SESSION 1993

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HOUSE BILL 1003*

Short Title: Regional Facilities Authorities.

(Public)

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Sponsors: Representative Stamey.

Referred to: Finance.

April 19, 1993

A BILL TO BE ENTITLED

1	A BILL TO BE ENTITLED
2	AN ACT TO PROVIDE FOR THE CREATION OF UNIVERSITY AND LOCAL
3	GOVERNMENT REGIONAL FACILITIES AUTHORITIES, SETTING FORTH
4	THE POWERS OF SUCH AUTHORITIES AND AUTHORIZING CERTAIN
5	POWERS TO UNITS OF LOCAL GOVERNMENT THAT ARE MEMBER
6	UNITS OF SUCH AUTHORITIES.
7	The General Assembly of North Carolina enacts:
8	Section 1. A new Part 4 of Article 20 of Chapter 160A of the North Carolina
9	General Statutes is enacted as follows:
10	"Part 4. University and Local Government Regional Facilities Authorities.
11	" <u>§ 160A-480. Short title.</u>
12	This part shall be known, and may be cited, as the 'University and Local
13	Government Facilities Authorities Act.'
14	" <u>§ 160A-480.1. Legislative findings.</u>
15	(a) The General Assembly of North Carolina finds and determines that it is
16	desirable and in the public interest that units of local government provide for their
17	citizens facilities for public participation and enjoyment of certain activities including
18	but not limited to sports, fitness, health, recreational, entertainment, and cultural
19	activities of all types and that the construction, operation, improvement, and
20	maintenance of such facilities by units of local government is to be fostered and
21	encouraged.
22	(b) The General Assembly further finds and determines that the types of facilities
23	so provided by units of local government are also needed by the constituent institutions

1	of The Univer	sity of North Carolina to provide for their students and supporters
2		blic exhibition of athletic, entertainment, cultural, and other events.
3	*	General Assembly further finds and determines that joint cooperation
4		ts of local government in the State and the constituent institutions of The
4 5		orth Carolina located in the vicinity of such units of local government in
5 6		ining, financing, constructing, operating, maintaining, and improving
7		ill be available for use by the units of local government and their citizens
8		the constituent institution is in the best interest of the State in that such
9		on will result in shared costs of planning, building, and operating such
10		e availability for use of such facilities to a broader section of the public.
11		General Assembly of North Carolina hereby enacts this Part in order to
12		nanism for the joint cooperation among units of local government and
13		titutions of The University of North Carolina in creating regional
14	facilities.	Definitions
15	" <u>§ 160A-480.2.</u> The fellow	
16		ng terms, whenever used or referred to in this Part, shall have the
17	• •	ective meanings, unless a different meaning clearly appears from the
18 19	<u>context:</u> (1)	'Annointed member' means any representative ennointed by a member
19 20	<u>(1)</u>	<u>'Appointed member' means any representative appointed by a member</u>
20 21		unit to serve as an appointed member to the governing body of the
21 22	(2)	<u>Authority</u> .
22 23	<u>(2)</u>	<u>'Authority' means a regional facilities authority created pursuant to the</u>
23 24	(2)	provisions of this Part.
24 25	$\frac{(3)}{(4)}$	<u>'Charter' means a charter as described in G.S. 160A-480.3.</u>
25 26	<u>(4)</u>	<u>'Constituent institution' means a constituent institution of The</u>
26 27		University of North Carolina described in G.S. 116-4. The governing
27	(5)	body of a constituent institution is the Board of Trustees thereof.
28 29	<u>(5)</u>	<u>'Facilities project' means regional facilities including but not limited to</u>
		arenas, stadia, gymnasia, natatoria, pitches, fields, water courses, and
30		other areas for the conduct of certain activities including without
31 32		limitation sports, fitness, health, recreational, entertainment, and cultural recreational activities.
	(6)	
33	<u>(6)</u>	'Member unit' means any unit of local government or a constituent
34 25	"S 160A 190 3	institution which created or joined the Authority.
35		Creation of an Authority; additional membership.
36		or more units of local government and one or more constituent
37		y create an Authority by the adoption by their respective governing
38		antially identical resolutions to that effect in accordance with this Part.
39 40		creating an Authority and any amendments thereto are referred to in this
40	Part as the 'char	
41		of an Authority shall:
42	$\frac{(1)}{(2)}$	Specify the name of the Authority;
43	<u>(2)</u>	Identify the initial member units of the Authority;

