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HOUSE BILL NO. 1248

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the House Committee on Transportation)

(Patrons Prior to Substitute— Delegates Hugo, Amundson [HB 604], Plum [HB 655], and Rust [HB 309])

House Amendments in [] - February 13, 2006

- A BILL to amend and reenact §§ 33.1-46.2, as it is currently effective and as it may become effective, and 46.2-749.3 of the Code of Virginia relating to use of high-occupancy vehicle lanes by vehicles bearing clean special fuel vehicle license plates.
- Q Be it enacted by the General Assembly of Virginia:

1. That §§ 33.1-46.2, as it is currently effective and as it may become effective, and 46.2-749.3 of 10 11 the Code of Virginia are amended and reenacted as follows:

§ 33.1-46.2. (For expiration date /- See Editor's note) Designation of high-occupancy vehicle lanes; 12 13 use of such lanes; penalties.

14 A. In order to facilitate the rapid and orderly movement of traffic to and from urban areas during 15 peak traffic periods, the Commonwealth Transportation Board may designate one or more lanes of any highway in the interstate, primary, or secondary highway systems as high-occupancy vehicle lanes, 16 hereinafter referred to in this section as HOV lanes. When lanes have been so designated and have been 17 appropriately marked with such signs or other markers as the Board may prescribe, they shall be 18 reserved during periods designated by the Board for the exclusive use of buses and high-occupancy 19 20 vehicles. Any local governing body may also, with respect to highways under its exclusive jurisdiction, 21 designate HOV lanes and impose and enforce restrictions on the use of such HOV lanes. Any highway 22 for which the local jurisdiction receives highway maintenance funds pursuant to § 33.1-41.1 shall be 23 deemed to be within the exclusive jurisdiction of the local governing body for the purposes of this section. HOV lanes shall be reserved for high-occupancy vehicles of a specified number of occupants as 24 25 determined by the Board or, for HOV lanes designated by a local governing body, by that local governing body. Notwithstanding the foregoing provisions of this section, no designation of any lane or 26 27 lanes of any highway as HOV lanes shall apply to the use of any such lanes by: 28

1. Emergency vehicles such as fire-fighting vehicles, ambulances, and rescue squad vehicles,

2. Law-enforcement vehicles,

3. Motorcycles.

4. a. Transit and commuter buses designed to transport 16 or more passengers, including the driver,

b. Commuter buses and motor coaches operating under irregular route passenger certificates issued 32 33 under § 46.2-2010 and any vehicle operating under a certificate of Public Convenience and Necessity or 34 as a common carrier of passengers under § 46.2-2075 or § 46.2-2080, 35

5. Vehicles of public utility companies operating in response to an emergency call,

36 6. Until July 1, 2006 2007, vehicles bearing clean special fuel vehicle license plates issued pursuant 37 to § 46.2-749.3, or 38

7. Taxicabs having two or more occupants, including the driver.

In the Hampton Roads Planning District, HOV restrictions may be temporarily lifted and HOV lanes 39 40 opened to use by all vehicles when restricting use of HOV lanes becomes impossible or undesirable and 41 the temporary lifting of HOV limitations is indicated by signs along or above the affected portion of 42 highway.

43 The Commissioner of VDOT shall implement a program of the HOV facilities in the Hampton Roads 44 Planning District beginning not later than May 1, 2000. This program shall include the temporary lifting of HOV restrictions and the opening of HOV lanes to all traffic when an incident resulting from 45 nonrecurring causes within the general lanes occurs such that a lane of traffic is blocked or is expected 46 47 to be blocked for 10 minutes or longer. The HOV restrictions for the facility will be reinstated when the **48** general lane is no longer blocked and is available for use.

49 The Commissioner shall maintain necessary records to evaluate the effects of such openings on the operation of the general lanes and the HOV lanes. He shall report on the effects of this program. This 50 51 program will terminate if the Federal Highway Administration requires repayment of any federal highway construction funds because of the program's impact on the HOV facilities in Hampton Roads. 52

53 B. In designating any lane or lanes of any highway as HOV lanes, the Board, or local governing 54 body as the case may be, shall specify the hour or hours of each day of the week during which the lanes shall be so reserved, and the hour or hours shall be plainly posted at whatever intervals along the 55 lanes the Board or local governing body deems appropriate. Any person driving a motor vehicle in a 56 designated HOV lane in violation of this section shall be guilty of a traffic infraction which shall not be 57 a moving violation and on conviction shall be fined \$50. However, violations committed within the 58 59 boundaries of Planning District Eight shall be punishable as follows:

