2015 SESSION

ENROLLED

[S 1245]

1

VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 1 of Chapter 693 of the Acts of Assembly of 2008, as amended by
 3 Chapter 527 of the Acts of Assembly of 2013, relating to affordable housing in the City of Charlottesville.

5 6

7

Approved

Be it enacted by the General Assembly of Virginia:

8 1. That § 1 of Chapter 693 of the Acts of Assembly of 2008, as amended by Chapter 527 of the 9 Acts of Assembly of 2013, is amended and reenacted as follows:

10 § 1. A. The governing body of the City of Charlottesville may provide in its comprehensive plan for the physical development within the city, adopted pursuant to § 15.2-2223, for densities of development 11 ranging between a floor area ratio (FAR) of 1.0 FAR and 10.0 FAR, or greater, and as such, the 12 13 governing body may adopt as part of its zoning ordinance requirements for the provision of (i) on-site or off-site "Affordable Dwelling Units," as defined herein, or (ii) a cash contribution to the city's 14 15 affordable housing fund, in lieu of such units, in such amounts as set out herein, as a condition of the 16 governing body's approval of a rezoning or special use application for residential or the residential portion of mixed-use projects with a density equal to or greater than 1.0 FAR, or an equivalent density 17 based on units per acre. Residential or the residential portion of mixed-use projects with a density less 18 19 than 1.0 FAR, or an equivalent density based on units per acre, shall be exempt from the requirements 20 of this section and the city's zoning ordinance adopted pursuant to this section. The city's zoning 21 ordinance requirements shall provide as follows:

1. Upon approval of a rezoning or special use application approving a residential, or the residential 22 23 portion of a mixed-use project with a density equal to or greater than 1.0 FAR, or an equivalent density 24 based on units per acre, the applicant shall provide on-site Affordable Dwelling Units as part of the 25 project, the total gross square footage of such units shall be five percent of the amount of the gross 26 floor area of the project that exceeds 1.0 FAR or an equivalent density based on units per acre. For 27 purposes of this section, "applicant" shall mean the person or entity submitting a rezoning or special use 28 application for approval of a residential or mixed-use project that contains residential dwelling units in 29 the city and shall include the successors or assigns of the applicant.

2. As an alternative, upon approval of a rezoning or special use application approving a residential,
or the residential portion of a mixed-use project with a density equal to or greater than 1.0 FAR, or an
equivalent density based on units per acre, the applicant may elect to provide any one of the following:

a. Affordable Dwelling Units at an off-site location in the city, the total gross square footage of such units shall be five percent of the amount of the gross floor area of the project that is over 1.0 FAR, or an equivalent density based on units per acre; or

b. A cash contribution to the city's affordable housing fund, which contribution shall be calculated as
 follows for each of the density tiers described below:

(1) Two dollars per square foot of gross floor area for residential projects greater than 1.0 FAR or an equivalent density based on units per acre.

40 (2) For mixed-use projects, cash contributions shall be calculated by applying the proportionate 41 amount of residential gross floor area at two dollars per square foot.

The cash contribution shall be indexed to the Consumer Price Index for Housing in the south urban
 region as published by the Bureau of Labor Statistics and shall be adjusted annually based upon the
 changes made in January to such index.

3. For purposes of this section, "Affordable Dwelling Units" mean units committed for a 30-year term as means units that are affordable to households with incomes at 60 percent or less not more than 80 percent of the area median income and that are committed to remain affordable for a term of not more than 30 years. However, the city may establish a minimum term as it deems necessary to ensure the establishment of committed Affordable Dwelling Units in accordance with subdivision 1 or 2.

50 B. With the exception of the authority under § 15.2-2305, this section establishes the legislative 51 authority for the city to obtain Affordable Dwelling Units in exchange for the approval of a rezoning or 52 special use application for a residential, or mixed-use project that contains residential dwelling units in 53 the city, and may not be used in combination with any other provision of law in this chapter to obtain 54 Affordable Dwelling Units from an applicant. Nothing in this section shall be construed to repeal the 55 city's authority under any other provision of law. SB1245ER