1995 SESSION

ENROLLED

[S 802]

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact § 15.1-491 of the Code of Virginia, as it will become effective, relating to zoning ordinances.

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Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That § 15.1-491 of the Code of Virginia, as it will become effective, is amended and reenacted as follows:

§ 15.1-491. (Effective April 1, 1995) Permitted provisions in ordinances; amendments.

10 A zoning ordinance may include, among other things, reasonable regulations and provisions as to any 11 or all of the following matters:

12 (a) For variances as defined in § 15.1-430 (p) or special exceptions as defined in § 15.1-430 (i) to the 13 general regulations in any district in cases of unusual situations or to ease the transition from one district to another, or for buildings, structures or uses having special requirements, and for conditional zoning as 14 15 defined in § 15.1-430 (q) and for the adoption, in counties, or towns, therein which have planning commissions, wherein the urban county executive form of government is in effect, or in a city adjacent 16 17 to or completely surrounded by such a county, or in a county contiguous to any such county, or in a city adjacent to or completely surrounded by such a contiguous county, or in any town within such 18 19 contiguous county, and in the counties east of the Chesapeake Bay as a part of an amendment to the zoning map of reasonable conditions, in addition to the regulations provided for the zoning district by 20 21 the ordinance, when such conditions shall have been proffered in writing, in advance of the public hearing before the governing body required by § 15.1-493 by the owner of the property which is the 22 23 subject of the proposed zoning map amendment. Once proffered and accepted as part of an amendment 24 to the zoning ordinance, such conditions shall continue in effect until a subsequent amendment changes 25 the zoning on the property covered by such conditions. However, such conditions shall continue if the 26 subsequent amendment is part of a comprehensive implementation of a new or substantially revised 27 zoning ordinance.

28 (a1) In the event proffered conditions include a requirement for the dedication of real property of 29 substantial value, or substantial cash payments for or construction of substantial public improvements, 30 the need for which is not generated solely by the rezoning itself, then no amendment to the zoning map 31 for the property subject to such conditions, nor the conditions themselves, nor any amendments to the 32 text of the zoning ordinance with respect to the zoning district applicable thereto initiated by the 33 governing body, which eliminate, or materially restrict, reduce, or modify the uses, the floor area ratio, 34 or the density of use permitted in the zoning district applicable to such property, shall be effective with 35 respect to such property unless there has been mistake, fraud, or a change in circumstances substantially 36 affecting the public health, safety, or welfare.

37 (a2) Any landowner who has prior to July 1, 1990, proffered the dedication of real property of 38 substantial value, or substantial cash payments for or construction of substantial public improvements, 39 the need for which is not generated solely by the rezoning itself, but who has not substantially 40 implemented such proffers prior to July 1, 1990, shall advise the local governing body by certified mail 41 prior to July 1, 1991, that he intends to proceed with the implementation of such proffers. Such notice 42 shall identify the property to be developed, the zoning district, and the proffers applicable thereto. Thereafter, any landowner giving such notice shall have until July 1, 1995, substantially to implement 43 such proffers, or such later time as the governing body may allow. Thereafter, the landowner in good 44 faith shall diligently pursue the completion of the development of the property. Any landowner who 45 complies with the requirements of this subdivision shall be entitled to the protection against action 46 initiated by the governing body affecting use, floor area ratio, and density set out in subdivision (a1), 47 unless there has been mistake, fraud, or a change in circumstances substantially affecting the public 48 49 health, safety, or welfare, but any landowner failing to comply with the requirements of this subdivision 50 shall acquire no rights pursuant to this section.

(a3) The provisions of subdivisions (a1) and (a2) of this section shall be effective prospectively only,
and not retroactively, and shall not apply to any zoning ordinance text amendments which may have
been enacted prior to March 10, 1990. Nothing contained herein shall be construed to affect any
litigation pending prior to July 1, 1990, or any such litigation nonsuited and thereafter refiled.

55 Nothing in this section shall be construed to affect or impair the authority of a governing body to:

56 1. Accept proffered conditions which include provisions for timing or phasing of dedications,

57 payments, or improvements; or

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58 2. Accept or impose valid conditions pursuant to subsection (c) of this section, subsection H of 59 § 15.1-466, or other provision of law.

(b) For the temporary application of the ordinance to any property coming into the territorial
 jurisdiction of the governing body by annexation or otherwise, subsequent to the adoption of the zoning
 ordinance, and pending the orderly amendment of the ordinance.

