# **2006 SESSION**

#### **ENROLLED**

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

- An Act to amend and reenact §§ 43-32, 43-34, 46.2-100, 46.2-649.1, 46.2-1028, 46.2-1070, 46.2-1150, 2 46.2-1209, 46.2-1217, 46.2-1224, 46.2-1231, 46.2-1232, 46.2-1233.1, 46.2-1233.2, and 46.2-2100 of 3 the Code of Virginia, and to amend the Code of Virginia by adding in Title 46.2 a chapter numbered 4 5 28, consisting of sections numbered 46.2-2800 through 46.2-2828, relating to tow trucks, wreckers,
- towing and recovery vehicles, and the Board for Towing and Recovery Operators; penalties. 6

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## Approved

9 Whereas, a considerable portion of the work performed by vehicle towing and recovery businesses 10 involves the towing and storage of vehicles at the request of persons other than the vehicles' owners; 11 and

Whereas, the safety of travelers on the highways of the Commonwealth, generally, and of persons 12 13 whose vehicles may be towed by towing and recovery businesses, with or without the consent of their owners, requires that towing and recovery businesses be subject to regulation by the Commonwealth and 14 15 to such additional safeguards as may be provided by local ordinances in counties, cities, and towns 16 whose local governing bodies deem such additional safeguards necessary or desirable; and

17 Whereas, sometimes apparently inconsistent or outdated state statutes and a patchwork of local 18 ordinances have been ineffective in ensuring fairness to either those in the towing and recovery business 19 or those owners whose vehicles such businesses tow without their consent; now, therefore, 20

Be it enacted by the General Assembly of Virginia:

21 1. That §§ 43-32, 43-34, 46.2-100, 46.2-649.1, 46.2-1028, 46.2-1070, 46.2-1150, 46.2-1209, 46.2-1217, 46.2-1224, 46.2-1231, 46.2-1232, 46.2-1233.1, 46.2-1233.2, and 46.2-2100 of the Code of Virginia, are 22 23 amended and reenacted, and that the Code of Virginia is amended by adding in Title 46.2 a 24 chapter numbered 28, consisting of sections numbered 46.2-2800 through 46.2-2828, as follows: 25 § 43-32. Lien of keeper of livery stable, garage, marina, etc.

26 A. Every keeper of a livery stable, hangar, tie-down, marina, or garage, and every person pasturing 27 or keeping any horses or other animals, vehicles, boats, aircraft, or harness, shall have a lien upon such horses and other animals, vehicles, boats, aircraft, and harness, for the amount which may be due him 28 29 for the towing, storage, recovery, keeping, supporting, and care thereof, until such amount is paid.

30 B. In the case of any boat, aircraft, or vehicle subject to a chattel mortgage, security agreement, deed 31 of trust, or other instrument securing money, the keeper of the marina, hangar, tie-down, or garage shall 32 have a lien thereon for his reasonable charges for storage under this section not to exceed \$500 and for alteration and repair under § 43-33 not to exceed \$800. However, in the case of a storage lien, to obtain 33 34 the priority for an amount in excess of \$300, the person asserting the lien shall make a reasonable attempt to notify any secured party of record at the Department of Motor Vehicles or the Department of 35 Game and Inland Fisheries by telephonic means and shall give written notice by certified mail, return 36 37 receipt requested, to any secured party of record at the Department of Motor Vehicles or the Department 38 of Game and Inland Fisheries within three seven business days of taking possession of the boat, aircraft 39 or vehicle. If the secured party does not, within three seven business days of receipt of the notice, take 40 or refuse redelivery to it or its designee, the lienor shall be entitled to priority for the full \$500 amount 41 of storage charges, not to exceed \$500. Notwithstanding a redelivery, the vehicle or watercraft shall be 42 subject to subsection D.

43 C. In addition, any person furnishing services involving the towing and recovery of a boat, aircraft or vehicle, shall have a lien for all normal costs incident thereto, if the person asserting the lien gives 44 45 written notice within seven days of receipt of the boat, aircraft or vehicle by certified mail, return receipt requested, to all secured parties of record at the Department of Motor Vehicles or the 46 47 Department of Game and Inland Fisheries.

48 D. In addition, any keeper shall be entitled to a lien against any proceeds remaining after the 49 satisfaction of all prior security interests or liens, and may retain possession of such property until such 50 charges are paid.

E. Any lien created under this section shall not extend to any personal property which is not attached 51 52 to or considered to be necessary for the proper operation of any motor vehicle, and it shall be the duty 53 of any keeper of such personal property to return it to the owner if the owner claims the items prior to 54 auction.

55 F. For the purposes of this section, in the case of a truck or combination of vehicles, the owner or in 56 the case of a rented or leased vehicle, the lessee of the truck or tractor truck shall be liable for the costs

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57 of the towing, recovery, and storage of the cargo and of any trailer or semitrailer in the combination. 58 Nothing in this subsection, however, shall bar the owner of the truck or tractor truck from subsequently 59 seeking to recover from the owner of any trailer, semitrailer, or cargo all or any portion of these towing, 60 recovery, and storage costs. 61

§ 43-34. Enforcement of liens acquired under §§ 43-31 through 43-33 and of liens of bailees.

62 Any person having a lien under §§ 43-31 through 43-33 and any bailee, except where otherwise 63 provided, having a lien as such at common law on personal property in his possession which he has no 64 power to sell for the satisfaction of the lien, if the debt for which the lien exists is not paid within 10 65 days after it is due and the value of the property affected by the lien does not exceed  $\frac{5,000}{57,500}$ , may sell such property or so much thereof as may be necessary, by public auction, for cash. The 66 proceeds shall be applied to the satisfaction of the debt and expenses of sale, and the surplus, if any, 67 shall be paid within 30 days of the sale to any lienholder, and then to the owner of the property. A 68 69 seller who fails to remit the surplus as provided shall be liable to the person entitled to the surplus in an amount equal to \$25 \$50 for each day beyond 30 days that the failure continues. 70

Before making the sale, the seller shall advertise the time, place, and terms thereof in a public place. 71 72 In the case of property other than a motor vehicle required to be registered in Virginia having a value in 73 excess of \$600, 10 days' prior notice shall be given to any secured party who has filed a financing 74 statement against the property, and written notice shall be given to the owner as hereinafter provided. If 75 the property is a motor vehicle required by the motor vehicle laws of Virginia to be registered, the 76 person having the lien shall ascertain from the Commissioner of the Department of Motor Vehicles 77 whether the certificate of title of the motor vehicle shows a lien thereon. If the certificate of title shows 78 a lien, the bailee proposing the sale of the motor vehicle shall notify the lienholder of record, by 79 certified mail, at the address on the certificate of title of the time and place of the proposed sale 10 days 80 prior thereto. If the name of the owner cannot be ascertained, the name of "John Doe" shall be 81 substituted in any proceedings hereunder and no written notice as to him shall be required to be mailed.

If the value of the property is more than  $\frac{5,000}{7,500}$  but does not exceed \$15,000, the party 82 83 having the lien, after giving notice as herein provided, may apply by petition to any general district 84 court of the county or city wherein the property is, or, if the value of the property exceeds \$15,000, to the circuit court of the county or city, for the sale of the property. If, on the hearing of the case on the 85 petition, the defense, if any made thereto, and such evidence as may be adduced by the parties 86 87 respectively, the court is satisfied that the debt and lien are established and the property should be sold 88 to pay the debt, the court shall order the sale to be made by the sheriff of the county or city. The sheriff 89 shall make the same and apply and dispose of the proceeds in the same manner as if the sale were made 90 under a writ of fieri facias.

91 If the owner of the property is a resident of this Commonwealth, any notice required by this section 92 may be served as provided in § 8.01-296 or, if the sale is to be made without resort to the courts, by 93 personal delivery or by certified or registered mail delivered to the present owner of the property to be 94 sold at his last known address at least 10 days prior to the date of sale. If he is a nonresident or if his 95 address is unknown, notice may be served by posting a copy thereof in three public places in the county 96 or city wherein the property is located. For purposes of this section, a public place means a premises 97 owned by the Commonwealth, a political subdivision thereof or an agency of either which is open to the 98 general public.

99 If the property is a motor vehicle (i) for which neither the owner nor any other lienholder or secured 100 party can be determined by the Department of Motor Vehicles through a diligent search of its records, 101 (ii) manufactured for a model year at least six years prior to the current model year, and (iii) having a 102 value of no more than  $\frac{1}{000}$  \$3,000 as determined by the provisions of § 8.01-419.1, a person having a 103 lien on such vehicle may, after showing proof that the vehicle has been in his continuous custody for at 104 least 30 days, apply for and receive from the Department of Motor Vehicles title or a nonrepairable 105 certificate to such vehicle, free of all liens and claims of ownership of others, and proceed to sell or 106 otherwise dispose of the vehicle.

