

General Assembly

Raised Bill No. 7035

January Session, 2025

LCO No. 5171



Referred to Committee on HOUSING

Introduced by: (HSG)

AN ACT PROHIBITING A MUNICIPALITY FROM IMPLEMENTING A BAN ON MULTIFAMILY HOUSING DEVELOPMENT.

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

- 1 Section 1. Subsection (d) of section 8-2 of the general statutes is
- 2 repealed and the following is substituted in lieu thereof (*Effective July 1*,
- 3 2025):
- 4 (d) Zoning regulations adopted pursuant to subsection (a) of this section shall not:
- 6 (1) (A) Prohibit the operation in a residential zone of any family child
- 7 care home or group child care home located in a residence, or (B) require
- 8 any special zoning permit or special zoning exception for such
- 9 operation;
- 10 (2) (A) Prohibit the use of receptacles for the storage of items
- designated for recycling in accordance with section 22a-241b or require
- 12 that such receptacles comply with provisions for bulk or lot area, or
- similar provisions, except provisions for side yards, rear yards and front
- 14 yards; or (B) unreasonably restrict access to or the size of such

LCO 5171 1 of 3

receptacles for businesses, given the nature of the business and the volume of items designated for recycling in accordance with section 22a-241b, that such business produces in its normal course of business, provided nothing in this section shall be construed to prohibit such regulations from requiring the screening or buffering of such receptacles for aesthetic reasons;

- (3) Impose conditions and requirements on manufactured homes, including mobile manufactured homes, having as their narrowest dimension twenty-two feet or more and built in accordance with federal manufactured home construction and safety standards or on lots containing such manufactured homes, including mobile manufactured home parks, if those conditions and requirements are substantially different from conditions and requirements imposed on (A) single-family dwellings; (B) lots containing single-family dwellings; or (C) multifamily dwellings, lots containing multifamily dwellings, cluster developments or planned unit developments;
- (4) (A) Prohibit the continuance of any nonconforming use, building or structure existing at the time of the adoption of such regulations; (B) require a special permit or special exception for any such continuance; (C) provide for the termination of any nonconforming use solely as a result of nonuse for a specified period of time without regard to the intent of the property owner to maintain that use; or (D) terminate or deem abandoned a nonconforming use, building or structure unless the property owner of such use, building or structure voluntarily discontinues such use, building or structure and such discontinuance is accompanied by an intent to not reestablish such use, building or structure. The demolition or deconstruction of a nonconforming use, building or structure shall not by itself be evidence of such property owner's intent to not reestablish such use, building or structure;
- (5) Prohibit the installation, in accordance with the provisions of section 8-1bb, of temporary health care structures for use by mentally or physically impaired persons if such structures comply with the provisions of said section, unless the municipality opts out in

LCO 5171 **2** of 3

48 accordance with the provisions of subsection (j) of said section;

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- (6) Prohibit the operation in a residential zone of any cottage food operation, as defined in section 21a-62b;
- 51 (7) Establish for any dwelling unit a minimum floor area that is 52 greater than the minimum floor area set forth in the applicable building, 53 housing or other code;
 - (8) Place a fixed numerical or percentage cap on the number of dwelling units that constitute multifamily housing over four units, middle housing or mixed-use development that may be permitted in the municipality or implement a temporary or permanent ban on the development of multifamily housing, as defined in section 8-13m, in the municipality;
 - (9) Require more than one parking space for each studio or onebedroom dwelling unit or more than two parking spaces for each dwelling unit with two or more bedrooms, unless the municipality opts out in accordance with the provisions of section 8-2p; or
 - (10) Be applied to deny any land use application, including for any site plan approval, special permit, special exception or other zoning approval, on the basis of (A) a district's character, unless such character is expressly articulated in such regulations by clear and explicit physical standards for site work and structures, or (B) the immutable characteristics, source of income or income level of any applicant or end user, other than age or disability whenever age-restricted or disability-restricted housing may be permitted.

This act shall take effect as follows and shall amend the following sections:

Section 1 July 1, 2025 8-2(d)

HSG Joint Favorable

LCO 5171 3 of 3