GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2025**

H.B. 627 Mar 31, 2025 HOUSE PRINCIPAL CLERK

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D **HOUSE BILL DRH30253-MQ-97**

Short Title	e: R	egulation of Accessory Dwelling Units.	(Public)
Sponsors:	R	epresentative Alston.	
Referred to	o:		
		A BILL TO BE ENTITLED	
AN ACT	OT T	INCREASE AFFORDABLE HOUSING BY ALLOW	ING FOR THE
CONS	TRUC	CTION OR SITING OF ACCESSORY DWELLING UNITS.	
The General Assembly of North Carolina enacts:			
	SEC'	TION 1.(a) Part 1 of Article 9 of Chapter 160D of the C	Seneral Statutes is
amended by adding a new section to read:			
"§ 160D-917. Accessory dwelling units.			
<u>(a)</u>		cal government shall allow the development of at least one a	•
		forms to the North Carolina Residential Code for One-	***
Dwellings, including applicable provisions from fire prevention codes, for each single-family			
detached dwelling in areas zoned for residential use that allow for development of single-family			
detached dwellings. An accessory dwelling unit may be built or sited concurrently or after the			
primary single-family detached dwelling has been constructed or sited. Nothing in this section			
shall prohibit a local government from permitting accessory dwelling units in any area not			
otherwise required under this section.			
<u>(b)</u>	_	rmitting accessory dwelling units under this section, a local	government shall
not do any		e following:	
	<u>(1)</u>	Prohibit the use of the primary single-family detached	_
	(2)	accessory dwelling for long-term rentals by separate house	<u>holds.</u>
	<u>(2)</u>	Require placement in a conditional zoning district.	
	<u>(3)</u>	Establish minimum parking requirements or other par	
		including imposition of additional parking requirements	
		structure is converted for use as an accessory dwelling unit	
	<u>(4)</u>	Prohibit the connection of the accessory dwelling unit to	_
		systems serving the primary single-family detached dwel	
		utility service to that primary single-family detached dwelli	ing has capacity to
	, - \	serve both dwellings.	
	<u>(5)</u>	Charge any fees in excess of those charged for the	permitting of a
	>	single-family detached dwelling similar in nature.	
	<u>(6)</u>	Set a maximum accessory dwelling unit size of less than 80	00 square feet.
<u>(c)</u>		cal government may do any of the following:	
	<u>(1)</u>	Impose a setback minimum for accessory dwelling units	
		setback minimum imposed generally upon lots in t	he same zoning
	/ 2:	classification, whichever is less.	
	<u>(2)</u>	Require that accessory dwelling units be located to the s	side or rear of the
		primary single-family detached dwelling.	



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- Require that accessory dwelling units be smaller than the primary (3) single-family detached dwelling. (d)
 - Except as otherwise provided in this section, a local government may regulate accessory dwelling units pursuant to this Chapter and nothing in this section shall be construed to impair the authority of a local government to adopt and enforce ordinances pursuant to Part 2 of this Article to comply with State and federal law, rules, and regulations, or permits consistent with the interpretations and directions of the State or federal agency issuing the permit.
 - Nothing in this section shall apply to any of the following: (e)
 - The validity or enforceability of private covenants or other contractual (1) agreements among property owners related to dwelling type restrictions.
 - Properties located in a historic preservation district established pursuant to (2) Part 4 of this Article.
 - Properties designated as a National Historic Landmark by the United States <u>(3)</u> Department of Interior.
 - An accessory dwelling unit that is not connected to water and sewer. (4)
 - For the purposes of this section, the term "accessory dwelling unit" means an attached or detached residential structure that is used in connection with, or that is an accessory to, a primary single-family detached dwelling and that has less total square footage than the primary single-family detached dwelling."
 - **SECTION 1.(b)** This section becomes effective October 1, 2025, and applies to applications for accessory dwelling unit permits submitted on or after that date.
 - **SECTION 1.(c)** A local government that has enacted an ordinance that meets the requirements of this act and G.S. 160D-917, as enacted by this act, is not required to adopt a new ordinance.
 - **SECTION 2.** Local governments shall adopt development regulations to implement the provisions in this act no later than January 1, 2027. If a local government fails to adopt development regulations as required by this act by January 1, 2027, accessory dwelling units shall be allowed in that local government without any limitations.
 - **SECTION 3.** Except as otherwise provided, this act is effective when it becomes law.

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