# GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2011**

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## **HOUSE BILL 391** Senate Finance Committee Substitute Adopted 5/30/12 Third Edition Engrossed 6/5/12

Short Title: **RTP** District Amendments. (Public)

Referred to:	
Referred to:	

Sponsors:

# March 17, 2011

# A BILL TO BE ENTITLED

1	A BILL TO BE ENTITLED
2	AN ACT TO REVISE THE LAWS RELATING TO COUNTY RESEARCH AND
3	PRODUCTION SERVICE DISTRICTS TO REFLECT CHANGED CIRCUMSTANCES
4	TO ALLOW FLEXIBILITY IN PROVISION OF SERVICES IN URBAN AREAS OF
5	SUCH DISTRICTS, AND TO AMEND THE COUNTY SERVICE DISTRICT ACT OF
6	1973 RELATING TO APPROVAL OF PROPERTY TAXES IN
7	MULTIJURISDICTIONAL INDUSTRIAL PARK DISTRICTS.
8	The General Assembly of North Carolina enacts:
9	SECTION 1. Part 2 of Article 16 of Chapter 153A of the General Statutes reads as
10	rewritten:
11	"Part 2. County Research and Production Service Districts.Districts and Urban Research
12	Service Districts.
13	"§ 153A-311. Purposes for which districts may be established.
14	The board of commissioners of any county may define a county research and production
15	service district in order to finance, provide, and maintain for the district any service, facility, or
16	function that a county or a city is authorized by general law to provide, finance, or maintain.
17	Such a service, facility, or function shall be financed, provided, or maintained in the district
18	either in addition to or to a greater extent than services, facilities, or functions are financed,
19	provided, or maintained for the entire county.
20	"§ 153A-312. Definition of research and production service district.
21	(a) Standards. – The board of commissioners may by resolution establish a research and
22	production service district for any area of the county that, at the time the resolution is adopted,
23	meets the following standards:
24	(1) All (i) real property in the district is being used for or is subject to covenants
25	that limit its use to research research; or scientifically-oriented production or
26	for production, technology, education; or associated commercial
27	commercial, residential, or institutional purposes purposes; or for other
28	purposes specifically authorized pursuant to the terms and conditions of the
29	covenants, or (ii) if all the real property in the district is part of a
30	multijurisdictional industrial park that satisfies the criteria of
31	G.S. 143B-437.08(h), all such real property in the district is subject to
32	covenants that limit its use to research or scientifically oriented production,
33	associated commercial or institutional purposes, or other industrial and
34	associated commercial and institutional uses.



