GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1991

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HOUSE BILL 50* Second Edition Engrossed 2/25/91

Short little: Property Tax Technical Changes.	(Public
Sponsors: Representatives Rhodes, Brawley, Kennedy, Kerr, Loflin,	Pope, and Wood.
Referred to: Finance.	
February 11, 1991	
A BILL TO BE ENTITLED	
AN ACT TO MAKE TECHNICAL CHANGES TO THE STATUTES.	PROPERTY TAX
The General Assembly of North Carolina enacts:	
Section 1. G.S. 105-272 reads as rewritten:	
"§ 105-272. Purpose of Subchapter. The purpose of this Subchapt	, ,
271 through 105-395, inclusive) is to provide the machine	v O
appraisal, and assessment of property and the levy and	
on property by counties and municipalities. It is the int	
Assembly to make the provisions of this Subchapter un	•
throughout the State, and to assure this objective no lo	
effective on or after July 1, 1971, shall be construed to	_
any section of this Subchapter in whole or in part unles so provide by specific reference to the section to be rep	
As used in this section, the term 'local act' means any	
Assembly that applies to one or more counties by name	
municipalities by name, or to all municipalities wit	•
named counties."	
Sec. 2. G.S. 159-55(a)(4) reads as rewritten:	
"(4) The appraised assessed value of property subject	to taxation by the
issuing unit before the application of any asses	sment ratio. The
appraised value of property subject to taxation by	_
the value from which the assessed value last fixed	for taxation by the

issuing unit was computed, unit, as revealed by the county tax records and certified to the issuing unit by the county tax supervisor. assessor."

Sec. 3. G.S. 159-55(c) reads as rewritten:

"(c) No bond order shall be adopted unless it appears from the sworn statement of debt filed in connection therewith that the net debt of the unit does not exceed eight percent (8%) of the appraised assessed value of property subject to taxation by the issuing unit before the application of any assessment ratio as determined under subsection (a)(4) of this section. unit. This limitation shall not apply to:

- (1) Funding and refunding bonds.
- (2) Bonds issued for water, gas, or electric power purposes, or two or more of these purposes.
- (3) Bonds issued for sanitary sewer system purposes when the bonds are deductible pursuant to subsection (b) of this section.
- (4) Bonds issued for sanitary sewers, sewage disposal, or sewage purification plants when the construction of these facilities has been ordered by the Environmental Management Commission, which Commission is hereby authorized to make such an order, or by a court of competent jurisdiction.
- (5) Bonds or notes issued for erosion control purposes.
- (6) Bonds or notes issued for the purpose of erecting jetties or other protective works to prevent encroachment by the ocean, sounds, or other bodies of water."
- Sec. 4. G.S. 159-148(a)(3) reads as rewritten:
- "(3) Obligates the unit over the full term of the contract, including periods that may be added to the original term through the exercise of options to renew or extend, to the extent of five hundred thousand dollars (\$500,000) or a sum equal to one tenth of one percent (1/10 of 1%) of the appraised assessed value of property subject to taxation by the contracting unit (before the application of any assessment ratio), unit, whichever is less, and".

Sec. 5. G.S. 159-150 reads as rewritten:

"§ 159-150. Sworn statement of debt; debt limitation.

After or at the time an application is filed under G.S. 159-149, the finance officer, or some other officer designated by the board, shall prepare, swear to, and file with the secretary and for public inspection in the office of the clerk to the board a statement of debt in the same form prescribed in G.S. 159-55 for statements of debt filed in connection with general obligation bond issues. The sums to be included in gross debt and the deductions therefrom to arrive at net debt shall be the same as prescribed in G.S. 159-55, except that sums to fall due under contracts subject to this Article shall be treated as if they were evidenced by general obligation bonds of the unit.

No contract subject to this Article may be executed if the net debt of the contracting unit, after execution of the contract, would exceed eight percent (8%) of the appraised assessed value of property subject to taxation by the contracting unit before the application of any assessment ratio. unit."

 1 Sec. 6. This act is effective upon ratification.