	1993	GENERAL ASSEMBLY OF NORTH CAROLINA
1	<u>(3)</u>	Establish the number of appointed members to represent the member
2	<u> </u>	units, fix their terms of office, and provide methods for filling
3		vacancies; and
4	<u>(4)</u>	Establish a method for amending the charter, and for dissolving the
5		Authority and liquidating its assets and liabilities.
6	In addition,	the charter of an Authority may:
7	<u>(1)</u>	Limit the powers, duties, and functions that the Authority may exercise
8		and perform;
9	<u>(2)</u>	Set out the method of determining any financial support that will be
10		given to the Authority by each member unit of local government and
11		constituent institution;
12	<u>(3)</u>	Prescribe the compensation and allowances, if any, to be paid to the
13		appointed members of the Authority;
14	<u>(4)</u>	Contain rules and regulations for the conduct of Authority business
15		and any other matter pertaining to the organization, powers, and
16		functioning of the Authority that the member unit of local government
17	<i></i>	and constituent institution deem appropriate.
18		unit of local government and constituent institution initially adopting a
19		er subsection (a) of this section shall become a member unit of the
20	•	ereafter, any local government or constituent institution may join the
21		atifying its charter and by being admitted by a majority vote of the
22		of the Authority. All of the rights and privileges of membership in a
23	-	ies authority shall be exercised on behalf of its member units by their
24		vinted members to the Authority.
25 26	• /	<u>the second seco</u>
20 27		ts of local government and constituent institutions and shall organize by rman and any other officers that the charter may specify or the delegates
27		isable. The Authority shall then adopt bylaws for the conduct of its
28 29	business.	isable. The Authority shall then adopt bylaws for the conduct of its
30		Powers of an Authority.
31		rity shall have all of the powers necessary or convenient to carry out and
32		purposes and provisions of this Part, including, but without limiting the
33	-	e foregoing, the power:
34	<u>(1)</u>	To apply for, accept, receive, and dispense funds and grants made
35	<u>~</u>	available to it by the State of North Carolina or any agency thereof, the
36		United States of America or any agency thereof, any unit of local
37		government (whether or not a member unit of the Authority), any
38		constituent institution, any private or civic agency, or any private
39		foundation;
40	<u>(2)</u>	To employ personnel;
41	<u>(3)</u>	To contract with consultants;
42	<u>(4)</u>	To contract with the State of North Carolina, any unit of local
43		government, any other state, the United States of America, or any
44		agency thereof, for services;