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1 2	(2)	The district (i) contains at least 4,000 acres or (ii) satisfies the criteria of G.S. 143B-437.08(h).
3 4 5	(3)	The district (i) includes research and production facilities that in combination employ at least 5,000 persons or (ii) satisfies the criteria of G.S. 143B-437.08(h).
6 7 8	<del>(4)</del>	All real property located in the district was at one time or is currently owned by a nonprofit corporation, which developed or is developing the property as a research and production park.
9 10 11 12	(5)	A petition requesting creation of the district signed by at least fifty percent (50%) of the owners of real property in the district who own at least fifty percent (50%) of total area of the real property in the district has been presented to the board of commissioners. In determining the total area of real
13 14 15 16		property in the district and the number of owners of real property, there shall be excluded (1) real property exempted from taxation and real property classified and excluded from taxation and (2) the owners of such exempted or classified and excluded property.
17 18 19 20 21 22	<del>(6)</del> (7)	The district has no more than 25 permanent residents. There exists in the district an association of owners and tenants, to which at least seventy-five percent (75%) of the owners of <u>nonresidential</u> real property belong, which association can make the recommendations provided for in G.S. 153A-313. This subdivision shall not apply to a research and production carries district that estimates the criteria of C.S. 142D, 427.08(h)
22 23 24 25 26 27 28 29	(8)	production service district that satisfies the criteria of G.S. 143B-437.08(h). There exists, or will exist when conveyed by the nonprofit corporation described in subdivision (4) of this subsection, exist_deed-imposed conditions, covenants, restrictions, and reservations that apply to all real property in the district other than property owned by the federal government.district, provided that the covenants, restrictions, and reservations shall not be effective against the United States as long as it owns or leases property in the district but shall apply to any subsequent
30 31 32	(9)	owner or lessee of such property. No part of the district lies within the boundaries of any incorporated city or town.
33 34		f Commissioners may establish a research and production service district if, tion and evidence it receives, the Board finds that:
35 36 37 38	(1) (2)	The proposed district meets the standards set forth in this subsection; and It is impossible or impracticable to provide on a countywide basis the additional or higher levels of services, facilities, or functions proposed for the district; and
39 40	(3)	It is economically feasible to provide the proposed services, facilities, or functions to the district without unreasonable or burdensome tax levies.
41 42 43	established prior	ional Uses. – A developer of a research and production service district to June 1, 2012, may amend the covenants that limit the use of real property in lude any of the following uses: research; or scientifically-oriented production,
44 45 46	other purposes sp	cation; or associated commercial, residential, or institutional purposes; or for pecifically authorized pursuant to the terms and conditions of the covenants. A duction complex district is programed to be in compliance with the standards in
46 47 48	subsection (a) of	duction service district is presumed to be in compliance with the standards in this section if the district met the standards in subsection (a) of this section, as vas enacted at the time of the establishment of the district.
48 49 50 51	(b) Multi- research and pr	-County Districts. – If an area that meets the standards for creation of a roduction service district lies in more than one county, the boards of of those counties may adopt concurrent resolutions establishing a service

1 district, even if that portion of the district lying in any one of the counties does not by itself 2 meet the standards. Each of the county boards of commissioners shall follow the procedure set 3 out in this section for creation of a service-district. 4 If a multi-county service-district is established, as provided in this subsection, the boards of 5 commissioners of the counties involved shall jointly determine whether the same appraisal and 6 assessment standards apply uniformly throughout the district. district, or, in the case of a 7 multijurisdictional industrial park that satisfies the criteria of G.S. 143B-437.08(h), whether 8 there is a current need in each participating county to levy a tax, which determination shall be 9 made by each participating county's board of commissioners. This determination shall be set 10 out in concurrent resolutions of the boards. If the same appraisal and assessment standards 11 apply uniformly throughout the district, the boards of commissioners of all the counties shall levy the same rate of tax for the district, so that a uniform rate of tax is levied for district 12 13 purposes throughout the district. If the boards determine that the same standards do not apply 14 uniformly throughout the district, the boards shall agree on the extent of divergence between 15 the counties and on the resulting adjustments of tax rates that will be necessary in order that an 16 effectively uniform rate of tax is levied for district purposes throughout the district. In the event 17 that one or more of the boards of commissioners in one or more of the counties participating in 18 a multijurisdictional industrial park that satisfies the criteria of G.S. 143B-437.08(h) determines 19 that there is no current need to levy a tax for all or part of the property meeting said 20 requirements within its jurisdictional boundaries, then that county or those counties shall be 21 under no obligation to do so. That county or those counties participating in a multijurisdictional 22 industrial park that satisfies the criteria of G.S. 143B-437.08(h) that choose to levy a tax for all or part of the property meeting said requirements within its jurisdictional boundaries may do so 23 24 without setting an effectively uniform rate of tax as described above, provided such rate shall 25 not exceed the rate allowed in G.S. 143B-317(b). 26 The boards of commissioners of the counties establishing a multi-county service-district 27 pursuant to this subsection may, by concurrent resolution, provide for the administration of 28 services within the district by one or more counties on behalf of all the establishing counties." 29 Report. - Before the public hearing required by subsection (d), the board of (c)30 commissioners shall cause to be prepared a report containing: 31 A map of the proposed district, showing its proposed boundaries; (1)32 A statement showing that the proposed district meets the standards set out in (2)33 subsection (a); and 34 A plan for providing one or more services, facilities, or functions to the (3) 35 district. 36 The report shall be available for public inspection in the office of the clerk to the board for 37 at least four weeks before the date of the public hearing. Hearing and Notice. - The board of commissioners shall hold a public hearing (d) before adopting any resolution defining a service district under this section. Notice of the hearing shall state the date, hour, and place of the hearing and its subject, and shall include a map of the proposed district and a statement that the report required by subsection (c) is available for public inspection in the office of the clerk to the board. The notice shall be

