## 2024 -- H 7950 SUBSTITUTE A

LC005512/SUB A \_\_\_\_\_

#### **STATE** OF RHODE ISLAND

## **IN GENERAL ASSEMBLY**

#### **JANUARY SESSION, A.D. 2024**

## AN ACT

#### RELATING TO TOWNS AND CITIES -- SUBDIVISION OF LAND

Introduced By: Representatives Felix, Potter, Giraldo, Cruz, Batista, Speakman, Henries, and Morales Date Introduced: March 05, 2024

Referred To: House Judiciary

It is enacted by the General Assembly as follows:

- 1 SECTION 1. Section 45-23-46 of the General Laws in Chapter 45-23 entitled "Subdivision
- 2 of Land" is hereby amended to read as follows:
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## 45-23-46. General provisions — Construction and/or improvement guarantees.

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(a) The local regulations shall require planning board approval of the permitting authority of agreements for the completion of all required public improvements prior to final plan approval 5 in the form of (1) completion of actual construction of all improvements, (2) improvement 6 7 guarantees, or (3) combination thereof.

8 (b) Where improvements are constructed without a financial guarantee, the work is to be 9 completed prior to final approval. All construction shall be inspected by the appropriate town staff 10 or agents in a timely manner and approved under the direction of the administrative officer and 11 according to local regulations.

12 (c) Improvement guarantees shall be in an amount and with all necessary conditions to 13 secure for the municipality the actual construction and complete installation of all the required improvements, within the period specified by the planning board permitting authority. The amount 14 15 shall be based on actual cost estimates for all required public improvements and these estimates shall be reviewed and approved by the planning board permitting authority. The board permitting 16 17 authority may fix the guarantee in a reasonable amount in excess of the estimated costs to anticipate 18 for economic or construction conditions. Local regulations may include provisions for the review and/or upgrade of guarantees. 19

(d) The security shall be in the form forms of a financial instrument acceptable to the
approving authority instruments set forth in local regulations and shall enable the municipality to
gain timely access to the secured funds, for cause. The local regulations shall provide at least three
(3) acceptable forms of financial security and the approving authority shall not limit the security to
one specific form of the acceptable forms set forth in the local regulations.

6 (e) The local regulations shall establish procedures for the setting of improvement 7 guarantee amounts, for inspections of improvements, for acceptance of improvements by the 8 municipality and for the release of the improvement guarantees to the applicant. Procedures may 9 include provisions for partial releases of the guarantees as stages of the improvements are 10 completed, inspected and approved under the coordination of the administrative officer and 11 reported to the planning board permitting authority.

12 (f) In the cases of developments and subdivisions which are being approved and 13 constructed in phases, the planning board permitting authority shall specify improvement guarantee 14 requirements related to each particular phase.

(g) The planning board permitting authority may also require maintenance guarantees to be provided for a one year period subsequent to completion, inspection and acceptance of the improvement(s) unless there are extenuating circumstances. Such maintenance guarantee shall not exceed ten (10%) percent of the original guarantee amount, or the original cost of the public improvements if no guarantee was required.

(h) Procedures for the acceptance of required improvements shall stipulate that all
improvements, once inspected and approved, shall be accepted by the municipality or other
appropriate municipal agency for maintenance and/or part of the municipal system.

23 (i) The municipality is granted the power to enforce the guarantees by all appropriate legal

and equitable remedies.

25 SECTION 2. This act shall take effect on January 1, 2025.

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## **EXPLANATION**

#### BY THE LEGISLATIVE COUNCIL

## OF

# AN ACT

# RELATING TO TOWNS AND CITIES -- SUBDIVISION OF LAND

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1 This act would provide amendments relative to the permitting authority of, and acceptable

2 forms of financial security permissible for construction and/or improvement guarantees relating to

3 the completion of required public improvements.

4 This act would take effect on January 1, 2025.

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