1	SENATE BILL NO. 597
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the House Committee on General Laws
4	on)
5	(Patron Prior to SubstituteSenator McPike)
6	A BILL to amend and reenact § 15.2-2304 of the Code of Virginia, relating to affordable housing; local
7	zoning ordinance authority; comprehensive plan.
8	Be it enacted by the General Assembly of Virginia:
9	1. That § 15.2-2304 of the Code of Virginia is amended and reenacted as follows:
10	§ 15.2-2304. Affordable dwelling unit ordinances.
11	In furtherance of the purpose of providing affordable shelter for all residents of the
12	Commonwealth, the governing body of any-county where the urban county executive form of government
13	or the county manager plan of government is in effect, the Counties of Albemarle and Loudoun, and the
14	Cities of Alexandria, Charlottesville, and Fairfax locality in the Commonwealth may by amendment to
15	the zoning ordinances of such locality provide for an affordable housing dwelling unit program. The
16	program shall address housing needs, promote a full range of housing choices, help ensure that the housing
17	needs for older residents to live independently are accommodated, and encourage the construction and
18	continued existence of moderately priced housing by providing for optional increases in density in order
19	to reduce land costs for such moderately priced housing. In addition to optional increases in density, the
20	program may also include any combination of the following implementation measures and tools:
21	1. Lot size reductions, dimensional and form modifications, or floor area ratio increases for the
22	production of affordable housing units, or any combination thereof;
23	2. Contribution to a local housing trust fund in lieu of construction of affordable housing units;
24	3. Accessory housing unit allowances;
25	4. Housing inspection programs designed to ensure the quality and safety of affordable housing
26	constructed in accordance with the locality's comprehensive plan;

27	5. Allowance of duplexes, triplexes, and quadruplexes in areas with primarily single-family
28	detached homes for the purpose of providing affordable housing and creating mixed-income
29	homeownership options;
30	6. Allowance of conversion of office, light industrial, and commercial space to multifamily use;
31	7. Encouragement of transit-oriented development;
32	8. Provision of financial incentives or removal of financial disincentives to promote development
33	of new affordable housing where such development would not otherwise occur under existing conditions;
34	9. Allowance of lower-cost home construction alternatives, including manufactured homes and
35	duplex manufactured homes; and
86	10. Other policies, measures, or tools that are materially similar to those listed in this section and
37	that have a positive impact on the production and maintenance of affordable housing units.
88	Any project that is subject to an affordable housing dwelling unit program adopted pursuant to this
39	section shall not be subject to an additional requirement outside of such program to contribute to a county
10	or city housing fund.
1	Any local ordinance of any other locality providing optional increases in density for provision of
12	low and moderate income housing adopted before December 31, 1988, shall continue in full force and
13	effect.
4	Localities adopting such ordinances on or after July 1, 2025, shall, in developing and adopting
15	such housing programs, create an advisory committee and actively seek input from citizens, developers of
16	residential and mixed-use property, real estate professionals, historic preservation professionals,
17	redevelopment and housing professionals and advocates, planners, urban design professionals, and finance
18	professionals.
9	2. That the provisions of this act shall become effective on July 1, 2025.

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