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HOUSE BILL NO. 2175

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the House Committee on General Laws

on February 2, 2021)

(Patron Prior to Substitute—Delegate Torian)

A BILL to amend and reenact §§ 8.01-463, 36-139, 55.1-320, 55.1-321, and 55.1-1303 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 15.2-2223.5, relating to housing protections; foreclosures; manufactured housing.

Be it enacted by the General Assembly of Virginia:

1. That §§ 8.01-463, 36-139, 55.1-320, 55.1-321, and 55.1-1303 of the Code of Virginia are amended 10 and reenacted and that the Code of Virginia is amended by adding a section numbered 11 15.2-2223.5 as follows: 12

§ 8.01-463. Enforcement of lien when judgment does not exceed \$25,000.

14 If the amount of the judgment does not exceed twenty dollars \$25,000, exclusive of interest and 15 costs, no bill to enforce the lien, pursuant to § 8.01-462, thereof shall be entertained, unless it appear that thirty days before the institution of the suit, the judgment debtor or his personal representative, and 16 17 the owner of the real estate on which the judgment is a lien, or, in case of a nonresident, his agent or attorney, if he had one in this Commonwealth, had notice that the suit would be instituted, if the 18 judgment was not paid within that time if the real estate is the judgment debtor's primary residence. 19 20

§ 15.2-2223.5. Comprehensive plan shall address manufactured housing.

21 During an amendment of a locality's comprehensive plan after July 1, 2021, the locality shall 22 incorporate into its comprehensive plan strategies to promote manufactured housing as a source of 23 affordable housing. Such strategies may include (i) the preservation of existing manufactured housing 24 communities, (ii) the creation of new manufactured home communities, and (iii) the creation of new 25 manufactured home subdivisions. 26

§ 36-139. Powers and duties of Director.

27 The Director of the Department of Housing and Community Development shall have the following 28 responsibilities: 29

1. Collecting from the governmental subdivisions of the Commonwealth information relevant to their planning and development activities, boundary changes, changes of forms and status of government, intergovernmental agreements and arrangements, and such other information as he may deem necessary.

2. Making information available to communities, planning district commissions, service districts and governmental subdivisions of the Commonwealth.

34 3. Providing professional and technical assistance to, and cooperating with, any planning agency, 35 planning district commission, service district, and governmental subdivision engaged in the preparation of development plans and programs, service district plans, or consolidation agreements. 36

37 4. Assisting the Governor in the providing of such state financial aid as may be appropriated by the General Assembly in accordance with § 15.2-4216. 38

39 5. Administering federal grant assistance programs, including funds from the Appalachian Regional 40 Commission, the Economic Development Administration and other such federal agencies, directed at 41 promoting the development of the Commonwealth's communities and regions.

42 6. Developing state community development policies, goals, plans and programs for the consideration and adoption of the Board with the ultimate authority for adoption to rest with the Governor and the 43 44 General Assembly.

45 7. Developing a Consolidated Plan to guide the development and implementation of housing programs and community development in the Commonwealth for the purpose of meeting the housing 46 47 and community development needs of the Commonwealth and, in particular, those of low-income and **48** moderate-income persons, families and communities.

49 8. Determining present and future housing requirements of the Commonwealth on an annual basis 50 and revising the Consolidated Plan, as necessary to coordinate the elements of housing production to 51 ensure the availability of housing where and when needed.

9. Assuming administrative coordination of the various state housing programs and cooperating with 52 53 the various state agencies in their programs as they relate to housing.

54 10. Establishing public information and educational programs relating to housing; devising and administering programs to inform all citizens about housing and housing-related programs that are 55 available on all levels of government; designing and administering educational programs to prepare 56 families for home ownership and counseling them during their first years as homeowners; and promoting 57 educational programs to assist sponsors in the development of low and moderate income housing as well 58 59 as programs to lessen the problems of rental housing management.

HB2175H1

60 11. Administering the provisions of the Industrialized Building Safety Law (§ 36-70 et seq.).

61 12. Administering the provisions of the Uniform Statewide Building Code (§ 36-97 et seq.).

