GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE BILL 683

Senate Rules and Operations of the Senate Committee Substitute Adopted 6/15/10 Third Edition Engrossed 6/23/10 Proposed Conference Committee Substitute H683-PCCS30556-TA-2

Short Title: Permit Extensions.

(Public)

Sponsors:

Referred to:

March 19, 2009

1		A BILL TO BE ENTITLED		
2	AN ACT TO AMEND THE PERMIT EXTENSION ACT OF 2009.			
3	The General Assembly of North Carolina enacts:			
4	SECTION 1. S.L. 2009-406, as amended by Section 5.1 of S.L. 2009-484, Section			
5	5.2 of S.L. 2009-550, and Sections 2 and 3 of S.L. 2009-572, reads as rewritten:			
6	"SECTION 1. This act shall be known and may be cited as the "Permit Extension Act of			
7	2009."			
8	"SECTION 2. The General Assembly makes the following findings:			
9	(1)	There exists a state of economic emergency in the State of North Carolina		
10		and the nation, which has drastically affected various segments of the North		
11		Carolina economy, but none as severely as the State's banking, real estate,		
12		and construction sectors.		
13	(2)	The real estate finance sector of the economy is in severe decline due to the		
14		creation, bundling, and widespread selling of leveraged securities, such as		
15		credit default swaps, and due to excessive defaults on sub-prime mortgages		
16		and the resultant foreclosures on a vast scale, thereby widening the mortgage		
17		finance crisis. The extreme tightening of lending standards for home buyers		
18		and other real estate borrowers has reduced access to the capital markets.		
19	(3)	As a result of the crisis in the real estate finance sector of the economy, real		
20		estate developers and redevelopers, including home builders, and		
21		commercial, office, and industrial developers, have experienced an		
22		industry-wide decline, including reduced demand, cancelled orders,		
23		declining sales and rentals, price reductions, increased inventory, fewer		
24		buyers who qualify to purchase homes, layoffs, and scaled back growth		
25		plans.		
26	(4)	The process of obtaining planning board and zoning board of adjustment		
27		approvals for subdivisions, site plans, and variances can be difficult, time		
28		consuming, and expensive, both for private applicants and government		
29		bodies.		
30	(5)	The process of obtaining the myriad of other government approvals, such as		
31		wetlands permits, treatment works approvals, on-site wastewater disposal		
32		permits, stream encroachment permits, flood hazard area permits, highway		



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1		access permits, and numerous waivers and variances,	can be difficult and
2		expensive; further, changes in the law can render these	approvals, if expired
3		or lapsed, difficult to renew or reobtain.	
4	(6)	County and municipal governments, including loca	l sewer and water
5		authorities, obtain permits and approvals from State g	overnment agencies,
6		particularly the Department of Environment and Natur	al Resources, which
7		permits and approvals may expire or lapse due to the s	state of the economy
8		and the inability of both the public sector and the priva	ate sector to proceed
9		with projects authorized by the permit or approval.	
10	(7)	County and municipal governments also obtain deter	minations of master
11		plan consistency, conformance, or endorsement with Sta	ate or regional plans,
12		from State and regional government entities that may ex	pire or lapse without
13		implementation due to the state of the economy.	
14	(8)	The current national recession has severely weakened the	he building industry,
15		and many landowners and developers are seeing their l	ife's work destroyed
16		by the lack of credit and dearth of buyers and tenants du	
17		estate financing and the building industry, uncertainty	over the state of the
18		economy, and increasing levels of unemployment	in the construction
19		industry.	
20	(9)	The construction industry and related trades are sustain	-
21		losses, and the lapsing of government development	nt approvals would
22		exacerbate, if not addressed, those losses.	
23	(10)	Financial institutions that lent money to property ov	
24		developers are experiencing erosion of collateral and	1
25		assets as permits and approvals expire, and the extens	-
26		and approvals is necessary to maintain the value of the	ne collateral and the
27		solvency of financial institutions throughout the State.	
28	(11)	Due to the current inability of builders and their p	
29		financing under existing economic conditions,	more and more
30		once-approved permits are expiring or lapsing, and, as the	
31		lenders must reappraise and thereafter substantially	
32		valuations established in conjunction with approve	1 0
33		requiring the reclassification of numerous loans, which	
34		stability of the banking system and reduces the funds	
35		lending, thus creating more severe restrictions on creating	dit and leading to a
36	(12)	vicious cycle of default.	
37	(12)	As a result of the continued downturn of the econom	-
38		expiration of approvals that were granted by State and I	-
39 40		is possible that thousands of government actions will	i be undone by the
40 41	(12)	passage of time.	avisting statutory or
41	(13)	Obtaining an extension of an approval pursuant to e regulatory provisions can be both costly in terms of	
42 43		resources and insufficient to cope with the extent of	
43 44		conditions; moreover, the costs imposed fall on the p	-
44 45		private sector.	ublic as well as the
43 46	(14)	It is the purpose of this act to prevent the wholesale aba	ndonment of already
40 47	(14)	approved projects and activities due to the present un	•
48		conditions by tolling the term of these approvals for a fin	
48 49		the economy improves, thereby preventing a waste or	-
49 50		resources.	public and private
50 51	"SECTION 3	B. Definitions. – As used in this act, the following definition	ons apply.
51		- Deminions. 7 is used in this act, the following definition	m appiy.

