

HOUSE BILL 386: Hope Mills/Spring Lake/Satellite Annexations

2015-2016 General Assembly

Committee:	House Local Government, if favorable, Finance	Date:	April 27, 2015
Introduced by: Analysis of:	Rep. Szoka PCS to First Edition H386-CSRWx-22	Prepared by:	Giles S. Perry Committee Counsel

SUMMARY: House Bill 386 exempts the Towns of Hope Mills and Spring Lake from the 10% area cap on voluntary satellite annexation. The PCS adds Spring Lake.

CURRENT LAW: G.S. 160A-58.1 governs voluntary municipal annexation of noncontiguous property, also known as voluntary *satellite* annexation. If all property owners in a satellite area petition a municipality for voluntary annexation of the noncontiguous property, the municipality may annex the property, if the following 5 requirements are met:

- 1. The nearest point on the proposed satellite corporate limits must be not more than 3 miles from the primary corporate limits of the annexing city.
- 2. No point on the proposed satellite corporate limits may be closer to the primary corporate limits of another city than to the primary corporate limits of the annexing city.
- 3. The area must be so situated that the annexing city will be able to provide the same services within the proposed satellite corporate limits that it provides within its primary corporate limits.
- 4. If the area proposed for annexation, or any portion thereof, is a subdivision as defined in G.S. 160A-376, all of the subdivision must be included.
- 5. The area within the proposed satellite corporate limits, when added to the area within all other satellite corporate limits, may not exceed 10% of the area within the primary corporate limits of the annexing city.

BILL ANALYSIS: House Bill 386 adds the Towns of Hope Mills and Spring Lake to the list of municipalities exempted from the 10% area cap on voluntary satellite annexation.

EFFECTIVE DATE: This act is effective when it becomes law.

O. Walker Reagan Director



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