62 13. Establishing and operating a Building Code Academy for the training of persons in the content,
63 application, and intent of specified subject areas of the building and fire prevention regulations
64 promulgated by the Board of Housing and Community Development.

65 14. Administering, in conjunction with the federal government, and promulgating any necessary regulations regarding energy standards for existing buildings as may be required pursuant to federal law.

67 15. Identifying and disseminating information to local governments about the availability and68 utilization of federal and state resources.

69 16. Administering, with the cooperation of the Department of Health, state assistance programs for70 public water supply systems.

71 17. Advising the Board on matters relating to policies and programs of the Virginia Housing Trust 72 Fund.

18. Designing and establishing program guidelines to meet the purposes of the Virginia HousingTrust Fund and to carry out the policies and procedures established by the Board.

75 19. Preparing agreements and documents for loans and grants to be made from the Virginia Housing 76 Trust Fund; soliciting, receiving, reviewing and selecting the applications for which loans and grants are to be made from such fund; directing the Virginia Housing Development Authority and the Department 77 78 as to the closing and disbursing of such loans and grants and as to the servicing and collection of such 79 loans; directing the Department as to the regulation and monitoring of the ownership, occupancy and 80 operation of the housing developments and residential housing financed or assisted by such loans and grants; and providing direction and guidance to the Virginia Housing Development Authority as to the 81 82 investment of moneys in such fund.

83 20. Establishing and administering program guidelines for a statewide homeless intervention program.
84 21. Administering 15 percent of the Low Income Home Energy Assistance Program (LIHEAP) Block
85 Grant and any contingency funds awarded and carry over funds, furnishing home weatherization and
86 associated services to low-income households within the Commonwealth in accordance with applicable
87 federal law and regulations.

22. Developing a strategy concerning the expansion of affordable, accessible housing for olderVirginians and Virginians with disabilities, including supportive services.

90 23. Serving as the Executive Director of the Commission on Local Government as prescribed in
§ 15.2-2901 and perform all other duties of that position as prescribed by law.

92 24. Developing a strategy, in consultation with the Virginia Housing Development Authority, for the creation and implementation of housing programs and community development for the purpose of meeting the housing needs of persons who have been released from federal, state, and local correctional facilities into communities.

96 25. Administering the Private Activity Bonds program in Chapter 50 (§ 15.2-5000 et seq.) of Title
97 15.2 jointly with the Virginia Small Business Financing Authority and the Virginia Housing
98 Development Authority.

99 26. Developing a statement of tenant rights and responsibilities explaining in plain language the 100 rights and responsibilities of tenants under the Virginia Residential Landlord and Tenant Act (§ 55.1-1200 et seq.) and maintaining such statement on the Department's website. The Director shall 101 102 also develop and maintain on the Department's website a printable form to be signed by the parties to a written rental agreement acknowledging that the tenant has received from the landlord the statement of 103 tenant rights and responsibilities as required by § 55.1-1204. The Director may at any time amend the 104 statement of tenant rights and responsibilities and such printable form as the Director deems necessary 105 and appropriate. The statement of tenant rights and responsibilities shall contain a plain language 106 explanation of the rights and responsibilities of tenants in at least 14-point type. The statement shall 107 108 provide the telephone number and website address for the statewide legal aid organization and direct 109 tenants with questions about their rights and responsibilities to contact such organization.

110 27. Developing a statement of tenant rights and responsibilities explaining in plain language the rights and responsibilities of tenants under the Virginia Manufactured Home Lot Rental Act 111 112 (§ 55.1-1300 et seq.) and maintaining such statement on the Department's website. The Director shall also develop and maintain on the Department's website a printable form to be signed by the parties to a 113 114 written rental agreement acknowledging that the tenant has received from the landlord the statement of tenant rights and responsibilities as required by § 55.1-1303. The Director may at any time amend the 115 statement of tenant rights and responsibilities and such printable form as the Director deems necessary 116 and appropriate. The statement of tenant rights and responsibilities shall contain a plain language 117 explanation of the rights and responsibilities in at least 14-point type. The statement shall provide the 118 119 telephone number and website address for the statewide legal aid organization and direct tenants with 120 questions about their rights and responsibilities to contact such organization.

