GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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HOUSE DRH50527-LR-143B (4/9)

Short Title: Statewide Subdivision Changes.

Sponsors:	Representative Ross.
Referred to:	

1		A BILL TO BE ENTITLED
2	AN ACT AMENDI	NG THE DEFINITION OF A SUBDIVISION TO PROVIDE
3	THAT THE E	XEMPTION APPLICABLE TO THE COMBINATION OR
4	RECOMBINATI	ON OF PORTIONS OF PREVIOUSLY SUBDIVIDED AND
5	RECORDED LO	TS SHALL NOT APPLY TO THOSE LOTS THAT HAVE
6	EXISTED ONL	Y ON PAPER OR THAT HAVE PREVIOUSLY BEEN
7	EFFECTIVELY	COMBINED INTO A SINGLE PARCEL.
8	The General Assemb	ly of North Carolina enacts:
9	SECTION	1. G.S. 153A-335(a)(1) reads as rewritten:
10	"(1) The	combination or recombination of portions of previously
11	sub	divided and recorded lots if the total number of lots is not increased
12	and	the resultant lots are equal to or exceed the standards of the county
13	as	shown in its subdivision regulations.regulations, except that an
14	ordi	nance adopted under this Part may provide that this exemption
15	shal	l not apply to previously subdivided and recorded lots under either
16	<u>of t</u>	ne following circumstances:
17	<u>a.</u>	No improvements (such as streets, sidewalks, or utilities)
18		designed to allow the lots to function as individual lots have
19		been installed within that subdivision and no buildings have
20		been constructed on the lots, except this subdivision does not
21		apply until the plat has been recorded for 10 years.
22	<u>b.</u>	Where the recorded lots or portions of those lots have
23		manifestly been developed as evidenced by the fact that on that
24		parcel one or more buildings or other substantial structures have
25		been constructed over the common lot lines of those previously
26		subdivided and recorded lots."
27	SECTION	2. G.S. 160A-376(a)(1) reads as rewritten:

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1	"(1)	The	combination or recombination of portions of previously
2		subdiv	vided and recorded lots where the total number of lots is not
3		increa	sed and the resultant lots are equal to or exceed the standards of
4		the m	unicipality as shown in its subdivision regulations. regulations,
5		excep	t that an ordinance adopted under this Part may provide that this
6		exem	otion shall not apply to previously subdivided and recorded lots
7		under	either of the following circumstances:
8		<u>a.</u>	No improvements (such as streets, sidewalks, or utilities)
9			designed to allow the lots to function as individual lots have
10			been installed within that subdivision and no buildings have
11			been constructed on the lots, except that this subdivision does
12			not apply until the plat has been recorded for 10 years.
13		<u>b.</u>	Where the recorded lots or portions of those lots have
14			manifestly been developed as evidenced by the fact that on that
15			parcel one or more buildings or other substantial structures have
16			been constructed over the common lot lines of those previously
17			subdivided and recorded lots."
18	SECT	TION 3	B. This act is effective when it becomes law.