2018 SESSION

ENROLLED

[S 429]

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend the Code of Virginia by adding a section numbered 15.2-2288.7, relating to local
 3 regulation of solar facilities.

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Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That the Code of Virginia is amended by adding a section numbered 15.2-2288.7 as follows:
 § 15.2-2288.7. Local regulation of solar facilities.

9 A. An owner of a residential dwelling unit may install a solar facility on the roof of such dwelling to 10 serve the electricity or thermal needs of that dwelling, provided that such installation is (i) in compliance with any height and setback requirements in the zoning district where such property is 11 12 located and (ii) in compliance with any provisions pertaining to any local historic, architectural 13 preservation, or corridor protection district adopted pursuant to § 15.2-2306 where such property is 14 located. Unless a local ordinance provides otherwise, a ground-mounted solar energy generation facility 15 to be located on property zoned residential shall be permitted, provided that such installation is (a) in 16 compliance with any height and setback requirements in the zoning district where such property is located and (b) in compliance with any provisions pertaining to any local historic, architectural 17 preservation, or corridor protection district adopted pursuant to § 15.2-2306 where such property is 18 19 located. Except as provided herein, any other solar facility proposed on property zoned residential, 20 including any solar facility that is designed to serve, or serves, the electricity or thermal needs of any 21 property other than the property where such facilities are located, shall be subject to any applicable 22 zoning regulations of the locality.

23 B. An owner of real property zoned agricultural may install a solar facility on the roof of a 24 residential dwelling on such property, or on the roof of another building or structure on such property, 25 to serve the electricity or thermal needs of that property upon which such facilities are located, provided 26 that such installation is (i) in compliance with any height and setback requirements in the zoning district 27 where such property is located and (ii) in compliance with any provisions pertaining to any local 28 historic, architectural preservation, or corridor protection district adopted pursuant to § 15.2-2306 29 where such property is located. Unless a local ordinance provides otherwise, a ground-mounted solar 30 energy generation facility to be located on property zoned agricultural and to be operated under § 56-594 or 56-594.2 shall be permitted, provided that such installation is (a) in compliance with any 31 32 height and setback requirements in the zoning district where such property is located and (b) in 33 compliance with any provisions pertaining to any local historic, architectural preservation, or corridor 34 protection district adopted pursuant to § 15.2-2306 where such property is located. Except as otherwise 35 provided herein, any other solar facility proposed on property zoned agricultural, including any solar 36 facility that is designed to serve, or serves, the electricity or thermal needs of any property other than 37 the property where such facilities are located, shall be subject to any applicable zoning regulations of 38 the locality.

39 C. An owner of real property zoned commercial, industrial, or institutional may install a solar 40 facility on the roof of one or more buildings located on such property to serve the electricity or thermal 41 needs of that property upon which such facilities are located, provided that such installation is (i) in 42 compliance with any height and setback requirements in the zoning district where such property is 43 located and (ii) in compliance with any provisions pertaining to any local historic, architectural 44 preservation, or corridor protection district adopted pursuant to § 15.2-2306 where such property is 45 located. Unless a local ordinance provides otherwise, a ground-mounted solar energy generation facility to be located on property zoned commercial, industrial, or institutional shall be permitted, provided that 46 such installation is (a) in compliance with any height and setback requirements in the zoning district 47 where such property is located and (b) in compliance with any provisions pertaining to any local **48** 49 historic, architectural preservation, or corridor protection district adopted pursuant to § 15.2-2306 50 where such property is located. Except as otherwise provided herein, any other solar facility proposed 51 on property zoned commercial, industrial, or institutional, including any solar facility that is designed to 52 serve, or serves, the electricity or thermal needs of any property other than the property where such 53 facilities are located, shall be subject to any applicable zoning regulations of the locality.

54 D. An owner of real property zoned mixed-use may install a solar facility on the roof of one or more 55 buildings located on such property to serve the electricity or thermal needs of that property upon which 56 such facilities are located, provided that such installation is (i) in compliance with any height and SB429ER

57 setback requirements in the zoning district where such property is located and (ii) in compliance with 58 any provisions pertaining to any local historic, architectural preservation, or corridor protection district 59 adopted pursuant to § 15.2-2306 where such property is located. Unless a local ordinance provides 60 otherwise, a ground-mounted solar energy generation facility to be located on property zoned mixed-use 61 shall be permitted, provided that such installation is (a) in compliance with any height and setback 62 requirements in the zoning district where such property is located and (b) in compliance with any provisions pertaining to any local historic, architectural preservation, or corridor protection district 63 adopted pursuant to § 15.2-2306 where such property is located. Except as provided herein, any other 64 solar facility proposed on property zoned mixed-use, including any solar facility that is designed to 65 serve, or serves, the electricity or thermal needs of any property other than the property where such 66 67 facilities are located, shall be subject to any applicable zoning regulations of the locality.

E. Nothing in this section shall be construed to supersede or limit contracts or agreements between
or among individuals or private entities related to the use of real property, including recorded
declarations and covenants, the provisions of condominium instruments of a condominium created
pursuant to the Condominium Act (§ 55-79.39 et seq.), the declaration of a common interest community
as defined in § 55-528, the cooperative instruments of a cooperative created pursuant to the Virginia
Real Estate Cooperative Act (§ 55-424 et seq.), or any declaration of a property owners' association
created pursuant to the Property Owners' Association Act (§ 55-508 et seq.).

F. A locality, by ordinance, may provide by-right authority for installation of solar facilities in any
zoning classification in addition to that provided in this section. A locality may also, by ordinance,
require a property owner or an applicant for a permit pursuant to the Uniform Statewide Building Code
(§ 36-97 et seq.) who removes solar panels to dispose of such panels in accordance with such ordinance
in addition to other applicable laws and regulations affecting such disposal.

2. That the provisions of this act with respect to ground-mounted solar energy generation facilities shall become effective on January 1, 2019. Unless a locality regulates ground-mounted solar facilities in the provisions of its zoning ordinance as a permitted principal or accessory use, or expressly as a solar facility, a ground-mounted solar energy generation facility existing as of January 1, 2018, shall be deemed a legally existing nonconforming use under § 15.2-2307 of the Code of Virginia and shall not be subject to removal.