## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

#### **SENATE BILL 1196**

Short Title:	Modifications to Pro	pject Dev. Financing Act.
	nio anne anno co i ro	leet Dett I manening I lett

(Public)

1

Sponsors:	Senator Clodfelter.
Referred to:	Finance.

#### March 26, 2007

## A BILL TO BE ENTITLED

### 2 AN ACT TO MODIFY THE PROJECT DEVELOPMENT FINANCING ACT.

- 3 The General Assembly of North Carolina enacts:
- 4

1

26

**SECTION 1.** G.S. 159-103(a) reads as rewritten:

5 "(a) Each unit of local government may issue project development financing debt 6 instruments pursuant to this Article and use the proceeds for one or more of the 7 purposes for which the unit may issue general obligation bonds pursuant to the 8 following subdivisions of G.S. 159-48: (b)(1), (3), (7), (11), (13), (12), (16), (17), (19), 9 (21), (23), (24), or (25), (c)(4a) or (6), or (d)(3), (4), (5), (6) or (7). In addition, the 10 proceeds may be used for any service or facility authorized by G.S. 160A-536 and to be 11 provided in a municipal service district.district, but no such district need be created.

For the purpose of this Article, the term "capital costs" as defined in G.S. 159-48(h) 12 13 also includes (i) interest on the debt instruments being issued or on notes issued in 14 anticipation of the instruments during construction and for a period not exceeding seven 15 years after the estimated date of completion of construction and (ii) the establishment of 16 debt service reserves and any other reserves reasonably required by the financing 17 documents. The proceeds of the debt instruments may be used either in a development financing district established pursuant to G.S. 160A-515.1 or G.S. 158-7.3 or, if the use 18 19 directly benefits private development forecast by the development financing plan for the 20 district, outside the development financing district. The proceeds may be used only for 21 projects that enable, facilitate, or benefit private development within the development 22 financing district, the revenue increment of which is pledged as security for the debt 23 instruments. This subsection does not prohibit the use of proceeds to defray the cost of 24 providing water and sewer utilities to a private development in a project development 25 financing district."

**SECTION 2.** G.S. 159-107(b) reads as rewritten:

"(b) Adjustments to the Base Valuation. – During the lifetime of the development
financing district, the base valuation shall be adjusted as follows:

# General Assembly of North Carolina

1	(1)	If the unit amends its development financing plan, pursuant to
2		G.S. 160A-515.1 or G.S. 158-7.3, to remove property from the
3		development financing district, on the succeeding January 1, that
4		property shall be removed from the district and the base valuation
5		reduced accordingly.
6	(2)	If the unit amends its development financing plan, pursuant to
7	(-)	G.S. 160A-515.1 or G.S. 158-7.3, to expand the district, the new
8		property shall be added to the district immediately. The base valuation
9		of the district shall be increased by the assessed value of the taxable
10		property situated in the added territory on the January 1 immediately
11		property situated in the dated territory on the sandary 1 initiation preceding the effective date of the district.
12	(2)	
	<del>(3)</del>	If, at the time of revaluation pursuant to G.S. 105-286 of property in the country in which the district is leasted it concerns that begad on the
13		the county in which the district is located, it appears that, based on the
14		schedule of values, standards, and rules approved by the board of
15		county commissioners pursuant to G.S. 105-317, the property values
16		of the district as they existed on the January 1 immediately preceding
17		the effective date of the district would be increased because of the
18		revaluation, then the base valuation shall be increased accordingly.
19	Each time th	he base valuation is adjusted, the tax assessor shall immediately certify
20	the new base va	luation to: (i) the issuing unit; (ii) the county if the issuing unit is not the
21	county; and (ii	i) any special district, as defined in G.S. 159-7, within which the
22	•	ancing district is located."
23		<b>FION 3.</b> This act is effective when it becomes law.