1996 SESSION

961687749

HOUSE BILL NO. 1226

Offered January 22, 1996

A BILL to amend and reenact §§ 15.1-491.8 and 15.1-491.9 of the Code of Virginia, relating to affordable dwelling units.

Patrons-Brickley, Albo, Almand, Callahan, Cooper, Fisher, Hall, Harris, Howell, Hull, Marshall, May, McClure, Mims, Moran, O'Brien, Parrish, Rollison and Watts; Senators: Barry, Colgan, Houck, Saslaw, Waddell and Woods

Referred to Committee on Counties, Cities and Towns

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Be it enacted by the General Assembly of Virginia:

1. That §§ 15.1-491.8 and 15.1-491.9 of the Code of Virginia are amended and reenacted as 13 14 follows:

§ 15.1-491.8. Affordable dwelling unit ordinances in certain counties.

16 In furtherance of the purpose of providing affordable shelter for all residents of the Commonwealth, 17 the governing bodies of counties where the urban county executive form of government is in effect, may by amendment to the zoning ordinances of such county provide for an affordable housing dwelling unit 18 program. Such program shall address housing needs, promote a full range of housing choices, and 19 20 encourage the construction and continued existence of moderately priced housing by providing for 21 optional increases in density in order to reduce land costs for such moderately priced housing.

22 Nothing in this section shall be construed as authorizing any local government ordinance provision 23 or interpretation thereof which requires an applicant for a rezoning, special exception, site plan or 24 subdivision plan subject to this section to provide affordable dwelling units on a voluntary or involuntary basis at an economic loss as defined in § 15.1-491.9 E8. 25 26

Any local ordinance of any other locality providing optional increases in density for provision of low 27 and moderate income housing adopted before December 31, 1988, shall continue in full force and effect. 28 § 15.1-491.9. Affordable dwelling unit ordinances.

29 A. In furtherance of the purpose of providing affordable shelter for all residents of the Commonwealth, the governing body of any county, other than a county organized under the urban 30 county executive form of government, city or town may by amendment to the zoning ordinances of such 31 32 county, city or town provide for an affordable housing dwelling unit program. Such program shall 33 address housing needs, promote a full range of housing choices, and encourage the construction and 34 continued existence of moderately priced housing by providing for optional increases in density in order 35 to reduce land costs for such moderately priced housing. Any local ordinance of any locality providing 36 optional increases in density for provision of low and moderate income housing adopted before 37 December 31, 1988, shall continue in full force and effect. Counties organized under the urban county 38 executive form of government shall be governed by the provisions of § 15.1-491.8 for purposes of the 39 adoption of an affordable dwelling unit ordinance.

B. A zoning ordinance establishing an affordable housing dwelling unit program may include, among 40 41 other things, reasonable regulations and provisions as to any or all of the following: 42

1. For a definition of affordable housing and affordable dwelling units.

2. For application of the requirements of an affordable housing dwelling unit program to any site, as 43 44 defined by the county, city or town, or a portion thereof at one location which is the subject of an application for rezoning or special exception or, at the discretion of the local governing body, site plan 45 or subdivision plat which yields, as submitted by the applicant, fifty or more dwelling units at an 46 47 equivalent density greater than one unit per acre and which is located within an approved sewer area.

3. For an increase of up to twenty percent in the developable density of each site subject to the **48** 49 ordinance and for a provision requiring up to twelve and one-half percent of the total units approved, including the optional density increase, to be affordable dwelling units, as defined in the ordinance. In 50 51 the event a twenty percent increase is not achieved, the percentage of affordable dwelling units required shall maintain the same ratio of twenty percent to twelve and one-half percent. 52

53 4. For increases by up to twenty percent of the density or of the lower and upper end of the density 54 range set forth in the comprehensive plan of such county, city or town applicable to rezoning and special exception applications that request approval of single family detached dwelling units or single 55 family attached dwelling units, when such applications are approved after the effective date of a local 56 57 affordable housing zoning ordinance amendment.

5. For a requirement that not less than twelve and one-half percent of the total number of dwelling 58 59 units approved pursuant to a zoning ordinance amendment enacted pursuant to subdivision B 4 of this

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60 section shall be affordable dwelling units, as defined by the local zoning ordinance unless reduced by 61 the twenty to twelve and one-half percent ratio pursuant to subdivision B 3 of this section.

6. For increases by up to ten percent of the density or of the lower and upper end of the density 62 63 range, whichever is appropriate, set forth in the comprehensive plan of such county, city or town 64 applicable to rezoning and special exception or, at the discretion of the local governing body, site plan 65 and subdivision plat applications that request approval of nonelevator multiple family dwelling unit 66 structures four stories or less in height when such applications are approved after the effective date of a local affordable housing zoning ordinance. However, at the option of the applicant, the provision 67 pursuant to subdivision B 4 shall apply. 68

69 7. For a requirement that not less than six and one-quarter percent of the total number of dwelling 70 units approved pursuant to a zoning ordinance amendment enacted pursuant to subdivision B 6 of this section shall be affordable dwelling units, as defined in the local zoning ordinance. In the event a ten 71 72 percent increase is not achieved, the percentage of affordable dwelling units required shall maintain the same ratio of ten percent to six and one-quarter percent. 73

74 8. For reasonable regulations requiring the affordable dwelling units to be built and offered for sale 75 or rental concurrently with the construction and certificate of occupancy of a reasonable proportion of 76 the market rate units.