38 39 40 41 42 43 published at least once not less than one week before the date of the hearing. In addition, it 44 shall be mailed at least four weeks before the date of the hearing by any class of U.S. mail 45 which is fully prepaid to the owners as shown by the county tax records as of the preceding 46 January 1 (and at the address shown thereon) of all property located within the proposed 47 district. The person designated by the board to mail the notice shall certify to the board that the 48 mailing has been completed and his certificate is conclusive in the absence of fraud.

49 Effective Date. - The resolution defining a service-district shall take effect at the (e) 50 beginning of a fiscal year commencing after its passage, as determined by the board of 51 commissioners.

"§ 153A-313. Advisory-Research and production service district advisory committee. 1 2 The board or boards of commissioners, in the resolution establishing a research and (a) 3 production service district, shall also provide for an advisory committee for the district. Such a 4 committee shall have at least 10 members, serving terms as set forth in the resolution; one 5 member shall be the representative of the developer of the research and production park.park 6 established as a research and production service district. The resolution shall provide for the 7 appointment or designation of a chairman. chair. The board of commissioners or, in the case of 8 a multi-county service-district, the boards of commissioners shall appoint the members of the 9 advisory committee. If a multi-county service district is established, the concurrent resolutions 10 establishing the district shall provide how many members of the advisory committee are to be 11 appointed by each board of commissioners. Before making the appointments, the appropriate 12 board shall request the association of owners and tenants, required by G.S. 153A-312(a), to 13 submit a list of persons to be considered for appointment to the committee; the association shall 14 submit at least two names for each appointment to be made. Except as provided in the next two 15 sentences, the board of commissioners shall make the appointments to the committee from the 16 list of persons submitted. In addition, the developer of the research and production park shall 17 appoint one person to the advisory committee as the developer's representative on the 18 committee. In addition, in a single county service-district, the board of commissioners may 19 make two additional appointments of such other persons as the board of commissioners deems 20 appropriate, and in a multi-county service-district, each board of county commissioners may 21 make one additional appointment of such other person as that board of commissioners deems 22 appropriate. Whenever a vacancy occurs on the committee in a position filled by appointment 23 by a the board of commissioners, the appropriate board, before filling the vacancy, shall request 24 the association to submit the names of at least two persons to be considered for the vacancy; 25 and the board shall fill the vacancy by appointing one of the persons so submitted, except that if 26 the vacancy is in a position appointed by the board of commissioners under the preceding 27 sentence of this section, the board of commissioners making that appointment shall fill the 28 vacancy with such person as that board of commissioners deems appropriate.

Each year, before adopting the budget for the service district and levying the tax for the district, the board or boards of commissioners shall request recommendations from the advisory committee as to the level of services, facilities, or functions to be provided for the district for the ensuing year. The board or boards of commissioners shall, to the extent permitted by law, expend the proceeds of any tax levied for the district in the manner recommended by the advisory board.committee.

35 (b) In the event that the research and production service district satisfies the criteria of 36 G.S. 143B-437.08(h), the board of directors for the nonprofit corporation which owns the 37 industrial park shall serve as the advisory committee described in subsection (a) of this section. 38 "§ 153A-314. Extension of service districts.

39 (a) Standards. – A board of commissioners may by resolution annex territory to a
 40 research and production service district upon finding that:

- 41 The conditions, covenants, restrictions, and reservations required by (1)42 G.S. 153A-312(a)(8) that apply to all real property in the research district, 43 other than property owned by the federal government, district also apply or 44 will apply to the property, other than property owned by the federal 45 government, to be annexed property to be annexed, provided that the covenants, restrictions, and reservations shall not be effective against the 46 47 United States as long as it owns or leases property in the district but shall 48 apply to any subsequent owner or lessee of such property. 49
- 49 (2) One hundred percent (100%) of the owners of real property in the area to be annexed have petitioned for annexation.

