GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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SENATE BILL 677

Judiciary Committee Substitute Adopted 4/26/23 Third Edition Engrossed 5/1/23 PROPOSED HOUSE COMMITTEE SUBSTITUTE S677-PCS15385-BG-22

Short Title: Surveyors Right of Entry/Exped. Comm. Bldg.

(Public)

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Sponsors:

Referred to:

April 10, 2023

1	A BILL TO BE ENTITLED
2	AN ACT TO ALLOW A LIMITED RIGHT OF ENTRY FOR PROFESSIONAL LAND
3	SURVEYORS IN CERTAIN CIRCUMSTANCES AND TO EXPEDITE PLAN REVIEW
4	AND AUTHORIZE AT-RISK CONSTRUCTION PERMITTING FOR CERTAIN
5	COMMERCIAL AND MULTIFAMILY BUILDING PROJECTS.
6	The General Assembly of North Carolina enacts:
7	SECTION 1.(a) Chapter 89C of the General Statutes is amended by adding a new
8	section to read:
9	"§ 89C-19.2. Limited right of entry by professional land surveyors.
10	(a) <u>A professional land surveyor licensed under this Chapter shall have the right to enter</u>
11	upon the lands of others, if necessary to perform surveys for the practice of land surveying,
12	including the location of property corners, boundary lines, rights-of-way, and easements, and
13	may carry with them their customary equipment and vehicles. An entry by a professional land
14	surveyor to perform the practice of land surveying under this section shall not constitute trespass
15	under Article 22A or 22B of Chapter 14 of the General Statutes or shall not cause the professional
16	land surveyor to be subject to arrest or a civil action by reason of the entry.
17	(b) Nothing in this section shall be construed as giving authority to a professional land
18	surveyor to destroy, injure, damage, or move anything on the lands of another without the written
19	permission of the landowner, and nothing in this section shall be construed as removing civil
20	liability for such damage.
21	(c) <u>A professional land surveyor shall make reasonable efforts to notify adjoining</u>
22	landowners upon whose land it is necessary to enter.
23	(d) No professional land surveyor or person under such surveyor's supervision shall have
24	a civil cause of action against a landowner or lessee for personal injury or property damage
25	incurred while on the land for purposes consistent with those described in subsection (a) of this
26	section, except when such damages and injury were willfully or deliberately caused by the
27	landowner or lessee.
28	(e) Nothing in this section shall be construed as to give authority to a professional land
29	surveyor to enter lands traversed by an operating railroad or properties owned, held, used, or
30	operated by a railroad or their subsidiaries.
31	(f) Nothing in this section shall be construed as to give authority to a professional land
32	surveyor to enter lands containing critical infrastructure or critical infrastructure facilities.
33	(g) For the purposes of this section, the following terms are defined as follows:
34	(1) Critical infrastructure. – As defined in 42 U.S.C. § 5195c.



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1	<u>(2)</u>	Critical infrastructure facilities. – Critical infrastructure	e that is completely
2	<u>1-1</u>	enclosed by a fence or other physical barriers that is ob	
3		exclude intruders or clearly marked with a sign or signs po	
4		that are reasonably likely to come to the attention of a per	± ± •
5		entry is forbidden without site authorization.	<u> </u>
6	<u>(3)</u>	Professional land surveyor. – As defined in G.S. 89C-3, i	ncluding any agents.
7	<u>1-1</u>	employees, or personnel under their supervision."	
8	SEC	TION 1.(b) This section becomes effective July 1, 2024, a	nd applies to acts on
9	or after that date.	• • • • •	
10	SECT	TION 2.(a) Article 11 of Chapter 160D of the General Sta	atutes is amended by
11	adding a new sec		
12		Commercial and multifamily building permits for appl	
13		; third-party plan review alternatives; at-risk building f	<u>coundation permits;</u>
14		k building structure permits.	
15		cability This section applies to commercial and multi	
16	1 0 0	permit applications that have plans and specifications th	-
17		action, as applicable, by a professional engineer licensed u	•
18		ites or an architect licensed under Chapter 83A of the Gene	
19		ubmittal Meeting Option. – A local government must prov	
20		permit applicant to request and schedule within five busine	
21	-	neeting prior to applying for a building permit to discuss a	
22		ether the permit applicant possesses necessary plans and su	
23		nent would require for building permit plan review. A build	• • • • •
24		test a pre-submittal meeting under the following circumstant	
25	<u>(1)</u>	The project plans and specifications for a building project	
26		sealed for construction, as applicable, by a profession	
27		under Chapter 89C of the General Statutes or an arch	itect licensed under
28	(2)	<u>Chapter 83A of the General Statutes.</u>	
29 30	<u>(2)</u>	The project plans and specifications for a building proj	
30 31		identical to those that the permit applicant would subm permit application.	int with the building
32	(3)	The building permit applicant has made best efforts to a	compile and propers
32 33	<u>(5)</u>	documents required by a local government, and oth	· · ·
33 34		agencies, for the building project.	iei State of Teueral
35	(4)	The building permit applicant has determined whether an	at-risk permit option
36	<u>(+)</u>	will be utilized in accordance with subsection (h) of this	
37	(c) Plan I	Review Time Line. – A local government shall complete its	
38		d issue a building permit decision to a permit applicant	•
39		and sufficient information with a permit application with	•
40		at and a permit applicant otherwise agree. If a local g	
41	-	nation or requires plan resubmission with changes duri	
42		ed information and changes from the permit applicant, a lo	-
43		al days to issue a building permit decision. Notwithstandin	
44	-	local government may issue a building permit decision wit	
45	government issu	es an at-risk building permit at the request of a permit a	pplicant pursuant to
46	subsection (h) of		
47	(d) Indep	endent Third-Party Review to Assist Local Government	A local government
48	may utilize and c	ontract with a licensed professional engineer or licensed arc	hitect certified under
49	<u>G.S. 143-151.13</u>	(f) to perform independent third-party plan review under the	his section, provided
50	that the review ti	me does not exceed the time frame prescribed by subsection	on (c) of this section.

