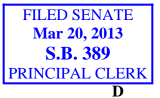
GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2013**



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SENATE DRS15131-TA-4 (01/23)

Short Title	and Use Surrounding Military Installations.	(Public)
Sponsors:	Senators Brown (Primary Sponsor); Pate, Sanderson, and Meredith.	
Referred to		
	A BILL TO BE ENTITLED	
AN ACT	SUPPORT THE ACTIVITIES OF THE ARMED FORCES AN	JD TO
MAIN	AND ENHANCE THE MILITARY'S PRESENCE IN NORTH CAR	OLINA
BY RE	ATING THE HEIGHT OF BUILDINGS AND STRUCTURES LOCAT	ΓED IN
AREAS	AT SURROUND MILITARY INSTALLATIONS IN THE STATE.	
The Genera	sembly of North Carolina enacts:	
	TION 1. Chapter 143 of the General Statutes is amended by adding	g a new
Article to r		
	"Article 9G.	
	"Military Lands Protection.	
" <u>§ 143-151</u>	Short title.	
This A	shall be known as the Military Lands Protection Act of 2013.	
" <u>§ 143-151</u>	Definitions.	
Within	neaning of this Article:	
	"Area surrounding major Department of Defense military installations	
	area that extends five miles beyond the boundary of a major Depart	
	Defense military installation and may include incorporate	d and
	unincorporated areas of counties and municipalities.	
	"Building Code Council" means the Council created pursuant to Arti	cle 9 of
	Chapter 143 of the General Statutes.	
	"Commissioner" means the Commissioner of Insurance.	
	"Construction" includes reconstruction, alteration, or expansion.	-
	"Major Department of Defense military installation" means Fort Brag	
	Army Airfield, Camp Lejeune, New River Marine Corps Air	
	Seymour Johnson Air Force Base, Cherry Point Marine Corps Air	
	Military Ocean Terminal at Sunny Point, and the United States Coas	t Guard
	<u>Air Station at Elizabeth City.</u>	icin
	"Person" includes any individual, partnership, firm, association	-
	venture, public or private corporation, trust, estate, commission,	
	public or private institution, utility, cooperative, interstate body, the s	
	North Carolina and its agencies and political subdivisions, or othe	er lega
	entity. "Tall buildings or structures" includes any building structure, or unit	t withir
	<u>"Tall buildings or structures" includes any building, structure, or unit</u> a multiunit building with a vertical height of more than 200 feet m	
	from the top of the foundation of the building, structure, or unit	
	nom me top of the foundation of the building, structure, of unit	and the



	General Assem	bly of N	orth Carolina	Session 2013
1		upper	most point of the building,	structure, or unit. "Tall buildings or
2			ures" does not include:	· · · · · · · · · · · · · · · · · · ·
3		<u>a.</u>		cellular, or television towers or any
4			-	sion of electricity or communications or
5			both.	
6		<u>b.</u>		vertical projections of a parent building,
7		_		oles, flues, spires, steeples, belfries,
8			cupolas, antennas, poles, v	vires, or windmills. Windmills exempt
9			pursuant to this sub-subdi	vision shall project no more than 20
10			vertical feet above the parent	t building.
1		<u>c.</u>	Buildings and structures des	ignated as National Historic Sites on the
2			National Archives Registry.	-
3	" <u>§ 143-151.72.</u>	Legislat	ive findings.	
4	North Carol	ina has	a vested economic interest in	preserving, maintaining, and sustaining
5				ities at major Department of Defense
6	installations. De	evelopme	ent located proximate to milit	ary installations has been identified as a
7	critical issue im	pacting t	he long-term viability of the n	nilitary in this State. Additional concerns
8	associated with	develop	ment include loss of access to	b air space and coastal and marine areas
9				of tall buildings or structures in areas
0				nstallations is of utmost concern to the
1	State as those b	ouildings	and structures may interfere	with or impede the military's ability to
2	carry out activiti	ies that a	re vital to its function and futu	re presence in North Carolina.
3	" <u>§ 143-151.73.</u>	Certain	buildings and structures pro	phibited without certification.
4	<u>(a)</u> <u>No c</u>	county or	city may authorize the constru	uction of, and no person may construct, a
5	tall building or	structur	e in any area surrounding a	major Department of Defense military
6				receipt of either a certification issued to
7	- · ·			G.S. 143-151.75 or proof of the Council's
28			ime allowed pursuant to G.S.	
9		•		ision of the following utility services to
0				subsection (a) of this section: electricity,
1			wer, or septic system.	
2			ion from applicability.	
3		•	.	xpansions, as those terms are defined in
4			•	to the applicable permit requirements of
5				cation required by this Article.
6				buildings or structures required.
7				a tall building or structure in any area
8		•		v installation in this State without either
9				Council authorizing such construction or
0			ilure to act within the time allo	
1				struction of a tall building or structure in
2				e military installation in this State shall
3			ng in an application for the cer	
4	<u>(1)</u>		v 1	nent of Defense military installation and
5				ation that is located within five miles of
6			oposed construction of a tall b	
7	<u>(2)</u>			b the commanders of the installation
8				s subsection that is located within five
9			of the proposed construction of the proposed from the base	
)	<u>(3)</u>			commander of the installation identified
1		<u>1n sub</u>	division (1) of this subsection	that includes:

	General Assemb	ly of N	orth Carolina	Session 2013
l		<u>a.</u>	A determination whether the location	n of the proposed construction of
2			the tall building or structure is within	n a protected area that surrounds
			the installation.	-
		<u>b.</u>	A determination whether any activ	ities of the installation may be
			adversely affected by the proposed co	onstruction of the tall building or
			structure. A detailed description o	f the potential adverse effects,
			including frequency disturbances a	and physical obstructions, shall
			accompany the determination require	ed by this sub-subdivision.
	<u>(4)</u>	A wr	tten "Determination of No Hazard to	Air Navigation" issued by the
			al Aviation Administration pursuant to	
			of Federal Regulations (January 1,	· · · · ·
			uction of the tall building or structure.	
			g Code Council shall deny an app	
	construction of a	a tall l	building or structure if the Council	finds any one or more of the
	following:			
	<u>(1)</u>		ruction of the proposed tall building o	• • •
		<u>or oth</u>	erwise interfere with the mission, train	ning, or operations of any major
			tment of Defense military installation	
			nent to continued military presence in	
			ng Code Council may consider wheth	
			are would cause interference with a	-
			ol areas, military training routes, c	
			nent received from a commander of a	• •
			ry installation required pursuant to sub	
			ection and written comments rece	ived by members of affected
			unities.	
	<u>(2)</u>		council is not in receipt of the written	
		_	Navigation" issued to the applica	
			nistration required pursuant to subdivi	sion (4) of subsection (b) of this
		<u>sectio</u>		
		-	code Council shall make a final	
			ays or on or before the Council's nex	-
			ecceipt of a completed application. If	
			ruction of a tall building or structure f	-
			s section, the Council shall deny the	
			applicant accompanied by a written	
			ils to act within any time period set for	orth in this section, the applicant
			<u>et as an approval of the permit.</u>	
			tion to existing tall buildings and str	
			lies to tall buildings or structures that efense military installations upon the	
			erense minitary instantations upon the	effective date of this Afficie as
	follows: (1)	No	construction alteration or expansion	n mov occurrente en intensifu e
	<u>(1)</u>		construction, alteration, or expansion	
			ion by an existing building or struc	cure that did not comply with
	(2)		<u>43-151.73 upon its effective date.</u>	may aques or greats a visition
	<u>(2)</u>		construction, alteration, or expansion	
			existing building or structure that di	iu compty with 0.5. 145-151./5
	"8 1/2 151 77 T	-	its effective date.	
			ment and penalties. tive relief, the Commissioner may as	sease and collect a civil nonelty
			violates any of the provisions of this A	
	against any perso	II WIIO	violates any of the provisions of this A	mucie of rules adopted pursualle

	General Assembly of North Carolina Session 2013					
1	to this Article, as provided in this subsection. The maximum civil penalty for a violation is five					
2	thousand dollars (\$5,000). A civil penalty may be assessed from the date of the violation. Each					
3	day of a continuing violation may constitute a separate violation if the person is not in the					
4	process of remedying the violation.					
5	(1) The Commissioner shall determine the amount of the civil penalty and shall					
6		notify the person who is assessed the civil penalty of the	amount of the			
7		penalty and the reason for assessing the penalty. The notice	of assessment			
8		shall be served by any means authorized under G.S. 1A-1, Ru	ule 4, and shall			
9		direct the violator to either pay the assessment or contest t	the assessment			
0		within 30 calendar days by filing a petition for a contested case	e under Article			
1		<u>3 of Chapter 150B of the General Statutes. If a violator does</u>	not pay a civil			
2		penalty assessed by the Commissioner within 30 calendar of	<u>days after it is</u>			
3		due, the Commissioner shall request that the Attorney Gene	eral institute a			
1		civil action to recover the amount of the assessment. The civil	action may be			
5		brought in the superior court of any county where the violation	on occurred. A			
5		civil action must be filed within one year of the date the assess				
7		An assessment that is not contested is due when the violator is	s served with a			
8		notice of assessment. An assessment that is contested in				
		conclusion of the administrative and judicial review of the asse				
)	<u>(2)</u>	In determining the amount of the penalty, the Commissioner				
_		the degree and extent of harm caused by the violation, the cost	st of rectifying			
2		the damage, the amount of money the violator saved by n	-			
		whether the violation was committed willfully, the prior	record of the			
1		violator in complying or failing to comply with this Article, ar	nd the action of			
		the person to remedy the violation.				
)	<u>(3)</u>	The clear proceeds of civil penalties collected by the Comm				
'		this subsection shall be remitted to the Civil Penalty and For	feiture Fund in			
		accordance with G.S. 115C-457.2."				
)	SECT	FION 2. This act becomes effective October 1, 2013.				