107 Whenever a motor vehicle is sold hereunder, the Department of Motor Vehicles shall issue a 108 certificate of title and registration or a nonrepairable certificate to the purchaser thereof upon his 109 application containing the serial or motor number of the vehicle purchased together with an affidavit of the lienholder that he has complied with the provisions hereof, or by the sheriff conducting a sale that 110 111 he has complied with said order.

112 Any garage keeper to whom a motor vehicle has been delivered pursuant to §§ 46.2-1209, 46.2-1213 113 or § 46.2-1215 may after 30 days from the date of delivery proceed under this section, provided that 114 action has not been taken pursuant to such sections for the sale of such motor vehicle. 115

§ 46.2-100. Definitions.

116 The following words and phrases when used in this title shall, for the purpose of this title, have the 117 meanings respectively ascribed to them in this section except in those instances where the context

118 clearly indicates a different meaning:

119 "Antique motor vehicle" means every motor vehicle, as defined in this section, which was actually 120 manufactured or designated by the manufacturer as a model manufactured in a calendar year not less 121 than 25 years prior to January 1 of each calendar year and is owned solely as a collector's item.

122 "Antique trailer" means every trailer or semitrailer, as defined in this section, that was actually 123 manufactured or designated by the manufacturer as a model manufactured in a calendar year not less 124 than 25 years prior to January 1 of each calendar year and is owned solely as a collector's item.

125 "Automobile or watercraft transporters" means any tractor truck, lowboy, vehicle, or combination, 126 including vehicles or combinations that transport motor vehicles or watercraft on their power unit, 127 designed and used exclusively for the transportation of motor vehicles or watercraft.

128 "Bicycle" means a device propelled solely by human power, upon which a person may ride either on 129 or astride a regular seat attached thereto, having two or more wheels in tandem, including children's 130 bicycles, except a toy vehicle intended for use by young children. For purposes of Chapter 8 (§ 46.2-800 et seq.) of this title, a bicycle shall be a vehicle while operated on the highway. 131

132 "Bicycle lane" means that portion of a roadway designated by signs and/or pavement markings for 133 the preferential use of bicycles, electric power-assisted bicycles, and mopeds.

134 Business district" means the territory contiguous to a highway where 75 percent or more of the 135 property contiguous to a highway, on either side of the highway, for a distance of 300 feet or more 136 along the highway, is occupied by land and buildings actually in use for business purposes.

137 "Camping trailer" means every vehicle that has collapsible sides and contains sleeping quarters but 138 may or may not contain bathing and cooking facilities and is designed to be drawn by a motor vehicle.

139 'Cancel" or "cancellation" means that the document or privilege cancelled has been annulled or **140** terminated because of some error, defect, or ineligibility, but the cancellation is without prejudice and 141 reapplication may be made at any time after cancellation.

142 "Chauffeur" means every person employed for the principal purpose of driving a motor vehicle and 143 every person who drives a motor vehicle while in use as a public or common carrier of persons or 144 property. 145

"Commission" means the State Corporation Commission.

146 "Commissioner" means the Commissioner of the Department of Motor Vehicles of the 147 Commonwealth.

148 "Crosswalk" means that part of a roadway at an intersection included within the connections of the 149 lateral lines of the sidewalks on opposite sides of the highway measured from the curbs or, in the 150 absence of curbs, from the edges of the traversable roadway; or any portion of a roadway at an 151 intersection or elsewhere distinctly indicated for pedestrian crossing by lines or other markings on the 152 surface.

153 "Decal" means a device to be attached to a license plate that validates the license plate for a 154 predetermined registration period. 155

"Department" means the Department of Motor Vehicles of the Commonwealth.

"Disabled parking license plate" means a license plate that displays the international symbol of access 156 157 in the same size as the numbers and letters on the plate and in a color that contrasts with the 158 background.

159 "Disabled veteran" means a veteran who (i) has either lost, or lost the use of, a leg, arm, or hand; 160 (ii) is blind; or (iii) is permanently and totally disabled as certified by the U.S. Veterans Administration. A veteran shall be considered blind if he has a permanent impairment of both eyes to the following 161 162 extent: (i) central visual acuity of 20/200 or less in the better eye, with corrective lenses, or central visual acuity of more than 20/200, if there is a field defect in which the peripheral field has contracted 163 164 to such an extent that the widest diameter of visual field subtends an angular distance no greater than 20 165 degrees in the better eye.

"Driver's license" means any license, including a commercial driver's license as defined in the 166 Virginia Commercial Driver's License Act (§ 46.2-341.1 et seq.), issued under the laws of the 167 168 Commonwealth authorizing the operation of a motor vehicle.

169 "Electric personal assistive mobility device" means a self-balancing two-nontandem-wheeled device 170 that is designed to transport only one person and powered by an electric propulsion system that limits 171 the device's maximum speed to 15 miles per hour or less. For purposes of Chapter 8 of this title, an 172 electric personal assistive mobility device shall be a vehicle when operated on a highway.

173 "Electric power-assisted bicycle" means a bicycle equipped with an electric motor that reduces the 174 pedal effort required of the rider, but does not eliminate the rider's need to pedal. For the purposes of 175 Chapter 8 of this title, an electric power-assisted bicycle shall be a vehicle when operated on a highway.

176 "Essential parts" means all integral parts and body parts, the removal, alteration, or substitution of 177 which will tend to conceal the identity of a vehicle.

178 "Farm tractor" means every motor vehicle designed and used as a farm, agricultural, or horticultural

179 implement for drawing plows, mowing machines, and other farm, agricultural, or horticultural machinery 180 and implements including self-propelled mowers designed and used for mowing lawns.

"Federal safety requirements" means applicable provisions of 49 U.S.C. § 30101 et seq. and all 181 182 administrative regulations and policies adopted pursuant thereto.

183 "Financial responsibility" means the ability to respond in damages for liability thereafter incurred 184 arising out of the ownership, maintenance, use, or operation of a motor vehicle, in the amounts provided 185 for in § 46.2-472.

"Foreign market vehicle" means any motor vehicle originally manufactured outside the United States, 186 which was not manufactured in accordance with 49 U.S.C. § 30101 et seq. and the policies and 187 188 regulations adopted pursuant to that Act, and for which a Virginia title or registration is sought.

189 "Foreign vehicle" means every motor vehicle, trailer, or semitrailer that is brought into the 190 Commonwealth otherwise than in the ordinary course of business by or through a manufacturer or dealer 191 and that has not been registered in the Commonwealth.

192 "Golf cart" means a self-propelled vehicle that is designed to transport persons playing golf and their 193 equipment on a golf course.

"Governing body" means the board of supervisors of a county, council of a city, or council of a 194 195 town, as context may require.

196 "Gross weight" means the aggregate weight of a vehicle or combination of vehicles and the load 197 thereon.

198 "Highway" means the entire width between the boundary lines of every way or place open to the use 199 of the public for purposes of vehicular travel in the Commonwealth, including the streets and alleys, 200 and, for law-enforcement purposes, the entire width between the boundary lines of all private roads or 201 private streets that have been specifically designated "highways" by an ordinance adopted by the 202 governing body of the county, city, or town in which such private roads or streets are located.

203 "Intersection" means (i) the area embraced within the prolongation or connection of the lateral curblines or, if none, then the lateral boundary lines of the roadways of two highways that join one 204 another at, or approximately at, right angles, or the area within which vehicles traveling on different 205 206 highways joining at any other angle may come in conflict; (ii) where a highway includes two roadways 207 30 feet or more apart, then every crossing of each roadway of such divided highway by an intersecting 208 highway shall be regarded as a separate intersection, in the event such intersecting highway also 209 includes two roadways 30 feet or more apart, then every crossing of two roadways of such highways 210 shall be regarded as a separate intersection; or (iii) for purposes only of authorizing installation of 211 traffic-control devices, every crossing of a highway or street at grade by a pedestrian crosswalk.

212 "Law-enforcement officer" means any officer authorized to direct or regulate traffic or to make 213 arrests for violations of this title or local ordinances authorized by law. For the purposes of access to 214 law-enforcement databases regarding motor vehicle registration and ownership only, this term shall also 215 include city and county commissioners of the revenue and treasurers, together with their duly designated 216 deputies and employees, when such officials are actually engaged in the enforcement of §§ 46.2-752, 217 46.2-753 and 46.2-754 and local ordinances enacted thereunder.

