GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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HOUSE BILL 477 Committee Substitute Favorable 4/13/21

Short Titl	le: T	emporary Event Venues.	(Public)
Sponsors	:		
Referred	to:		
April 1, 2021			
A BILL TO BE ENTITLED			
AN ACT TO AUTHORIZE A LOCAL GOVERNMENT TO PERMIT TEMPORARY EVENT			
VEN			
The Gene		sembly of North Carolina enacts:	
		TION 1. Part 1 of Article 9 of Chapter 160D of the General Statutes is a	mended
•	-	section to read:	
		Temporary event venues authorized.	
(a) A local government may, by ordinance, establish a process to permit temporary event			
	s provid	ded in this section. A temporary event shall be one lasting no longer	tnan 12
hours.	A a 11 a	and in this spation, the following definitions apply:	
<u>(b)</u>		sed in this section, the following definitions apply:	مىنامانىم
	<u>(1)</u>	Temporary event venue. – An existing publicly or privately owned by	
		or structure suitable for use as a site for public or private events releastertainment, education, marketing, meetings, sales, trade shows, a	_
		other activities or occasions that the local government may, by orc	
		authorize.	mance,
	(2)	Local government. – A municipality with a population of 100,000 of	or more
	(2)	according to the most recent decennial federal census.	<u> </u>
(c)	A loc	cal government may consider a temporary event venue as a permitted ac	cessorv
use in any of its zoning districts. Enactment of a temporary event venue ordinance and issuance			
of a temporary event permit under this section shall not be considered a zoning map amendment			
under this Article.			
(d)		one temporary event venue shall be allowed on a lot or parcel of lar	nd. The
temporar	_	venue permitted under this section shall not require a special use perm	
subjected to any other local zoning requirements beyond those imposed upon other authorized			
accessory use structures, except as otherwise provided in this section. Except as provided in			
subsectio	n (h) of	f this section, for each temporary event venue issued a permit under this	section,
no more t	than 24	temporary events may be conducted in a calendar year.	
<u>(e)</u>	An or	rdinance authorizing temporary event venues shall set forth the followin	<u>g:</u>
	<u>(1)</u>	The zoning districts within which a temporary event venue may lie.	
	<u>(2)</u>	The process a person seeking a temporary event venue permit, or its r	<u>enewal,</u>
		must follow.	
	<u>(3)</u>	The specific criteria to be considered by the local governmen	
		determining whether to issue a temporary event venue permit. The	
		shall include the character of the district in which the permit is sought	and the
		site's suitability for use as a temporary event venue.	



- 1 (4) The temporary events, not inconsistent with subdivision (b)(1) of this section, authorized in the venue.
 - (5) The duration of the temporary event venue permit.
 - (6) Any capacity limitations of the temporary event venue.
 - (7) The fee structure for the fees authorized by this section.
 - (8) Any other relevant matters.
 - (f) Any person proposing to operate a temporary event venue shall first obtain a permit from the local government. The issuance of a temporary event venue permit shall not be considered a quasi-judicial act. The local government may charge a fee of up to one hundred dollars (\$100.00) for the initial permit and an annual renewal fee of up to fifty dollars (\$50.00). Before issuing or renewing a temporary event venue permit, a local government shall conduct an inspection of the proposed temporary event venue to ensure that the health, safety, and welfare of the public will not be impaired by attendance at or participation in a temporary event. The inspection shall address the general structural stability of the temporary event venue, its fire safety, and whether it has sufficient toilet facilities taking into consideration its capacity.
 - gypermit applicant to take reasonable measures to address any safety or public health concerns raised by the inspection conducted under subsection (f) of this section. No permit shall be required under the North Carolina State Building Code or any local variant approved under G.S. 143-138(e) for any construction, installation, repair, replacement, or alteration of a temporary event venue either required by the local government as a result of the inspection conducted under subsection (f) of this section or undertaken by the permittee to otherwise improve the temporary event venue. A local government may require use of temporary toilet facilities at temporary events. Nothing in this section shall be construed to exempt a temporary event venue from compliance with federal laws, rules, or regulations.
 - (h) Nothing shall preclude a permittee operating under a temporary event venue permit from seeking a rezoning of the parcel to a zoning district that would allow a permitted use of the venue for events of the type authorized by a temporary event permit. Any such rezoning application would be subject to the requirements of this Article. If a rezoning application is submitted in good faith, a local government may authorize the temporary event venue to hold more than 24 temporary events in one calendar year while the rezoning is pending. If the temporary event venue is rezoned, the temporary event venue permit shall become void and the venue shall operate under all rules, regulations, and requirements of law, including the North Carolina State Building Code, any local variant under G.S. 143-138(e), and local government ordinances."

SECTION 2 G.S. 143-138 reads as rewritten:

"§ 143-138. North Carolina State Building Code.

38 .

(b21) Exclusion for Temporary Event Venues. – No permit shall be required under the North Carolina State Building Code or any local variant approved under subsection (e) of this section for any construction, installation, repair, replacement, or alteration of a temporary event venue issued a temporary event venue permit under G.S. 160D-915.1.

43"

SECTION 3. This act becomes effective October 1, 2021.