

General Assembly

January Session, 2025

Raised Bill No. 7034

LCO No. **5125**

Referred to Committee on HOUSING

Introduced by: (HSG)

AN ACT PROHIBITING THE REQUIREMENT OF A DONATION OF LAND AS A CONDITION OF SUBDIVISION APPROVAL.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Section 8-25 of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective July 1, 2025*):

3 (a) (1) No subdivision of land shall be made until a plan for such 4 subdivision has been approved by the commission. Any person, firm or 5 corporation making any subdivision of land without the approval of the commission shall be fined not more than five hundred dollars for each 6 7 lot sold or offered for sale or so subdivided. Any plan for subdivision 8 shall, upon approval, or when taken as approved by reason of the failure 9 of the commission to act, be filed or recorded by the applicant in the 10 office of the town clerk not later than ninety days after the expiration of 11 the appeal period under section 8-8, or in the case of an appeal, not later 12 than ninety days after the termination of such appeal by dismissal, 13 withdrawal or judgment in favor of the applicant but, if it is a plan for 14 subdivision wholly or partially within a district, it shall be filed in the 15 offices of both the district clerk and the town clerk, and any plan not so

filed or recorded within the prescribed time shall become null and void,
except that the commission may extend the time for such filing for two
additional periods of ninety days and the plan shall remain valid until
the expiration of such extended time.

20 (2) All such plans shall be delivered to the applicant for filing or 21 recording not more than thirty days after the time for taking an appeal 22 from the action of the commission has elapsed or not more than thirty 23 days after the date that plans modified in accordance with the 24 commission's approval and that comply with section 7-31 are delivered 25 to the commission, whichever is later, and in the event of an appeal, not 26 more than thirty days after the termination of such appeal by dismissal, 27 withdrawal or judgment in favor of the applicant or not more than thirty 28 days after the date that plans modified in accordance with the 29 commission's approval and that comply with section 7-31 are delivered 30 to the commission, whichever is later. No such plan shall be recorded or 31 filed by the town clerk or district clerk or other officer authorized to 32 record or file plans until its approval has been endorsed thereon by the 33 chairman or secretary of the commission, and the filing or recording of 34 a subdivision plan without such approval shall be void.

35 (3) Before exercising the powers granted in this section, the 36 commission shall adopt regulations covering the subdivision of land. 37 No such regulations shall become effective until after a public hearing 38 held in accordance with the provisions of section 8-7d. Such regulations 39 shall provide that the land to be subdivided shall be of such character 40 that it can be used for building purposes without danger to health or the 41 public safety, that proper provision shall be made for water, sewerage 42 and drainage, including the upgrading of any downstream ditch, 43 culvert or other drainage structure which, through the introduction of 44 additional drainage due to such subdivision, becomes undersized and 45 creates the potential for flooding on a state highway, and, in areas 46 contiguous to brooks, rivers or other bodies of water subject to flooding, 47 including tidal flooding, that proper provision shall be made for 48 protective flood control measures and that the proposed streets are in

49 harmony with existing or proposed principal thoroughfares shown in 50 the plan of conservation and development as described in section 8-23, 51 especially in regard to safe intersections with such thoroughfares, and 52 so arranged and of such width, as to provide an adequate and 53 convenient system for present and prospective traffic needs. Such 54 regulations shall also provide that the commission may require the 55 provision of open spaces, parks and playgrounds when, and in places, 56 deemed proper by the planning commission, which open spaces, parks 57 and playgrounds shall be shown on the subdivision plan. [Such 58 regulations may, with the approval of the commission, authorize the 59 applicant to pay a fee to the municipality or pay a fee to the municipality 60 and transfer land to the municipality in lieu of any requirement to 61 provide open spaces. Such payment or combination of payment and the 62 fair market value of land transferred shall be equal to not more than ten per cent of the fair market value of the land to be subdivided prior to 63 64 the approval of the subdivision. The fair market value shall be 65 determined by an appraiser jointly selected by the commission and the 66 applicant. A fraction of such payment the numerator of which is one and 67 the denominator of which is the number of approved parcels in the 68 subdivision shall be made at the time of the sale of each approved parcel 69 of land in the subdivision and placed in a fund in accordance with the 70 provisions of section 8-25b. The open space requirements of this section 71 shall not apply if the transfer of all land in a subdivision of less than five 72 parcels is to a parent, child, brother, sister, grandparent, grandchild, 73 aunt, uncle or first cousin for no consideration, or if the subdivision is 74 to contain affordable housing, as defined in section 8-39a, equal to 75 twenty per cent or more of the total housing to be constructed in such 76 subdivision.] Such regulations, on and after July 1, 1985, shall provide 77 that proper provision be made for soil erosion and sediment control 78 pursuant to section 22a-329. Such regulations shall not impose 79 conditions and requirements on manufactured homes having as their 80 narrowest dimension twenty-two feet or more and built in accordance 81 with federal manufactured home construction and safety standards or 82 on lots containing such manufactured homes which are substantially

83 different from conditions and requirements imposed on single-family 84 dwellings and lots containing single-family dwellings. Such regulations 85 shall not impose conditions and requirements on developments to be 86 occupied by manufactured homes having as their narrowest dimension 87 twenty-two feet or more and built in accordance with federal 88 manufactured home construction and safety standards which are 89 substantially different from conditions and requirements imposed on 90 multifamily dwellings, lots containing multifamily dwellings, cluster 91 developments or planned unit developments.