121 28. Carrying out such other duties as may be necessary and convenient to the exercise of powers

HB2175H1

122 granted to the Department.

123 § 55.1-320. How deed of trust construed; duties, rights, etc., of parties.

Every deed of trust to secure debts or indemnify sureties is in the nature of a contract and shall be construed according to its terms to the extent not in conflict with the requirements of law. Unless the deed of trust provides otherwise, it shall be construed to impose and confer upon the parties and beneficiaries the following duties, rights, and obligations in like manner as if the same were expressly provided for by such deed of trust:

129 1. The deed shall be construed as given to secure the performance of each of the covenants entered130 into by the grantor as well as the payment of the primary obligation.

131 2. The grantor shall be deemed to covenant that he will pay all taxes, levies, assessments, and charges upon the property, including the fees and charges of such agents or attorneys as the trustee may deem advisable to employ at any time for the purpose of the trust, so long as any obligation upon the grantor under the deed of trust remains undischarged.

135 3. The grantor shall be deemed to covenant that he will keep the improvements on the property in
136 tenantable condition, whether such improvements were on the property when the deed of trust was given
137 or were placed there at a later time.

4. The grantor shall be deemed to covenant that no waste shall be committed or suffered upon the property.

140 5. The grantor shall be deemed to covenant that in the event of his failure to meet any obligations 141 imposed upon him, then the trustee or any beneficiary may, at his option, satisfy such obligations. The 142 money so advanced, with interest as provided in the deed of trust, shall be a part of the debt secured by 143 the deed of trust, in the event of sale to be paid next after the expenses of executing the trust, and shall 144 be otherwise recoverable from the grantor as a debt. In addition, to the extent not otherwise covered, the 145 grantor shall be deemed to covenant that amount advanced or incurred by the trustee or any beneficiary 146 under a deed of trust (i) with respect to an obligation secured by a lien or encumbrance prior to the lien of the deed of trust or (ii) for the protection of the lien secured by the deed of trust, together with 147 148 interest as provided in the deed of trust, shall be a part of the debt secured by the deed of trust, to be 149 paid next after expenses of executing the trust.

6. A covenant to pay interest shall be deemed a covenant to pay interest on the principal balance as such rate may vary or be modified from time to time by the parties under the original instruments or agreements or a written agreement of modification, whether or not recorded, and all the interest on the principal secured by the deed of trust shall be on an equal priority with the principal debt secured by the deed of trust, in the event of sale to be paid next after the expenses of executing the trust.

Any covenant, otherwise authorized by law, that the lender shall be entitled to share in the gross income or the net income, or the gross rent or revenues, or net rents or revenues of the property, or in any portion of the proceeds or appreciation upon sale or appraisal or similar event, shall be on an equal priority with the principal debt secured by the deed of trust, in the event of sale to be paid next after the expenses of executing the trust, and shall be specified in the recorded deed of trust or other recorded document in order to be notice of record as against subsequent parties.

161 7. In the event of default in the payment of the debt secured, or any part thereof, at maturity, or in 162 the payment of interest when due, or of the breach of any of the covenants entered into or imposed upon the grantor, then at the request of any beneficiary the trustee shall forthwith declare all the debts 163 164 and obligations secured by the deed of trust at once due and payable and may take possession of the 165 property and proceed to sell the same at auction at the premises or in the front of the circuit court 166 building or at such other place in the county or city in which the property or the greater part thereof 167 lies, or in the corporate limits of any city surrounded by or contiguous to such county, or in the case of 168 annexed land, in the county of which the land was formerly a part, as the trustee may select upon such 169 terms and conditions as the trustee may deem best.

8. If the sale is upon credit terms, the deferred purchase money shall bear interest from the day of sale and shall be secured by a deed of trust upon the property contemporaneous with the trustee's deed to the purchaser.