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1	(e) Indep	endent Third-Party Review Election by Permit Applicant. – If a local
2	•	ally undertakes plan review of the submitted plans and does not issue a building
3	2	or determines it is unable to complete plan review within the time frame
4		osection (c) of this section, a permit applicant may subsequently elect to utilize
5		th a licensed professional engineer or licensed architect certified under
6		f) to perform an independent third-party plan review. Upon the local
7		eipt of a completed plan review with certification required by subsection (f) of
8		ocal government shall issue applicable building permits for the project within
9		ys and will refund or waive all applicable plan review and permit fees for the
10		ance of the applicable building permits.
11		Party Review Certification Required A permit applicant that elects a
12		v under subsection (e) of this section shall provide the local government with a
13		ion signed by the plan reviewer that plans comply with applicable North
14		uilding Codes and other applicable State and local laws. The certification shall
15		m created by the local government.
16		icts of Interest. – A third-party plan reviewer shall avoid conflicts of interest in
17		endent third-party plan reviews under this section. Conflicts of interest include
18		aving any financial interest in, or being employed, other than as a plan reviewer
19		n, by a business that has a financial interest in the furnishing of labor, material,
20		r the construction, alteration, or maintenance of, or any involvement in the
21	· · ·	or specifications for, the project subject to plan review.
22		sk Building Permit Options. – At-risk building permit options are available to
23		ing permit applicant that requested and attended a pre-submittal meeting in
24		subsection (b) of this section to discuss a building project prior to permit
25		eligible permit applicant proceeding with an at-risk permit issued by a local
26	· ·	uant to this subsection assumes all risks of liability, and the local government is
27		leased from any liabilities, duties, and responsibilities attributable to the review,
28	* *	struction pursuant to that at-risk permit. In accordance with G.S. 160D-108(e),
29	-	ocal development permits are required to complete a development project, a
30		a local government pursuant to this subsection is not an initial development
31		oses of the vesting protections of G.S. 160D-108(e). The following at-risk
32		ptions are available:
33	<u>(1)</u>	At-risk building foundation permit. – At the time of permit application, an
34		eligible building permit applicant may request an at-risk building foundation
35		permit authorizing a permit applicant to proceed with building foundation
36		construction. A local government must issue an at-risk building foundation
37		permit if a local government determines a permit applicant has submitted all
38		necessary plans and sufficient information, as discussed at a pre-submittal
39		meeting pursuant to subsection (b) of this section, and received all approvals
40		necessary, for building foundation construction notwithstanding that other
41		development approvals from the local government, or other State or federal
42		agencies, for the project have not yet been obtained. For the purposes of this
43		subdivision, a permit applicant must have received an approved erosion and
44		sedimentation control plan in accordance with Article 4 of Chapter 113A of
45		the General Statutes for land-disturbing activity at a building foundation
46		construction site.
47	<u>(2)</u>	At-risk building structure permit. – An eligible building permit applicant that
48		has obtained an at-risk building foundation permit pursuant to subdivision (1)
49 50		of this subsection may request the issuance of an at-risk building structure
50		permit. A local government may issue an at-risk building structure permit
51		authorizing a permit applicant to proceed with building structure construction

