GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

S

SENATE BILL 754 Finance Committee Substitute Adopted 4/29/09

	Short Title: C	hanges for Bonds Authorized Under ARRTA.	(Public)
	Sponsors:		
	Referred to:		
		March 24, 2009	
1		A BILL TO BE ENTITLED	
2	AN ACT TO AN	IEND THE NORTH CAROLINA GENERAL STATUTES T	O ALLOW THE
3		TAKE FULL ADVANTAGE OF THE EXPANSION OF E	
4		S AND THE CREATION OF NEW BOND PROGRAM	
5		RECOVERY AND REINVESTMENT TAX ACT OF 2009	
6		embly of North Carolina enacts:	(*******)*
7		FION 1. Article 34B of Chapter 115C of the General S	Statutes reads as
8	rewritten:		
9		"Article 34B.	
10	"Oualified	Zone Academy Bonds.Bonds and Qualified School Construct	tion Bonds.
11		Qualified zone academy bonds; bonds and qualified sch	
12		s; findings.	
13		Assembly finds:	
14	(1)	Section 226 of the Taxpayer Relief Act of 1997, as codified	ed at 26 U.S.C. §
15		1397E,26 U.S.C. § 54E, provides funds for school impro	
16		taxable qualified zone academy bonds. Ninety-five percent	
17		the proceeds of a qualified zone academy bond issue mu	ist be used for a
18		qualified purpose with respect to a qualified zone academy	
19		eligible local education agency.	
20	(2)	Partnerships between private entities and local schools are p	promoted through
21		the use of qualified zone academy bonds. Issuers must cert	ify that they have
22		received written commitments from one or more private	
23		qualified contributions valued at ten percent (10%) of the	e proceeds of the
24		issue.	
25	<u>(2a)</u>	Section 1521, et seq., of the American Recovery and Reinv	vestment Tax Act
26		of 2009 (ARRTA), enacted as 26 U.S.C. § 54F, provides	a new source of
27		funds for construction, rehabilitation, or repair of public so	chool facilities or
28		for acquisition of land for public school facilities through	n the issuance of
29		qualified school construction bonds.	
30	(3)	Eligible taxpayers may receive federal tax credits for hold	ling the qualified
31		zone academy bonds.bonds or qualified school construct	
32		intended that the qualified zone academy bonds and	qualified school
33		construction bonds be sold at par value a price so that	
34		received are instead produce the economic equivalent	
35		otherwise would have been paid on the bonds. Therefore, is	suers of qualified
36		zone academy bonds or qualified school construction bond	s are obligated to



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1		repay the principal amount of the qualified zone academ	ny bonds <u>or qualified</u>
2		school construction bonds but need not make interest page	yments.
3	(4)	Applicable federal law limits the amount of qualified a	zone academy bonds
4		and qualified school construction bonds that may	be issued in North
5		Carolina in a calendar year. The amount of qualified	school construction
6		bonds that may be issued in the State is divided	l between amounts
7		specifically designated for identified local school of	
8		ARRTA ("local allocation") and amounts allocated to th	
9		throughout the State ("statewide allocation").	
10	"§ 115C-489.6.	Administration; consultation; issuance of bonds.	
11	(a) State	Board of Education to Administer QZAB Program	The State Board of
12	Education is des	ignated the State education agency responsible for admini	istering the qualified
13	zone academy b	oond program in North Carolina for the purposes of 26	<u>U.S.C. § 1397E.26</u>
14	<u>U.S.C. § 54E.</u> T	he State Board of Education shall perform all activities re	quired to implement
15	and carry out th	ne qualified zone activity bond program in North Carol	ina. Those activities
16	include:		
17			
18	<u>(a1)</u> Quali	fied School Construction Bond Program The State Bo	oard of Education is
19	designated the S	tate education agency responsible for administering the sta	atewide allocation of
20	authority to issue	e qualified school construction bonds under 26 U.S.C. § 5	4F. The State Board
21	of Education sh	all perform all activities required to implement and car	ry out the statewide
22	allocation for the	he qualified school construction bond program in No.	rth Carolina. Those
23	activities include	<u>>:</u>	
24	<u>(1)</u>	Designing an application process under which propose	als may be solicited
25		from issuers wishing to issue qualified school constructi	<u>on bonds pursuant to</u>
26		the statewide allocation.	
27	<u>(2)</u>	Awarding the State's allocation of total funds among sel	
28		establishing conditions upon the usage of the allocation	on. These conditions
29		may include:	
30		a. <u>Requiring that the bond proceeds be used for</u>	purposes permitted
31		<u>under 26 U.S.C. § 54F.</u>	
32		b. <u>Conditions designed to assure that the allocation</u>	
33		manner and that the allocations are made in a	
34		requirements of federal statutes, regulations, and	
35	<u>(3)</u>	Confirming that the terms of any qualified school const	
36		in accordance with this program are consistent with the	terms of the federal
37		program.	
38	<u>(4)</u>	Acting as the State entity designated to receive notice fr	•
39		district that it will not utilize its local allocation so that	
40		will become part of the statewide allocation. Local scho	
41		a local allocation are hereby directed to coordinate the u	
42		with the State Board of Education so that any local alloc	
43		used by the local school district becomes eligible for	r use as part of the
44		statewide allocation.	le de Ctete De end ef
45 46		tance. – The Department of Public Instruction shall provid	ie the State Board of
46 47	•	upport it requires in carrying out this section.	ong the State Dear-1
47 48	. ,	ultation. – In reviewing applications and awarding allocation	
48		all consult with the Local Government Commission to o	
49 50		er of qualified zone academy bonds or qualified school c	onstruction donds 18

