## 2003 SESSION

ENGROSSED

032442688 **HOUSE BILL NO. 2473** 1 2 House Amendments in [] - January 28, 2003 3 A BILL to amend and reenact § 15.2-2307 of the Code of Virginia, relating to removal of 4 nonconforming signs. 5 Patron Prior to Engrossment—Delegate Crittenden 6 7 Referred to Committee on Counties, Cities and Towns 8 9 Be it enacted by the General Assembly of Virginia: 1. That § 15.2-2307 of the Code of Virginia is amended and reenacted as follows: 10 § 15.2-2307. Vested rights not impaired; nonconforming uses. 11 Nothing in this article shall be construed to authorize the impairment of any vested right. Without 12 limiting the time when rights might otherwise vest, a landowner's rights shall be deemed vested in a 13 land use and such vesting shall not be affected by a subsequent amendment to a zoning ordinance when 14 15 the landowner (i) obtains or is the beneficiary of a significant affirmative governmental act which 16 remains in effect allowing development of a specific project, (ii) relies in good faith on the significant affirmative governmental act, and (iii) incurs extensive obligations or substantial expenses in diligent 17 pursuit of the specific project in reliance on the significant affirmative governmental act. 18 19 For purposes of this section and without limitation, the following are deemed to be significant 20 affirmative governmental acts allowing development of a specific project: (i) the governing body has 21 accepted proffers or proffered conditions which specify use related to a zoning amendment; (ii) the 22 governing body has approved an application for a rezoning for a specific use or density; (iii) the governing body or board of zoning appeals has granted a special exception or use permit with 23 24 conditions; (iv) the board of zoning appeals has approved a variance; (v) the governing body or its 25 designated agent has approved a preliminary subdivision plat, site plan or plan of development for the landowner's property and the applicant diligently pursues approval of the final plat or plan within a 26 27 reasonable period of time under the circumstances; or (vi) the governing body or its designated agent 28 has approved a final subdivision plat, site plan or plan of development for the landowner's property. 29 A zoning ordinance may provide that land, buildings, and structures and the uses thereof which do 30 not conform to the zoning prescribed for the district in which they are situated may be continued only so long as the then existing or a more restricted use continues and such use is not discontinued for more 31 than two 2 years, and so long as the buildings or structures are maintained in their then structural 32 33 condition; and that the uses of such buildings or structures shall conform to such regulations whenever

they are enlarged, extended, reconstructed or structurally altered and may further provide that no nonconforming building or structure may be moved on the same lot or to any other lot which is not properly zoned to permit such nonconforming use. *Nothing in this section shall be construed to prevent a locality* [, after making a reasonable attempt to notify such property owner, ] from ordering the removal of a nonconforming sign that has been

abandoned. For purposes of this section, a sign shall be considered abandoned if the business for which
 the sign was erected has not been in operation for a period of at least 2 years.

Nothing in this section shall be construed to prevent removal of a valid nonconforming manufactured
housing unit from property and replacement of that unit with another comparable manufactured housing
unit that meets the current HUD manufactured housing code. Such replacement unit shall retain the valid
nonconforming status of the prior unit.

HB2473E