1	<u>(5)</u>	To adopt bylaws for the regulation of the affairs and the conduct of its
2		business, and to prescribe rules, regulations, and policies in connection
3		with the performance of its functions and duties, not inconsistent with
4		this Part;
5	<u>(6)</u>	To adopt an official seal and alter the same at pleasure;
6	$\overrightarrow{(7)}$	To acquire and maintain an administrative building or office at such
7	```	place or places as it may determine, which building or office may be
8		used or owned alone or together with any member unit constituent
9		institution, municipalities, corporations, associations, or persons under
10		such terms and provisions for sharing costs and otherwise as may be
11		determined;
12	<u>(8)</u>	To sue and be sued in its own name, and to plead and be impleaded;
13	(9)	To receive, administer, and comply with the conditions and
14	<u>, </u>	requirements respecting any gift, grant, or donation of any property or
15		money;
16	(10)	To acquire by purchase, lease, gift, or otherwise, or to obtain options
17	<u>~</u>	for the acquisition of, any property, real or personal, improved or
18		unimproved, including an interest in land less than the fee thereof;
19	<u>(11)</u>	To sell, lease, exchange, transfer, or otherwise dispose of, or to grant
20	<u>~</u>	options for any such purposes with respect to, any real or personal
21		property or interest therein;
22	(12)	Subject to the provisions of this Part, to pledge, assign, mortgage, or
23	<u>., , , , , , , , , , , , , , , , , , , </u>	otherwise grant a security interest in any real or personal property or
24		interest therein, including the right and power to pledge, assign, or
25		otherwise grant a security interest in any money, rents, charges, or
26		other revenues and any proceeds derived by an Authority from any and
27		<u>all sources;</u>
28	<u>(13)</u>	Subject to the provisions of this Part, to borrow money to finance
29		regional facilities, including support facilities, to issue revenue bonds
30		or notes or to refund any revenue bonds or notes issued by the
31		Authority, whether or not in advance of their maturity or earliest
32		redemption date, or to provide funds for other corporate purposes of
33		the Authority;
34	<u>(14)</u>	With the approval of the unit of local government's chief
35		administrative official, to use officers, employees, agents, and facilities
36		of any member unit of local government for such purposes and upon
37		such terms as may be mutually agreeable;
38	<u>(15)</u>	With the approval of the Chancellor of a constituent institution, to use
39		officers, employees, agents, and facilities of the member constituent
40		institution for such purposes and upon such terms as may be mutually
41		agreeable;
42	<u>(16)</u>	To develop and make data, plans, information, surveys, and studies of
43		public facilities within the territorial jurisdiction of an Authority, and
44		to prepare and make recommendations in regard thereto;

	1993		GENERAL ASSEMBLY OF NORTH CAROLINA
1	(1	17)	To study and plan for new and improved facilities projects. These
2	7.	<u>, </u>	facilities should be of such sizes and in such locations that they will be
3			adequate to serve the population of the member units of the Authority
4			(and beyond) to the extent possible;
5	(1	18)	To design any new such facilities so they include such equipment and
6			design that efficiency, cost, accessibility, utility, and usability of such
7			facilities will be maximized;
8	<u>(1</u>	<u>19)</u>	To have facilities grouped into complexes or separated as an Authority
9			may see fit, and such facilities may include ancillary support facilities
10			including but not limited to those for administration, sports science,
11			sports medicine, training, museums, meeting rooms and conference
12			centers, accommodations, food services, retail shops, theaters, video
13			services, schools, and educational services;
14	<u>(2</u>	20)	To operate the facilities in such a way as to make them as accessible as
15			possible for rental and use by the public while balancing the need for
16			as many of the facilities as possible (particularly any arenas and stadia)
17			to operate annually without a deficit (exclusive of any debt service);
18	<u>(2</u>	<u>21)</u>	To operate such facilities together with the State, any other entity of
19			the State, or local government as appropriate to maintain a high profile
20			and promotional value for North Carolina and the region encompassed
21			by an Authority and to attract as many major regional, national, and
22			international tournaments, events, championships training centers,
23			training camps, and headquarters for the governance of various sports,
24	(7		associations, and events as reasonable and possible;
25 26	<u>(</u> 2	<u>22)</u>	To generate a significant and continuing positive economic impact on the region and State through the construction and exerction of facilities
26 27			the region and State through the construction and operation of facilities
27 28	C	12)	and conduct of events and activities within the facilities; To set and collect such fees and charges for use of such facilities as the
28 29	<u>\</u>	<u>23)</u>	Authority may determine;
30	C	<u>24)</u>	To apply to the appropriate agencies of the State, the United States or
31	<u>\</u> 2	<u>27)</u>	any state thereof, and to any other proper agency for such permits,
32			licenses, certificates, or approvals as may be necessary, and to
33			construct, maintain, and operate projects in accordance with such
34			licenses, permits, certificates, or approvals in the same manner as any
35			other person or operating unit of any other person; and
36	(2	25)	To employ engineers, architects, attorneys, real estate counselors,
37	<u></u>		appraisers, financial advisors and such other consultants and
38			employees as may be required in the judgment of an Authority and to
39			fix and pay their compensation from funds available to an authority
40			therefor and to select and retain subject to approval of the Local
41			Government Commission, the financial consultants, underwriters, and
42			bond attorneys to be associated with the issuance of any revenue bonds
43			and to pay for services rendered by underwriters, financial consultants,

