2011 SESSION

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HOUSE BILL NO. 1931

AMENDMENT IN THE NATURE OF A SUBSTITUTE (Proposed by the House Committee on Counties, Cities and Towns)

on February 4, 2011)

(Patron Prior to Substitute—Delegate Marshall, D.)

A BILL to amend and reenact § 15.2-2286.1 of the Code of Virginia, relating to zoning; clustering.

Be it enacted by the General Assembly of Virginia:

- 1. That § 15.2-2286.1 of the Code of Virginia is amended and reenacted as follows:
- § 15.2-2286.1. Provisions for clustering of single-family dwellings so as to preserve open space.

A. The provisions of this section shall apply to any county or city that had a population growth rate of 10% or more from the next-to-latest to latest decennial census year, based on population reported by the United States Bureau of the Census. However, the requirements of this section shall not apply to any such county or city that has a population density of more than 2,000 people per square mile, according to the most recent report of the United States Bureau of the Census.

15 B. Any such locality shall provide in its zoning or subdivision ordinances, applicable to a minimum of 40% of the unimproved land contained in residential and agricultural zoning district classifications, 16 17 standards, conditions, and criteria for the clustering of single-family dwellings and the preservation of open space developments. In establishing such standards, conditions, and criteria, the governing body 18 19 may, in its discretion, include any provisions it determines appropriate to ensure quality development, 20 preservation of open space, and compliance with its comprehensive plan and land use ordinances. A 21 cluster development is otherwise subject to applicable land use ordinances of the locality; however, the 22 locality shall not impose more stringent land use requirements for such cluster development.

The locality shall not prohibit extension of water or sewer from an adjacent property to a cluster
development provided the cluster development is located within an area designated for water and sewer
service by a county, city, or town or public service authority.

For any "open space" or "conservation areas" established in a cluster development, the locality shall 26 27 not (i) require in such areas identification of slopes, species of woodlands or vegetation and whether 28 any of such species are diseased, the locations of species listed as endangered, threatened, or of special 29 concern, or riparian zones or require the applicant to provide a property resource map showing such 30 matters in any conservation areas, other than that which may be required to comply with an ordinance adopted pursuant to § 15.2-961 or 15.2-961.1 or applicable state law; (ii) require such areas be 31 32 excluded from the calculation of density in a cluster development or exclude land in such areas because 33 of prior land-disturbing activities; (iii) prohibit roads from being located in such areas for purposes of 34 access to the cluster development, but the locality may require such roads be designed to mitigate the 35 impact on such areas; (iv) prohibit stormwater management areas from being located in such areas; or 36 (v) require that lots in the cluster development directly abut such areas or a developed pathway 37 providing direct access to such areas. 38

For purposes of this section, "open space" or "conservation areas" shall mean the same as "open-space land" in § 10.1-1700.

The density calculation of the cluster development shall be based upon the same criteria for the property as would otherwise be permitted by applicable land use ordinances. As a locality provides for the clustering of single-family dwellings and the preservation of open space developments, it may vary provisions for such developments for each different residential zoning classification within the locality. For purposes of this section, "unimproved land" shall not include land owned or controlled by the locality, the Commonwealth or the federal government, or any instrumentality thereof or land subject to a conservation easement.

47 If proposals for the clustering of single-family dwellings and the preservation of open space **48** developments comply with the locality's adopted standards, conditions, and criteria, the development and open space preservation shall be permitted by right under the local subdivision ordinance. The 49 50 implementation and approval of the cluster development and open space preservation shall be done administratively by the locality's staff and without a public hearing. No local ordinance shall require that 51 a special exception, special use, or conditional use permit be obtained for such developments. However, 52 53 any such ordinance may exempt (i) (a) developments of two acres or less and (ii) (b) property located in 54 an Air Installation Compatible Use Zone from the provisions of this subdivision.

C. Additionally, a locality may, at its option, provide for the clustering of single-family dwellings and the preservation of open space at a density calculation greater than the density permitted in the applicable land use ordinance. To implement and approve such increased density development, the locality may, at its option, (i) establish and provide, in its zoning or subdivision ordinances, standards, conditions, and criteria for such development, and if the proposed development complies with those HB1931H1

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60 standards, conditions, and criteria, it shall be permitted by right and approved administratively by the

61 locality's staff in the same manner provided in subsection A, or (ii) approve the increased density 62 development upon approval of a special exception, special use permit, conditional use permit, or

63 rezoning.

D. Notwithstanding any of the requirements of this section to the contrary, any local government land use ordinance in effect as of June 1, 2004, that provides for the clustering of single-family dwellings and preservation of open space development by right in at least one residential zoning classification without requiring either a special exception, special use permit, conditional use permit, or other discretionary approval may remain in effect at the option of the locality and will be deemed to be in compliance with this section. Any other locality may adopt provisions for the clustering of single-family dwellings, following the procedures set out in this section, in its discretion.

71 2. That any cluster ordinances adopted on or before July 1, 2011, shall be brought into 72 compliance with the requirements of this act by July 1, 2012, other than those ordinances 73 governed by subsection D of § 15.2-2286.1 of the Code of Virginia.