GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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H.B. 562 Apr 4, 2023 HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH40291-MQf-22C

Short Title:	Addressing the Workforce Housing Crisis.	(Public)
Sponsors:	Representative Bradford.	
Referred to:		

1		A BILL TO BE ENTITLED
2	AN ACT TO ES	STABLISH WORKFORCE HOUSING DEVELOPMENTS TO ADDRESS
3	CRITICAL H	IOUSING SHORTAGES FOR FIREFIGHTERS, LAW ENFORCEMENT
4	OFFICERS,	TEACHERS, NURSES, FIRST RESPONDERS, AND OTHER VITAL
5	WORKERS A	AND FIRST-TIME HOMEBUYERS.
6	The General Asse	mbly of North Carolina enacts:
7	SECT	ION 1. G.S. 160D-102 reads as rewritten:
8	"§ 160D-102. De	
9		vise specifically provided, or unless otherwise clearly required by the context,
10	-	cases defined in this section shall have the following meanings indicated when
11	used in this Chapt	
12	(1)	Administrative decision Decisions made in the implementation,
13		administration, or enforcement of development regulations that involve the
14		determination of facts and the application of objective standards set forth in
15		this Chapter or local government development regulations. These are
16		sometimes referred to as ministerial decisions or administrative
17		determinations.
18		
19	<u>(33a)</u>	Workforce housing development. – A development that meets the criteria for
20		approval established in G.S. 160D-802.1.
21	<u>(33b)</u>	Workforce housing improved lot. – A lot that is subdivided, developed with
22		an owner-occupied dwelling unit, and conveyed to a qualifying person, as
23	(24)	specified in G.S. 160D-802.1.
24 25	(34)	Zoning map amendment or rezoning. – An amendment to a zoning regulation for the purpose of changing the zoning district that is applied to a specified
23 26		property or properties. The term also includes (i) the initial application of
20 27		zoning when land is added to the territorial jurisdiction of a local government
28		that has previously adopted zoning regulations and (ii) the application of an
29		overlay zoning district or a conditional zoning district. The term does not
30		include (i) the initial adoption of a zoning map by a local government, (ii) the
31		repeal of a zoning map and readoption of a new zoning map for the entire
32		planning and development regulation jurisdiction, or (iii) updating the zoning
33		map to incorporate amendments to the names of zoning districts made by
34		zoning text amendments where there are no changes in the boundaries of the
35		zoning district or land uses permitted in the district.
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1	(35) Zoning regulation. – A zoning regulation authorized by Article 7 of this
2	Chapter."
3	SECTION 2. G.S. 160D-702 reads as rewritten:
4	"§ 160D-702. Grant of power.
5	(a) A local government may adopt zoning regulations. Except as provided in subsections
6	(b) and (c) of this section, a zoning regulation may regulate and restrict the height, number of
7	stories, and size of buildings and other structures; the percentage of lots that may be occupied;
8	the size of yards, courts, and other open spaces; the density of population; the location and use
9	of buildings, structures, and land. A local government may regulate development, including
10	floating homes, over estuarine waters and over lands covered by navigable waters owned by the
11	State pursuant to G.S. 146-12. A zoning regulation shall provide density credits or severable
12	development rights for dedicated rights-of-way pursuant to G.S. 136-66.10 or G.S. 136-66.11.
13 14	Where appropriate, a zoning regulation may include requirements that street and utility rights of way be dedicated to the public, that provision be made of representational space and
14	rights-of-way be dedicated to the public, that provision be made of recreational space and facilities, and that performance guarantees be provided, all to the same extent and with the same
15 16	limitations as provided for in G.S. 160D-804 and G.S. 160D-804.1.
10	(b) Any regulation relating to building design elements adopted under this Chapter may
18	not be applied to any structures subject to regulation under the North Carolina Residential Code
19	for One- and Two-Family Dwellings except under one or more of the following circumstances:
20	(1) The structures are located in an area designated as a local historic district
21	pursuant to Part 4 of Article 9 of this Chapter.
22	(2) The structures are located in an area designated as a historic district on the
23	National Register of Historic Places.
24	(3) The structures are individually designated as local, State, or national historic
25	landmarks.
26	(4) The regulations are directly and substantially related to the requirements of
27	applicable safety codes adopted under G.S. 143-138.
28	(5) Where the regulations are applied to manufactured housing in a manner
29	consistent with G.S. 160D-908 and federal law.
30	(6) Where the regulations are adopted as a condition of participation in the
31	National Flood Insurance Program.
32 33	Regulations prohibited by this subsection may not be applied, directly or indirectly, in any zoning district or conditional district unless voluntarily consented to by the owners of all the
33 34	property to which those regulations may be applied as part of and in the course of the process of
35	seeking and obtaining a zoning amendment or a zoning, subdivision, or development approval,
36	nor may any such regulations be applied indirectly as part of a review pursuant to G.S. 160D-604
37	or G.S. 160D-605 of any proposed zoning amendment for consistency with an adopted
38	comprehensive plan or other applicable officially adopted plan.
39	For the purposes of this subsection, the phrase "building design elements" means exterior
40	building color; type or style of exterior cladding material; style or materials of roof structures or
41	porches; exterior nonstructural architectural ornamentation; location or architectural styling of
42	windows and doors, including garage doors; the number and types of rooms; and the interior
43	layout of rooms. The phrase "building design elements" does not include any of the following:
44	(i) the height, bulk, orientation, or location of a structure on a zoning lot, (ii) the use of buffering
45	or screening to minimize visual impacts, to mitigate the impacts of light and noise, or to protect
46	the privacy of neighbors, or (iii) regulations adopted pursuant to this Article governing the
47	permitted uses of land or structures subject to the North Carolina Residential Code for One- and
48	Two-Family Dwellings.
49 50	Nothing in this subsection affects the validity or enforceability of private covenants or other
50 51	contractual agreements among property owners relating to building design elements.

