## 2017 SESSION

17102099D **SENATE BILL NO. 919** 1 2 Offered January 11, 2017 3 Prefiled December 27, 2016 4 A BILL to amend and reenact § 15.2-906 of the Code of Virginia, relating to removal of blight; building 5 collapse; emergency. 6 Patrons-Edwards and McClellan; Delegate: Rasoul 7 8 Referred to Committee on Local Government 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 15.2-906 of the Code of Virginia is amended and reenacted as follows: 11 § 15.2-906. Authority to require removal, repair, etc., of buildings and other structures. 12 13 Any locality may, by ordinance, provide that: 14 1. The owners of property therein, shall at such time or times as the governing body may prescribe, 15 remove, repair or secure any building, wall or any other structure that might endanger the public health 16 or safety of other residents of such locality; 2. The locality through its own agents or employees may remove, repair or secure any building, wall 17 or any other structure that might endanger the public health or safety of other residents of such locality, 18 if the owner and lienholder of such property, after reasonable notice and a reasonable time to do so, has 19 20 failed to remove, repair, or secure the building, wall or other structure. For purposes of this section, 21 repair may include maintenance work to the exterior of a building to prevent deterioration of the 22 building or adjacent buildings. For purposes of this section, reasonable notice includes a written notice 23 (i) mailed by certified or registered mail, return receipt requested, sent to the last known address of the 24 property owner and (ii) published once a week for two successive weeks in a newspaper having general 25 circulation in the locality. No action shall be taken by the locality to remove, repair, or secure any 26 building, wall, or other structure for at least 30 days following the later of the return of the receipt or 27 newspaper publication, except that the locality may take action to prevent unauthorized access to the 28 building within seven days of such notice if the structure is deemed to pose a significant threat to public 29 safety and such fact is stated in the notice; 30 3. In the event that an emergency is deemed to exist with respect to any property, including any 31 building in immediate danger of collapsing, as certified in writing by the local building code official, and it is not reasonably practicable for the locality to comply with the notice requirements prescribed in 32 33 subdivision 2, the locality may take immediate action to remove, repair, or secure any building, wall, or 34 other structure in order to prevent any danger to the public health or safety of other residents of such 35 locality. Before such action is undertaken by a locality on an emergency basis, the locality shall make 36 an attempt as is reasonable under the circumstances to contact the owner and inform him of the action 37 to be undertaken by the locality. 38 4. In the event *that* the locality, through its own agents or employees, removes, repairs, or secures 39 any building, wall, or any other structure after complying with the notice provisions of this section, 40 except as provided in subdivision 3, the cost or expenses thereof shall be chargeable to and paid by the 41 owners of such property and may be collected by the locality as taxes are collected; 4. 5. Every charge authorized by this section or § 15.2-900 with which the owner of any such 42 43 property has been assessed and that remains unpaid shall constitute a lien against such property ranking 44 on a parity with liens for unpaid local taxes and enforceable in the same manner as provided in Articles 45 3 (§ 58.1-3940 et seq.) and 4 (§ 58.1-3965 et seq.) of Chapter 39 of Title 58.1. A locality may waive such liens in order to facilitate the sale of the property. Such liens may be waived only as to a 46 47 purchaser who is unrelated by blood or marriage to the owner and who has no business association with the owner. All such liens shall remain a personal obligation of the owner of the property at the time the 48 49 liens were imposed; 50 5. 6. Notwithstanding the foregoing, with the written consent of the property owner, a locality may, 51 through its agents or employees, demolish or remove a derelict nonresidential building or structure 52 provided that such building or structure is neither located within or determined to be a contributing 53 property within a state or local historic district nor individually designated in the Virginia Landmarks 54 Register. The property owner's written consent shall identify whether the property is subject to a first 55 lien evidenced by a recorded deed of trust or mortgage and, if so, shall document the property owner's best reasonable efforts to obtain the consent of the first lienholder or the first lienholder's authorized 56 57 agent. The costs of such demolition or removal shall constitute a lien against such property. In the event 58 the consent of the first lienholder or the first lienholder's authorized agent is obtained, such lien shall

- 59 rank on a parity with liens for unpaid local taxes and be enforceable in the same manner as provided in
- subdivision 4. In the event the consent of the first lienholder or the first lienholder's authorized agent is
  not obtained, such lien shall be subordinate to that first lien but shall otherwise be subject to subdivision
  4; and

63 6. 7. A locality may prescribe civil penalties, not to exceed a total of \$1,000, for violations of any ordinance adopted pursuant to this section.