2014 -- H 7632 SUBSTITUTE A AS AMENDED

LC004662/SUB A

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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2014

AN ACT

RELATING TO TOWNS AND CITIES -- ZONING ORDINANCES

<u>Introduced By:</u> Representatives Shekarchi, McNamara, Gallison, Lombardi, and Lima

<u>Date Introduced:</u> February 26, 2014

Referred To: House Municipal Government

It is enacted by the General Assembly as follows:

1 SECTION 1. Section 45-24-46.1 of the General Laws in Chapter 45-24 entitled "Zoning 2 Ordinances" is hereby amended to read as follows: 3 45-24-46.1. Inclusionary zoning. - (a) A zoning ordinance requiring the inclusion of affordable housing as part of a development shall provide that the housing will be affordable 4 5 housing, as defined in section $\S42-128-8.1(d)(1)$; that the affordable housing will constitute not less than ten percent (10%) of the total units in the development; and that the units will remain 6 7 affordable for a period of not less than thirty (30) years from initial occupancy enforced through a 8 land lease and/or deed restriction enforceable by the municipality and the state of Rhode Island. 9 (b) A zoning ordinance that includes inclusionary zoning may provide that the affordable 10 housing must be built on-site or utilize one or more alternative methods of production, including, 11 but not limited to, off-site construction or rehabilitation, donation of land suitable for 12 development of the required affordable units, and/or the payment of a fee in lieu of the 13 construction or provision of affordable housing units. For all projects subject to inclusionary 14 zoning, density bonuses and other incentives shall be established by the community and shall 15 apply to offset differential costs of below-market units. 16 (c) This fee in lieu of the construction or provision of affordable housing shall be the 17 choice of the developer or builder applied on a per-unit basis and may be used for new

developments, purchasing property and/or homes, rehabilitating properties, or any other manner

that creates additional low- or moderate-income housing as defined in § 45-53-3(9).

1	(1) For affordable, single-family homes and condominium units, the per-unit fee shall be
2	the difference between the maximum affordable sales price for a family of four (4) earning eighty
3	percent (80%) of the area median income as determined annually by the U.S. Department of
4	Housing and Urban Development and the average cost of developing a single unit of affordable
5	housing. The average cost of developing a single unit of affordable housing shall be determined
6	annually based on the average per-unit development cost of affordable homes financed by Rhode
7	Island housing over the previous three (3) years, excluding existing units that received
8	preservation financing.
9	(2) Notwithstanding subsection (c)(1) of this section, in no case shall the per-unit fee for
10	affordable single-family homes and condominium units be less than forty thousand dollars
11	<u>(\$40,000).</u>
12	(d) The municipality shall deposit all in-lieu payments into restricted accounts that shall
13	be allocated and spent only for the creation and development of affordable-housing within the
14	municipality serving individuals or families at or below eighty percent (80%) of the area median
15	income. The municipality shall maintain a local affordable housing board to oversee the funds in
16	the restricted accounts and shall allocate the funds within two (2) years. The municipality shall
17	include in the housing element of their local comprehensive plan, if applicable, the process it will
18	use to allocate the funds.
19	(e) As an alternative to the provisions of subsection (d), the municipality may elect to
20	transfer in-lieu payments promptly upon receipt, or within the two-year (2) period after receipt to
21	the housing resources commission or Rhode Island housing for the purpose of developing
22	affordable housing within that community.
23	(f) Rhode Island housing shall report to the general assembly and the housing resources
24	commission the amount of fees in lieu collected by community; the projects that were provided
25	funding with the fees; the dollar amounts allocated to the projects; and the number of units
26	<u>created.</u>
27	SECTION 2. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

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This act would provide that zoning ordinances that contain inclusionary zoning may or require developers to build affordable housing on-site or would allow a developer to pay a fee-in-lieu of constructing the affordable housing. It would be the developer's choice as to whether to construct affordable housing or pay a fee-in-lieu of construction of the affordable housing.

Further, this would set forth what a municipality is to do with fees paid in lieu of construction.

This act would take effect upon passage.

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