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1 2	(3) The district, following the annexation, will continue to meet the standards set out in G.S. 153A-312(a).
3 4	(4) The area to be annexed requires the services, facilities, or functions financed, provided, or maintained for the district.
5	(5) The area to be annexed is contiguous to the district.
6	(b) Report. – Before the public hearing required by subsection (c), the board shall cause
7	to be prepared a report containing:
8 9	(1) A map of the district and the adjacent territory proposed to be annexed, showing the present and proposed boundaries of the district; and
10 11	(2) A statement showing that the area to be annexed meets the standards and requirements of subsection (a) of this section.
12	The report shall be available for public inspection in the office of the clerk to the board for at
13	least four weeks before the date of the public hearing.
14	(c) Hearing and Notice. – The board shall hold a public hearing before adopting any
15	resolution extending the boundaries of a service-district. Notice of the hearing shall state the
16	date, hour and place of the hearing and its subject, and shall include a statement that the report
17	required by subsection (b) of this section is available for inspection in the office of the clerk to
18	the board. The notice shall be published at least once not less than four weeks before the
19	hearing. In addition, the notice shall be mailed at least four weeks before the date of the hearing
20	by any class of U.S. mail which is fully prepaid to the owners as shown by the county tax
21	records as of the preceding January 1 (and at the address shown thereon) of all property located
22	within the area to be annexed. The person designated by the board to mail the notice shall
23	certify to the board that the mailing has been completed, and the certificate shall be conclusive
24	in the absence of fraud.
25 26	(d) Effective Date. – The resolution extending the boundaries of the district shall take
20 27	effect at the beginning of a fiscal year commencing after its passage, as determined by the board.
28	"§ 153A-314.1. Removal of territory from service districts.
28 29	(a) Standards. – A board of commissioners may by resolution remove territory from a
30	research and production service district upon finding that:
31	(1) The owners of the territory to be removed contemplate placing residential
32	uses on some of the territory to be removed removal has been recommended
33	by a vote of two-thirds of the eligible votes of the owners and tenants
34	association.
35	(2) One hundred percent (100%) of the owners of real property in the territory to
36	be removed have petitioned for removal.
37	(3) The territory to be removed no longer requires the services, facilities, or
38	functions financed, provided, or maintained for the district.
39	(b) Report. – Before the public hearing required by subsection (c) of this section, the
40	board shall cause to be prepared a report containing:
41	(1) A map of the district highlighting the territory proposed to be removed,
42	showing the present and proposed boundaries of the district; and
43	(2) A statement showing that the territory to be removed meets the standards
44	and requirements of subsection (a) of this section.
45	The report shall be available for public inspection in the office of the clerk to the board for at
46	least 10 days before the date of the public hearing.
47	(c) Hearing and Notice. – The board shall hold a public hearing before adopting any
48	resolution reducing the boundaries of a service district. Notice of the hearing shall state the
49	date, hour, and place of the hearing and its subject and shall include a statement that the report
50	required by subsection (b) of this section is available for inspection in the office of the clerk to
51	the board. The notice shall be published at least once not less than seven days before the

hearing. In addition, the notice shall be mailed at least two weeks before the date of the hearing by any class of U.S. mail which is fully prepaid to the owners as shown by the county tax records as of the preceding January 1 (and at the address shown thereon) of all property located within the territory to be removed. The person designated by the board to mail the notice shall certify to the board that the mailing has been completed, and the certificate shall be conclusive in the absence of fraud.

7 (d) Municipal Annexation Allowed Under General Law. – The general law concerning
8 annexation, Article 4A of Chapter 160A of the General Statutes, shall apply to any territory
9 removed from the district under this section, notwithstanding any local act to the contrary.

10 (e) Effective Date. – The resolution reducing the boundaries of the district shall take 11 effect at the beginning of a fiscal year commencing after its passage, as determined by the 12 board.