1	on band attenness out of the needed of one and ignore with record to
1	or bond attorneys out of the proceeds of any such issue with regard to
2 3	which the services were performed.
3 4	" <u>§ 160A-480.5. Bonds.</u>
4 5	(a) Each Authority may provide for the issuance, at one time or from time to time, of bonds or notes of the Authority to carry out and effect its corporate purposes as
6	provided in this Part. The principal of, the interest on, and any premium payable upon
7	the redemption of such bonds shall be payable solely from the funds herein authorized
8	for such payment. Any such notes may be made payable from the proceeds of bonds or
9	renewal notes, or, in the event bond or renewal note proceeds are not available, such
10	notes may be paid from any available revenues or other funds provided therefor. The
11	bonds and notes of each issue shall be dated, shall mature at such time or times not
12	exceeding 40 years from the date of their issuance, and may be made redeemable before
13	maturity at such price or prices and under such terms and conditions, as may be fixed by
14	the Authority prior to the issuance of the bonds or notes. The Authority shall determine
15	the form and the manner of execution of the bonds or notes, and shall fix the
16	denomination or denominations of the bonds or notes and the place or places of
17	payment of principal and interest. In case any officer whose signature or a facsimile of
18	whose signature shall appear on any bonds or notes shall cease to be such officer before
19	the delivery thereof, such signature or such facsimile shall nevertheless be valid and
20	sufficient for all purposes the same as if he had remained in office until such delivery.
21	The Authority may also provide for the authentication of the bonds and notes by a
22	trustee or fiscal agent.
23	The proceeds of bonds or notes of each issue shall be used solely for the purposes
24	for which such bonds or notes shall have been issued, and shall be disbursed in such
25	manner and under such restrictions, if any, as the Authority may provide in the
26	resolution authorizing the issuance of, or any trust agreement securing such bonds or
27	notes. If the proceeds of the bonds or notes of any issue, by reason of increased
28 29	construction costs or error in estimates or otherwise, shall be less than such cost,
29 30	additional bonds or notes may in like manner be issued to provide the amount of such deficiency. The Authority may issue interim receipts or temporary bonds exchangeable
31	for definitive bonds when such bonds have been executed and are available for delivery.
32	The Authority may also provide for the replacement of any bonds or notes which shall
33	become mutilated or shall be destroyed or lost.
34	Bonds or notes may be issued under the provisions of this Part without obtaining,
35	except as otherwise expressly provided in this Part, the consent of the State or of any
36	political subdivisions or of any agency of either thereof, and without any other
37	proceedings or the happening of any conditions or things other than those proceedings,
38	conditions, or things which are specifically required by this Part and the provisions of
39	the resolution authorizing the issuance of, or any trust agreement securing such bonds or
40	notes.
41	(b) Bonds and notes issued by the Authority may be secured by the revenues of
42	any facility project or projects. The Authority may establish, maintain, revise, charge,
43	and collect such rates, fees, rentals, or other charges for the use, services, and facilities
44	of or furnished by any facility project, and to provide methods of collection of and