50 able to issue or incur marketable obligations.

General Assembly Of North Carolina Session 2009 Issuance of Bonds. - Any bonds designated as qualified zone academy bonds or 1 (d) 2 qualified school construction bonds may be issued pursuant to the applicable provisions of and 3 in compliance with the Local Government Bond Act, Article 4 of Chapter 159 of the General 4 Statutes, or pursuant to the applicable provisions of and in compliance with G.S. 160A-20, to the extent authorized by G.S. 153A-158.1. As provided in G.S. 159-123(b), bonds designated 5 as-qualified zone academy bonds or qualified school construction bonds to be issued pursuant 6 7 to the Local Government Bond Act may be sold by the Local Government Commission at 8 private sale." 9 SECTION 2. G.S. 143-433.6 is amended by adding two new subsections to read: 10 The General Assembly further finds and determines that section 1400U-3 of the "(c) 11 American Recovery and Reinvestment Tax Act of 2009 (ARRTA) added a new type of exempt facility bond called "recovery zone facility bonds" to be used to finance construction, 12 13 renovation, and equipping of recovery zone property for use in any trade or business in a 14 recovery zone, all as defined in ARRTA, and a new type of governmental bond called "recovery zone economic development bonds." The ARRTA provides a formula for allocation 15 of authority to issue recovery zone facility bonds and recovery zone economic development 16 17 bonds to the states and by which the authority is to be reallocated by the State to counties and 18 large municipalities within the State. 19 The General Assembly further finds and determines that section 54D of the Internal (d) 20 Revenue Code of 1986, as amended, permits the issuance of tax credit bonds called "qualified 21 energy conservation bonds" (QECBs), the proceeds of which must be used for certain energy 22 conservation purposes enumerated in section 54D. Section 54D and ARRTA provide a national 23 bond limitation for the issuance of QECBs, and the Treasury Department has allocated that 24 authority among the states. Under section 54D, the United States is required to reallocate the 25 authority to issue QECBs to the counties and large local governments within the states based on 26 population, in accordance with the guidelines provided by the Treasury Department, and to 27 assure that not more than thirty percent (30%) of the QECBs issued in a state are used for 28 private activity bonds, as defined in section 54D." 29 SECTION 3. G.S. 143-433.8 reads as rewritten: 30 "§ 143-433.8. Duties. 31 The Committee shall perform the following duties: 32 Manage the allocation of private activity bonds, low-income housing credits, (1)33 and qualified public educational facility bonds bonds, recovery zone facility 34 bonds, recovery zone economic development bonds, and qualified energy 35 conservation bonds and receive advice from bond issuers, elected officials, 36 and the General Assembly. Continue to monitor bond markets, economic development financing trends, 37 (2)38 school financing trends, housing markets, and tax incentives available to 39 induce events and programs favorable to North Carolina, its cities and 40 counties, and individual citizens. Continue to study the ways in which North Carolina can best and most fairly 41 (3) 42 manage and utilize the allocation of private activity bonds, low-income 43 housing credits, and qualified public educational facility bonds.bonds, 44 recovery zone facility bonds, recovery zone economic development bonds, 45 and qualified energy conservation bonds. Report to the Governor, Lieutenant Governor, the Speaker of the House of 46 (4) 47 Representatives, the President Pro Tempore of the Senate, and the Revenue 48 Laws Study Committee as requested and on not less than an annual basis. 49 The annual report is due by November 1 of each year." SECTION 4. G.S. 143-433.9(a) reads as rewritten: 50