# 13 "§ 153A-315. Required provision or maintenance of services.

14 (a) New District. – When a county or counties define a research and production service 15 district, it or they shall provide, maintain, or let contracts for the services for which the district 16 is being taxed within a reasonable time, not to exceed one year, after the effective date of the 17 definition of the district.

18 (b) Extended District. – When a territory is annexed to a research and production 19 service district, the county or counties shall provide, maintain, or let contracts for the services 20 provided or maintained throughout the district to property in the area annexed to the district 21 within a reasonable time, not to exceed one year, after the effective date of the annexation.

# 22 "§ 153A-316. Abolition of service-districts.

23 A board or boards of county commissioners may by resolution abolish a research and 24 production service district upon finding that (i) a petition requesting abolition, signed by at 25 least fifty percent (50%) of the owners of nonresidential real property in the district who own at 26 least fifty percent (50%) of the total area of <u>nonresidential</u> real property in the district, has been 27 submitted to the board or boards; and (ii) there is no longer a need for such service-district. In 28 determining the total area of <u>nonresidential</u> real property in the district and the number of 29 owners of nonresidential real property, there shall be excluded (1) real property exempted from 30 taxation and real property classified and excluded from taxation and (2) the owners of such 31 exempted or classified and excluded property. The board or boards shall hold a public hearing 32 before adopting a resolution abolishing a district. Notice of the hearing shall state the date, 33 hour, and place of the hearing, and its subject, and shall be published at least once not less than 34 one week before the date of the hearing. The abolition of any service district shall take effect at 35 the end of a fiscal year following passage of the resolution, as determined by the board or 36 boards. If a multi-county service district is established, it may be abolished only by concurrent 37 resolution of the board of commissioners of each county in which the district is located.

38

# "§ 153A-316.1. Urban research service district (URSD).

39	<u>(a)</u>	Stand	ards The board of commissioners of a county may establish one or more
40	urban rese	arch	service districts ("URSD" as used in this Part) that meets the following
41	standards:		
42		(1)	The URSD is within a county research and production service district
43			located partly within that county.
44		(2)	The URSD is located wholly within that county.
45		(3)	The URSD is not contained within another URSD.
46		(4)	A petition requesting creation of the URSD signed by at least fifty percent
47			(50%) of the owners of real property in the URSD who own at least fifty
48			(50%) of total area of the real property in the URSD has been presented to
49			the board of commissioners.
50	<u>(b)</u>	Repor	rt Before the public hearing required by subsection (c) of this section, the
51	board of co	ommis	sioners shall cause to be prepared and adopted by it a report. The report shall

