2008 SESSION

ENGROSSED

	082008672
1	HOUSE BILL NO. 195
2 3	House Amendments in [] — January 22, 2008
	A BILL to amend and reenact §§ 15.2-2201 and 15.2-2260 of the Code of Virginia, relating to
4	subdivision plats.
5	
	Patron Prior to Engrossment—Delegate Orrock
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7	Referred to Committee on Counties, Cities and Towns
8 9	Be it enacted by the General Assembly of Virginia:
10	1. That §§ 15.2-2201 and 15.2-2260 of the Code of Virginia are amended and reenacted as follows:
11	§ 15.2-2201. Definitions.
12	As used in this chapter, unless the context requires a different meaning:
13	"Affordable housing" means, as a guideline, housing that is affordable to households with incomes at
14	or below the area median income, provided that the occupant pays no more than thirty percent of his
15	gross income for gross housing costs, including utilities. For the purpose of administering affordable
16	dwelling unit ordinances authorized by this chapter, local governments may establish individual
17	definitions of affordable housing and affordable dwelling units including determination of the appropriate
18	percent of area median income and percent of gross income.
19 20	"Conditional zoning" means, as part of classifying land within a locality into areas and districts by
20 21	legislative action, the allowing of reasonable conditions governing the use of such property, such conditions being in addition to, or modification of the regulations provided for a particular zoning
²¹ 22	district or zone by the overall zoning ordinance.
$\frac{12}{23}$	"Development" means a tract of land developed or to be developed as a unit under single ownership
24	or unified control which is to be used for any business or industrial purpose or is to contain three or
25	more residential dwelling units. The term "development" shall not be construed to include any property
26	which will be principally devoted to agricultural production.
27	"Historic area" means an area containing one or more buildings or places in which historic events
28	occurred or having special public value because of notable architectural, archaeological or other features
29	relating to the cultural or artistic heritage of the community, of such significance as to warrant
30	conservation and preservation.
31 32	"Incentive zoning" means the use of bonuses in the form of increased project density or other benefits to a developer in return for the developer providing certain features or amenities desired by the
33	locality within the development.
34	"Local planning commission" means a municipal planning commission or a county planning
35	commission.
36	"Mixed use development" means property that incorporates two or more different uses, and may
37	include a variety of housing types, within a single development.
38	"Official map" means a map of legally established and proposed public streets, waterways, and public
	areas adopted by a locality in accordance with the provisions of Article 4 (§ 15.2-2233 et seq.) hereof.
40 41	"Planned unit development" means a form of development characterized by unified site design for a variety of housing types and densities, clustering of buildings, common open space, and a mix of
41	building types and land uses in which project planning and density calculation are performed for the
43	entire development rather than on an individual lot basis.
44	"Planning district commission" means a regional planning agency chartered under the provisions of
45	Chapter 42 (§ 15.2-4200 et seq.) of this title.
46	"Plat [or plat] [of subdivision] " means the schematic representation of land divided or to be
47	divided and information in accordance with the provisions of §§ 15.2-2241 [and 15.2-2242, 15.2-2242,
48	15.2-2258, 15.2-2262, and 15.2-2264].
49 50	"Preliminary subdivision plat" means the proposed [plan schematic representation] of development
50 51	or subdivision that establishes how the provisions of §§ 15.2-2241 and 15.2-2242 will be achieved. "Site plan" means the proposal for a development or a subdivision including all covenants, grants or
51 52	easements and other conditions relating to use, location and bulk of buildings, density of development,
52 53	common open space, public facilities and such other information as required by the subdivision
54	ordinance to which the proposed development or subdivision is subject.
55	"Special exception" means a special use, that is a use not permitted in a particular district except by
56	a special use permit granted under the provisions of this chapter and any zoning ordinances adopted
57	herewith.
58	"Street" means highway, street, avenue, boulevard, road, lane, alley, or any public way.

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59 "Subdivision," unless otherwise defined in an ordinance adopted pursuant to § 15.2-2240, means the 60 division of a parcel of land into three or more lots or parcels of less than five acres each for the purpose of transfer of ownership or building development, or, if a new street is involved in such division, any 61 62 division of a parcel of land. The term includes resubdivision and, when appropriate to the context, shall 63 relate to the process of subdividing or to the land subdivided and solely for the purpose of recordation 64 of any single division of land into two lots or parcels, a plat of such division shall be submitted for 65 approval in accordance with § 15.2-2258.

