2022 SESSION

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HOUSE BILL NO. 804

AMENDMENT IN THE NATURE OF A SUBSTITUTE (Proposed by the House Committee on General Laws

on February 10, 2022)

(Patron Prior to Substitute—Delegate Price)

- 5 6 A BILL to amend and reenact §§ 36-96.2 and 55.1-1203 of the Code of Virginia, relating to the Virginia 7 Residential Landlord and Tenant Act; nonrefundable application fee; limitations. 8 Be it enacted by the General Assembly of Virginia:
 - 1. That §§ 36-96.2 and 55.1-1203 of the Code of Virginia are amended and reenacted as follows: § 36-96.2. Exemptions.

A. Except as provided in subdivision A 3 of § 36-96.3 and subsections A, B, and C of § 36-96.6, 11 this chapter shall not apply to any single-family house sold or rented by an owner, provided that such 12 13 private individual does not own more than three single-family houses at any one time. In the case of the sale of any single-family house by a private individual-owner not residing in the house at the time of 14 15 the sale or who was not the most recent resident of the house prior to sale, the exemption granted shall apply only with respect to one such sale within any 24-month period, provided that such bona fide 16 17 private individual owner does not own any interest in, nor is there owned or reserved on his behalf, under any express or voluntary agreement, title to or any right to all or a portion of the proceeds from 18 19 the sale or rental of, more than three such single-family houses at any one time. The sale or rental of 20 any such single-family house shall be exempt from the application of this chapter only if the house is 21 sold or rented (i) without the use in any manner of the sales or rental facilities or the sales or rental 22 services of any real estate broker, agent, salesperson, or of the facilities or the services of any person in 23 the business of selling or renting dwellings, or of any employee, independent contractor, or agent of any 24 broker, agent, salesperson, or person and (ii) without the publication, posting, or mailing, after notice, of 25 any advertisement or written notice in violation of this chapter. However, nothing herein shall prohibit the use of attorneys, escrow agents, abstractors, title companies, and other professional assistance as 26 27 necessary to perfect or transfer the title. This exemption shall not apply to or inure to the benefit of any 28 licensee of the Real Estate Board or regulant of the Fair Housing Board, regardless of whether the 29 licensee is acting in his personal or professional capacity.

30 B. Except for subdivision A 3 of § 36-96.3, this chapter shall not apply to rooms or units in dwellings containing living quarters occupied or intended to be occupied by no more than four families 31 32 living independently of each other, if the owner actually maintains and occupies one of such living 33 quarters as his residence.

34 C. Nothing in this chapter shall prohibit a religious organization, association or society, or any 35 nonprofit institution or organization operated, supervised, or controlled by or in conjunction with a religious organization, association, or society, from limiting the sale, rental, or occupancy of dwellings 36 37 that it owns or operates for other than a commercial purpose to persons of the same religion, or from 38 giving preferences to such persons, unless membership in such religion is restricted on account of race, 39 color, national origin, sex, elderliness, familial status, sexual orientation, gender identity, military status, 40 or disability. Nor shall anything in this chapter apply to a private membership club not in fact open to 41 the public, which as an incident to its primary purpose or purposes provides lodging that it owns or 42 operates for other than a commercial purpose, from limiting the rental or occupancy of such lodgings to its members or from giving preference to its members. Nor, where matters of personal privacy are 43 involved, shall anything in this chapter be construed to prohibit any private, state-owned, or 44 state-supported educational institution, hospital, nursing home, or religious or correctional institution 45 from requiring that persons of both sexes not occupy any single-family residence or room or unit of 46 47 dwellings or other buildings, or restrooms in such room or unit in dwellings or other buildings, which it **48** owns or operates.

49 D. Nothing in this chapter prohibits conduct against a person because such person has been convicted 50 by any court of competent jurisdiction of the illegal manufacture or distribution of a controlled 51 substance as defined in federal law.

E. It shall not be unlawful under this chapter for any owner to deny or limit the rental of housing to 52 53 persons who pose a clear and present threat of substantial harm to others or to the dwelling itself.

54 F. A rental application may require disclosure by the applicant of any criminal convictions and the owner or managing agent may require as a condition of acceptance of the rental application that 55 applicant consent in writing to a criminal record check to verify the disclosures made by applicant in the 56 57 rental application. The owner or managing agent may collect from the applicant moneys to reimburse the owner or managing agent for the exact amount of the out-of-pocket costs for such criminal record 58 59 checks. Nothing in this chapter shall require an owner or managing agent to rent a dwelling to an

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60 individual who, based on a prior record of criminal convictions involving harm to persons or property, 61 would constitute a clear and present threat to the health or safety of other individuals.