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be available fo	r public inspection in the office of the clerk to the board	l for at least four weeks
	of the public hearing. The report shall contain the follow	
(1)	A map of the proposed URSD, showing its proposed	
(2)	A statement showing that the proposed URSD	
<u>(=)</u>	providing urban services, facilities, or functions to a	
	the entire county and (ii) in the county research	-
	district.	
<u>(3)</u>	<u>A plan for providing one or more services, facilit</u> URSD.	ies, or functions to the
(c) Hea	ring and Notice. – The board of commissioners shall	hold a public hearing
	g any resolution defining a URSD under this section. No	
	hour, and place of the hearing and its subject, and sha	-
	D and a statement that the report required by subsection	-
1 1	ublic inspection in the office of the clerk to the board	
	ast once not less than one week before the date of the	•
	at least four weeks before the date of the hearing by an	
	to the owners, as shown by the county tax records as o	•
	ty located within the proposed URSD. The person des	· · ·
· · ·	e shall certify to the board that the mailing has be	• •
	on's certificate is conclusive in the absence of fraud.	<u> </u>
	ctive Date. – The resolution defining a URSD shall take	e effect at the beginning
	commencing after its passage, as determined by the boar	
	URSD advisory committee.	
	nbers. – The board of commissioners, in the resolution	n establishing a URSD,
	de for an advisory committee for the URSD. The comm	
	erving terms as set forth in the resolution. The resolution	
	designation of a chairperson. The board of commissi	-
	e USRD advisory committee. Before making the appoint	<u> </u>
request the ass	ociation of owners and tenants, required by G.S. 153A-3	12(a), to submit a list of
persons to be	considered for appointment to the committee. The asso	ociation shall submit at
least two name	s for each appointment to be made. Except as provided	in subsection (b) of this
section, the boa	rd of commissioners shall make the appointments to the	committee from the list
of persons sub-	nitted.	
<u>(b)</u> <u>Ada</u>	itional Members In addition to the members provided	in subsection (a) of this
	eveloper of the research and production park establis	
production ser	vice district shall appoint one person to the URSD adv	visory committee as the
	presentative on the committee. The board of commiss	•
**	ointments of such other persons as the board of	commissioners deems
appropriate.		
	ancy Whenever a vacancy occurs on the committee	÷
	the board of commissioners, the board, before filling th	
	to submit the names of at least two persons to be cons	
	hall fill the vacancy by appointing one of the persons so	-
	in a position appointed by the board of commissioners	
	e board of commissioners making that appointment sha	all fill the vacancy with
	the board of commissioners deems appropriate.	
	isory Role Each year, before adopting the budget for	
	URSD, the board of commissioners shall request reco	
	y committee as to the level of services, facilities, or func	<b>1</b>
the URSD for	the ensuing year. The board of commissioners shall, to	the extent permitted by

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1	law, expend the	proceeds of any tax levied for the URSD in the manner reco	mmended by the
2	URSD advisory	· ·	
3	•	Extension of URSD.	
4		ards. – A board of commissioners may by resolution ann	ex territory to a
5	URSD upon find		
6	(1)	The conditions, covenants, restrictions, and reservation	ons required by
7	<u> </u>	G.S. 153A-312(a)(8) that apply to all real property in the U	
8		or will apply to the property to be annexed, provided that	
9		restrictions, and reservations shall not be effective against	
10		as long as it owns or leases property in the URSD but sh	
11		subsequent owner or lessee of such property.	<u> </u>
12	<u>(2)</u>	One hundred percent (100%) of the owners of real property	in the area to be
13		annexed have petitioned for annexation.	
14	<u>(3)</u>	The URSD, following the annexation, will continue to meet	the standards set
15		out in G.S. 153A-316.1(a).	
16	<u>(4)</u>	The area to be annexed requires the services, facilities, or fu	nctions financed,
17		provided, or maintained for the URSD.	
18	(5)	The area to be annexed is contiguous to the URSD.	
19	(b) Repor	rt Before the public hearing required by subsection (c) of	this section, the
20	_	e to be prepared a report. The report shall be available for pul	
21		clerk to the board for at least four weeks before the date of th	
22		contain the following:	-
23	(1)	A map of the URSD and the adjacent territory proposed	to be annexed,
24		showing the present and proposed boundaries of the URSD.	
25	<u>(2)</u>	A statement showing that the area to be annexed meets the	he standards and
26		requirements of subsection (a) of this section.	
27	(c) <u>Heari</u>	ng and Notice. – The board shall hold a public hearing before	ore adopting any
28	resolution extend	ling the boundaries of a URSD. Notice of the hearing shall sta	ite the date, hour,
29	and place of the l	hearing and its subject, and shall include a statement that the r	eport required by
30	subsection (b) of	this section is available for inspection in the office of the cl	erk to the board.
31	The notice shall	be published at least once not less than four weeks before	e the hearing. In
32	addition, the not	ice shall be mailed at least four weeks before the date of the	e hearing by any
33	class of U.S. mai	il that is fully prepaid to the owners, as shown by the county	tax records as of
34		nuary 1, of all property located within the area to be anne	
35		e board to mail the notice shall certify to the board that the	mailing has been
36	completed, and the	he certificate shall be conclusive in the absence of fraud.	
37		tive Date. – The resolution extending the boundaries of the	
38		tinning of a fiscal year commencing after its passage, as de	etermined by the
39	board.		
40		Removal of territory from URSD.	
41		ards A board of commissioners may by resolution remove	e territory from a
42	URSD upon find		
43	<u>(1)</u>	The removal has been recommended by a vote of two-third	ds of the eligible
44		voters of the owners and tenants association.	
45	<u>(2)</u>	One hundred percent (100%) of the owners of real property	in the territory to
46		be removed have petitioned for removal.	o 11. i
47	<u>(3)</u>	The territory to be removed no longer requires the service	ces, tacilities, or
48		functions financed, provided, or maintained for the URSD.	
49 50	<u>(4)</u>	The county has not financed any project for which taxes lev	ied on the URSD
50		provide debt service pursuant to G.S. 153A-317.1(c).	