'Variance" means, in the application of a zoning ordinance, a reasonable deviation from those 66 provisions regulating the size or area of a lot or parcel of land, or the size, area, bulk or location of a 67 building or structure when the strict application of the ordinance would result in unnecessary or 68 69 unreasonable hardship to the property owner, and such need for a variance would not be shared 70 generally by other properties, and provided such variance is not contrary to the intended spirit and 71 purpose of the ordinance, and would result in substantial justice being done. It shall not include a change in use which change shall be accomplished by a rezoning or by a conditional zoning. 72

"Zoning" or "to zone" means the process of classifying land within a locality into areas and districts, 73 74 such areas and districts being generally referred to as "zones," by legislative action and the prescribing 75 and application in each area and district of regulations concerning building and structure designs, building and structure placement and uses to which land, buildings and structures within such designated 76 77 areas and districts may be put. 78

§ 15.2-2260. Localities may provide for submission of preliminary subdivision plats; how long valid.

79 A. Nothing in this article shall be deemed to prohibit the local governing body from providing in its 80 ordinance for the submission of preliminary subdivision plats for tentative approval. The local planning 81 commission, or an agent designated by the commission or by the governing body to review preliminary subdivision plats shall complete action on the preliminary plats within 60 days of submission. However, 82 83 if approval of a feature or features of the preliminary plat by a state agency or public authority 84 authorized by state law is necessary, the commission or agent shall forward the preliminary plat to the 85 appropriate state agency or agencies for review within 10 business days of receipt of such preliminary 86 plat.

87 B. Any state agency or public authority authorized by state law making a review of a preliminary 88 plat forwarded to it under this section, including, without limitation, the Virginia Department of 89 Transportation and authorities authorized by Chapter 51 (§ 15.2-5100 et seq.), shall complete its review 90 within 45 days of receipt of the preliminary plat upon first submission and within 45 days for any 91 proposed plat that has previously been disapproved, provided, however, that the time period set forth in 92 § 15.2-2222.1 shall apply to plats triggering the applicability of said section. The Virginia Department of Transportation and authorities authorized by Chapter 51 (§ 15.2-5100 et seq.) shall allow use of public 93 94 rights-of-way for public street purposes for placement of utilities by permit when practical and shall not 95 unreasonably deny plat approval. If a state agency or public authority authorized by state law does not approve the plat, it shall comply with the requirements, and be subject to the restrictions, set forth in 96 § 15.2-2259 A with the exception of the time period therein specified. Upon receipt of the approvals 97 98 from all state agencies, the local agent shall act upon a preliminary plat within 35 days.

99 C. If a commission has the responsibility of review of preliminary subdivision plats and conducts a public hearing, it shall act on the plat within forty-five days after receiving approval from all state 100 101 agencies. If the local agent or commission does not approve the preliminary subdivision plat, the local agent or commission shall set forth in writing the reasons for such denial and shall state what 102 corrections or modifications will permit approval by such agent or commission. However, no 103 commission or agent shall be required to approve a preliminary subdivision plat in less than sixty days 104 105 from the date of its original submission to the commission or agent, and all actions on preliminary subdivision plats shall be completed by the agent or commission and, if necessary, state agencies, within 106 107 a total of ninety days of submission to the local agent or commission.

108 D. If the commission or other agent fails to approve or disapprove the preliminary subdivision plat 109 within ninety days after it has been officially submitted for approval, the subdivider after ten days' 110 written notice to the commission, or agent, may petition the circuit court for the locality in which the land involved, or the major part thereof, is located to enter an order with respect thereto as it deems 111 112 proper, which may include directing approval of the plat.

113 E. If a commission or other agent disapproves a preliminary subdivision plat and the subdivider contends that the disapproval was not properly based on the ordinance applicable thereto, or was 114 115 arbitrary or capricious, he may appeal to the circuit court having jurisdiction of such land and the court shall hear and determine the case as soon as may be, provided that his appeal is filed with the circuit 116 117 court within sixty days of the written disapproval by the commission or other agent.

F. Once a preliminary subdivision plat is approved, it shall be valid for a period of five years, 118 provided the subdivider (i) submits a final subdivision plat for all or a portion of the property within 119 one year of such approval or such longer period as may be prescribed by local ordinance, and (ii) 120

thereafter diligently pursues approval of the final subdivision plat. "Diligent pursuit of approval" means that the subdivider has incurred extensive obligations or substantial expenses relating to the submitted final subdivision plat or modifications thereto. However, no sooner than three years following such preliminary subdivision plat approval, and upon ninety days' written notice by certified mail to the subdivider, the commission or other agent may revoke such approval upon a specific finding of facts that the subdivider has not diligently pursued approval of the final subdivision plat.