GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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SENATE BILL 365

	Short Title:	Development Regulations/Multijurisdiction. (Pub	olic)
	Sponsors:	Senators Jarvis, Johnson, and Moffitt (Primary Sponsors).	
	Referred to:	Rules and Operations of the Senate	
	March 27, 2023		
1		A BILL TO BE ENTITLED	
2	AN ACT TO	ESTABLISH A DEFAULT JURISDICTION FOR A PARCEL OF LAND TH	AT
3	LIES V	WITHIN THE PLANNING AND DEVELOPMENT REGULATION	ON
4	JURISDI	CTION OF MORE THAN ONE LOCAL GOVERNMENT.	
5		Assembly of North Carolina enacts:	
6		ECTION 1. G.S. 160D-203 reads as rewritten:	
7		. Split jurisdiction.	
8		a parcel of land lies within the planning and development regulation jurisdiction	
9	more than one local government, for the purposes of this Chapter, the local governments may,		
10	by mutual agreement pursuant to Article 20 of Chapter 160A of the General Statutes and with		
11	the written consent of the landowner, assign exclusive planning and development regulation		
12	jurisdiction under this Chapter for the entire parcel parcel, including additional phases identified		
13	or proposed future phases, to any one of those local governments. Such a mutual agreement shall		
14 15	only be applicable to development regulations and shall not affect taxation or other nonregulatory matters. The mutual agreement shall be evidenced by a resolution formally adopted by each		
15 16	governing board and recorded with the register of deeds in the county where the property is		
10	located within 14 days of the adoption of the last required resolution.		
17		the event no mutual agreement exists, the decision as to which jurisdiction sh	hall
19		ntire project, including utilities; annexation for utility access; if applicable,	
20	proposed and future phases; and other services offered by the controlling jurisdiction, shall be		
20		developer. The developer or petitioner may enter into an agreement with multi	
22	jurisdictions for any part of the development subject to the permission of the controlling		
23	jurisdiction. This subsection shall only be applicable to development regulations and shall not		
24	affect taxation or other nonregulatory matters."		
25		ECTION 2. This act is effective when it becomes law.	



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