INTRODUCED

HB528

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1	HOUSE BILL NO. 528
2 3	Offered January 10, 2024
3	Prefiled January 8, 2024
4	A BILL to amend the Code of Virginia by adding a section numbered 55.1-1820.2, relating to Property
5	Owners' Association Act; low-impact landscaping; unreasonable restrictions prohibited.
6	Patrons—Krizek and Laufer; Senator: Surovell
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8	Referred to Committee on General Laws
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10	Be it enacted by the General Assembly of Virginia:
11	1. That the Code of Virginia is amended by adding a section numbered 55.1-1820.2 as follows:
12	§ 55.1-1820.2. Managed conservation landscaping; unreasonable restrictions prohibited.
13	A. For the purposes of this section:
14	"Invasive species" means any species determined to be invasive to the state of Virginia by the
15	Department of Conservation and Recreation pursuant to § 10.1-104.6:2.
16 17	"Managed conservation landscaping" means planned, intentional, and maintained landscaping practices that (i) incorporate environmentally sensitive design to help meet Virginia's water quality
18	standards, including its commitments to address stormwater runoff and reduce pollution both locally and
19	in the most recent Chesapeake Bay Total Maximum Daily Load Watershed Implementation Plan; (ii)
20	protect clean air and water; (iii) support wildlife by avoiding known invasive species and prioritizing
21	native species; and (iv) incorporate other features, such as rain gardens, to absorb and filter runoff and
22	reduce or eliminate the need for supplemental water from irrigation. "Managed conservation
23	landscaping" does not include turf grass lawns left unattended for the purpose of returning to a natural
24	state.
25	"Native species" means those that occur in the region in which they evolved.
26	B. No association shall prohibit an owner from installing managed conservation landscaping on such
27 28	owner's property unless the recorded declaration for the association establishes such prohibition.
28 29	However, an association may establish reasonable restrictions concerning the management, design, and aesthetic guidelines for managed conservation landscaping features.
3 0	C. A restriction shall be deemed to be unreasonable if such restriction (i) significantly increases the
31	cost of managed conservation landscaping, (ii) significantly decreases the efficiency or viability of
32	managed conservation landscaping, (iii) requires cultivated vegetation to consist in whole or in part of
33	turf grass, (iv) requires the inclusion of any invasive species, (v) prohibits managed conservation
34	landscaping from being used in the front or visible areas of a property, or (vi) limits the use of
35	managed conservation landscaping to a percentage of the owner's property acreage.

D. The association may prohibit or restrict the use of managed conservation landscaping on the

E. This section shall not apply to any restriction on use imposed upon any real property designated

common elements or common areas within the real estate development served by the association.

as a landmark by the Director of the Department of Historic Resources pursuant to § 10.1-2202.

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