2016 SESSION

	16102617D
1	HOUSE BILL NO. 465
2 3	Offered January 13, 2016
3	Prefiled January 8, 2016
4	A BILL to amend and reenact § 32.1-176.5 of the Code of Virginia, relating to private well permits;
5	validity.
6	
	Patron—Head
7	
8	Referred to Committee on Health, Welfare and Institutions
9	
10	Be it enacted by the General Assembly of Virginia:
11	1. That § 32.1-176.5 of the Code of Virginia is amended and reenacted as follows:
12	§ 32.1-176.5. Construction permit; local government authority to require analysis of water.
13	A. Any person intending to construct a private well shall apply to the Department for and receive a
14	permit before proceeding with construction. The permit application shall include a site plan. No survey
15	plat shall be required. In all cases, it shall be the landowner's responsibility to ensure that the water well
16	is properly located on the landowner's property. This permit shall be issued no later than 60 days from
17	application and in accordance with the Board's regulations. All permits for the construction of a private
18	well, other than express well construction permits, shall be valid for the same time period and subject to
19	the same limitations as permits for septic tanks pursuant to subsection A of § 32.1-164.1:1. In addition,
20 21	an inspection shall be made after construction to assure that the construction standards are met. B. The local governing bodies of the Counties of Albemarle, Bedford, Chesterfield, Clarke, Culpeper,
²¹ 22	Fairfax, Fauquier, Goochland, James City, Loudoun, Orange, Powhatan, Prince William, Rappahannock,
$\frac{22}{23}$	Stafford, Warren, and York, and the Cities of Manassas, Manassas Park, Suffolk, and Virginia Beach
23 24	may by ordinance establish reasonable testing requirements to determine compliance with existing
25	federal or state drinking water quality standards and require that such testing be done prior to the
26	issuance of building permits. Such testing requirements shall apply only to building permit applicants
27	proposing to utilize private ground water wells as their primary potable water source. In developing such
28	an ordinance, the local governing body shall consider (i) the appropriate ground water constituents to be
29	tested using the above standards as guidance; (ii) the reasonable cost of such testing which may be
30	borne by the applicant; and (iii) the availability of certified laboratories to perform such services.
31	However, no such test shall be conducted by Consolidated Laboratories. The applicant shall be notified
32	of the test results with respect to such established standards.
33	C. Any local governing body referenced in subsection B of this section that has adopted a well
34	abandonment ordinance may require property owners to close and cap abandoned or inactive wells
35	pursuant to that ordinance.

of the test results with respect to such established standards. C. Any local governing body referenced in subsection B of this section that has adopted a well abandonment ordinance may require property owners to close and cap abandoned or inactive wells pursuant to that ordinance.

2/20/23 16:48

HB465