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penalties for nonpayment of such rates, fees, rentals, or other charges. Except as herein 1 2 otherwise permitted, the rates, fees, rentals, and charges so fixed and charged shall be 3 such as will produce revenues as will be sufficient with any other available funds to meet the maintenance and operation expenses of the facility project any improvements 4 5 and renewals and replacements thereto, including reserves therefor, to pay when due the 6 principal, interest, and redemption premium, if any, on any bonds and notes secured 7 thereby, and to fulfill the terms of any agreements made by the Authority with the holders of bonds and notes secured by revenues of a facility project. 8 9 The Authority may pledge to the payment of its revenue bonds or notes the revenues 10 from one or more facility projects, including revenues from improvements, betterments, or extensions to such projects thereafter constructed or acquired as well as the revenues 11 12 from existing facility projects. 13 (c) Bonds and notes may also be secured by and payable from debt service 14 subsidy payments to be received by the Authority from the units of local government 15 that are members of the Authority as provided by G.S. 160A-480.7; provided, however, that the agreements and undertakings by the units of local government to pay such 16 17 payments shall not obligate the unit of local government to exercise any power of 18 taxation by the local unit, all as more fully provided in G.S. 160A-480.7. The Authority may accept debt service subsidy payments from such units of local government and 19 20 enter into memoranda of understanding or similar documents relating to such debt 21 service subsidy payments. The Authority may agree to apply to the payment of its 22 bonds and notes all amounts so received. 23 Bonds and notes may also be secured by security interests in any real or (d) 24 personal property either acquired with the proceeds of bonds and notes, or upon which improvements are provided from the proceeds of bonds and notes. Such security 25 interest may cover all real and personal property so acquired or improved or any portion 26 27 thereof. The Authority is hereby authorized to enter into such deeds of trust, mortgages, security agreements, and similar instruments as shall be necessary or desirable to carry 28 29 out the powers set forth in this subsection. Bonds and notes may also be secured by 30 security interests in any real or personal property conveyed to the Authority by any member unit of local government or constituent institution or any other person. 31 32 In the event that the Authority fails to perform its obligations with respect to the 33 bonds and notes and foreclosure or similar sale of property subject to a security interest occurs, a deficiency judgment may not be rendered against the Authority except to the 34 35 extent that such deficiency is payable from the sources, if any, described in subsection 36 and (c) of this section. (b) Bonds and notes may be secured by and payable from a combination of any 37 (e) 38 of the sources described in subsections (b), (c), and (d) of this section, all as shall be 39 specified in the resolution or trust instrument authorizing such bonds. In the event that bonds and notes are to be secured by the sources described in subsections (b) and (c) of 40 this section, the Authority may adjust the rates, fees, and charges to be collected to 41 42 reflect the anticipated receipt of funds described in subsection (c) of this section in establishing the required amount of revenues of the sports facility project required to be 43 collected. 44

1	" <u>§ 160A-480.6. Sale of bonds.</u>
2	Upon the filing with the Local Government Commission of a resolution of the
3	Authority requesting that its bonds or notes be sold, such bonds or notes may be sold in
4	such manner, either at public or private sale, and for such price as the Local
5	Government Commission shall determine to be for the best interests of the Authority
6	and effectuate best the purposes of this Part, provided that such sale shall be approved
7	by the Authority.
8	The proceeds of any bonds or notes shall be used solely for the purposes for which
9	issued and shall be disbursed in such manner and under such restrictions, if any, as the
10	Authority may provide in the resolution authorizing the issuance of, or any trust
11	agreement securing such bonds or notes.
12	Prior to the preparation of definitive bonds, the Authority may, under like
13	restrictions, issue interim receipts or temporary bonds, with or without coupons,
14	exchangeable for definitive bonds, when such bonds shall have been executed and are
15	available for delivery.
16	" <u>§ 160A-480.7. Additional powers of member units of local government.</u>
17	(a) In addition to the other powers of a unit of local government, any unit of local
18	government that is a member unit of an Authority may by resolution undertake
19	commitments to contribute debt service subsidy payments to the Authority to be applied
20	to pay principal and interest on bonds or notes of the Authority issued pursuant to the
21	provisions of this Part. Such commitment may be for a specified amount, cover
22	payments to be made during a specified time period, be limited to funds derived from a
23	specified source, provide for the amount of the contributions to be based upon a
24	formula, or contain such other terms and conditions as the governing body of the unit of
25	local government shall determine and set forth in the resolution expressing the
26	undertaking. Any such resolution shall state that the payment by the unit of local
27	government of a debt service subsidy payment is subject to the appropriation by the
28	governing body of the unit of local government of amounts sufficient to pay such
29	payment, and that the unit of local government is not obligated to appropriate any such
30	amount.
31	(b) In addition to the powers of a unit of local government set forth in subsection
32	(a) of this section, a unit of local government that is a member unit of an Authority may
33	enter into a special obligation agreement to pay debt service subsidy payments to an
34	Authority to be applied to pay principal and interest on bonds or notes of the Authority
35	issued pursuant to the provisions of this Part. Such payments may be derived from any
36	available source or sources of revenues of the unit, provided that the agreement to use
37	such sources to make payments does not constitute a pledge of the unit's taxing power.
38	To the extent that the generation of the revenues is within the power of the unit, the unit
39	of local government may enter into covenants to take action to generate the revenues,
40	provided such covenant to generate revenues does not constitute a pledge of the unit's
41	taxing power.
42	The obligation of a unit of local government with respect to the sources of payment
43	shall be specifically identified in the proceedings of the governing body authorizing the
44	unit to enter the special obligation agreement. The sources of payment so specifically

