GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

FILED SENATE
Mar 25, 2025
S.B. 685
PRINCIPAL CLERK
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(Public)

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Short Title:

SENATE BILL DRS45354-MQ-36

Authorize Maint. Bonds/Subdivision Streets.

Sponsors: Senator Smith (Primary Sponsor).				
Referred to:				
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A BILL TO BE ENTITLED				
AN ACT TO IMPLEMENT MAINTENANCE AND ACCEPTANCE GUAR	ANTEES FOR			
SUBDIVISION DEVELOPMENTS TO PREVENT THE CRI	EATION OF			
UNMAINTAINED PUBLICLY DEDICATED ROADS.				
The General Assembly of North Carolina enacts:				
SECTION 1. Article 8 of Chapter 160D of the General Statutes	is amended by			
adding a new section to read:				
"§ 160D-804.2. Maintenance and acceptance guarantees for subdivision stre	eets.			
(a) To ensure proper maintenance of publicly dedicated subdivision				
compliance with G.S. 160D-804 and other development regulation requirements, a county may				
require posting of a maintenance guarantee, by the developer, for any publicly ded				
to be transferred for public maintenance under G.S. 136-102.6 or under any applic				
ordinance.	-			
(b) For purposes of this section, the following definitions apply:				
(1) Administering entity. – The Board of Transportation or a	a municipality,			
whichever is applicable.				
(2) Roadway system. – The State highway system or a municipa	al street system,			
as each is defined in G.S. 136-66.1, whichever is applicable.				
(c) For purposes of this section, all of the following apply with respect	to maintenance			
and acceptance guarantees:				
(1) Type. – The type of maintenance and acceptance guarantee	shall be at the			
election of the developer. The term "maintenance and accepta				
includes any of the following forms of guarantee:				
a. Surety bond issued by any company authorized to do	business in this			
State.				
<u>b.</u> <u>Letter of credit issued by any financial institution</u>	licensed to do			
business in this State.				
c. Other forms of guarantee that provide equivalent secu	rity to a surety			
bond or letter of credit.				
(2) Use. – Maintenance and acceptance guarantees shall only be	used to ensure			
that a road or street meets the minimum standards set by the				
entity prior to acceptance to the applicable roadway system. C				
street meets all applicable requirements set by the administe				
developer may utilize the maintenance and acceptance gua				
minimum standards for acceptance into the roadway system. I				
	If the developer			



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1		standards for acceptance, the county may utilize the maintenance and
2		acceptance guarantee and bid, pursuant to Chapter 143 of the General Statutes,
3		for the repair of the roadway using funds from the maintenance and
4		acceptance guarantee in order to meet such minimum standards.
5	<u>(3)</u>	Required acceptance. – If the road or street has not been accepted into the
6		applicable roadway system for maintenance for a period of four years after the
7		plat has been recorded in the office of the appropriate register of deeds, the
8		administering entity shall automatically accept the road or street into its
9		respective roadway system for maintenance.
10	<u>(4)</u>	Petition. – Once the maintenance and acceptance guarantee has been used to
11		ensure the road or street meets the minimum standards of the respective
12		administering entity, the county shall submit a petition to the administering
13		entity for road addition to its roadway system within five days of completed
14		construction, in compliance with G.S. 136-102.6(d).
15	<u>(5)</u>	Release. – The following apply to the return or release of any maintenance
16		and acceptance guarantee established under this section:
17		<u>a.</u> The maintenance and acceptance guarantee shall be returned or
18		released, as appropriate, including any funds not utilized, once the road
19		or street has been accepted for maintenance by the administering
20		entity, within 30 days of acceptance.
21		b. If the road or street is accepted pursuant to subdivision (3) of this
22		subsection, the maintenance and acceptance guarantee shall be
23		released by the county to the respective administering entity in an
24		amount commensurate with the reasonable costs necessary for the road
25		or street to meet minimum standards for acceptance into the respective
26		roadway system. Any funds released under this sub-subdivision may
27		be utilized absent any occupancy requirement.
28	<u>(6)</u>	Amount. – The posted amount of the maintenance and acceptance guarantee
29		shall be set by the county but shall not exceed twenty percent (20%) of the
30		reasonably estimated total cost of construction for the road or street secured
31		by the maintenance and acceptance guarantee, as determined by the county,
32		of the transportation improvements at the time the guarantee is issued. If the
33		maintenance and acceptance guarantee is not sufficient to cover the total costs
34		to ensure that the road meets the standards set by the administering entity, the
35		county or administering entity may use other funds to supplement the cost.
36		When calculating the estimated total cost of construction for the road or street,
37		the county shall include costs for labor and materials. Where applicable, the
38		costs shall be based on unit pricing.
39	<u>(7)</u>	Timing A county, at its discretion, shall require the maintenance and
40		acceptance guarantee to be posted either at the time the plat is recorded or
41		prior to recordation of the plat.
42	<u>(8)</u>	Legal responsibilities No person shall claim any rights under or to any
43		maintenance and acceptance guarantee provided pursuant to this section or in
44		the proceeds of any such maintenance and acceptance guarantee other than the
45		following:
46		a. The county for which the maintenance and acceptance guarantee is
47		provided.
48		b. The developer at whose request or for whose benefit the maintenance

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and acceptance guarantee is given.

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1	c. The person or entity issuing or providing the maintena	
2	acceptance guarantee at the request of or for the benefit	t of the
3	<u>developer.</u>	
4	<u>d.</u> The administering entity, pursuant to subdivision (3)	of this
5	subsection.	
6	(9) Multiple guarantees. – The developer shall have the option to post on	e type of
7	a maintenance and acceptance guarantee as provided for in subdivision	on (1) of
8	this subsection, in lieu of multiple bonds, letters of credit, or other eq	uivalent
9	security, for all development matters related to the same project r	equiring
10	maintenance and acceptance guarantees."	
11	SECTION 2. This act is effective when it becomes law.	

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