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1 2	(1)	Development approval. – Any of the following approv State, any agency or subdivision of the State, or a	ny unit of local
3 4		government, regardless of the form of the approval,	
4 5		development of land or for the provision of water or wast a government entity:	ewater services by
6		a. Any detailed statement by a State agency under G.S.	5. 113A-4.
7		b. Any detailed statement submitted by a special	
8		government or a private developer of a major de	velopment project
9		under G.S. 113A-8.	~
10		c. Any finding of no significant impact prepared b	
11 12		under Article 1 of Chapter 113A of the General StaAny approval of an erosion and sedimentation co	
12		by a local government or by the North Caroli	
14		Control Commission under Article 4 of Chapter 11	
15		Statutes.	
16		e. Any permit for major development or minor develo	
17		in G.S. 113A-118, or any other permit issued unde	
18 19		Management Act (CAMA), Part 4 of Article 7 of the General Statutes.	Chapter 113A of
20		f. Any water or wastewater permit issued under Artic	le 10 or Article 11
20		of Chapter 130A of the General Statutes.	
22		g. Any building permit issued under Article 9 of C	hapter 143 of the
23		General Statutes.	
24		h. Any nondischarge or extension permit issued under	r Part 1 of Article
25 26		i. Any stream origination certifications issued und	lan Antiala 21 of
20 27		i. Any stream origination certifications issued une Chapter 143 of the General Statutes.	lei Alticle 21 01
28		j. Any water quality certification under Article 21	of Chapter 143 of
29		the General Statutes.	L
30		k. Any air quality permit issued by the Environme	
31		Commission under Article 21B of Chapter 14	3 of the General
32 33		 Statutes. Any approval by a county of sketch plans, prelin 	ninary plata plata
33 34		regarding a subdivision of land, a site specific deve	• • •
35		phased development plan, a development permi	
36		agreement, or a building permit under Article 18 o	
37		the General Statutes.	
38		m. Any approval by a city of sketch plans, prelin	• • •
39 40		regarding a subdivision of land, a site specific deve	
40 41		phased development plan, a development permi- agreement, or a building permit under Article 19 o	-
42		the General Statutes.	r enapter 100/1 of
43		n. Any certificate of appropriateness issued by	a preservation
44		commission of a city under Part 3C of Article 19 o	_
45		the General Statutes.	-
46	(2)	Development. – The division of a parcel of land into two	-
47 48		the construction, reconstruction, conversion, structural alter or enlargement of any building or other structure or facili	
48 49		or enlargement of any building or other structure or facility soil removal or relocation, excavation or landfill, or any us	
50		use of any building or other structure or land or extension of	-
		any containing of other bit actuate of fund of extendioin (