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identified and then held or thereafter received by a unit or any fiduciary thereof shall 1 2 immediately be subject to the lien of the Authority's bond resolution or trust instrument 3 under which the bonds or notes secured thereby are issued without any physical delivery of the sources or further act. The lien shall be valid and binding as against all parties 4 5 having claims of any kind in tort, contract, or otherwise against the unit without regard 6 to whether the parties have notice thereof. The proceedings or any other document or 7 action by which the lien on a source of payment is created need not be filed or recorded 8 in any manner other than as provided in this Part. 9 (c) In addition to the foregoing, any such unit of local government may 10 undertake to make debt service subsidy payments to the Authority under a combination of a commitment described in subsection (a) of this section and an agreement described 11 12 in subsection (b) of this section. "§ 160A-480.8. Trust agreement or resolution. 13 14 In the discretion of the Authority, any bonds or notes issued under the provisions of 15 this Part may be secured by a trust instrument between the Authority and a bank or trust company or individual within the State, or a bank or a trust company without the State, 16 17 as trustee. Such trust instrument or the resolution of the Authority authorizing the 18 issuance of bonds or notes may pledge and assign all or any part of the revenues, funds, and other property provided for the security of the bonds, including proceeds from the 19 20 sale of any project, or part thereof, insurance proceeds, and condemnation awards, and 21 may convey or mortgage property to secure a bond issue as herein provided. The revenues and other funds derived from the project, except such part thereof as 22 23 may be necessary to provide reserves therefor, if any, shall be set aside at such regular 24 intervals as may be provided in such resolution or trust instrument in a sinking fund which may be thereby pledged to, and charged with, the payment of the principal of and 25 the interest on such bonds or notes as the same shall become due and the redemption 26 27 price or the purchase price of bonds retired by call or purchase as therein provided. Such pledge shall be valid and binding from the time when the pledge is made. The 28 29 revenues so pledged and thereafter received by the Authority shall immediately be 30 subject to the lien of such pledge without any physical delivery thereof or further act, and the lien of any such pledge shall be valid and binding as against all parties having 31 32 claims of any kind in tort, contract, or otherwise against the Authority, irrespective of 33 whether such parties have notice thereof. The use and disposition of money to the credit of such sinking fund shall be subject to the provisions of the resolution or trust 34 35 instrument. Such resolution or trust instrument may contain such provisions for protecting and enforcing the rights and remedies of the bondholders as may be 36 37 reasonable and proper and not in violation of law, including, without limitation, any one 38 or more of the following: 39 Acceleration of all amounts payable under the resolution or trust (1)40 instrument: 41 Appointment of a receiver to manage the project and any other (2)42 property mortgaged or assigned as security for the bonds; 43 Foreclosure and sale of the project and any other property mortgaged (3) 44 or assigned as security for the bonds; and