218 "License plate" means a device containing letters, numerals, or a combination of both, attached to a 219 motor vehicle, trailer, or semitrailer to indicate that the vehicle is properly registered with the 220 Department. 221

"Light" means a device for producing illumination or the illumination produced by the device.

222 "Low-speed vehicle" means any four-wheeled electrically-powered vehicle, except a motor vehicle or 223 low-speed vehicle that is used exclusively for agricultural or horticultural purposes or a golf cart, whose 224 maximum speed is greater than 20 miles per hour but not greater than 25 miles per hour and is 225 manufactured to comply with safety standards contained in Title 49 of the Code of Federal Regulations, 226 § 571.500.

227 "Manufactured home" means a structure subject to federal regulation, transportable in one or more 228 sections, which in the traveling mode is eight body feet or more in width or 40 body feet or more in 229 length, or, when erected on site, is 320 or more square feet, and which is built on a permanent chassis 230 and designed to be used as a dwelling with or without a permanent foundation when connected to the 231 required utilities, and includes the plumbing, heating, air conditioning, and electrical systems contained 232 therein.

233 "Moped" means a conveyance that is either (i) a bicycle-like device with pedals and a helper motor 234 that is rated at no more than two brake horsepower and that produces speeds up to a maximum of 30 235 miles per hour or (ii) a motorcycle with an engine displacement of 50 cubic centimeters or less and a 236 maximum speed of less than 30 miles per hour. For purposes of Chapter 8 (§ 46.2-800 et seq.) of this 237 title, a moped shall be a vehicle while operated on a highway.

"Motor home" means every private motor vehicle with a normal seating capacity of not more than 10 238 persons, including the driver, designed primarily for use as living quarters for human beings. 239

"Motor vehicle" means every vehicle as defined in this section that is self-propelled or designed for
self-propulsion except as otherwise provided in this title. Any structure designed, used, or maintained
primarily to be loaded on or affixed to a motor vehicle to provide a mobile dwelling, sleeping place,
office, or commercial space shall be considered a part of a motor vehicle. For the purposes of this title,
any device herein defined as a bicycle, electric personal assistive mobility device, electric power-assisted
bicycle, or moped shall be deemed not to be a motor vehicle.

"Motorcycle" means every motor vehicle designed to travel on not more than three wheels in contact
with the ground, except any vehicle included within the term "farm tractor" or "moped" as defined in
this section.

"Nonresident" means every person who is not domiciled in the Commonwealth, except: (i) any 249 250 foreign corporation that is authorized to do business in the Commonwealth by the State Corporation 251 Commission shall be a resident of the Commonwealth for the purpose of this title; in the case of 252 corporations incorporated in the Commonwealth but doing business outside the Commonwealth, only 253 such principal place of business or branches located within the Commonwealth shall be dealt with as 254 residents of the Commonwealth; (ii) a person who becomes engaged in a gainful occupation in the 255 Commonwealth for a period exceeding 60 days shall be a resident for the purposes of this title except 256 for the purposes of Chapter 3 (§ 46.2-300 et seq.) of this title; (iii) a person, other than a nonresident 257 student as defined in this section, who has actually resided in the Commonwealth for a period of six 258 months, whether employed or not, or who has registered a motor vehicle, listing an address in the 259 Commonwealth in the application for registration shall be deemed a resident for the purposes of this 260 title, except for the purposes of the Virginia Commercial Driver's License Act (§ 46.2-341.1 et seq.).

261 "Nonresident student" means every nonresident person who is enrolled as a full-time student in an
 262 accredited institution of learning in the Commonwealth and who is not gainfully employed.

263 "Operation or use for rent or for hire, for the transportation of passengers, or as a property carrier for compensation," and "business of transporting persons or property" mean any owner or operator of any 264 265 motor vehicle, trailer, or semitrailer operating over the highways in the Commonwealth who accepts or 266 receives compensation for the service, directly or indirectly; but these terms do not mean a "truck lessor" as defined in this section and do not include persons or businesses that receive compensation for 267 268 delivering a product that they themselves sell or produce, where a separate charge is made for delivery 269 of the product or the cost of delivery is included in the sale price of the product, but where the person 270 or business does not derive all or a substantial portion of its income from the transportation of persons 271 or property except as part of a sales transaction.

"Operator" or "driver" means every person who either (i) drives or is in actual physical control of a
motor vehicle on a highway or (ii) is exercising control over or steering a vehicle being towed by a
motor vehicle.

275 "Owner" means a person who holds the legal title to a vehicle; however, if a vehicle is the subject of 276 an agreement for its conditional sale or lease with the right of purchase on performance of the conditions stated in the agreement and with an immediate right of possession vested in the conditional 277 278 vendee or lessee or if a mortgagor of a vehicle is entitled to possession, then the conditional vendee or 279 lessee or mortgagor shall be the owner for the purpose of this title. In all such instances when the rent 280 paid by the lessee includes charges for services of any nature or when the lease does not provide that 281 title shall pass to the lessee on payment of the rent stipulated, the lessor shall be regarded as the owner 282 of the vehicle, and the vehicle shall be subject to such requirements of this title as are applicable to 283 vehicles operated for compensation. A "truck lessor" as defined in this section shall be regarded as the 284 owner, and his vehicles shall be subject to such requirements of this title as are applicable to vehicles of 285 private carriers.

286 "Passenger car" means every motor vehicle other than a motorcycle designed and used primarily for287 the transportation of no more than 10 persons including the driver.

288 "Payment device" means any credit card as defined in 15 U.S.C. § 1602(k) or any "accepted card or other means of access" set forth in 15 U.S.C. § 1693a(1). For the purposes of this title, this definition shall also include a card that enables a person to pay for transactions through the use of value stored on the card itself.

292 "Pickup or panel truck" means every motor vehicle designed for the transportation of property and293 having a registered gross weight of 7,500 pounds or less.

294 "Private road or driveway" means every way in private ownership and used for vehicular travel by295 the owner and those having express or implied permission from the owner, but not by other persons.

296 "Reconstructed vehicle" means every vehicle of a type required to be registered under this title
 297 materially altered from its original construction by the removal, addition, or substitution of new or used
 298 essential parts.

299 "Residence district" means the territory contiguous to a highway, not comprising a business district,300 where 75 percent or more of the property abutting such highway, on either side of the highway, for a

301 distance of 300 feet or more along the highway consists of land improved for dwelling purposes, or is 302 occupied by dwellings, or consists of land or buildings in use for business purposes, or consists of 303 territory zoned residential or territory in residential subdivisions created under Chapter 22 (§ 15.2-2200 304 et seq.) of Title 15.2.

305 "Revoke" or "revocation" means that the document or privilege revoked is not subject to renewal or 306 restoration except through reapplication after the expiration of the period of revocation.

"Roadway" means that portion of a highway improved, designed, or ordinarily used for vehicular 307 travel, exclusive of the shoulder. A highway may include two or more roadways if divided by a physical 308 309 barrier or barriers or an unpaved area.

"Safety zone" means the area officially set apart within a roadway for the exclusive use of 310 311 pedestrians and that is protected or is so marked or indicated by plainly visible signs.

312 "School bus" means any motor vehicle, other than a station wagon, automobile, truck, or commercial 313 bus, which is: (i) designed and used primarily for the transportation of pupils to and from public, private or religious schools, or used for the transportation of the mentally or physically handicapped to and from a sheltered workshop; (ii) painted yellow and bears the words "School Bus" in black letters of a specified size on front and rear; and (iii) is equipped with warning devices prescribed in § 46.2-1090. A 314 315 316 317 yellow school bus may have a white roof provided such vehicle is painted in accordance with 318 regulations promulgated by the Department of Education.

319 "Semitrailer" means every vehicle of the trailer type so designed and used in conjunction with a 320 motor vehicle that some part of its own weight and that of its own load rests on or is carried by another 321 vehicle.

322 "Shared-use path" means a bikeway that is physically separated from motorized vehicular traffic by 323 an open space or barrier and is located either within the highway right-of-way or within a separate right-of-way. Shared-use paths may also be used by pedestrians, skaters, users of wheel chairs or wheel 324 325 chair conveyances, joggers, and other nonmotorized users.

"Shoulder" means that part of a highway between the portion regularly travelled traveled by 326 327 vehicular traffic and the lateral curbline or ditch.

328 "Sidewalk" means the portion of a street between the curb lines, or the lateral lines of a roadway, 329 and the adjacent property lines, intended for use by pedestrians.