51 (c) A zoning or other development regulation shall not do any of the following:

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1 2 3 4 5	(1) (2)	the N Set a unles	minimum square footage of any structures orth Carolina Residential Code for One- and maximum parking space size larger than s the parking space is designated for hand	d Two-Family Dwellings. 9 feet wide by 20 feet long
	(d) Even	parki	0	ment move not implement on
6 7			ovided in G.S. 160D-802.1, a local government that availing as a work	• •
8		-	on for a development that qualifies as a work	• •
8 9			ation, development standards regulating lot	widths, setbacks, density, or
9 10	building design e		s. Article 8 of Chapter 160D of the Gene	aral Statutes is amended by
10	adding a new sec		-	The Statutes is amended by
12	U		orce housing developments.	
12	-		ling any provision of law or any ordinance of	or regulation to the contrary
14			ets the criteria for a workforce housing de	
15			d in any zoning district and in any territoria	
16			the land development regulations set forth	-
17	· · · · · ·		ernment shall, upon submission of an ap	
18		-	r, issue a development approval as a workfor	
19			the following criteria:	
20	(1)		levelopment is at least 10 acres.	
21	$\overline{(2)}$	No fe	ewer than twenty percent (20%) of the lots	in the development will be
22		impro	oved with dwelling units as defined by the	North Carolina Residential
23		Code	for One- and Two-Family Dwellings an	nd conveyed as workforce
24		housi	ng improved lots. If a building is constructed	l on the remaining lots in the
25			opment, it must (i) conform with the North	
26			one- and Two-Family Dwellings or (ii) be	
27			sory structure, as defined in the North Ca	rolina Uniform Residential
28			ing Code.	
29	<u>(3)</u>		ast fifty percent (50%) of the workforce he	• •
30			opment will be conveyed to owner-occupation	
31			cing based upon an income amount that doe	
32) of the most recently published area median	
33		•	ne federal Department of Housing and	-
34			ning workforce housing improved lot	
35			r-occupants that qualify for lender finance	
36			nt that does not exceed one hundred percent	
37			shed AMI. For the purposes of this section,	
38	(4)		ajority of the development is situated shall b	
39 40	<u>(4)</u>		force housing improved lots will be convey	yed subject to the following
40		-	tions: The evener ecourer will move into the du	valling within 60 days of the
41 42		<u>a.</u>	The owner-occupant will move into the dy	wenning within 60 days of the
42 43		h	<u>conveyance.</u> <u>The owner-occupant will maintain the</u>	dwalling as the principal
43 44		<u>b.</u>	residence for at least a majority of a cale	
45			the dwelling. After the first full year	
46			owner-occupancy requirement is extingui	
47		<u>c.</u>	The owner-occupant has either of the follo	
48		<u>~·</u>	<u>1. A greater than fifty percent (50%)</u>	
49			2. A beneficiary of a trust where the	-
50			is for estate planning and where t	
51			placed the lot into the trust.	

