GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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H.B. 1065 May 7, 2024 HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH30476-NKf-144

Short Title:Garner/Community Facilities Impact Fees.(Local)Sponsors:Representative Gill.Referred to:Impact Fees.

1			A BILL TO BE ENTITLED		
2	AN ACT TO AMEND THE CHARTER OF THE TOWN OF GARNER TO ALLOW THE				
3	TOWN TO IMPOSE FACILITY IMPACT FEES.				
4	The General Assembly of North Carolina enacts:				
5	SECTION 1. Article VI of the Charter of the Town of Garner, being Chapter 333 of				
6	the Session Laws of 1977, as amended, is amended by adding a new section to read:				
7	"Sec. 6.8. Community facilities impact fees. (a) Purpose. It is the purpose of this section to				
8			e share of the cost of providing new community service facilities in the Town		
9	of Garner u	ipon al	l new inhabitants and upon those associated with the development process.		
10		-	tions. – The following definitions apply in this section:		
11		(1)	Capital costs Costs spent for developing community service facilities.		
12			These costs are limited to capital outlay items approved by the North Carolina		
13			Local Government Commission.		
14		<u>(2)</u>	Community service facilities Only the public facilities or improvements		
15			listed in this subdivision that are provided or established by the town or by the		
16			town in conjunction with other units of government:		
17			<u>a.</u> <u>Fire stations.</u>		
18			b. <u>Police stations.</u>		
19			<u>c.</u> <u>Cultural facilities other than libraries.</u>		
20			<u>d.</u> <u>Solid waste collection.</u>		
21			e. Solid waste handling, disposal, and recycling.		
22		<u>(3)</u>	Developer. – An individual, corporation, partnership, organization,		
23			association, firm, political subdivision, or other legal entity constructing or		
24			creating new construction.		
25		<u>(4)</u>	Facility fee The charge imposed on new development in relation to the		
26			impact placed on town facilities.		
27		(5)	New construction Any new development, construction, or installation that		
28			requires any building or zoning permit, certification, or other action permitting		
29			real property improvements. The term "new construction" includes the		
30			installation of a mobile home or factory built or modular housing, but excludes		
31			the renovation and repair of existing structures and accessory uses and their		
32			structures, unless the renovations and repairs and accessory uses cause an		
33			increase in the off-street parking requirement or a change in occupancy as the		
34			term "occupancy" is defined in the North Carolina State Building Code. The		
35			term also excludes additions unless the addition causes an increase in the		
36			off-street parking requirement or a change in occupancy as "occupancy" is		



	General Assembly Of North Carolina	Session 2023			
1	defined in the North Carolina State Building Code. Fur	ther, the term does not			
2	include fences, billboards, poles, pipelines, transmiss	-			
3	signs or similar structures, and improvements that do				
4	for additional or expanded community facilities upo	on completion of the			
5	additions or improvements.				
6	(c) An ordinance adopted under this section may be made application	-			
7	that occurs within the town and its extraterritorial planning jurisdiction pro	-			
8 9	within the extraterritorial planning jurisdiction shall be limited to those attributable to services to be provided by the town.				
10	(d) No facility fee shall be imposed until the town has caused to be prepared a report				
11	containing the following:				
12	(1) <u>A description of the anticipated capital cost to the town</u>	n of each additional or			
13	expanded community service facility generated by new	construction.			
14	(2) <u>A description of the relevant characteristics of constru</u>	ction that give rise to			
15	additional or expanded community service facilities su	ich as population, trip			
16	generation, stormwater runoff, and flow characteristics	_			
17	(3) <u>A plan for providing one or more of the community ser</u>				
18	(e) The amount of each facility fee imposed and collected shall be	-			
19	and uniform considerations of capital costs to be incurred by the town				
20	construction. In establishing the facilities fees to be imposed, the town c	-			
21	town into two or more zones in order to determine the estimated costs of j				
22	the facilities described herein. The division shall be done only after a publi				
23	matter has been studied and reported on to the town council by the town's				
24	The facilities fees may be different in different zones, depending upon whe				
25	has certain facilities available and whether or not the capital costs thereof	=			
26	yet to be paid. The facility must bear a direct relationship to additional or en				
27	costs of community service facilities to be rendered for the inhabitants of				
28	the new construction, or those persons, firms, or corporations responsible for developing any new				
29	development, whether commercial, industrial, residential, or otherwise, or any other developer.				
30	(f) The amount of each facility fee shall be based upon qualified to all the state of the shall be available to all the state of the st				
31	classifications and rates, which shall be uniformly applied to all me				
32	classification shall be based upon the amount, the cost, and the extent of the additional burden				
33	being placed upon the public facilities by particular types and sizes of dev	•			
34 35	(g) Monies for each particular facility for which a facility fee is co	±			
35 36	in a separate trust fund. All such revenues shall be spent for the capital fa were collected and such benefits shall not be exclusive, that is, persons or				
30 37	facility fee hereunder shall not thereby obtain any rights to use public facility				
38	other member of the public in a similar classification and situation. Sepa				
38 39	zones with separate trust funds may be established.	itale service areas and			
40	(h) The town is authorized to enact ordinances, resolutions, rules, a	nd regulations that are			
41	necessary or expedient for the execution and effectiveness of this section.	<u>ind regulations that are</u>			
42	(i) The powers conferred in this section shall be supplementary to	all other nowers and			
43	procedures authorized by any other general or local law. Assessments,	-			
44	authorized by any other general or local law are not affected by this section	-			
45	(j) Any person who feels aggrieved by any action by the town p				
46	must first pay the amount of the facilities fee charged, with the amount of				
47	under protest, and thereafter give notice of appeal to the town within 30 d				
48	The notice of appeal shall be delivered by personal service or registered o	• • •			
49	receipt requested, and directed to the town manager. A public hearing shall				
50	matter within a period of 35 days following receipt of the notice of appe				
51	the appeal shall be subject to review by the Superior Court of Wake Cou				

General Assembly Of North Carolina

1 the nature of certiorari. Any petition for review by the Superior Court shall be filed with the Clerk

2 of Superior Court of Wake County within a period of 30 days following the date the decision of

- 3 the town council is delivered in writing to the appealing party. The delivery of the decision shall
- 4 <u>be either by personal service or by registered mail or certified mail, return receipt requested.</u>"
- 5 **SECTION 2.** This act is effective when it becomes law and applies to new development initiated on or after that date.