1	(4) Rights to bring and maintain such other actions at law or in equity as
2	may appear necessary or desirable to collect the amounts payable
3	under, or to enforce the covenants made in, the security document.
4	It shall be lawful for any bank or trust company incorporated under the laws of this
	State which may act as depositary of the proceeds of bonds, revenues, or other funds
5 6	
7	provided under this Part to furnish such indemnifying bonds or to pledge such securities as may be required by the Authority. All expenses incurred in carrying out the
8	
o 9	provisions of such resolution or trust instrument may be treated as a part of the cost of the project in connection with which bonds or notes are issued or as an expense of
10	administration of such project.
11	The Authority may subordinate bonds or notes to any prior, contemporaneous, or
12	future securities or obligations or lien, mortgage, or other security interest securing
13	bonds or notes.
14	"§ 160A-480.9. Trust funds.
15	Notwithstanding any of the provisions of law to the contrary, all money received
16	pursuant to the Authority of this Part, whether as proceeds from the sale of bonds or
17	notes or as revenues, shall be deemed to be trust funds to be held and applied solely as
18	provided in this Part. The resolution authorizing the issuance of, or the trust agreement
19	securing, any bonds or notes may provide that any of such moneys may be temporarily
20	invested and reinvested pending the disbursement thereof and shall provide that any
21	officer with whom, or any bank or trust company with which, such moneys shall be
22	deposited shall act as trustee of such moneys and shall hold and apply the same for the
23	purpose hereof, subject to such regulations as this Part and such resolution or trust
24	agreement may provide. Any such moneys may be invested as provided in G.S. 159-30,
25	as it may be amended from time to time.
26	" <u>§ 160A-480.10. Tax exemption.</u>
27	The exercise of the powers granted by this Part will be in all respects for the benefit
28	of the people of the State and will promote their health and welfare, and no tax or
29	assessment shall be levied by the State or any unit of local government upon any facility
30	project undertaken by an Authority.
31	Any bonds or notes issued by an Authority under the provisions of this Part, their
32	transfer and the income therefrom shall at all times be free from taxation by the State or
33	any local unit or political subdivision or other instrumentality of the State, excepting
34	inheritance or gift taxes.
35	" <u>§ 160A-480.11. Construction contracts.</u>
36	All contracts relating to the acquisition, construction, installation, and equipping of a
37	facility project shall be solicited, negotiated, awarded, and executed by the Authority
38	subject only to such approvals by the Authority as the Authority may require. The
39	provisions of Article 8 of Chapter 143 of the General Statutes shall not apply to any
40	such contracts.
41	"§ 160A-480.12. Faith and credit of State and units of local government not
42	pledged.
43	Bonds or notes issued by an Authority under the provisions of this Part shall not be
44	secured by a pledge of the faith and credit of the State or any agency or unit of local

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government thereof or be deemed to create an indebtedness of the State, or of any such 1 2 agency or unit of local government thereof, requiring any voter approval, but shall be 3 payable solely from the revenues, property and other funds provided therefor. Each bond or note issued by an Authority under this Part shall contain on its face a statement 4 5 to the effect that neither the faith and credit nor the taxing power of the State or of any 6 agency or unit of local government thereof is pledged as security for the payment of the principal of or the interest or premium on such bond or note. 7 8 "§ 160A-480.13. Bonds eligible for investment. 9 Bonds and notes issued under the provisions of this Part are hereby made securities 10 in which all public officers, agencies, and public bodies of the State and its political subdivisions, all insurance companies, trust companies, investment companies, banks, 11 12 savings banks, building and loan associations, credit unions, pension or retirement funds, other financial institutions engaged in business in the State, executors, 13 14 administrators, trustees, and other fiduciaries may properly and legally invest funds, 15 including capital in their control or belonging to them. Such bonds or notes are hereby made securities, which may properly and legally be deposited with and received by any 16 17 officer or agency of the State or political subdivision of the State for any purpose for 18 which the deposit of bonds, notes, or obligations of the State or any political subdivision is now or may hereafter be authorized by law. 19 20 "§ 160A-480.14. Revenue refunding bonds. 21 (a) Each Authority may provide for the issuance of refunding bonds of the Authority for the purpose of refunding any bonds or notes then outstanding which shall 22 have been issued under the provisions of this Part, including the payment of any 23 24 redemption premium thereon and any interest accrued or to accrue to the date of redemption of such bonds, and, if deemed advisable by the Authority, for either or both 25 of the following purposes: 26 27 Constructing improvements, additions, extensions or enlargements of (1)the project, or projects in connection with which the bonds or notes to 28 29 be refunded shall have been issued, and 30 Paying all or any part of the cost of any additional project or projects. (2)31 The issuance of such bonds or notes, the maturities and other details thereof, the 32 rights of the holders thereof, and the rights, duties, and obligations of the Authority in 33 respect to the same shall be governed by the provisions of this Part which relate to the issuance of bonds or notes, insofar as such provisions may be appropriate therefor. 34 35 (b) Refunding bonds issued under this section may be sold or exchanged for outstanding bonds or notes issued under this Part and, if sold, the proceeds thereof may 36 be applied in addition to any authorized purposes, to the purchase, redemption, or 37 38 payment of such outstanding bonds or notes. Pending the application of the proceeds of such refunding bonds, with any other available funds, to the payment of the principal of 39 and accrued interest and any redemption premium on the bonds or notes being refunded. 40 and, if so provided or permitted in securing the same, to the payment of any interest on 41 42 such refunding bonds and any expenses in connection with such refunding, such proceeds may be invested in direct obligations of, or obligations the principal of and the 43 interest on which are unconditionally guaranteed by, the United States of America 44

