purchase			
36	the property, the property shall be sold to that adjacent landowner at the			
37	negotiated price with no reserve. If more than one adjacent owner offers to			
38	purchase the property, then the property shall be sold to the landowner			
39	offering the highest purchase price. Upset bids shall not be considered.			
40	(2) Make an additional attempt to auction the property in accordance with this			
41	section if an adjacent owner does not purchase the property pursuant to			
42	subdivision (1) of this subsection.			
43	" <u>§ 136-44.77. Identification of unused property.</u>			
44	Whenever the Department completes a project and there is associated real property that was			
45	not used for the project, the Department shall examine whether or not that property is any of the			
46	following:			
47	(1) Unused property that can be sold. Any property identified as unused			
48	property pursuant to this subdivision shall be classified and sold in the			
49	manner prescribed by this Article.			
50	(2) Property that cannot be sold either because (i) it does not constitute unused			
51	property; (ii) it is not owned in fee simple by the State; or (iii) it is			

	General Assemb	ly of North Carolina	Session 2013			
1		environmentally contaminated. The Department shal	l document the reason			
2		that a property cannot be sold pursuant to this subdiv				
3		this determination at least every 10 years.				
4	<u>(3)</u>	Property that cannot be sold because it is unknow	vn whether or not the			
5		property is needed for future transportation purposes.	. The Department shall			
6		document when it determines that a property cannot be	be sold pursuant to this			
7		subdivision and shall review this determination at leas	t every five years.			
8	" <u>§ 136-44.78. Di</u>	sapproval of certain sales by Governor and Council	of State.			
9	<u>(a)</u> Notifi	(a) Notification Required. – The Department shall notify the Governor and Council of				
0	State of any proposed sale under this Article of land with an appraised value of at least					
1	twenty-five thous	and dollars (\$25,000).				
2	(b) Approval Not Required. – Notwithstanding Article 7 of Chapter 146 of the General					
3	Statutes, Governo	or and Council of State approval of a sale under this Art	icle is not required.			
4	(c) Disap	proval of Certain Sales Authorized If the Governor	r and Council of State			
5	disapprove of a p	proposed sale of land with an appraised value of at leas	st twenty-five thousand			
5	dollars (\$25,000)	within 30 days of being notified of it, then the sale shall	l not be completed.			
7	" <u>§ 136-44.79.</u> Sa	le of condemned property to its previous owner.				
3		is Article shall preclude the sale of condemned proper	rty to its former owner			
9	pursuant to G.S.					
)		TION 2. The Department of Transportation shall condu				
1		ed prior to the effective date of this act that is requ				
2		as enacted by Section 1 of this act. Properties shall	be disposed of in the			
3	-	by G.S. 136-44.77.				
4		TION 3. No later than January 1, 2014, the Department				
5	_	nt Legislative Commission on Governmental Operation				
6		rties pursuant to Article 21 of Chapter 136 of the Gene				
7	by this act. At a n	ninimum, this report shall include information on the fo	llowing:			
8	(1)	The number and type of properties classified.				
9	(2)	The number and type of properties sold, including				
)		manner of sale, the type of purchaser, the per-sale a				
L		sales figures, and the average ratio of sale price to	appraised value of the			
2		properties sold.				
3		TION 4. G.S. 136-19 reads as rewritten:				
1		uisition of land and deposits of materials; conder	mnation proceedings;			
5		al parkways.				
5		Department of Transportation is vested with the power				
7		ropriate easement or in fee simple such rights-of-way				
8	• •	ds or bars, sand, sand beds or bars, rock, stone, bould				
9		er earth or mineral deposits or formations, and such sta	•			
0		and suitable for transportation infrastructure constru				
1		intenance, and repair, and the necessary approaches an				
2		t of land surrounding and adjacent thereto, as it may de				
3		te the work, by purchase, donation, or condemnation, in				
4		partment of Transportation acquires by purchase, dona				
5		land in fee simple for highway right of way as authori				
5	-	of Transportation later determines that the property acqu	-			
7		cluding highway right of way, or a part of that propert				
8		right-of-way, then the Department shall give first consi	•			
9		perty made by the former owner. The Department may	•			
0		ent market value of the property, as determined by the I				
51	Department acqu	ired an entire lot, block, or tract of land belonging to	the tormer owner, the			

1 former owner must own the remainder of the lot, block, or tract of land from which the

2 property was acquired to receive first consideration by the Department of their offer to 3 purchase the property.

4 Notwithstanding the provisions of subsection (a), if If the Department acquires the (b) 5 property by condemnation and determines that the property or a part of that property is no longer needed for highway right-of-way or other transportation projects, the Department of 6 7 Transportation may reconvey the property to the former owner upon payment by the former 8 owner of the full price paid to the owner when the property was taken, the cost of any 9 improvements, together with interest at the legal rate to the date when the decision was made to 10 offer the return of the property. Unless the Department acquired an entire lot, block, or tract of 11 land belonging to the former owner, the former owner must own the remainder of the lot, 12 block, or tract of land from which the property was acquired to purchase the property pursuant 13 to this subsection.