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1	(b) Report. – Before the public hearing required by subsection (c) of this section, the
2	board shall cause to be prepared a report. The report shall be available for public inspection in
3	the office of the clerk to the board for at least 10 days before the date of the public hearing. The
4	report shall contain the following:
5	(1) A map of the URSD highlighting the territory proposed to be removed,
6	showing the present and proposed boundaries of the URSD.
7	(2) A statement showing that the territory to be removed meets the standards
8	and requirements of subsection (a) of this section.
9	(c) Hearing and Notice. – The board shall hold a public hearing before adopting any
10	resolution reducing the boundaries of the URSD. Notice of the hearing shall state the date,
11	hour, and place of the hearing and its subject, and shall include a statement that the report
12	required by subsection (b) of this section is available for inspection in the office of the clerk to
13	the board. The notice shall be published at least once not less than seven days before the
14	hearing. In addition, the notice shall be mailed at least two weeks before the date of the hearing
15	by any class of U.S. mail that is fully prepaid to the owners, as shown by the county tax records
16	as of the preceding January 1, of all property located within the territory to be removed. The
17	person designated by the board to mail the notice shall certify to the board that the mailing has
18	been completed, and the certificate shall be conclusive in the absence of fraud.
19	(d) Effective Date. – The resolution reducing the boundaries of the URSD shall take
20	effect at the beginning of a fiscal year commencing after its passage, as determined by the
21	board.
22	"§ 153A-316.5. Required provision or maintenance of services in URSD.
23	(a) <u>New URSD. – When a county defines a URSD, it shall provide, maintain, or let</u>
24	contracts for the services for which the URSD is being taxed within a reasonable time, not to
25	exceed one year, after the effective date of the definition of the URSD. When a county defines
26	a URSD, it may designate the developer of the research and development park established as a
27	research and production service district in which the URSD is located as an agent that may
28	contract with any local government for the provision of services within the URSD.
29	(b) Extended URSD. – When a territory is annexed to a URSD, the county shall
30	provide, maintain, or let contracts for the services provided or maintained throughout the
31	URSD to property in the area annexed to the URSD within a reasonable time, not to exceed one
32	year, after the effective date of the annexation.
33	" <u>§ 153A-316.6. Abolition of URSD.</u>
34	A county board of commissioners may by resolution abolish a URSD upon finding that (i) a
35	petition requesting abolition, signed by at least fifty percent (50%) of the owners of
36	nonresidential real property in the URSD who own at least fifty percent (50%) of the total area
37	of nonresidential real property in the URSD, has been submitted to the board or boards; (ii)
38	there is no longer a need for such URSD; and (iii) the county has not financed any project for
39	which there is outstanding debt serviced by tax revenues levied within the URSD. In
40	determining the total area of nonresidential real property in the URSD and the number of
41	owners of nonresidential real property, there shall be excluded (i) real property exempted from
42	taxation and real property classified and excluded from taxation and (ii) the owners of such
43	exempted or classified and excluded property. The board or boards shall hold a public hearing
44 45	before adopting a resolution abolishing a URSD. Notice of the hearing shall state the date,
45 46	hour, and place of the hearing and its subject, and shall be published at least once not less than
46	one week before the date of the hearing. The abolition of any URSD shall take effect at the end
47 48	of a fiscal year following passage of the resolution, as determined by the board. "8 1534 317 Possarch and production service district taxes Taxes authorized: rate
48 49	"§ 153A-317. <u>Research and production service district taxes</u> authorized; rate limitation.
49 50	(a) Tax Authorized. – A county, upon recommendation of the advisory committee
50 51	established pursuant to G.S. 153A-313, may levy property taxes within a research and
51	estuctioned pursuant to 0.5. 1557-515, may levy property taxes within a research and