330 "Snowmobile" means a self-propelled vehicle designed to travel on snow or ice, steered by skis or runners, and supported in whole or in part by one or more skis, belts, or cleats. 331

"Specially constructed vehicle" means any vehicle that was not originally constructed under a 332 333 distinctive name, make, model, or type by a generally recognized manufacturer of vehicles and not a 334 reconstructed vehicle as herein defined.

335 "Stinger-steered automobile or watercraft transporter" means an automobile or watercraft transporter 336 configured as a semitrailer combination wherein the fifth wheel is located on a drop frame behind and 337 below the rearmost axle of the power unit. 338

"Superintendent" means the Superintendent of the Department of State Police of the Commonwealth.

"Suspend" or "suspension" means that the document or privilege suspended has been temporarily 339 withdrawn, but may be reinstated following the period of suspension unless it has expired prior to the 340 341 end of the period of suspension.

342 "Tow truck" means a motor vehicle for hire (i) designed to lift, pull, or carry another vehicle by 343 means of a hoist or other mechanical apparatus and (ii) having a manufacturer's gross vehicle weight rating of at least 10,000 pounds. "Tow truck" also includes vehicles designed with a ramp on wheels 344 345 and a hydraulic lift with a capacity to haul or tow another vehicle, commonly referred to as "rollbacks." "Tow truck" does not include any "automobile or watercraft transporter," "stinger-steered automobile or 346 347 watercraft transporter," or "tractor truck" as those terms are defined in this section.

"Towing and recovery operator" means a person engaged in the business of (i) removing disabled vehicles, parts of vehicles, their cargoes, and other objects to facilities for repair or safekeeping and (ii) 348 349 350 restoring to the highway or other location where they either can be operated or removed to other 351 locations for repair or safekeeping vehicles that have come to rest in places where they cannot be 352 operated.

353 "Tractor truck" means every motor vehicle designed and used primarily for drawing other vehicles 354 and not so constructed as to carry a load other than a part of the load and weight of the vehicle attached thereto. 355

"Traffic infraction" means a violation of law punishable as provided in § 46.2-113, which is neither a 356 357 felony nor a misdemeanor.

358 "Traffic lane" or "lane" means that portion of a roadway designed or designated to accommodate the forward movement of a single line of vehicles. 359

360 "Trailer" means every vehicle without motive power designed for carrying property or passengers wholly on its own structure and for being drawn by a motor vehicle, including manufactured homes. 361

362 "Truck" means every motor vehicle designed to transport property on its own structure independent363 of any other vehicle and having a registered gross weight in excess of 7,500 pounds.

364 "Truck lessor" means a person who holds the legal title to any motor vehicle, trailer, or semitrailer 365 that is the subject of a bona fide written lease for a term of one year or more to another person, 366 provided that: (i) neither the lessor nor the lessee is a common carrier by motor vehicle or restricted 367 common carrier by motor vehicle or contract carrier by motor vehicle as defined in § 46.2-2000; (ii) the 368 leased motor vehicle, trailer, or semitrailer is used exclusively for the transportation of property of the 369 lessee; (iii) the lessor is not employed in any capacity by the lessee; (iv) the operator of the leased 370 motor vehicle is a bona fide employee of the lessee and is not employed in any capacity by the lessor; 371 and (v) a true copy of the lease, verified by affidavit of the lessor, is filed with the Commissioner.

"Utility vehicle" means a motor vehicle that is (i) designed for off-road use, (ii) powered by an
engine of no more than 25 horsepower, and (iii) used for general maintenance, security, agricultural, or
horticultural purposes. "Utility vehicle" does not include all-terrain vehicles as defined in § 46.2-915.1,
riding lawn mowers, or any other vehicle whose definition is included in this section.

"Vehicle" means every device in, on or by which any person or property is or may be transported or
drawn on a highway, except devices moved by human power or used exclusively on stationary rails or
tracks. For the purposes of Chapter 8 (§ 46.2-800 et seq.) of this title, bicycles, electric personal
assistive mobility devices, electric power-assisted bicycles, and mopeds shall be vehicles while operated
on a highway.

381 "Wheel chair or wheel chair conveyance" means a chair or seat equipped with wheels, typically used
382 to provide mobility for persons who, by reason of physical disability, are otherwise unable to move
about as pedestrians. The term includes both three-wheeled and four-wheeled devices. So long as it is
384 operated only as provided in § 46.2-677, a self-propelled wheel chair or self-propelled wheel chair
385 conveyance shall not be considered a motor vehicle.

**386** § 46.2-649.1. Registration of tow trucks; fees.

A. For the purposes of this section, "tow truck" means a motor vehicle for hire (i) designed to lift,
pull, or carry another vehicle by means of a hoist or other mechanical apparatus and (ii) having a
manufacturer's gross vehicle weight rating of at least 10,000 pounds. The term "tow truck" also includes
vehicles designed with a ramp on wheels and a hydraulic lift with a capacity to haul or tow another
vehicle, commonly referred to as "rollbacks." The term "tow truck" does not include any "automobile or
watercraft transporter," "stinger-steered automobile or watercraft transporter," or "tractor truck" as those
terms are defined in § 46.2-100.

394 B. No tow truck registered under this section shall be subject to registration under the international
 395 registration plan or subject to any other state registration requirements under this chapter. Registration
 396 under this section shall not prohibit the use of "rollbacks" to transport storage sheds, similar structures,
 397 or other cargoes.

**398** C. B. Vehicles registered under this section shall be subject to the following annual fees, based upon their manufacturer's gross vehicle weight ratings:

400	less than	15,000	pounds		\$100
401	15,000 to	22,999	pounds		\$200
402	23,000 to	29,499	pounds		\$300
403	more than	29,499	pounds		\$400
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404 D. C. Motor vehicles having manufacturer's gross vehicle weight ratings of at least 7,000 but less
405 than 10,000 pounds that otherwise would meet the definition of "tow truck" under subsection A of this section may, until January 1, 2000, be registered under this section as long as (i) the vehicle is continuously registered under this section and (ii) the title to the vehicle is not transferred to another
408 owner prior to that time.

**409** E.  $\hat{D}$ . No vehicle shall be registered under this section unless there is in force as to such vehicle at **410** the time of its registration commercial liability insurance coverage for those classes of insurance defined **411** in §§ 38.2-117 and 38.2-118 in the amount of at least \$750,000.

412 § 46.2-1028. Auxiliary lights on fire-fighting, Virginia Department of Transportation and other413 emergency vehicles.

414 Any fire-fighting vehicle, ambulance, rescue or life-saving vehicle, Virginia Department of 415 Transportation vehicle or wrecker tow truck may be equipped with clear auxiliary lights which shall be 416 used exclusively for lighting emergency scenes. Such lights shall be of a type approved by the 417 Superintendent, and shall not be used in a manner which may blind or interfere with the vision of the 418 drivers of approaching vehicles. In no event shall such lights be lighted while the vehicle is in motion.

**419** § 46.2-1070. Brakes on trailers.

420 Every semitrailer, trailer, or separate vehicle attached by a drawbar, chain, or coupling to a towing
421 vehicle other than a farm tractor or a vehicle not required to obtain a registration certificate and having
422 an actual gross weight of 3,000 pounds or more, shall be equipped with brakes controlled or operated by

423 the driver of the towing vehicle, which shall conform to the specifications set forth in § 46.2-1067 and 424 shall be of a type approved by the Superintendent. Farm trailers used exclusively for hauling raw 425 agricultural produce from farm to farm or farm to packing shed or processing plant within the normal 426 growing area of the packing shed or processing plant and trailers or semitrailers drawn by a properly 427 licensed motor vehicle but exempt from registration, shall be exempt from the requirements of this 428 section.

429 "Gross weight" for the purpose of this section includes weight of the vehicle and the load upon such 430 semitrailer, trailer, or separate vehicle.

431 This section shall not apply to any vehicle being towed for repairs, repossession, in an emergency, or 432 being moved by a wrecker tow truck when two wheels of the towed vehicle are off the ground.

433 § 46.2-1150. Towing certain unlicensed or uninspected vehicles.

434 Nothing in this title shall prohibit towing an unlicensed motor vehicle or motor vehicle which has 435 not been inspected pursuant to Article 21 (§ 46.2-1157 et seq.) or 22 (§ 46.2-1176 et seq.) of Chapter 10 436 of this title.

