2001 SESSION

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1	SENATE BILL NO. 1194
2	Offered January 10, 2001
2 3	Prefiled January 10, 2001
4	A BILL to amend the Code of Virginia by adding in Chapter 10 of Title 46.2 an article numbered 24,
5	consisting of sections numbered 46.2-1193 through 46.2-1199, relating to intermodal vehicle safety.
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	Patron—Forbes
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8	Referred to Committee on Transportation
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10	Be it enacted by the General Assembly of Virginia:
11	1. That the Code of Virginia is amended by adding in Chapter 10 of Title 46.2 an article
12	numbered 24, consisting of sections numbered 46.2-1193 through 46.2-1199 as follows:
13	Article 24.
14 15	Intermodal Vehicle Safety. § 46.2-1193. Definitions.
15 16	The following words and phrases when used in this article shall have the following meanings, except
17	where the context clearly indicates a different meaning:
18	"Equipment interchange agreement" means a written document exchanging care, custody, and control
19	of a vehicle between a tenderor and an operator.
20	"Tenderor" means the party, as identified on an equipment interchange agreement as either owner or
21	lessor, who assigns or causes avehicleto be delivered to an operator.
22	"Major damage criteria" means industry-accepted standards for inspection of vehicles under an
23	equipment interchange agreement.
24	"Operator" means a motor carrier licensed to operator on the public highways.
25	"Vehicle" means an intermodal chassis or container intended for use on the public highways.
26	§ 46.2-1194. Certification on tender or interchange of certain vehicles; inspections and repairs.
27	A tenderor of a vehicle certifies that the vehicle is in compliance with and will have no elements that
28 29	fail to meet the major damage criteria upon interchange.
29 30	Any person whotendersorinterchangesanyvehicle for use on any public highway, before he tenders or interchanges the vehicle, shall:
31	1. Inspect the vehicle and, if the vehicle has any elements that fail to meet the major damage
32	criteria, promptly repair the vehicle to bring it into compliance; and
33	2. Provide the operator to whom the vehicle will be tendered the opportunity and facilities to
34	perform an inspection of the vehicle and, if the operator determines that the vehicle has any elements
35	that fail to meet the major damage criteria: (i) promptly repair the vehicle to bring it into compliance
36	or (ii) promptly provide the operator with a replacement vehicle that complies with the major damage
37	criteria or (iii) reimburse the operator for reasonable costs of extraordinary delay caused by the need to
38	repair the vehicle.
39	§ 46.2-1195. Certain defects presumed to have existed at time of tender or interchange.
40	If, within five days of the date of tender or interchange as indicated on the equipment interchange
41 42	agreement applicable to the vehicle, a defect in the vehicle in violation of the federal motor carrier safety regulations or the regulations adopted pursuant to § 52-8.4 is discovered, it shall be presumed
4 <u>4</u>	that the major defect existed at the time of the tender or interchange.
4 4	§ 46.2-1196. Tenderor to reimburse operatorsfor certain fines, penalties, and costs.
45	If an operator finds it reasonably necessary to repair the vehicle or receives a summons for a
46	violation of the federal motor carrier safety regulations or the regulations adopted pursuant to § 52-8.4,
47	due to a vehicle defect, the vehicle tenderor shall reimburse the operator for any (i) cost incurred by the
48	operator to repair the defect or defects, including towing and reasonable cost of delay in excess of two
49	hours and (ii) fines and penalties paid by the operator as required by the summons, unless such fines,
50	penalties, or costs are due to actions or missions of the operator after the vehicle was tendered or
51	interchanged.
52 52	§ 46.2-1197. Operator relieved of responsibility for condition of certain vehicles.
53 54	If an operator interchanges a vehicle to another mode of transportation or a warehouse in substantially the same condition as it was when tandared to the operator the operator is reliaved of any
54 55	substantially the same condition as it was when tendered to the operator, the operator is relieved of any responsibility for the condition of the vehicle.
55 56	responsibility for the condition of the vehicle. § 46.2-1198. Exception.
57	Nothing in this articleshall prevent a railroad or a rail intermodal carrier and a motor carrier
58	operator from agreeing to a different allocation of responsibility for compliance of a vehicle with the

59 requirements of this section when the vehicle is ownedor has been in the possession of or under the control of a railroad or rail intermodal carrier. Theprovisions of this section shall not apply to § 46.2-1197.

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§ 46.2-1199. Statement of public policy. 62

Any provision contained in a contract covering vehicles defined in § 46.2-1193 providing for a hold 63

harmless or indemnity agreement, or both, between the operator and the tenderor of a vehicle shall be 64

considered contrary to public policy and shall be void as it pertains to violations of the federal motor 65

66 carrier safety regulations or the regulations adopted pursuant to § 52-8.4.