63 (c) For the granting of special exceptions under suitable regulations and safeguards; notwithstanding
64 any other provisions of this article, the governing body of any city, county or town may reserve unto
65 itself the right to issue such special exceptions.

66 (d) For the administration and enforcement of the ordinance including the appointment or designation 67 of a zoning administrator who may also hold another office in the county or municipality. The zoning 68 administrator shall have all necessary authority on behalf of the governing body to administer and enforce the zoning ordinance, including the authority to make conclusions of law and . His authority 69 shall include (i) ordering in writing the remedying of any condition found in violation of the ordinance; 70 71 (ii) to insure compliance with the ordinance, bringing legal action, including injunction, abatement, or 72 other appropriate action or proceeding subject to appeal pursuant to § 15.1-496.1; and (iii) in specific 73 cases, making findings of fact and, with concurrence of the attorney for the governing body, in 74 connection with the administration, application and enforcement of the ordinance in specific cases, 75 including conclusions of law regarding determinations of rights accruing under § 15.1-492, and further 76 including the ordering in writing of the remedying of any condition found in violation of the ordinance, 77 and the bringing of legal action to insure compliance with the ordinance, including injunction, 78 abatement, or other appropriate action or proceeding subject to appeal pursuant to § 15.1-496.1.

(e) For the imposition of penalties upon conviction of any violation of the zoning ordinance. Any such violation shall be a misdemeanor punishable by a fine of not less than \$10 nor more than \$1,000.

(f) For the collection of fees to cover the cost of making inspections, issuing permits, advertising of notices and other expenses incident to the administration of a zoning ordinance or to the filing or processing of any appeal or amendment thereto.

84 (g) For the amendment of the regulations or district maps from time to time, or for their repeal. 85 Whenever the public necessity, convenience, general welfare, or good zoning practice require, the governing body may by ordinance amend, supplement, or change the regulations, district boundaries, or 86 classifications of property. Any such amendment may be initiated (i) by resolution of the governing 87 88 body, (ii) by motion of the local commission, or (iii) by petition of the owner, contract purchaser with 89 the owner's written consent, or the owner's agent therefor, of the property which is the subject of the 90 proposed zoning map amendment, addressed to the governing body or the local commission, who shall 91 forward such petition to the governing body; however, the ordinance may provide for the consideration 92 of proposed amendments only at specified intervals of time, and may further provide that substantially 93 the same petition will not be reconsidered within a specific period, not exceeding one year. Any such 94 resolution or motion by such governing body or commission proposing the rezoning shall state the 95 above public purposes therefor.

96 In any county having adopted such zoning ordinance, all motions, resolutions or petitions for 97 amendment to the zoning ordinance, and/or map shall be acted upon and a decision made within such 98 reasonable time as may be necessary which shall not exceed twelve months unless the applicant requests 99 or consents to action beyond such period or unless the applicant withdraws his motion, resolution or 90 petition for amendment to the zoning ordinance or map, or both. In the event of and upon such 910 withdrawal, processing of the motion, resolution or petition shall cease without further action as 910 otherwise would be required by this subdivision.

(h) For the submission and approval of a plan of development prior to the issuance of buildingpermits to assure compliance with regulations contained in such zoning ordinance.

105 (i) For areas and districts designated for mixed use developments as defined in § 15.1-430 (r) and planned unit developments as defined in § 15.1-430 (s).

(j) For the administration of incentive zoning as defined in § 15.1-430 (t).

108 The ordinance may also provide that petitions brought by property owners, contract purchasers or the agents thereof, shall be sworn to under oath before a notary public or other official before whom oaths may be taken, stating whether or not any member of the local planning commission or governing body has any interest in such property, either individually, by ownership of stock in a corporation owning such land, partnership, as the beneficiary of a trust, or the settlor of a revocable trust or whether a member of the immediate household of any member of the planning commission or governing body has any such interest.

115 The ordinance shall not require that a special exception or special use permit be obtained for any 116 production agriculture or silviculture activity in an area that is zoned as an agricultural district or 117 classification. For the purposes of this section, production agriculture and silviculture is the bona fide 118 production or harvesting of agricultural or silviculture products but shall not include the processing of

agricultural or silviculture products or the above ground application or storage of sewage sludge.
 However, localities may adopt setback requirements, minimum area requirements and other requirements

121 that apply to land used for agriculture or silviculture activity within the locality that is zoned as an

122 agricultural district or classification.