437 Nothing in this title shall prohibit the towing of an unlicensed trailer or semitrailer used on a 438 construction site as an office or for storage or a trailer or semitrailer which has been used on a 439 construction site as an office or for storage, but which has not been inspected pursuant to Article 21 of 440 Chapter 10 of this title, provided that any such unlicensed or uninspected trailer or semitrailer (i) is 441 towed by a tow truck, wrecker, or other vehicle designed and equipped for the towing of inoperable or 442 disabled vehicles; (ii) is operated only in intrastate commerce; (iii) has an actual gross weight, including 443 contents, of no more than 15,000 pounds; (iv) is secured to the towing vehicle by means of safety 444 chains; and (v) is equipped with rear-mounted bar lights which function as tail lights, brake lights, and 445 turn signals as provided in Article 3 (§ 46.2-1010 et seq.) of Chapter 10 of this title. However, nothing 446 in this section shall authorize the towing or drawing of an unlicensed or uninspected trailer or 447 semitrailer by means of a tractor truck except for the purpose of having such trailer or semitrailer **448** inspected as provided in § 46.2-1157. 449

§ 46.2-1209. Unattended or immobile vehicles, generally.

450 No person shall leave any motor vehicle, trailer, semitrailer, or part or combination thereof 451 immobilized or unattended on or adjacent to any roadway if it constitutes a hazard in the use of the 452 highway. No person shall leave any *immobilized or* unattended motor vehicle, trailer, semitrailer, or part 453 or combination thereof longer than twenty-four hours on or adjacent to any roadway outside the 454 corporate limits of any city or town, or on an interstate highway or limited access highway, expressway, 455 or parkway inside the corporate limits of any city or town. Any law-enforcement officer may remove it 456 or have it removed to a storage area for safekeeping and shall report the removal to the Department and 457 to the owner of the motor vehicle, trailer, semitrailer, or combination as promptly as possible. Before 458 obtaining possession of the motor vehicle, trailer, semitrailer, or combination, its owner or successor in 459 interest to ownership shall pay to the parties entitled thereto all costs incidental to its removal or storage. In any violation of this section the owner of such motor vehicle, trailer, semitrailer or part or 460 461 combination of a motor vehicle, trailer, or semitrailer, shall be presumed to be the person committing 462 the violation; however, this presumption shall be rebuttable by competent evidence. Where it is shown 463 to the satisfaction of the court that the

464 When a motor vehicle, trailer, semitrailer, or part or combination of a motor vehicle, trailer, or 465 semitrailer was stolen or illegally used by a person other than the owner of the vehicle at the time of the 466 theft or used without his authorization, express or implied, it shall be forthwith returned to its owner or 467 the owner's successor in interest, who shall be relieved of the payment of any costs other than an 468 insurance company, who shall be relieved of the payment of any costs charged by the towing operator 469 or storage facility for its daily storage, towing, and recovery fees, provided that the owner removes the 470 vehicle within five business days following the owner's receipt of written notice by certified mail, return 471 receipt requested. If the vehicle's owner fails to remove the vehicle within five days of receipt of such 472 notice, the vehicle shall be released to the owner upon payment of the full costs of storage, towing, and 473 recovery fees, and the owner shall then be entitled to seek reimbursement from the state treasury from 474 the appropriation for criminal charges. The owner shall produce a valid motor vehicle registration or 475 other proof of ownership to the employees of the facility wherein the motor vehicle, trailer, semitrailer 476 or part or combination thereof is being stored. In any case in which the identity of the violator cannot 477 be determined, or where it is found by a court that this section was not violated, the costs of the 478 removal and storage daily storage, towing, and recovery fees of the vehicle shall be reimbursed to paid 479 out of the state treasury from the appropriation for criminal charges. the towing and recovery operator 480 and paid out of the state treasury from the appropriation for criminal charges. Payment from the 481 treasury shall be made no later than 45 days from the application for such payment. In all cases where 482 an insurance company is the stolen vehicle owner's successor in interest, the motor vehicle, trailer, semitrailer, or part or combination thereof shall be released to the insurance company upon 483

484 presentation of a valid motor vehicle registration and payment by the insurance company to the towing 485 operator or storage facility for its daily storage, towing, and recovery fees. The insurance company 486 shall be entitled to seek reimbursement for the costs of the daily storage, towing, and recovery fees 487 through the state treasury from the appropriation for criminal charges. If any person convicted of 488 violating this section fails or refuses to pay these costs or if the identity or whereabouts of the owner is 489 unknown and unascertainable after a diligent search has been made or after notice to the owner at his 490 address as indicated by the records of the Department and to the holder of any lien of record with the 491 Department, against the motor vehicle, trailer, semitrailer, or combination, the Commissioner may, after 492 thirty days and after having the value of such motor vehicle, trailer, semitrailer, or combination 493 determined by three disinterested dealers dispose of it by public or private sale. The proceeds from the 494 sale shall be forthwith paid by him into the state treasury and shall be set aside as a special fund to be 495 used to meet the expenses of the Department in carrying out the duties required by this section and to 496 reimburse the owner of such motor vehicle, trailer, semitrailer, or combination as hereafter provided in 497 this section.

498 If after the sale or other disposition of the motor vehicle, trailer, semitrailer, or combination the 499 ownership of a motor vehicle, trailer, or semitrailer at the time of its removal is established satisfactorily 500 to the Commissioner by the person claiming its ownership, the Commissioner shall pay him so much of 501 the proceeds from the sale or other disposition of the motor vehicle, trailer, semitrailer, or combination 502 as remains after paying the costs of removal, *daily* storage, *towing, and recovery fees*, investigation of 503 ownership, appraisal, and sale.

**504** § 46.2-1217. Local governing body may regulate certain towing.

505 The governing body of any county, city, or town by ordinance may regulate services rendered 506 pursuant to police towing requests by any business engaged in the towing or storage of unattended, 507 abandoned, or immobile vehicles. The ordinance may include delineation of service areas for towing 508 services, the limitation of the number of persons engaged in towing services in any area, including the 509 creation of one or more exclusive service areas, and the specification of equipment to be used for 510 providing towing service. The governing body of any county, city, or town may contract for services 511 rendered pursuant to a police towing request with one or more businesses engaged in the towing or 512 storage of unattended, abandoned, or immobile vehicles. The contract may specify the fees or charges to 513 be paid by the owner or operator of a towed vehicle to the person undertaking its towing or storage and 514 may prescribe the geographical area to be served by each person providing towing services. The county, 515 city, or town may establish criteria for eligibility of persons to enter into towing services contracts and, 516 in its discretion, may itself provide exclusive towing and storage service for police-requested towing of 517 unattended, abandoned, or immobile vehicles. Such criteria shall, for drivers of tow trucks and towing 518 and recovery operators, be no less restrictive than those established pursuant to Chapter 28 519 (§ 46.2-2800 et seq.) of this title and regulations adopted pursuant thereto.

520 Prior to adopting an ordinance or entering into a contract pursuant to this section, the local governing
521 body shall appoint an advisory board to advise the governing body with regard to the appropriate
522 provisions of the ordinance or terms of the contract. The advisory board shall include representatives of
523 local law-enforcement agencies, towing and recovery operators, and the general public.

524 "Police-requested towing" or "police towing request," as used in this section, includes all requests 525 made by a law-enforcement officer of the county, city, or town or by a State Police officer within the 526 county, city, or town pursuant to this article or Article 2 (§ 46.2-1209 et seq.) of this chapter and towing 527 requests made by a law-enforcement officer at the request of the owner or operator of an unattended, 528 abandoned, or immobile vehicle, when no specific service provider is requested by such owner or 529 operator.

530 If an unattended, abandoned, or immobile vehicle is located so as to impede the free flow of traffic 531 on a highway declared by resolution of the Commonwealth Transportation Board to be a portion of the 532 interstate highway system and a law-enforcement officer determines, in his discretion, that the business 533 or businesses authorized to undertake the towing or storage of the vehicle pursuant to an ordinance or 534 contract adopted pursuant to this section cannot respond in a timely manner, the law-enforcement officer 535 may request towing or storage service from a towing or storage business other than those authorized by 536 such ordinance or contract.

537 If an unattended, abandoned, or immobile vehicle is towed as the result of a police-towing request, 538 the owner or person having control of the business or property to which the vehicle is towed shall allow 539 the owner of the vehicle or any other towing and recovery business, upon presentation of a written 540 request therefor from the owner of the vehicle, to have access to the vehicle for the purpose of 541 inspecting or towing the vehicle to another location for the purpose of repair, storage, or disposal. For 542 the purpose of this section, "owner of the vehicle" means a person who (i) has vested ownership, dominion, or title to the vehicle; (ii) is the authorized agent of the owner as defined in clause (i); (iii) is 543 an employee, agent, or representative of an insurance company representing any party involved in a 544

545 collision that resulted in a police-requested tow; or (iv) is a person subject to a security interest in 546 another person, is entitled to the use and possession of the vehicle, including a lessee under a lease 547 intended as security, but not including a lessee under a lease not intended as security. It shall be 548 unlawful for any towing and recovery business to refuse to release a vehicle to the owner as defined in 549 this section upon tender of full payment for all lawful charges by cash, insurance company check, 550 certified check, money order, at least one of two commonly used, nationally recognized credit cards, or 551 additional methods of payment approved by the Board.