14 (c) The requirements of this section for reconveying property to the former owner, 15 regardless of whether such property was acquired by purchase, donation, or condemnation, 16 shall not apply to property acquired outside the right of way as an "uneconomic remnant" or 17 "residue".

18 (d) The Department of Transportation is also vested with the power to acquire such 19 additional land alongside of the rights-of-way for transportation projects, including roads as in 20 its opinion may be necessary and proper for the protection of the transportation projects, 21 including roads and roadways, and such additional area as may be necessary as by it 22 determined for approaches to and from such material and other requisite area as may be desired 23 by it for working purposes. The Department of Transportation may, in its discretion, with the 24 consent of the landowner, acquire in fee simple an entire lot, block or tract of land, if by so 25 doing, the interest of the public will be best served, even though said entire lot, block or tract is 26 not immediately needed for right-of-way purposes.

27 Notwithstanding any other provisions of law or eminent domain powers of utility (e) 28 companies, utility membership corporations, municipalities, counties, entities created by 29 political subdivisions, or any combination thereof, and in order to prevent undue delay of 30 highway projects because of utility conflicts, the Department of Transportation may condemn 31 or acquire property in fee or appropriate easements necessary to provide transportation project 32 rights-of-way for the relocation of utilities when required in the construction, reconstruction, or 33 rehabilitation of a State transportation project. The Department of Transportation shall also 34 have the authority, subject to the provisions of G.S. 136-19.5(a) and (b), to, in its discretion, 35 acquire rights-of-way necessary for the present or future placement of utilities as described in 36 G.S. 136-18(2).

(f) Whenever the Department of Transportation and the owner or owners of the lands, materials, and timber required by the Department of Transportation to carry on the work as herein provided for, are unable to agree as to the price thereof, the Department of Transportation is hereby vested with the power to condemn the lands, materials, and timber and in so doing the ways, means, methods, and procedure of Article 9 of this Chapter shall be used by it exclusively.

43 (g) The Department of Transportation shall have the same authority, under the same 44 provisions of law provided for construction of State transportation projects, for acquirement of 45 all rights-of-way and easements necessary to comply with the rules and regulations of the 46 United States government for the construction of federal parkways and entrance roads to 47 federal parks in the State of North Carolina. The acquirement of a total of 125 acres per mile of said parkways, including roadway and recreational, and scenic areas on either side thereof, 48 49 shall be deemed a reasonable area for said purpose. The right-of-way acquired or appropriated 50 may, at the option of the Department of Transportation, be a fee-simple title. The said 51 Department of Transportation is hereby authorized to convey such title so acquired to the

General Assembly of North Carolina

1 United States government, or its appropriate agency, free and clear of all claims for 2 compensation. All compensation contracted to be paid or legally assessed shall be a valid claim 3 against the Department of Transportation, payable out of the State Highway Fund. Any 4 conveyance to the United States Department of Interior of land acquired as provided by this 5 section shall contain a provision whereby the State of North Carolina shall retain concurrent 6 jurisdiction over the areas conveyed. The Governor is further authorized to grant concurrent 7 jurisdiction to lands already conveyed to the United States Department of Interior for parkways 8 and entrances to parkways.

9 (h) The action of the Department of Transportation heretofore taken in the acquirement 10 of areas for the Blue Ridge Parkway in accordance with the rules and regulations of the United 11 States government is hereby ratified and approved and declared to be a reasonable exercise of 12 the discretion vested in the said Department of Transportation in furtherance of the public 13 interest.

14 (i) When areas have been tentatively designated by the United States government to be 15 included within a parkway, but the final survey necessary for the filing of maps as provided in 16 this section has not yet been made, no person shall cut or remove any timber from said areas 17 pending the filing of said maps after receiving notice from the Department of Transportation 18 that such area is under investigation; and any property owner who suffers loss by reason of the 19 restraint upon his right to use the said timber pending such investigation shall be entitled to 20 recover compensation from the Department of Transportation for the temporary appropriation 21 of his property, in the event the same is not finally included within the appropriated area, and 22 the provisions of this section may be enforced under the same law now applicable for the 23 adjustment of compensation in the acquirement of rights-of-way on other property by the 24 Department of Transportation."

25 SECTION 5. The Department of Transportation shall treat the Rodney Orr Bypass 26 surplus right-of-way property as unused property and shall sell it in accordance with Article 2F 27 of Chapter 136 of the General Statutes, as enacted by Section 1 of this act.

SECTION 6. This act becomes effective October 1, 2013.

28