production service district in addition to those levied throughout the county, in order to finance, provide, or maintain for the district services provided therein in addition to or to a greater extent than those financed, provided, or maintained for the entire county. In addition, a county may allocate to a service-district any other revenues whose use is not otherwise restricted by law. The proceeds of taxes only within a service-district may be expended only for services provided for the district.

7 Property subject to taxation in a newly established district or in an area annexed to an 8 existing district is that subject to taxation by the county as of the preceding January 1.

9 (b) <u>Limit. –</u> Such additional property taxes may not be levied within any district 10 established pursuant to this Article in excess of a rate of ten cents (10¢) on each one hundred 11 dollars (\$100.00) value of property subject to taxation or, in the event that the research and 12 production service district satisfies the criteria of G.S. 143B-437.08(h), such additional 13 property taxes may not be levied within said district in excess of a rate of fifteen cents (15¢)14 <u>twenty cents (20¢) on each one hundred dollars (\$100.00) value of property subject to taxation.</u>

15 Public Transportation. – For the purpose of constructing, maintaining, or operating (c) 16 public transportation as defined by G.S. 153A-149(c)(27), in addition to the additional property 17 taxes levied under subsections (a) and (b) of this section, a county, upon recommendation of 18 the advisory committee established pursuant to G.S. 153A-313, may levy additional property 19 taxes within any service district established pursuant to this Article not in excess of a rate of ten 20 cents  $(10\phi)$  on each one hundred dollars (\$100.00) value of property subject to taxation. Such 21 property taxes for public transportation may only be used within the service-district, or to provide for public transportation from the service-district to other public transportation systems 22 23 or to other places outside the service district including airports."

#### 24 "

### "§ 153A-317.1. Urban research service district taxes authorized; rate.

25 Tax Authorized. - A county, upon recommendation of the advisory committee (a) 26 established pursuant to G.S. 153A-316.2, may levy property taxes within a URSD in addition to 27 those levied throughout the county, and in addition to those levied throughout the county research and production service district, in order to finance, provide, or maintain for the URSD 28 29 services provided therein in addition to or to a greater extent than those financed, provided, or 30 maintained both for the entire county and for the county research and production service 31 district. Only those services that cities are authorized by law to provide may be provided. In addition, a county may allocate to a URSD any other revenue not otherwise restricted by law. 32

(b) <u>Rate. - Property subject to taxation in a newly established URSD or in an area</u>
 annexed to an existing URSD is that subject to taxation by the county as of the preceding
 January. The maximum tax rate set forth in G.S. 153A-317 shall not apply to the URSD. The
 additional property taxes within any URSD may not be levied in excess of the rate levied in the
 prior year by a city that:

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- (1) Is the largest city in population that is contiguous to the county research and production service district where the URSD is located.
- (2) Is located primarily within the same county the URSD is located.

Use. - The proceeds of taxes levied within a URSD may be expended only for the 41 (c) 42 benefit of the URSD. The taxes levied for the URSD may be used for debt service on any debt issued by the county that is used wholly or partly for capital projects located within the URSD, 43 but not in greater proportion than expense of projects located within the URSD bear to the 44 entire expense of capital projects financed by that borrowing of the county. For the purpose of 45 this subsection, "debt" includes (i) general obligation bonds and notes issued under Chapter 159 46 47 of the General Statutes, (ii) revenue bonds issued under Chapter 159 of the General Statutes, 48 (iii) financing agreements under Article 8 of Chapter 159 of the General Statutes, and (iv) 49 special obligation bonds issued by the county."

50 **SECTION 2.** This act is effective when it becomes law.