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To provide for the orderly and prompt issuance of private activity bonds and 1 "(a) 2 qualified public educational facility bonds, there are hereby proclaimed bonds the allocation of 3 which is managed under this Article, the Committee must follow formulas for allocating the 4 following: (i) the unified volume limitation, (ii) the state housing credit ceiling, and (iii) the 5 annual aggregate limitation on the face amount of qualified public educational facility bonds. bonds, (iv) the limitation on issuance of recovery zone facility bonds, (v) the limitation 6 7 on issuance of recovery zone economic development bonds, and (vi) the limitation on issuance 8 of qualified energy conservation bonds. The unified volume limitation for all issues of private 9 activity bonds, other than qualified public educational facility bonds, bonds and recovery zone facility bonds, in North Carolina shall be considered as a single resource to be allocated under 10 11 this Article. The annual aggregate limitation on the face amount of qualified public educational facility bonds for all issues in North Carolina shall be considered as a single resource to be 12 13 allocated under this Article. The Committee shall issue the following: (i) allocations of the 14 unified volume limitation, (ii) allocations of the state housing credit ceiling, and (iii) allocations and reallocations of the aggregate limitation on the face amount of qualified public educational 15 facility bonds, (iv) allocation and reallocation of the authority for issuance of recovery 16 17 zone facility bonds allocated to the State, (v) allocation and reallocation of the authority for 18 issuance of recovery zone economic development bonds allocated to the State, (vi) allocation and reallocation of authority for issuance of qualified energy conservation bonds allocated to 19 20 the State, and (vii) allocation of other limitations on authority to issue bonds as may be directed by the Governor. The Committee shall set forth procedures for making such allocations and in 21 the making of such allocations shall take into consideration the best interest of the State of 22 23 North Carolina with regard to the economic development, school facility needs, energy 24 conservation, green initiatives, and general prosperity of the people of North Carolina. In 25 making the initial allocations for recovery zone facility bonds and recovery zone economic development bonds, the Committee shall follow the formula provided in section 1400U-1(a)(3)26 of ARRTA. In making the initial allocation for qualified energy conservation bonds, the 27 Committee shall follow the guidelines provided in section 54D of the Internal Revenue Code of 28 29 1986. The Committee shall make all elective carryforwards of the unused unified volume 30 limitation and limitation, the annual aggregate limitation on the face amount of qualified public 31 educational facility bonds on behalf of the State. bonds, recovery zone facility bonds, qualified 32 energy conservation bonds, and any other bonds or tax credits over which it has allocation 33 authority on behalf of the State. The Committee shall monitor the issuance of qualified energy 34 conservation bonds to ensure that not more than thirty percent (30%) of such bonds are used for 35 purposes that would be treated as private activity bonds under the Internal Revenue Code of 36 1986, as amended. The Committee is authorized to establish a procedure to monitor whether 37 the initial allocations of recovery zone facility bonds or recovery zone economic development 38 bonds to counties and large municipalities pursuant to ARRTA will be utilized for an allocation 39 that will not be utilized to be waived by notice to the Committee and for the reallocation of the 40 waived allocation to other projects that qualify pursuant to ARRTA." SECTION 5. G.S. 159-123(b) reads as rewritten: 41 42 "(b) The following classes of bonds may be sold at private sale: 43 (1)Bonds that a State or federal agency has previously agreed to purchase. Any bonds for which no legal bid is received within the time allowed for 44 (2)45 submission of bids. 46 (3) Revenue bonds, including any refunding bonds issued pursuant to 47 G.S. 159-84, and special obligation bonds issued pursuant to Chapter 159I of 48 the General Statutes. 49 (4) Refunding bonds issued pursuant to G.S. 159-78.