 if a local government determines a permit applicant has submitted all neccessary, plans and sufficient information, and received all approvals necessary, for building structure construction notwithstanding that other development approvals from the local government, or other State or federal agencies, for the project have not yet been obtained. Prior to issuance of an at-risk building structure permit, a local government may require a meeting with a permit applicant to discuss issues with submitted plans and information that a permit applicant would need to address prior to building structure permit issuance. For the purposes of this subdivision, "building structure permit issuance. For the purposes of this subdivision, "building structure permit issuance. For the purposes of a data structure requires manufacturer specifications or manufacturer negineering information on an element, component, and respecifications or manufacturer specifications, a local government requires manufacturer engineering information on an element, component, or fixture related to the submitted plans and specifications, a local government shall not delay or deny the issuance of applicable building permits based upon the receipt of specifications or manufacturer engineering information on an element, component, or fixture. (i) Local Government Liability and Vested Rights. – A permit issued by a local government pursuant to this section shall not be construed to guarantee the issuance of rhuther building permits, development approvals, or certificates of occupancy by a local government, sectored and relaxed from any liabilities, duties, and responsibilities imposed by this Article, or in common law, from any claim arising out of, or attributed to, plans subject to a third-party independent review pursuant to subsection (e) of this section." SECTION 2.(b) G.S. 143-151.8(a)(3) reads as rewritten: "(3) Code enforcement - The examination and approval of plans and specifications, the inspecti	General Assembly Of North Carolina Session 2023
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SECTION 2.(a) G.S. 113A-61 reads as rewritten:	
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"§ 113A-61. Local approval of erosion and sedimentation control plans. 1 2 . . . 3 A local government shall not deny a draft erosion and sedimentation control plan (b1) 4 based solely upon the applicant's need to obtain other development approvals for the project, as 5 that term is defined by G.S. 160D-102(13). A local government shall condition approval of a draft erosion and sedimentation control plan upon the applicant's compliance with federal and 6 7 State water quality laws, regulations, and rules. A local government shall disapprove an erosion 8 and sedimentation control plan if implementation of the plan would result in a violation of rules 9 adopted by the Environmental Management Commission to protect riparian buffers along surface 10 waters. A local government may disapprove an erosion and sedimentation control plan or 11 disapprove a transfer of a plan under subsection (b3) of this section upon finding that an applicant 12 or a parent, subsidiary, or other affiliate of the applicant:" 13 14 SECTION 2.(e) G.S. 160D-922 reads as rewritten: 15 "§ 160D-922. Erosion and sedimentation control. 16 Any local government may enact and enforce erosion and sedimentation control (a) regulations as authorized by Article 4 of Chapter 113A of the General Statutes and shall comply 17 18 with all applicable provisions of that Article and, to the extent not inconsistent with that Article, 19 with this Chapter. Fees charged by a local government under its erosion and sedimentation 20 control program shall not exceed that authorized in G.S. 113A-60(a). 21 Once a local government administering an erosion and sedimentation control program (b) 22 approves an erosion and sedimentation control plan for land-disturbing activity at a site, the local government shall allow the plan holder to begin land-disturbing activity in accordance with 23 24 G.S. 160D-1110.1(h) and the approved plan, notwithstanding that other development approvals 25 that may be required from the local government for the project have not yet been obtained. In 26 accordance with G.S. 160D-108(e), where multiple local development permits are required to 27 complete a development project, approval of an erosion and sedimentation control plan is not an 28 initial development permit for purposes of the vesting protections of that subsection." 29 SECTION 2.(f) G.S. 160D-1110, as amended by Section 16 of S.L. 2023-46 and 30 Section 8.1(a) of S.L. 2023-90, reads as rewritten: 31 "§ 160D-1110. Building permits. 32 Except as provided in subsection (c) of this section, and subsection (h) of (a) 33 G.S. 160D-1110.1, no person shall commence or proceed with any of the following without first 34 securing all permits required by the State Building Code and any other State or local laws applicable to any of the following activities: 35 36 37 No building permit shall be issued pursuant to subsection (a) of this section or (e) G.S. 160D-1110.1(h) for any land-disturbing activity, as defined in G.S. 113A-52, or for any 38 39 activity covered by G.S. 113A-57, unless an erosion and sedimentation control plan for the site 40 of the activity or a tract of land including the site of the activity has been approved under Article 41 4 of Chapter 113A of the General Statutes, the Sedimentation Pollution Control Act. 42 " 43 **SECTION 2.(g)** This section becomes effective July 1, 2024, and applies to permit 44 applications submitted on or after that date.

45 **SECTION 3.** Except as otherwise provided, this act is effective when it becomes 46 law.