General Assembly Of North Carolina Session 2009 "SECTION 4. For any development approval that is current and valid at any point during 1 2 the period beginning January 1, 2008, and ending December 31, 2010, the running of the period 3 of the development approval and any associated vested right under G.S. 153A-344.1 or 4 G.S. 160A-385.1 is suspended during the period beginning January 1, 2008, and ending 5 December 31, 2010.2011. 6 "SECTION 4.1. A unit of local government may by resolution provide that S.L. 2009-406, 7 as amended by Section 5.1 of S.L. 2009-484, Section 5.2 of S.L. 2009-550, Sections 2 and 3 of 8 S.L. 2009-572, and by this act, shall not apply to a development approval issued by that unit of 9 local government. A development approval issued by a unit of local government that opts out pursuant to this section shall expire as it was scheduled to expire pursuant to S.L. 2009-406, as 10 amended by Section 5.1 of S.L. 2009-484, Section 5.2 of S.L. 2009-550, and Sections 2 and 3 11 of S.L. 2009-572 prior to the enactment of this act. 12 13 "SECTION 5. This act shall not be construed or implemented to: 14 Extend any permit or approval issued by the United States or any of its (1)15 agencies or instrumentalities. Extend any permit or approval for which the term or duration of the permit 16 (2)17 or approval is specified or determined pursuant to federal law. 18 (3) Shorten the duration that any development approval would have had in the 19 absence of this act. 20 (4) Prohibit the granting of such additional extensions as are provided by law. 21 (5) Affect any administrative consent order issued by the Department of 22 Environment and Natural Resources in effect or issued at any time from the 23 effective date of this act to December 31, 2010.2011. 24 (6) Affect the ability of a government entity to revoke or modify a development 25 approval or to accept voluntary relinquishment of a development approval 26 by the holder of the development approval pursuant to law. 27 Modify any requirement of law that is necessary to retain federal delegation (7)28 by the State of the authority to implement a federal law or program. 29 Modify any person's obligations or impair the rights of any party under (8) 30 contract, including bond or other similar undertaking. 31 Authorize the charging of a water or wastewater tap fee that has been (9) 32 previously paid in full for a project subject to a development approval. 33 "SECTION 5.1.(a) This act does not revive a vested right to the water or sewer allocation 34 associated with a development approval that expired between January 1, 2008, and August 5, 35 2009, and is revived by the operation of this act if both of the following conditions are met: 36 The water or sewer capacity was reallocated to other development projects (1)37 prior to August 5, 2009, based upon the expiration of the development 38 approval. 39 There is not sufficient supply or treatment capacity to accommodate the (2)40 project that is the subject of the revived development approval. 41 "SECTION 5.1.(b) A person whose development approval is revived under this act but 42 whose water or sewer allocation is not revived under this section must be given first priority if 43 additional supply or treatment capacity becomes available. 44 "SECTION 5.2.(a) This section applies only to Union County. 45 "**SECTION 5.2.(b)** When a development approval that is contingent upon connection to a 46 water supply system or a sanitary sewer system is suspended under Section 4 of this act and 47 there is not sufficient supply or treatment capacity to accommodate requests for additional 48 allocation, the local government that granted the allocation may reallocate reserved requested 49 capacity from projects whose approvals are suspended but are not ready to proceed, if the local

50 government meets all of the following requirements:

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(1)	Establishes an allocation plan for existing capacity	
	capacity and provides for a fair and equitable pr	rocess to distribute the
	remaining capacity.	
(2)	Establishes a reallocation plan to meet requests for c	
	capacity that is fair and equitable and requires the fol	
	a. That an applicant for a new or additional all	ocation demonstrate the
	ability to begin construction.	
	b. That the holder of a development permit sus	±
	of this act demonstrate the ability or intent	6
(2)	no less than 120 days in order to retain the res	1 1
(3) "Section	Does not reallocate capacity to exceed the amount of 5.2 (a). This act does not reduce the original period of 4	
	5.2.(c) This act does not reduce the original period of a 6. Within 30 days after the effective date of this	
	he State to which this act applies shall place a notice	
	the types of development approvals that the agency of	
	nsion provided in this act. This section does not a	
government.	ision provided in this act. This section does not a	apply to units of local
0	7. The provisions of this act shall be liberally con	strued to effectuate the
purposes of this a	-	
1 1	7.1. Conditions for qualification; termination; right of a	appeal.
	ny development approval extended by S.L. 2009-406,	
5.1 of S.L. 2009	-484, Section 5.2 of S.L. 2009-550, Sections 2 and 3 o	of S.L. 2009-572, and by
this act, the hold	er of the development approval shall:	
<u>(1)</u>	Comply with all applicable laws, regulations, and	policies in effect at the
	time the development approval was originally issue	ed by the governmental
	entity.	
<u>(2)</u>	Maintain all performance guarantees that are impos	
	initial development approval for the duration of the	
	approval is extended or until affirmatively released	from that obligation by
	the issuing governmental entity.	1
<u>(3)</u>	Complete any infrastructure necessary in order to	
	occupancy or other final permit approval from th	e issuing governmental
(b) Eathy	entity.	within termination of the
	re to comply with any condition in this section may result development approval by the issuing governmental of	
	the extension of a development approval, the issuing governmental g	•
	notice to the last known address of the original hol	-
	ermination of the extension of the development approv	
for the termination		val, meldenig the reason
	ination of an extension of a development approval shall	ll be subject to appeal to
	justment under the requirements set forth in law if th	• • • • •
	unit of local government with planning authority und	· · · · · ·
was issued by a	unit of local government with plaining autionity unu	er Arucie 18 of Chapter
		er Arucie 18 of Chapter
153A or Article	<u>19 of Chapter 160A of the General Statutes.</u> 8. This act is effective when it becomes law."	er Article 18 of Chapter