552 The vehicle owner who has vested ownership, dominion, or title to the vehicle shall indemnify and 553 hold harmless the towing and recovery operator from any and all liability for releasing the vehicle to 554 any vehicle owner as defined in this section for inspecting or towing the vehicle to another location for 555 the purpose of repair, storage, or disposal. 556

§ 46.2-1224. County ordinances prohibiting certain parking in streets and highways.

557 A. The governing body of any county may, by ordinance, prohibit any person from parking any 558 motor vehicle, trailer, or semitrailer on or adjacent to the highways in the county when such person 559 parks any such motor vehicle, trailer, or semitrailer for commercial purposes. The provisions of any such ordinance shall not apply to motor vehicle carriers when picking up or discharging passengers. 560

561 B. The governing bodies of (i) counties with populations greater than 500,000 and of towns located 562 therein and (ii) counties with populations of at least 210,000 but less than 217,000 may, by ordinance, 563 prohibit any person from parking any commercial vehicle, as defined in this section, on the highways 564 within their respective jurisdiction in areas zoned for residential use. For the purposes of this section, the 565 term "commercial vehicle" may include: (i) any solid waste collection vehicle, tractor truck or tractor 566 truck/semitrailer or tractor truck/trailer combination, dump truck, concrete mixer truck, towing and 567 recovery vehicle tow truck with a registered gross weight of 12,000 pounds or more, and any heavy 568 construction equipment, whether located on the highway or on a truck, trailer, or semitrailer; (ii) any 569 trailer, semitrailer, or other vehicle in which food or beverages are stored or sold; (iii) any trailer or 570 semitrailer used for transporting landscaping or lawn-care equipment whether or not such trailer or 571 semitrailer is attached to another vehicle; and (iv) any vehicle licensed by the Commonwealth for use as 572 a common or contract carrier or as a limousine. Such ordinance shall permit, however, one resident of 573 each single-family dwelling unit zoned for residential use to park one vehicle licensed as a taxicab or 574 limousine on such highways, provided other vehicles are permitted to park thereon. The provisions of 575 any such ordinance shall not apply to a commercial vehicle when picking up or discharging passengers 576 or when temporarily parked pursuant to the performance of work or service at a particular location.

577 C. The governing bodies of counties with populations greater than 500,000 and the governing bodies 578 of towns within such counties' boundaries may by ordinance prohibit any person from parking any of 579 the following vehicles on the highways within their respective jurisdictions in areas zoned for 580 commercial or industrial use if such highways do not comply with the current geometric design standards of the Virginia Department of Transportation Road Design Manual or Subdivision Street 581 582 Requirements that would apply had the highways been constructed at the time of adoption of such 583 ordinance: (i) any solid waste collection vehicle, tractor truck, or tractor truck/semitrailer or tractor 584 truck/trailer combination, dump truck, concrete mixer truck, towing and recovery vehicle tow truck with 585 a registered gross weight of 12,000 pounds or more, and any heavy construction equipment, whether 586 located on the highway or on a truck, trailer, or semitrailer; (ii) any trailer, semitrailer, or other vehicle 587 in which food or beverages are stored or sold; or (iii) any trailer or semitrailer used for transporting 588 landscaping or lawn care equipment whether or not such trailer or semitrailer is attached to another 589 vehicle. The provisions of any such ordinance shall not apply to any commercial vehicle when picking 590 up or discharging passengers or when temporarily parked pursuant to the delivery of goods or the 591 performance of work or service at a particular location. 592

Any violation of the provisions of any such ordinance shall be a traffic infraction.

593 § 46.2-1231. Ticketing, removal, or immobilization of trespassing vehicles by owner or operator of 594 parking or other lot or building; charges.

595 The owner, operator, or lessee of any parking lot, parking area, or parking space in a parking lot or 596 area or any part of a parking lot or area, or of any other lot or building, including any county, city, or 597 town, or authorized agent of the person having control of such premises may have any vehicle **598** occupying the lot, area, space, or building without the permission of its owner, operator, lessee, or 599 authorized agent of the one having the control of the premises, removed by towing or otherwise to a 600 licensed garage for storage until called for by the owner or his agent if there are posted at all entrances 601 to the parking lot or area signs clearly and conspicuously disclosing that such vehicle, if parked without 602 permission, will be removed, towed, or immobilized. Such signs shall, at a minimum, include the 603 nonemergency telephone number of the local law-enforcement agency or the telephone number of the responsible towing and recovery operator to contact for information related to the location of vehicles 604 towed from that location. The requirements of this section relating to the posting of signs by an owner, 605

operator, or lessee of any parking lot, parking area or space shall not apply to localities in which the 606 607 local governing body has adopted an ordinance pursuant to § 46.2-1232.

608 Whenever a trespassing vehicle is removed or towed as permitted by this section, notice of this 609 action shall forthwith be given by the tow truck operator to the State Police or the local 610 law-enforcement agency of the jurisdiction from which the vehicle was towed. It shall be unlawful to fail to report such tow as required by this section and violation of the reporting requirement of this 611 612 section shall constitute a traffic infraction punishable by a fine of not more than \$100. Such failure to 613 report shall limit the amount which may be charged for the storage and safekeeping of the towed vehicle 614 to an amount no greater than that charged for one day of storage and safekeeping. If the vehicle is removed and stored, the vehicle owner may be charged and the vehicle may be held for a reasonable fee 615 616 for the removal and storage.

617 All businesses engaged in towing vehicles without the consent of their owners shall prominently 618 display (i) at their main place of business and (ii) at any other location where towed vehicles may be 619 reclaimed a comprehensive list of all their fees for towing, recovery, and storage services, or the basis 620 of such charges. This requirement to display a list of fees may also be satisfied by providing, when the 621 towed vehicle is reclaimed, a written list of such fees, either as part of a receipt or separately, to the 622 person who reclaims the vehicle. Charges in excess of those posted shall not be collectable from any 623 motor vehicle owner whose vehicle is towed, recovered, or stored without his consent.

624 Notwithstanding the foregoing provisions of this section, if the owner or representative or agent of 625 the owner of the trespassing vehicle is present and removes the trespassing vehicle from the premises 626 before it is actually towed, the trespassing vehicle shall not be towed, but the owner or representative or agent of the owner of the trespassing vehicle shall be liable for a reasonable fee, not to exceed \$25 or 627 628 such other limit as the governing body of the county, city, or town may set by ordinance, in lieu of 629 towing.

630 In lieu of having a trespassing vehicle removed by towing or otherwise, the owner, operator, lessee 631 or authorized agent of the premises on which the trespassing vehicle is parked may cause the vehicle to 632 be immobilized by a boot or other device that prevents a vehicle from being moved by preventing a 633 wheel from turning, provided that the boot or other device does not damage the vehicle or wheel. The 634 charge for the removal of any boot or device shall not exceed \$25 or such other limit as the governing 635 body of the county, city, or town may set by ordinance. In lieu of having the vehicle removed by 636 towing or otherwise, or in lieu of causing the vehicle to be immobilized, the owner, operator, lessee or 637 authorized agent of the premises on which the trespassing vehicle is parked may cause to have an 638 authorized local government official or law-enforcement officer issue, on the premises, a notice of the 639 violation of a parking ordinance or regulation created pursuant to § 46.2-1220 or § 46.2-1221 to the 640 registered owner of the vehicle.

641 This section shall not apply to police, fire, or public health vehicles or where a vehicle, because of a 642 wreck or other emergency, is parked or left temporarily on the property of another. The governing body 643 of every county, city, and town may by ordinance set limits on fees and charges provided for in this 644 section. 645

§ 46.2-1232. Localities may regulate removal or immobilization of trespassing vehicles.

646 A. The governing body of any county, city, or town may by ordinance regulate the removal of 647 trespassing vehicles from property by or at the direction of the owner, operator, lessee, or authorized **648** agent in charge of the property. In the event that a vehicle is towed from one locality and stored in or 649 released from a location in another locality, the local ordinance, if any, of the locality from which the 650 vehicle was towed shall apply.

651 B. No local ordinance adopted under authority of this section shall require that any towing and 652 recovery business also operate as or provide services as a vehicle repair facility or body shop, filling 653 station, or any business other than a towing and recovery business.

