## 2022 SESSION

22101801D **HOUSE BILL NO. 596** 1 2 3 Offered January 12, 2022 Prefiled January 11, 2022 4 A BILL to amend the Code of Virginia by adding a section numbered 15.2-959.1, relating to local rent 5 stabilization authority; civil penalty. 6 Patrons-Clark, McQuinn, Bennett-Parker, Kory, Maldonado, Price, Rasoul, Scott, D.L. and Shin 7 8 Referred to Committee on Counties, Cities and Towns 9 10 Be it enacted by the General Assembly of Virginia: 1. That the Code of Virginia is amended by adding a section numbered 15.2-959.1 as follows: 11 12 § 15.2-959.1. Local rent stabilization authority. 13 A. Notwithstanding the provisions of the Virginia Residential Landlord and Tenant Act (§ 55.1-1200 14 et seq.) and any other provision of law, general or special, any locality may by ordinance adopt rent 15 stabilization provisions in accordance with this section. No such ordinance shall be adopted until the proposed ordinance has been posted on the locality's website and advertised in a newspaper of general 16 circulation in the locality at least two weeks prior to a public hearing on such ordinance. 17 B. All landlords who are under rent stabilization may be required to give up to a two-month written 18 19 notice of a rent increase and cannot increase the rent by more than the locality's rent stabilization 20 allowance in effect at the time of the increase. 21 C. The locality shall publish on its website, on a yearly basis by June 1, its annual rent stabilization 22 allowance. The allowance is the maximum amount a landlord can increase a tenant's rent during any 23 12-month period. The allowance is equal to the annual increase in the Consumer Price Index for the 24 region in which the locality sits and is effective for a 12-month period beginning July 1. The annual 25 rent stabilization allowance shall be calculated from March in the preceding year to March in the 26 current vear. 27 D. No such ordinance shall apply to the following: 28 1. Any unit in a licensed facility, the primary purpose of which is the diagnosis, cure, mitigation, and 29 treatment of illnesses; 30 2. Any unit in a facility owned or leased by an organization exempt from federal income taxes 31 pursuant to § 501(c)(3) of the Internal Revenue Code, the primary purpose of which is to provide 32 temporary sanctuary or shelter for qualified clients, provided that the organization has notified the 33 clients residing in the facility of the temporary nature of their housing at the inception of their 34 residence: 35 3. Any owner-occupied group house; 36 4. Religious facilities, such as churches, synagogues, parsonages, rectories, convents, and parish 37 homes: 38 5. Transient facilities, such as motels, tourist homes, and bed and breakfast facilities; 39 6. School dormitories; 40 7. Licensed assisted living facilities and nursing homes; or 41 8. Single-family residences. 42 E. Such ordinance shall provide a procedure by which a landlord may apply for an exemption from 43 the rent stabilization provisions in situations where the net operating income generated by the rental 44 facility has not been maintained due to escalating operating expenses or for other appropriate reasons 45 as established by the locality. F. The locality may establish a civil penalty for failure to comply with the requirements set out in 46 the ordinance. Such civil penalty shall not exceed \$2,500 per separate violation. 47

HB596