9. For standards of compliance with the provisions of an affordable housing dwelling unit program 77 78 and for the authority of the local governing body or its designee to enforce compliance with such 79 standards and impose reasonable penalties for noncompliance, provided that a local zoning ordinance 80 provide for an appeal process for any party aggrieved by a decision of the local governing body. 81

C. Nothing contained in this section shall apply to any elevator structure four stories or above.

82 D. Any ordinance adopted hereunder shall provide that the local governing body shall have no more 83 than 280 days in which to process site or subdivision plans proposing the development or construction 84 of affordable housing or affordable dwelling units under such ordinance. The calculation of such period of review shall include only the time that plans are in review by the local governing body and shall not 85 include such time as may be required for revision or modification in order to comply with lawful 86 87 requirements set forth in applicable ordinances and regulations.

88 E. A county, city, or town establishing an affordable housing dwelling unit program in its zoning 89 ordinance shall establish in its general ordinances, adopted in accordance with the requirements of 90 § 15.1-504, reasonable regulations and provisions as to any or all of the following:

91 1. For administration and regulation by a local housing authority or by the local governing body or 92 its designee of the sale and rental of affordable units.

93 2. For a local housing authority or local governing body or its designee to have an exclusive right to 94 purchase up to one-third of the for-sale affordable housing dwelling units within a development within 95 ninety days of a dwelling unit being completed and ready for purchase, provided that the remaining 96 two-thirds of such units be offered for sale exclusively for a ninety-day period to persons who meet the 97 income criteria established by the local housing authority or local governing body or the latter's 98 designee.

99 3. For a local housing authority or local governing body or its designee to have an exclusive right to 100 lease up to a specified percentage of the rental affordable dwelling units within a development within a 101 controlled period determined by the housing authority or local governing body or its designee, provided 102 that the remaining for-rental affordable dwelling units within a development be offered to persons who meet the income criteria established by the local housing authority or local governing body or its 103 104 designee.

105 4. For the establishment of jurisdiction-wide affordable dwelling unit sales prices by the local 106 housing authority or local governing body or the latter's designee, initially and adjusted semiannually, based on a determination of all ordinary, necessary and reasonable costs required to construct the 107 108 affordable dwelling unit prototype dwellings by private industry after considering written comment by the public, local housing authority or advisory body to the local governing body, and other information 109 110 such as the area's current general market and economic conditions, provided that sales prices not include 111 the cost of land, on-site sales commissions and marketing expenses, but may include, among other costs, 112 builder-paid permanent mortgage placement costs and buy-down fees and closing costs except prepaid 113 expenses required at settlement.

114 5. For the establishment of jurisdiction-wide affordable dwelling unit rental prices by a local housing authority or local governing body or its designee, initially and adjusted semiannually, based on a 115 116 determination of all ordinary, necessary and reasonable costs required to construct and market the required number of affordable dwelling rental units by private industry in the area, after considering 117 written comment by the public, local housing authority, or advisory body to the local governing body, 118 119 and other information such as the area's current general market and economic conditions.

120 6. For a requirement that the prices for resales and rerentals be controlled by the local housing authority or local governing body or designee for a period of fifty years after the initial sale or rental 121

transaction for each affordable dwelling unit, provided that the ordinance further provide for reasonablerules and regulations to implement a price control provision.

124 7. For establishment of an affordable dwelling unit advisory board which shall, among other things, 125 advise the jurisdiction on sales and rental prices of affordable dwelling units; advise the housing 126 authority or local governing body or its designees on requests for modifications of the requirements of 127 an affordable dwelling unit program; adopt regulations concerning its recommendations of sales and 128 rental prices of affordable dwelling units; and adopt procedures concerning requests for modifications of 129 an affordable housing dwelling unit program. Members of the board, to be nine in number and to be 130 appointed by the governing body, shall be qualified as follows: two members shall be either civil 131 engineers or architects, each of whom shall be registered or certified with the relevant agency of the 132 Commonwealth, or planners, all of whom shall have extensive experience in practice in the county, city 133 or town; one member shall be a representative of a lending institution which finances residential 134 development in the county, city or town; four members shall consist of a representative from a local 135 housing authority or local governing body or its designee, a residential builder with extensive experience 136 in producing single-family detached and attached dwelling units, a residential builder with extensive 137 experience in producing multiple-family dwelling units, and a representative from either the public 138 works or planning department of the county, city or town; one member may be a representative of a 139 nonprofit housing organization which provides services in the county, city or town; and one citizen of 140 the county, city or town. At least four members of the advisory board shall be employed in the county, 141 city or town.

142 8. The sales and rental price for affordable dwelling units within a development shall be established 143 such that the owner/applicant shall not suffer economic loss as a result of providing the required affordable dwelling units. "Economic loss" for sales units means that result when the owner or applicant 144 145 of a development fails to recoup the cost of construction and certain allowances equivalent to the fair 146 market value of any density increases provided under this section as may be determined by the designee 147 of the governing body for the affordable dwelling units, exclusive of the cost of land acquisition and 148 cost voluntarily incurred but not authorized by the ordinance, upon the sale of an affordable dwelling 149 unit.