60 For a first offense, by a fine of \$50;

For a second offense within a period of five years from a first offense, by a fine of \$200; 61

62 For a third offense within a period of five years from a first offense, by a fine of \$500; and

63 For a fourth or subsequent offense within a period of five years from a first offense, by a fine of 64 \$1,000.

Upon a conviction under this section, the court shall furnish to the Commissioner of the Department 65 66 of Motor Vehicles in accordance with § 46.2-383 an abstract of the record of such conviction which shall become a part of the person's driving record. Notwithstanding the provisions of § 46.2-492, no 67 driver demerit points shall be assessed for any violation of this section; except that persons convicted of 68 69 third, fourth, or subsequent violations within five years of a first offense committed in Planning District 70 Eight shall be assessed three demerit points for each such violation.

71 C. In the prosecution of an offense, committed in the presence of a law-enforcement officer, of 72 failure to obey a road sign restricting a highway, or portion thereof, to the use of high-occupancy vehicles, proof that the vehicle described in the HOV violation summons was operated in violation of 73 this section, together with proof that the defendant was at the time of such violation the registered 74 75 owner of the vehicle, shall constitute in evidence a rebuttable presumption that such registered owner of 76 the vehicle was the person who committed the violation. Such presumption shall be rebutted if the registered owner of the vehicle testifies in open court under oath that he was not the operator of the 77 78 vehicle at the time of the violation. A summons for a violation of this section may be executed in 79 accordance with § 19.2-76.2. Such rebuttable presumption shall not arise when the registered owner of 80 the vehicle is a rental or leasing company.

D. Notwithstanding the provisions of § 19.2-76, whenever a summons for a violation of this section 81 is served in any county, city, or town, it may be executed by mailing by first-class mail a copy thereof 82 83 to the address of the owner of the vehicle as shown on the records of the Department of Motor 84 Vehicles. If the summoned person fails to appear on the date of return set out in the summons mailed 85 pursuant to this section, the summons shall be executed in the manner set out in § 19.2-76.3.

86 No proceedings for contempt or arrest of a person summoned by mailing shall be instituted for his 87 failure to appear on the return date of the summons.

E. Notwithstanding § 33.1-252, high-occupancy vehicles having three or more occupants (HOV-3) 88 89 may be permitted to use the Omer L. Hirst-Adelard L. Brault Expressway (Dulles Toll Road) without 90 paying a toll.

91 F. Notwithstanding the contrary provisions of this section, the following conditions shall be met 92 before the HOV-2 designation of Interstate Route 66 outside the Capital Beltway can be changed to 93 HOV-3 or any more restrictive designation:

94 1. The Department shall publish a notice of its intent to change the existing designation and also 95 immediately provide similar notice of its intent to all members of the General Assembly representing 96 districts that touch or are directly impacted by traffic on Interstate Route 66. 97

2. The Department shall hold public hearings in the corridor to receive comments from the public.

98 3. The Department shall make a finding of the need for a change in such designation, based on 99 public hearings and its internal data and present this finding to the Commonwealth Transportation Board 100 for approval.

4. The Commonwealth Transportation Board shall make written findings and a decision based upon 101 102 the following criteria: 103

a. Is changing the HOV-2 designation to HOV-3 in the public interest?

104 b. Is there quantitative and qualitative evidence that supports the argument that HOV-3 will facilitate the flow of traffic on Interstate Route 66? 105

106 c. Is changing the HOV-2 designation beneficial to comply with the federal Clean Air Act 107 Amendments of 1990? 108

G. [Repealed.]

109 § 33.1-46.2. (For effective date /- See Editor's note) Designation of high-occupancy vehicle lanes; use 110 of such lanes; penalties.