1 which shall mature or which shall be subject to redemption by the holder thereof, at the 2 option of such holder, not later than the respective dates when the proceeds, together 3 with the interest accruing thereon, will be required for the purposes intended. 4 "§ 160A-480.15. Appointed members and officers not liable. 5 No appointed member or officer of the governing board of any Authority shall be 6 subject to any personal liability or accountability by reason of the execution of any 7 bonds or notes or the issuance thereof. 8 "§ 160A-480.16. Withdrawal from Authority. 9 Any member unit may withdraw from a regional authority at the end of any fiscal 10 year by giving at least 60 days' written notice to each of the other member units. A withdrawal does not affect the validity of any revenue bonds or notes, and any revenue 11 12 that was pledged in payment of bonds or notes under a special obligation agreement 13 pursuant to G.S. 160A-480.7(b) remains pledged for that purpose until the bonds and 14 notes and interest on the bonds and notes have been paid. Withdrawal of a member unit 15 shall not dissolve the Authority if at least one member unit remains. 16 "§ 160A-480.17. Fiscal accountability. 17 An Authority is a public authority subject to the provisions of Article 3 of Chapter 18 159 of the General Statutes of North Carolina. 19 "§ 160A-480.18. Dissolution of authorities. 20 Whenever the governing body of the Authority shall determine that the purposes for 21 which the Authority was formed has been substantially fulfilled and that all bonds and 22 notes theretofore issued and all other obligations theretofore incurred by the Authority have been fully paid or satisfied, such governing body may declare the Authority to be 23 24 dissolved. On the effective date of such resolution, the title to all funds and other property owned by the Authority at the time of such dissolution shall vest in The 25 University of North Carolina or in the member units of local government in the manner 26 27 specified by the Charter. 28 "§ 160A-480.19. Interpretation of Part. 29 Additional method. The foregoing sections of this Part shall be deemed to (a) 30 provide an additional and alternative method for the doing of the things authorized thereby and shall be regarded as supplemental and additional to powers conferred by 31 other laws, and shall not be regarded as in derogation of any powers now existing. 32 33 References in this Part to specific sections or Chapters of the General Statutes (b)are intended to be references to such sections or Chapters as they may be amended from 34 35 time to time by the General Assembly. Liberal construction. This Part, being necessary for the health and welfare of 36 (c) the people of the State, shall be liberally construed to effect the purposes thereof. 37 38 Inconsistent provisions. Insofar as the provisions of this Part are inconsistent (d) 39 with the provisions of any general laws, or parts thereof, the provisions of this Part shall be controlling. 40 Severability. If any provision of this Part or the application thereof to any 41 (e) 42 person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the Part which can be given effect without the invalid provision or 43 44 application, and to this end the provisions of this Part are declared to be severable."

Sec. 2. This act is effective upon ratification.

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