92 (4) The commission may also prescribe the extent to which and the 93 manner in which streets shall be graded and improved and public 94 utilities and services provided and, in lieu of the completion of such 95 work and installations previous to the final approval of a plan, the 96 commission may accept a financial guarantee of such work and 97 installations in an amount and with surety and conditions satisfactory 98 to it securing to the municipality the actual construction, maintenance 99 and installation of such public improvements and utilities within a 100 period specified in the financial guarantee. Such regulations may 101 provide, in lieu of the completion of the work and installations above 102 referred to, previous to the final approval of a plan, for an assessment 103 or other method whereby the municipality is put in an assured position 104 to do such work and make such installations at the expense of the owners of the property within the subdivision. 105

106 (5) Such regulations may provide that in lieu of either the completion 107 of the work or the furnishing of a financial guarantee as provided in this 108 section, the commission may authorize the filing of a plan with a 109 conditional approval endorsed thereon. Such approval shall be 110 conditioned on [(1)] (A) the actual construction, maintenance and 111 installation of any improvements or utilities prescribed by the 112 commission, or [(2)] (B) the provision of a financial guarantee as provided in this section. Upon the occurrence of either of such events, 113 114 the commission shall cause a final approval to be endorsed thereon in 115 the manner provided by this section. Any such conditional approval

116 shall lapse five years from the date it is granted, provided the applicant 117 may apply for and the commission may, in its discretion, grant a 118 renewal of such conditional approval for an additional period of five 119 years at the end of any five-year period, except that the commission 120 may, by regulation, provide for a shorter period of conditional approval 121 or renewal of such approval. Any person who enters into a contract for 122 the purchase of any lot subdivided pursuant to a conditional approval 123 may rescind such contract by delivering a written notice of rescission to 124 the seller not later than three days after receipt of written notice of final 125 approval if such final approval has additional amendments or any 126 conditions that were not included in the conditional approval and are 127 unacceptable to the buyer. Any person, firm or corporation who, prior 128 to such final approval, transfers title to any lot subdivided pursuant to 129 a conditional approval shall be fined not more than one thousand 130 dollars for each lot transferred. Nothing in this subsection shall be 131 construed to authorize the marketing of any lot prior to the granting of 132 conditional approval or renewal of such conditional approval.

133 (b) The regulations adopted under subsection (a) of this section shall 134 also encourage energy-efficient patterns of development and land use, 135 the use of solar and other renewable forms of energy, and energy 136 conservation. The regulations shall require any person submitting a 137 plan for a subdivision to the commission under subsection (a) of this 138 section to demonstrate to the commission that such person has considered, in developing the plan, using passive solar energy 139 140 techniques which would not significantly increase the cost of the 141 housing to the buyer, after tax credits, subsidies and exemptions. As 142 used in this subsection and section 8-2, "passive solar energy 143 techniques" means site design techniques which maximize solar heat 144 gain, minimize heat loss and provide thermal storage within a building 145 during the heating season and minimize heat gain and provide for 146 natural ventilation during the cooling season. The site design techniques 147 shall include, but not be limited to: (1) House orientation; (2) street and 148 lot layout; (3) vegetation; (4) natural and man-made topographical

149 features; and (5) protection of solar access within the development.

(c) The regulations adopted under subsection (a) of this section, may,
to the extent consistent with soil types, terrain, infrastructure capacity
and the plan of development for the community, provide for cluster
development, and may provide for incentives for cluster development
such as density bonuses, or may require cluster development.

155 (d) (1) To satisfy any financial guarantee requirement in this section, 156 the commission may accept surety bonds and shall accept cash bonds, 157 passbook or statement savings accounts and other financial guarantees 158 other than surety bonds including, but not limited to, letters of credit, 159 provided such financial guarantee is in a form acceptable to the 160 commission and the financial institution or other entity issuing any 161 letter of credit is acceptable to the commission. Such financial guarantee 162 may, at the discretion of the person posting such financial guarantee, be 163 posted at any time before all approved public improvements and 164 utilities are completed, except that the commission may require a 165 financial guarantee for erosion and sediment controls prior to the 166 commencement of any improvements. No lot shall be transferred to a 167 buyer before any required financial guarantee is posted or before the 168 approved public improvements and utilities are completed to the 169 reasonable satisfaction of the commission or its agent. For any 170 subdivision that is approved for development in phases, the financial 171 guarantee provisions of this section shall apply as if each phase was 172 approved as a separate subdivision. Notwithstanding the provisions of 173 any special act, municipal charter or ordinance, no commission shall (A) 174 require a financial guarantee or payment to finance the maintenance of 175 roads, streets, retention or detention basins or other improvements 176 approved with such subdivision for more than one year after the date 177 on which such improvements have been completed to the reasonable 178 satisfaction of the commission or its agent or accepted by the 179 municipality, [or] (B) require the transfer of land to the municipality as a condition of approval, or (C) require the establishment of a 180 homeowners association or the placement of a deed restriction, 181

easement or similar burden on property for the maintenance of approved public site improvements to be owned, operated or maintained by the municipality, except that the prohibition of this subparagraph shall not apply to the placement of a deed restriction, easement or similar burden necessary to grant a municipality access to such approved site improvements.

188 (2) If the person posting a financial guarantee under this section 189 requests a release of all or a portion of such financial guarantee, the 190 commission or its agent shall, not later than sixty-five days after 191 receiving such request, (A) release or authorize the release of any such 192 financial guarantee or portion thereof, provided the commission or its 193 agent is reasonably satisfied that the improvements for which such 194 financial guarantee or portion thereof was posted have been completed, 195 or (B) provide the person posting such financial guarantee with a 196 written explanation as to the additional improvements that must be 197 completed before such financial guarantee or portion thereof may be 198 released.

Sec. 2. Section 8-25b of the general statutes is repealed. (*Effective July*1, 2025)

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2025	8-25
Sec. 2	July 1, 2025	Repealer section

Statement of Purpose:

To prohibit municipalities from requiring a donation of land from an applicant for subdivision of land as a condition of subdivision approval.

[[]Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]