173 9. The party secured by the deed of trust, or the holders of greater than 50 percent of the monetary 174 obligations secured thereby, shall have the right and power to appoint one or more substitute trustees for 175 any reason and, regardless of whether such right and power is expressly granted in such deed of trust, 176 by executing and acknowledging an instrument designating and appointing a substitute. When the 177 instrument of appointment has been executed, the substitute trustee named therein shall be vested with 178 all the powers, rights, authority, and duties vested in the trustee in the original deed of trust. The 179 instrument of appointment shall be recorded in the office of the clerk in which the original deed of trust 180 is recorded prior to or at the time of recordation of any instrument in which a power, right, authority, or 181 duty conferred by the original deed of trust is exercised.

182 10. A trustee shall not sell the property secured by the deed of trust without receiving an affidavit

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183 signed by the party that provided the notice required by § 55.1-321 confirming the notice was sent to
184 the owner, with a copy of such notice attached to the affidavit. Prior to commencing a foreclosure sale,
185 the trustee shall provide copies of such affidavit and notice, with any personal financial information
186 redacted, to each potential bidder.

§ 55.1-321. Notices required before sale by trustee to owners, lienors, etc.; if note lost.

188 A. In addition to the advertisement required by § 55.1-322, the trustee or the party secured shall give 189 written notice of the time, date, and place of any proposed sale in execution of a deed of trust, and such 190 notice shall include either (i) the instrument number or deed book and page numbers of the instrument 191 of appointment filed pursuant to § 55.1-320, or (ii) a copy of the executed and notarized appointment of 192 substitute trustee by personal delivery or by mail to (a) the present owner of the property to be sold at 193 his last known address as such owner and address appear in the records of the party secured; (b) any subordinate lienholder who holds a note against the property secured by a deed of trust recorded at least 194 195 30 days prior to the proposed sale and whose address is recorded with the deed of trust; (c) any 196 assignee of such a note secured by a deed of trust, provided that the assignment and address of assignee 197 are likewise recorded at least 30 days prior to the proposed sale; (d) any condominium unit owners' 198 association that has filed a lien pursuant to § 55.1-1966; (e) any property owners' association that has 199 filed a lien pursuant to § 55.1-1833; and (f) any proprietary lessees' association that has filed a lien 200 pursuant to § 55.1-2148. Written notice shall be given pursuant to clauses (d), (e), and (f) only if the 201 lien is recorded at least 30 days prior to the proposed sale. If the secured party has received notification 202 that the owner of the property to be sold is deceased, the notice required by clause (a) shall be given to 203 (1) the last known address of such owner as such address appears in the records of the party secured; 204 (2) any personal representative of the deceased's estate whose appointment is recorded among the records of the circuit court where the property is located, at the address of the personal representative 205 206 that appears in such records; and (3) any heirs of the deceased who are listed on the list of heirs 207 recorded among the records of the circuit court where the property is located, at the addresses of the heirs that appear in such records. Mailing of a copy of the advertisement or a notice containing the same 208 209 information to the owner by certified or registered mail no less than 14 60 days prior to such sale and 210 to lienholders, the property owners' association or proprietary lessees' association, their assigns, and the condominium unit owners' association, at the address noted in the memorandum of lien, by ordinary 211 212 mail no less than 14 60 days prior to such sale shall be a sufficient compliance with the requirement of 213 notice. The written notice of proposed sale when given as provided in this subsection shall be deemed an effective exercise of any right of acceleration contained in such deed of trust or otherwise possessed 214 215 by the party secured relative to the indebtedness secured. The inadvertent failure to give notice as 216 required by this subsection shall not impose liability on either the trustee or the secured party. The 217 foreclosure sale cannot go forward unless the trustee has proof that the notice has been sent.

218 B. If a note or other evidence of indebtedness secured by a deed of trust is lost or for any reason 219 cannot be produced and the beneficiary submits to the trustee an affidavit to that effect, the trustee may 220 nonetheless proceed to sale, provided that the beneficiary has given written notice to the person required 221 to pay the instrument that the instrument is unavailable and a request for sale will be made of the 222 trustee upon expiration of 14 60 days from the date of mailing of the notice. The notice shall be sent by certified mail, return receipt requested, to the last known address of the person required to pay the 223 instrument as reflected in the records of the beneficiary and shall include the name and mailing address 224 225 of the trustee. The notice shall further advise the person required to pay the instrument that if he 226 believes he may be subject to a claim by a person other than the beneficiary to enforce the instrument, 227 he may petition the circuit court of the county or city where the property or some part thereof lies for 228 an order requiring the beneficiary to provide adequate protection against any such claim. If deemed 229 appropriate by the court, the court may condition the sale on a finding that the person required to pay 230 the instrument is adequately protected against loss that might occur by reason of a claim by another 231 person to enforce the instrument. Adequate protection may be provided by any reasonable means. If the 232 trustee proceeds to sale, the fact that the instrument is lost or cannot be produced shall not affect the 233 authority of the trustee to sell or the validity of the sale.