111 A. In order to facilitate the rapid and orderly movement of traffic to and from urban areas during 112 peak traffic periods, the Commonwealth Transportation Board may designate one or more lanes of any highway in the interstate, primary, or secondary highway systems as high-occupancy vehicle lanes, 113 114 hereinafter referred to in this section as HOV lanes. When lanes have been so designated and have been appropriately marked with such signs or other markers as the Board may prescribe, they shall be 115 116 reserved during periods designated by the Board for the exclusive use of buses and high-occupancy vehicles. Any local governing body may also, with respect to highways under its exclusive jurisdiction, 117 designate HOV lanes and impose and enforce restrictions on the use of such HOV lanes. Any highway 118 119 for which the local jurisdiction receives highway maintenance funds pursuant to § 33.1-41.1 shall be deemed to be within the exclusive jurisdiction of the local governing body for the purposes of this 120 section. HOV lanes shall be reserved for high-occupancy vehicles of a specified number of occupants as 121

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determined by the Board or, for HOV lanes designated by a local governing body, by that local governing body. Notwithstanding the foregoing provisions of this section, no designation of any lane or lanes of any highway as HOV lanes shall apply to the use of any such lanes by:

125 1. Emergency vehicles such as fire-fighting vehicles, ambulances, and rescue squad vehicles,

126 2. Law-enforcement vehicles,

127 3. Motorcycles,

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4. a. Transit and commuter buses designed to transport 16 or more passengers, including the driver,

b. Commuter buses and motor coaches operating under irregular route passenger certificates issued
under § 46.2-2010 and any vehicle operating under a certificate of Public Convenience and Necessity or
as a common carrier of passengers under § 46.2-2075 or § 46.2-2080,

132 5. Vehicles of public utility companies operating in response to an emergency call,

6. Until July 1, 2004, vehicles bearing clean special fuel vehicle license plates issued pursuant to \$46.2-749.3, or

7. Taxicabs having two or more occupants, including the driver.

136 In the Hampton Roads Planning District, HOV restrictions may be temporarily lifted and HOV lanes 137 opened to use by all vehicles when restricting use of HOV lanes becomes impossible or undesirable and 138 the temporary lifting of HOV limitations is indicated by signs along or above the affected portion of 139 highway.

The Commissioner of VDOT shall implement a program of the HOV facilities in the Hampton Roads
Planning District beginning not later than May 1, 2000. This program shall include the temporary lifting
of HOV restrictions and the opening of HOV lanes to all traffic when an incident resulting from
nonrecurring causes within the general lanes occurs such that a lane of traffic is blocked or is expected
to be blocked for 10 minutes or longer. The HOV restrictions for the facility will be reinstated when the
general lane is no longer blocked and is available for use.

The Commissioner shall maintain necessary records to evaluate the effects of such openings on the operation of the general lanes and the HOV lanes. He shall report on the effects of this program. This program will terminate if the Federal Highway Administration requires repayment of any federal highway construction funds because of the program's impact on the HOV facilities in Hampton Roads.

B. In designating any lane or lanes of any highway as HOV lanes, the Board, or local governing body as the case may be, shall specify the hour or hours of each day of the week during which the lanes shall be so reserved, and the hour or hours shall be plainly posted at whatever intervals along the lanes the Board or local governing body deems appropriate. Any person driving a motor vehicle in a designated HOV lane in violation of this section shall be guilty of a traffic infraction which shall not be a moving violation and on conviction shall be fined \$50. However, violations committed within the boundaries of Planning District Eight shall be punishable as follows:

157 For a first offense, by a fine of \$50;

158 For a second offense within a period of five years from a first offense, by a fine of \$200;

159 For a third offense within a period of five years from a first offense, by a fine of \$500; and

160 For a fourth or subsequent offense within a period of five years from a first offense, by a fine of \$1,000.

162 Upon a conviction under this section, the court shall furnish to the Commissioner of the Department 163 of Motor Vehicles in accordance with § 46.2-383 an abstract of the record of such conviction which 164 shall become a part of the person's driving record. Notwithstanding the provisions of § 46.2-492, no 165 driver demerit points shall be assessed for any violation of this section; except that persons convicted of 166 third, fourth, or subsequent violations within five years of a first offense committed in Planning District 167 Eight shall be assessed three demerit points for each such violation.

168 C. In the prosecution of an offense, committed in the presence of a law-enforcement officer, of 169 failure to obey a road sign restricting a highway, or portion thereof, to the use of high-occupancy 170 vehicles, proof that the vehicle described in the HOV violation summons was operated in violation of 171 this section, together with proof that the defendant was at the time of such violation the registered 172 owner of the vehicle, shall constitute in evidence a rebuttable presumption that such registered owner of 173 the vehicle was the person who committed the violation. Such presumption shall be rebutted if the 174 registered owner of the vehicle testifies in open court under oath that he was not the operator of the 175 vehicle at the time of the violation. A summons for a violation of this section may be executed in 176 accordance with § 19.2-76.2. Such rebuttable presumption shall not arise when the registered owner of 177 the vehicle is a rental or leasing company.