654 C. Any such local ordinance may also require towing and recovery operators to (i) obtain and retain 655 photographs or other documentary evidence substantiating the reason for the removal; (ii) post signs at 656 their main place of business and at any other location where towed vehicles may be reclaimed conspicuously indicating (a) the maximum charges allowed by local ordinance, if any, for all their fees 657 658 for towing, recovery, and storage services and (b) the name and business telephone number of the local official, if any, responsible for handling consumer complaints; and (iii) obtain, at the time the vehicle is 659 towed, the written authorization of the owner of the property from which the vehicle is towed, or his 660 agent. Such written authorization, if required, shall be in addition to any written contract between the 661 662 towing and recovery operator and the owner of the property or his agent. For the purposes of this subsection, "agent" shall not include any person who either (a) is related by blood or marriage to the 663 664 towing and recovery operator or (b) has a financial interest in the towing and recovery operator's 665 business.

§ 46.2-1233.1. Limitation on charges for towing and storage of certain vehicles. 666

667 A. Unless different limits are established by ordinance of the local governing body pursuant to 668 § 46.2-1233, as to vehicles towed or removed from private property, no charges imposed for the towing, storage, and safekeeping of any passenger car removed, towed, or stored without the consent of its 669 670 owner shall be in excess of the maximum charges provided for in this section. No hookup and initial 671 towing fee shall exceed eighty-five dollars \$125. For towing a vehicle between seven o'clock p.m. and 672 eight o'clock a.m. or on any Saturday, Sunday, or holiday, an additional fee of ten dollars no more than \$25 per instance may be charged; however, in no event shall more than two such fees be charged for 673 674 towing any such vehicle. No charge shall be made for storage and safekeeping for a period of 675 twenty-four hours or less. Except for fees or charges imposed by this section or a local ordinance 676 adopted pursuant to § 46.2-1233, no other fees or charges shall be imposed during the first 677 twenty-four-hour period.

678 B. The governing body of any county, city, or town may by ordinance, with the advice of an advisory board established pursuant to § 46.2-1233.2, (i) provide that no towing and recovery business having custody of a vehicle towed without the consent of its owner impose storage charges for that vehicle for 679 680 any period during which the owner of the vehicle was prevented from recovering the vehicle because the 681 682 towing and recovery business was closed and (ii) place limits on the amount of fees charged by towing 683 and recovery operators. Any such ordinance limiting fees shall also provide for periodic review of and 684 timely adjustment of such limitations.

685 § 46.2-1233.2. Advisory board.

**686** Prior to adopting or amending any ordinance pursuant to § 46.2-1232 or § 46.2-1233, the local **687** governing body shall appoint an advisory board to advise the governing body with regard to the 688 appropriate provisions of the ordinance. The Voting members of the advisory board shall include consist 689 of an equal number of representatives of local law-enforcement agencies and representatives of licensed 690 towing and recovery operators, and one member of the general public. Any such advisory board shall 691 meet at least once per year at the call of the chairman of the advisory board, who shall be elected annually from among the voting members of the advisory board by a majority vote. 692

§ 46.2-2100. Definitions.

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Whenever used in this chapter, unless expressly stated otherwise:

695 "Authorized insurer" means, in the case of an interstate motor carrier whose operations may or may 696 not include intrastate activity, an insurer authorized to transact business in any one state, or, in the case 697 of a solely intrastate motor carrier, an insurer authorized to transact business in the Commonwealth.

698 "Broker" means any person not included in the term "motor carrier" and not a bona fide employee or 699 agent of any such carrier, who, as principal or agent, sells or offers for sale any transportation subject to 700 this chapter, or negotiates for, or holds himself out by solicitation, advertisement, or otherwise as one 701 who sells, provides, furnishes, contracts, or arranges for such transportation.

702 "Bulk commodity" means any non-liquid, non-gaseous commodity shipped loose or in mass/aggregate 703 and which in the loading and unloading thereof is ordinarily shoveled, scooped, forked, or mechanically 704 conveyed or which is not in containers or in units of such size to permit piece by piece loading and 705 unloading.

706 'Bulk property carrier'' means any person, not herein exempted, who undertakes either directly or by 707 lease, to transport exclusively bulk commodities, as defined, for compensation including for purposes of 708 this section for hire wrecker for-hire tow truck operations.

709 "Certificate of public convenience and necessity" means a certificate issued by the Department to 710 certain "household goods carriers" under this chapter.

"Constructive weight" means a measurement of seven pounds per cubic foot of properly loaded van 711 712 space.

713 "Courier service" means a motor carrier that engages, directly or by lease, exclusively in the 714 transportation of letters, envelopes, negotiable or nonnegotiable instruments, or other documents or 715 papers for compensation. 716

"Department" means the Department of Motor Vehicles.

"Financial responsibility" means the ability to respond in damages for liability thereafter incurred 717 718 arising out of the ownership, maintenance, use, or operation of a motor vehicle, in the amounts provided 719 for in this chapter. 720

"Gross weight" means the weight of a truck after a shipment has been loaded.

721 "Highway" means every public highway or place of whatever nature open to the use of the public for 722 purposes of vehicle travel in this Commonwealth, excluding the streets and alleys in towns and cities.

723 "Household goods" means personal effects and property used or to be used in a dwelling, when a 724 part of the equipment or supplies of such dwelling, and similar property if the transportation of such 725 effects or property is (i) arranged and paid for by the householder, including transportation of the 726 property from a factory or store when the property is purchased by the householder with intent to use it in his dwelling or (ii) arranged and paid for by another party. 727

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728 "Household goods carrier" means a restricted common carrier who undertakes, whether directly or by a lease or other arrangement, to transport "household goods," as herein defined, by motor vehicle for compensation, on any highway in this Commonwealth, between two or more points in this 729 730 731 Commonwealth, whether over regular or irregular routes.

"Identification marker" means a decal or other visible identification issued by the Department to 732 733 show (i) that the operator of the vehicle has registered with the Department for the payment of the road tax imposed under Chapter 27 (§ 58.1-2700 et seq.) of Title 58.1, (ii) proof of the possession of a 734 735 certificate or permit issued pursuant to Chapter 21 (§ 46.2-2100 et seq.) of this title, and/or (iii) proof of 736 compliance with the insurance requirements of this chapter.

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"Interstate" means the transportation of property between states. 738 "Intrastate" means the transportation of property solely within a state.

739 "License" means a license issued by the Department to a broker.

740 "Motor carrier" means any person who undertakes whether directly or by a lease, to transport 741 property, including household goods, as defined by this chapter, for compensation over the highways of 742 the Commonwealth.

743 "Motor vehicle" means any vehicle, machine, tractor, trailer, or semitrailer propelled or drawn by 744 mechanical power and used upon the highways in the transportation of property, but does not include 745 any vehicle, locomotive or car operated exclusively on a rail or rails.

746 "Net weight" means the tare weight subtracted from the gross weight.

747 "Permit" means a permit issued by the Department authorizing the transportation of property, 748 excluding household goods transported for a distance greater than 30 road miles.

749 "Person" means any individual, firm, copartnership, corporation, company, association or joint-stock 750 association, and includes any trustee, receiver, assignee, or personal representative thereof.

751 "Property carrier" means any person, not herein exempted, who undertakes either directly or by a 752 lease, to transport property for compensation.

"Restricted common carrier" means any person who undertakes, whether directly or by a lease or 753 754 other arrangement, to transport household goods by motor vehicle for compensation whether over regular 755 or irregular routes.

"Services" and "transportation" includes the services of, and all transportation by, all vehicles 756 757 operated by, for, or in the interest of any motor carrier, irrespective of ownership or contract, express or 758 implied, together with all facilities and property operated or controlled by any such carrier or carriers 759 and used in the transportation of property or in the performance of any service in connection therewith.

760 "Single state insurance receipt" means any receipt issued pursuant to 49 C.F.R. Part 367 evidencing 761 that the carrier has the required insurance and paid the requisite fees to the Commonwealth and other 762 qualified jurisdictions.

763 "Tare weight" means the weight of a truck before being loaded at a shipper's residence or place of 764 business, including the pads, dollies, hand-trucks, ramps and other equipment normally used in the 765 transportation of household goods shipments.

## CHAPTER 28.

### BOARD FOR TOWING AND RECOVERY OPERATORS.

§ 46.2-2800. Definitions. 768

769 Whenever used in this chapter, unless the context clearly indicates otherwise:

770 "Board" means the Board for Towing and Recovery Operators.

771 "Class A operator" means a towing and recovery business towing vehicles of an unlimited gross vehicle weight. 772

773 "Class  $\tilde{B}$  operator" means a towing and recovery business towing vehicles of a gross vehicle weight 774 of 26,000 pounds or less.