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1 2 3	((5)	Refunding bonds issued pursuant to G.S. 159-72 if the Le Commission determines that a private sale is in the best issuing unit.	
4	((6)	Bonds designated as qualified zone academy bond	de nursuant to
5	,	(0)	G.S. 115C-489.6, the ownership of which results in a t	-
6			owners thereof pursuant to the provisions of the federal in	
7			the Local Government Commission determines that a priv	
8			best interest of the issuing unit.	die Sule 15 III die
9	((7)	Project development financing debt instruments.	
10		(8)	General obligation bonds rated below AA grade issued purs	suant to the Local
11	2	(0)	Government Bond Act and not described in subdivisions (
12			this subsection that are sold prior to December 31, 2010."	
13	9	SECT	ION 6. G.S. 159C-3 reads as rewritten:	
14	"§ 159C-3.			
15	-		definitions apply in this Chapter:	
16		•••		
17	<u>(</u>	(3a)	Code. – The Internal Revenue Code of 1986, as amended.	
18		•••		
19	((6b)	Industrial project Any industrial or manufacturing factor	• • • •
20			plant, or fabricating plant; freight terminal; industrial resear	
21			or laboratory facility; industrial processing facility; faci	-
22			manufacturing or production of tangible personal property	-
23			the creation or production of intangible property as des	
24			<u>197(d)(1)(C)(iii) of the Code;</u> or distribution facility	for industrial or
25			manufactured products.	
26 27		 (15a)	Special purpose project. – Any structure, equipment, or othe	or facility for any
28	,	(13a)	one or more of the following purposes:	er fachtty for any
28 29			one of more of the following purposes.	
30			m. Facilities that qualify as recovery zone property in	connection with
31			the issuance of recovery zone facility bonds	
32			American Recovery and Reinvestment Tax Act of 20	
33	5	SECT	ION 7. G.S. 159C-6 is amended by adding a new subsection	
34			nty or city that receives an allocation to issue recovery zo	
35			ng of the American Recovery and Reinvestment Tax Act of	•
36	recovery zo	one pro	operty may designate any authority as the governmental en	tity authorized to
37	issue recove	ery zoi	ne facility bonds."	-
38	·	SECT	ION 8. G.S. 159D-3 reads as rewritten:	
39	"§ 159D-3.	Defin	itions.	
40	The foll	lowing	terms, whenever used or referred to in this Article, shall have	ave the following
41	respective n	neanin	gs, unless a different meaning clearly appears from the conte	ext:
42		•••		
43	<u>(</u>	<u>(3a)</u>	"Code" means the Internal Revenue Code of 1986, as amend	ded.
44		•••		
45	((13)	"Project" shall mean means any land, equipment or an	•
46			buildings or other structures, whether or not on the same	
47			any rehabilitation, improvement, renovation or enlarger	•
48			addition to, any building or structure for use as or in connection description of the second structure	-
49 50			industrial project for industry which project may be any pr	•
50 51			<u>be an</u> industrial or manufacturing factory, mill, assembly	
51			fabricating plant, or-freight terminal, or-industrial research	, development or

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1	laboratory facility or facility, industrial processing facility for industrial or
2	manufactured products, a facility used in the manufacturing or production of
3	tangible personal property, a facility used in the creation or production of
1	intangible property as described in section 197(d)(1)(C)(iii) of the Code, or
5	a distribution facility for industrial or manufactured products, or (ii) any
6	pollution control project for industry which project may be any air pollution
7	control facility, water pollution control facility, or solid waste disposal
8	facility in connection with any factory, mill, plant, terminal or facility
9	described in clause (i) of this subdivision, or (iii) any combination of
)	projects mentioned in clauses (i) and (ii) of this subdivision. Any project
1	may include all appurtenances and incidental facilities such as land,
2	headquarters or office facilities, warehouses, distribution centers, access
3	roads, sidewalks, utilities, railway sidings, trucking and similar facilities,
4	parking facilities, landing strips and other facilities for aircraft, waterways,
5	docks, wharves and other improvements necessary or convenient for the
6	construction, maintenance and operation of any building or structure, or
7	addition thereto.
8	"
9	SECTION 9. G.S. 159D-45 is amended by adding the following new subsection:
0	"(g) A county or city that receives an allocation to issue recovery zone facility bonds
1	within the meaning of the American Recovery and Reinvestment Tax Act of 2009 to finance
2	recovery zone property may designate the agency as the governmental entity authorized to
3	issue recovery zone facility bonds."
4	SECTION 10. This act is effective when it becomes law.