C. When the written notice of proposed sale is given as provided in this section, there is a rebuttable
presumption that the lienholder has complied with any requirement to provide notice of default
contained in a deed of trust. Failure to comply with the requirements of notice contained in this section
shall not affect the validity of the sale, and a purchaser for value at such sale shall be under no duty to
ascertain whether such notice was validly given.

D. In the event of postponement of sale, which may be done in the discretion of the trustee, no new or additional notice is required to be given pursuant to this section.

E. The notice to the owner in subdivisions A and B shall include the website address of the U.S.
Housing and Urban Development's (HUD) Office of Housing Counseling with a listing of HUD-certified
housing counseling agencies, the website address and telephone number of the statewide legal aid
center, and the following language, or language that is substantially similar, in at least 12-point type:

245 "This is NOT a notice to vacate the premises. You should consider contacting an attorney or your local 246 legal aid or housing counseling agency."

247 F. The notice to the owner in subdivisions A and B shall include the date of the last payment 248 received and the amount received; the total amount of principal, interest, costs, and fees due in arrears; 249 and the remaining total principal balance due on the instrument.

250 § 55.1-1303. Landlord's obligations. 251

The landlord shall:

252 1. Comply with applicable laws governing health, zoning, safety, and other matters pertaining to 253 manufactured home parks;

254 2. Make all repairs and do whatever is necessary to put and keep the manufactured home park in a 255 fit and habitable condition, including maintaining in a clean and safe condition all facilities and common 256 areas provided by the landlord for use by the tenants of two or more manufactured home lots;

257 3. Maintain in good and working order and condition all electrical, plumbing, sanitary, heating, 258 ventilating, air conditioning, and other facilities and appliances supplied or required to be supplied by 259 the landlord;

260 4. Provide and maintain appropriate receptacles as a manufactured home park facility, except when 261 door-to-door garbage and waste pickup is available within the manufactured home park for the collection 262 and storage of garbage and other waste incidental to the occupancy of the manufactured home park, and 263 arrange for the removal of the garbage and other waste; and

264 5. Provide reasonable access to electric, water, and sewage disposal connections for each 265 manufactured home lot. In the event of a planned disruption by the landlord in electric, water, or sewage 266 disposal services, the landlord shall give written notice to tenants no less than 48 hours prior to the 267 planned disruption in service-; and

268 6. Provide a copy of any written rental agreement and the statement of tenant rights and 269 responsibilities to the tenant within one month of the effective date of the written rental agreement. The 270 failure of the landlord to deliver such a rental agreement and statement shall not affect the validity of 271 the agreement. However, the landlord shall not file or maintain an action against the tenant in a court 272 of law for any alleged lease violation until he has provided the tenant with the statement of tenant 273 rights and responsibilities.

2. That the Department of Housing and Community Development shall convene a stakeholder 274 275 group consisting of landlords, property managers, and tenants, as well as attorneys knowledgeable in the Virginia Manufactured Home Lot Rental Act (§ 55.1-1300 et seq. of the Code of Virginia) 276 277 and other applicable provisions of the Code of Virginia for the purposes of providing input into (i) 278 the development of the form to be developed by the Director of the Department of Housing and 279 Community Development for posting on its website pursuant to § 36-139 of the Code of Virginia, 280 as amended by this act, acknowledging that a tenant has received from the landlord the statement 281 of tenant rights and responsibilities and (ii) any updates to the statement of tenant rights and 282 responsibilities.

283 3. That the provisions of subsection E of § 55.1-321 of the Code of Virginia, as amended by this act. shall become effective on October 1, 2021. 284