D. Notwithstanding the provisions of § 19.2-76, whenever a summons for a violation of this section
is served in any county, city, or town, it may be executed by mailing by first-class mail a copy thereof
to the address of the owner of the vehicle as shown on the records of the Department of Motor
Vehicles. If the summoned person fails to appear on the date of return set out in the summons mailed
pursuant to this section, the summons shall be executed in the manner set out in § 19.2-76.3.

183 No proceedings for contempt or arrest of a person summoned by mailing shall be instituted for his 184 failure to appear on the return date of the summons.

185 E. Notwithstanding § 33.1-252, high-occupancy vehicles having three or more occupants (HOV-3) 186 may be permitted to use the Omer L. Hirst-Adelard L. Brault Expressway (Dulles Toll Road) without 187 paying a toll.

188 F. Notwithstanding the contrary provisions of this section, the following conditions shall be met 189 before the HOV-2 designation of Interstate Route 66 outside the Capital Beltway can be changed to 190 HOV-3 or any more restrictive designation:

191 1. The Department shall publish a notice of its intent to change the existing designation and also 192 immediately provide similar notice of its intent to all members of the General Assembly representing 193 districts that touch or are directly impacted by traffic on Interstate Route 66. 194

2. The Department shall hold public hearings in the corridor to receive comments from the public.

195 3. The Department shall make a finding of the need for a change in such designation, based on 196 public hearings and its internal data and present this finding to the Commonwealth Transportation Board 197 for approval.

198 4. The Commonwealth Transportation Board shall make written findings and a decision based upon 199 the following criteria:

a. Is changing the HOV-2 designation to HOV-3 in the public interest?

201 b. Is there quantitative and qualitative evidence that supports the argument that HOV-3 will facilitate 202 the flow of traffic on Interstate Route 66?

203 c. Is changing the HOV-2 designation beneficial to comply with the federal Clean Air Act 204 Amendments of 1990? 205

G. [Repealed.].

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§ 46.2-749.3. Special license plates for clean special fuel vehicles.

207 A. The owner of any motor vehicle, except a motorcycle, that may utilize clean special fuel may 208 purchase special license plates indicating the motor vehicle utilizes clean special fuels. Upon receipt of 209 an application, the Commissioner shall issue special license plates to the owners of such vehicles.

210 For those motor vehicles required by law to display official government-use license plates, the 211 Commissioner shall provide by regulation for the issuance, display, and fee for issuance of an alternative 212 device indicating that the vehicle displaying the device is a clean special fuel vehicle. For the purposes 213 of § 33.1-46.2, vehicles displaying such a device as provided in such regulation shall be treated as 214 vehicles displaying special license plates issued under this section.

As used in this section, "clean special fuel" means any product or energy source used to propel a highway vehicle, the use of which, compared to conventional gasoline or reformulated gasoline, results 215 216 217 in lower emissions of oxides of nitrogen, volatile organic compounds, carbon monoxide or particulates 218 or any combination thereof. The term includes compressed natural gas, liquefied natural gas, liquefied 219 petroleum gas, hydrogen, hythane (a combination of compressed natural gas and hydrogen), and 220 electricity.

221 [After July 1, 2006, license plates provided for in this section shall be issued with a new design 222 distinctively different from the design of license plates issued to owners of vehicles that qualify for 223 license plates under this section whose applications are received by the Department prior to July 1. 224 2006. The distinctively different design shall be developed by the Department in consultation with the 225 Department of State Police.

226 1. For the purposes of Subdivision A6 of § 33.1-46.2, on HOV lanes serving the I-95/395 corridor, 227 only vehicles registered with and displaying special license plates issued under this section prior to July 228 1, 2006, shall be treated as vehicles displaying special license plates issued under this section.

2. That the Commissioner of the Department of Motor Vehicles, in consultation with the Motor 229 230 Vehicle Dealer Board, shall develop procedures to ensure that all potential purchasers of clean special 231 fuel vehicles receive adequate notice of the benefits, risks and timelines required for the issuance of 232 clean special fuel vehicle license plates.]

233 B. The annual fee for plates issued pursuant to this section shall be \$25 in addition to the prescribed 234 fee for state license plates. For each such \$25 fee collected in excess of 1,000 registrations pursuant to 235 this section, \$15 shall be paid to the State Treasury and credited to a special nonreverting fund known 236 as the HOV Enforcement Fund, established within the Department of Accounts, for use by the Virginia 237 State Police for enhanced HOV enforcement.