G. Nothing in this chapter limits the applicability of any reasonable local, state or federal restriction 62 63 regarding the maximum number of occupants permitted to occupy a dwelling. Owners or managing 64 agents of dwellings may develop and implement reasonable occupancy and safety standards based on 65 factors such as the number and size of sleeping areas or bedrooms and overall size of a dwelling unit so 66 long as the standards do not violate local, state or federal restrictions. Nothing in this chapter prohibits 67 the rental application or similar document from requiring information concerning the number, ages, sex and familial relationship of the applicants and the dwelling's intended occupants. 68

69 H. Nothing in this chapter shall prohibit a landlord from considering evidence of an applicant's status as a victim of family abuse, as defined in § 16.1-228, to mitigate any adverse effect of an otherwise 70 qualified applicant's application pursuant to subsection D E of § 55.1-1203. 71

72 I. Nothing in this chapter shall prohibit an owner or an owner's managing agent from denying or 73 limiting the rental or occupancy of a rental dwelling unit to a person because of such person's source of 74 funds, provided that such owner does not own more than four rental dwelling units in the 75 Commonwealth at the time of the alleged discriminatory housing practice. However, if an owner, whether individually or through a business entity, owns more than a 10 percent interest in more than 76 77 four rental dwelling units in the Commonwealth at the time of the alleged discriminatory housing 78 practice, the exemption provided in this subsection shall not apply.

79 J. It shall not be unlawful under this chapter for an owner or an owner's managing agent to deny or 80 limit a person's rental or occupancy of a rental dwelling unit based on the person's source of funds for that unit if such source is not approved within 15 days of the person's submission of the request for 81 82 tenancy approval. 83

§ 55.1-1203. Application; deposit, fee, and additional information.

84 A. Any landlord may require a refundable application deposit in addition to a nonrefundable application fee. If the applicant fails to rent the unit for which application was made, from the 85 86 application deposit the landlord shall refund to the applicant within 20 days after the applicant's failure 87 to rent the unit or the landlord's rejection of the application all sums in excess of the landlord's actual 88 expenses and damages together with an itemized list of such expenses and damages. If, however, the 89 application deposit was made by cash, certified check, cashier's check, or postal money order, such 90 refund shall be made within 10 days of the applicant's failure to rent the unit if the failure to rent is due to the landlord's rejection of the application. If the landlord fails to comply with this section, the 91 92 applicant may recover as damages suffered by him that portion of the application deposit wrongfully 93 withheld and reasonable attorney fees.

94 B. A landlord shall not obtain any consumer report or conduct any other investigation into the 95 background or qualifications of a rental applicant without first (i) establishing a written rental 96 admission policy that is available to the public and includes a disclosure of the amount of all 97 nonrefundable application fees and deposits and (ii) providing the applicant either (a) a copy of the landlord's written admission policy or (b) an electronic communication stating where the landlord's 98 99 written admission policies may be accessed and providing a hyperlink or other electronic access to such 100 policy. The written application policy may be provided through posting on a website available to the 101 public.

102 C. A landlord may request that a prospective tenant provide information that will enable the landlord 103 to determine whether each applicant may become a tenant. The landlord may photocopy each applicant's 104 driver's license or other similar photo identification, containing either the applicant's social security number or control number issued by the Department of Motor Vehicles pursuant to § 46.2-342. 105 However, a landlord shall not photocopy a U.S. government-issued identification so long as to do so is a 106 violation of 18 U.S.C. § 701. The landlord may require, for the purpose of determining whether each 107 108 applicant is eligible to become a tenant in the landlord's dwelling unit, that each applicant provide a 109 social security number issued by the U.S. Social Security Administration or an individual taxpayer 110 identification number issued by the U.S. Internal Revenue Service.

111 C. D. An application fee shall not exceed \$50, exclusive of any actual out-of-pocket expenses paid 112 by the landlord to a third party performing background, credit, or other pre-occupancy checks on the 113 applicant. However, where an application is being made for a dwelling unit that is a public housing unit 114 or other housing unit subject to regulation by the U.S. Department of Housing and Urban Development, an application fee shall not exceed \$32, exclusive of any actual out-of-pocket expenses paid to a third 115 116 party by the landlord performing background, credit, or other pre-occupancy checks on the applicant.

D. E. A landlord shall consider evidence of an applicant's status as a victim of family abuse, as 117 118 defined in § 16.1-228, to mitigate any adverse effect of an otherwise qualified applicant's low credit score. In order to establish the applicant's status as a victim of family abuse, an applicant may submit to 119 120 the landlord (i) a letter from a sexual and domestic violence program, a housing counselor certified by the U.S. Department of Housing and Urban Development, or an attorney representing the applicant; (ii) 121

122 a law-enforcement incident report; or (iii) a court order. If a landlord does not comply with this section, 123 the applicant may recover actual damages, including all amounts paid to the landlord as an application 124 fee, application deposit, or reimbursement for any of the landlord's out-of-pocket expenses that were 125 charged to the prospective tenant, along with attorney fees.

126 F. If a landlord does not comply with the requirements of this section, the applicant may recover 127 actual damages, including any amounts paid to the landlord as an application fee, application deposit,

128 or reimbursement for any of the landlord's out-of-pocket expenses that were charged to the applicant, 129 along with attorney fees.