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1	<u>d.</u>	The lot will be used solely for single family	y residential purposes. For
2	_	the purposes of this sub-subdivision, the	± ±
3		person who owns the lot and (i) any person	ns living together with the
4		owner that are related by blood, adoption, o	or marriage or (ii) no more
5		than three other persons who are not rela	ted to the owner. Single
5		family residential use does not include	fractional ownership or
7		timeshares.	
3	(c) Unless geogr	aphically impossible, a local government may	y require that a workforce
)	housing development pr	covide and maintain a vegetative buffer zone	not exceeding 20 feet in
)	_	g trees and shrubs, along the perimeter of the	
l		djoining properties. A local government may	
2		including the removal, preservation, or use of	•
3		housing development beyond the vegetative	buffer described in this
ŀ	subsection.		
5		rnment may require that a workforce housing	
5	· · · · ·	in or plat and that a permit application be add	
7		its planning staff or a planning board subject o	•
		section and a local government may impose	
)		one hundred dollars (\$100.00). Notwithstandin	
)		overnment receiving a permit application su	—
-		e or deny the application within 45 days of	± •
,	• •	government shall communicate with the appl	
5		plication. If the local government requests	
-		tion be resubmitted with changes, the local go	
		r resubmitted application and issue an approva	-
)		equested information or resubmitted application	
7		approval or denial within 60 days of the initi	* *
8		leemed approved. A local government may rec	
)		g the limitations imposed upon a workfor	
)		. Nothing in this section shall limit a developer	r from imposing restrictive
		ctions upon lots in the development.	· · · · · · · · · · · · · · · · · · ·
2		ernment may restrict the issuance of certifica	± •
3		that the workforce housing improved lots a	
 5		the other lots in the development. The local gourchaser of a workforce housing improved lo	
, ,		burchaser of a workforce housing improved to	e quannes pursuant to this
) 7	section.	ling any provision of law to the contrary, a l	and accomment may not
3		a public utility operated by the local gove	
))		blication to serve the workforce housing develo	
)		ic utility operated by the local government, u	1
l		pacity limits established pursuant to applicable	
2		blic utility infrastructure is more than 3 miles	
3		ure is denied due to lack of capacity or if e	-
, Ļ	1 .	tiguous to the workforce housing development	
, ,		service to the development by private system	± •
, ,	-	ot charge a higher rate to residents in a workfo	
,		ent charges to other residential customers in i	
}		on, the term "local government" includes a cit	
,)		ty, and any applicable interlocal agreement be	
)	a water and sewer autho	• • • • •	the sent a city of county and
	a mater and benefit addito	<u></u>	

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1	<u>(g)</u>	<u>Nothi</u>	ng in this section shall prohibit a local government from enforcing any of the
2	following	<u>.</u>	
3		<u>(1)</u>	Article 11 or Article 12 of this Chapter.
4		(2)	With the exception of G.S. 160D-921, any local development regulation
5			described in Part 2 of Article 9 of this Chapter, subject to the limitations in
6			subdivision (h)(1) of this section.
7		<u>(3)</u>	With the exception of dedications under G.S. 136-66.10 or G.S. 136-66.11,
8			any regulations providing for the dedication of rights-of-way or easements for
9			street or utility purposes or road or utility construction performance standards.
10		(4)	<u>G.S. 160D-804.1.</u>
11	<u>(h)</u>	<u>A loc</u>	al government may not do any of the following:
12		<u>(1)</u>	Implement or enforce an ordinance or regulation that is more restrictive than,
13			or that exceeds requirements necessary to comply with, federal or State law.
14		(2)	Impose impact fees or water or wastewater system development fees on
15			workforce housing improved lots.
16	<u>(i)</u>	<u>A per</u>	son aggrieved by the failure of a local government to comply with this section
17	<u>may appl</u>	y for a	n order in superior court compelling compliance by the local government. An
18			ursuant to this subsection, and any subsequent appeals, shall be given preference
19	over othe	r matter	rs on the court's calendar. The provisions of G.S. 6-21.7 shall apply to an action
20	<u>brought p</u>	oursuant	t to this subsection. The remedies provided in this subsection shall supplement
21	any other	remedy	<u>y available at law.</u>
22	<u>(j)</u>	<u>Nothi</u>	ng in this section shall be deemed to establish, alter, or expand a local
23	governme	ent's au	thority to enact or enforce owner-occupancy development standards, rent
24	control, o	or other	standards related to affordable housing."
25		SEC	FION 4. This act becomes effective October 1, 2023.