775 "Operator" means a person licensed by the Board as a Class A or Class B operator.

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"Towing and Recovery of Vehicles" means services offered by a towing and recovery operator. "Towing and Recovery Operator" means any person offering services involving the use of a tow 777 778 truck and services incidental to use of a tow truck. 779

§ 46.2-2801. The Board of Towing and Recovery Operators.

780 A. The Board of Towing and Recovery Operators is hereby created. The Board shall consist of 15 781 members as follows:

782 1. Two members appointed by the Governor, subject to confirmation by the General Assembly, one 783 who shall be licensed as a Class A operator and one who shall be licensed as a Class B operator;

784 2. Four members appointed by the Speaker of the House of Delegates, one who shall be licensed as 785 a Class A operator, two of whom shall be licensed as Class A or Class B operators, and one who shall 786 be licensed as a Class B operator;

787 3. Three members appointed by the Senate Committee on Rules, one who shall be licensed as a 788 Class A operator, one who shall be licensed as Class A or Class B operator, and one who shall be

789 licensed as a Class B operator;

790 4. Three citizens of the Commonwealth appointed at-large, one appointed by the Governor, one 791 appointed by the Speaker of the House of Delegates, and one appointed by the Senate Committee on 792 Rules, all of whom shall have no direct or indirect interest, other than as consumers, in or relating to 793 the towing and recovery industry;

- 794 5. The Commissioner of the Department of Motor Vehicles or his designee;
- 795 6. The Commissioner of Agriculture and Consumer Services or his designee; and
- 796 7. The Superintendent of the State Police or his designee.

797 All members shall be voting members.

B. Of those members initially appointed by the Governor, one shall be appointed for a one-year term 798 799 and one for a two-year term. Of those members initially appointed by the Speaker of the House of 800 Delegates, one shall be appointed for a four-year term, one for a three-year term, one for a two-year term, and one for a one-year term. Of those members initially appointed by the Senate Committee on 801 Rules, one shall be appointed for a one-year term, one for a two-year term, and one for a three-year 802 803 term.

804 C. Every member shall be a citizen of the United States and a resident of Virginia. Nominations may 805 be made for each operator vacancy from a list of at least three names submitted to the Governor, the 806 Speaker of the House of Delegates, and the Senate Committee on Rules by the Virginia Association of 807 Towing and Recovery Operators and the Major Incident Heavy Recovery Operators Association. The 808 Governor, the Speaker of the House of Delegates, and the Senate Committee on Rules may notify the 809 associations promptly of any operator vacancy other than by expiration and like nominations may be 810 made for the filling of the vacancy. In no case shall the Governor, the Speaker of the House of 811 Delegates, or the Senate Committee on Rules be bound to make any appointment from among the nominations of the associations. Any member may be removed from the Board in the same manner as he 812 was appointed. The members shall be at-large members and, insofar as practical, should reflect fair and 813 equitable statewide representation. No member, other than the Commissioner of the Department of 814 Motor Vehicles or his designee, the Commissioner of Agriculture and Consumer Services or his 815 designee, and the Superintendent of the State Police or his designee, shall serve for more than two full 816 successive terms. Vacancies shall be filled by appointment in the same manner as the original 817 818 appointment and shall be for the unexpired term. Vacancies filled by appointment by the Governor shall 819 be effective until 30 days after the next meeting of the ensuing General Assembly, and, if confirmed, 820 thereafter for the remainder of the term. Any person appointed to fill a vacancy may serve two additional successive terms. The Commissioner of the Department of Motor Vehicles or his designee, the 821 822 Commissioner of Agriculture and Consumer Services or his designee, and the Superintendent of the 823 State Police or his designee shall be ex officio voting members.

824 D. The Board shall meet at least quarterly each year. Annually, the members of the Board shall elect 825 from its membership a chairman who shall be a licensed Class A operator and a vice-chairman, each to 826 serve for a one-year term. Eight members shall constitute a quorum.

E. The Board shall adopt a seal with the words "Board of Towing and Recovery Operators, Commonwealth of Virginia." The executive director of the Board shall have charge, care, and custody of 827 828 829 the seal, and shall keep a record of all proceedings of the Board that shall be open to the public for 830 inspection.

831 F. Members of the Board shall be reimbursed their actual and necessary expenses incurred in 832 carrying out their duties, such reimbursement to be paid from the Towing and Recovery Operators 833 Board Fund established pursuant to § 46.2-2804, subject to review and approval by the executive 834 director and chairman of the Board. 835

§ 46.2-2802. Board to employ executive director.

836 The Board shall employ an executive director who shall serve at the pleasure of and report to the Board. He shall direct the affairs of the Board and keep records of all proceedings, transactions, communications, and official acts of the Board. He shall be custodian of all records of the Board and 837 838 839 perform such duties as the Board may require. The executive director shall call a meeting of the Board 840 at the direction of the chairman or upon written request of three or more Board members. The executive 841 director, with approval of the Board, may employ such additional staff as needed. The annual salary of 842 the executive director shall be no greater than Level II of the Executive Compensation Plan contained in 843 the general appropriations act. 844

§ 46.2-2803. State Personnel and Public Procurement Acts not applicable.

845 A. The executive director and all staff employed by the Board shall be exempt from the Virginia 846 Personnel Act (§ 2.2-2900 et seq.). Personnel actions under this exemption shall be taken without regard 847 to race, sex, color, national origin, religion, age, handicap or political affiliation.

B. The Board and the Executive Director shall be exempt from the Virginia Public Procurement Act 848 849 (§ 2.2-4300 et seq.).

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850 § 46.2-2804. Towing and Recovery Operators Board Fund; receipts; disbursements.

851 The Board of Towing and Recovery Operators Fund (the Fund) is established as a special fund in 852 the state treasury. Except as otherwise provided in this chapter, all fees collected as provided in this chapter and by regulations promulgated by the Board, shall be paid into the state treasury immediately 853 854 upon collection and credited to the Fund. Any interest income shall accrue to the Fund. All 855 disbursements from the Fund shall be made by the State Treasurer upon warrants of the Comptroller 856 issued upon vouchers signed by an authorized officer of the Board or the executive director as 857 authorized by the Board.

- 858 § 46.2-2805. General powers and duties of Board.
- 859 The powers and duties of the Board shall include, but not be limited to the following:

860 1. To establish the qualifications of applicants for licensure, provided that all qualifications shall be 861 necessary to ensure competence and integrity;

2. To examine, or cause to be examined, the qualifications of each applicant for licensure, including 862 863 the preparation, administration, and grading of examinations;

864 3. To license qualified applicants as Class A or Class B Operators;

865 4. To levy and collect fees for licensure and renewal that are sufficient to cover all expenses for the 866 administration and operation of the Board;

867 5. To levy on licensees special assessments necessary to cover expenses of the Board;

868 6. To revoke, suspend, or fail to renew a license for violation of this chapter or enumerated in 869 regulations promulgated by the Board;

870 7. To receive complaints concerning the conduct of persons and businesses licensed by the Board 871 and to take appropriate disciplinary action if warranted;

8. To enter into contracts necessary or convenient for carrying out the provisions of this chapter or 872 873 the functions of the Board;

874 9. To establish committees of the Board, appoint persons to such committees, and to promulgate 875 regulations establishing the responsibilities of these committees;

876 10. To establish means and procedures by which members or employees of the Board may attempt to 877 mediate and resolve in an expedited manner, complaints filed against those licensed or otherwise 878 regulated by the Board; and

879 11. To do all things necessary and convenient for carrying into effect provisions of this chapter or 880 regulations promulgated by the Board.

881 § 46.2-2806. Biennial report.

882 The Board shall submit a biennial report to the Governor and General Assembly on or before 883 November 1 of each even-numbered year. The biennial report shall contain, at a minimum, the following 884 information: (i) a summary of the Board's fiscal affairs, (ii) a description of the Board's activities, (iii) 885 statistical information regarding the administrative hearings and decisions of the Board, and (iv) a 886 general summary of all complaints received against licensees and the procedures used to resolve the 887 complaints. However, through 2008 the Board shall issue such reports annually. 888

§ 46.2-2807. Powers with respect to hearings under this chapter.

889 The Board may, in hearings arising under this chapter, determine the place in the Commonwealth 890 where they shall be held; subpoena witnesses; take depositions of witnesses residing outside the 891 Commonwealth in the manner provided for in civil actions in courts of record; pay these witnesses the 892 fees and mileage for their attendance as is provided for witnesses in civil actions in courts of record; 893 and administer oaths.

894 § 46.2-2808. Suit to enjoin violations.

895 The Board, whenever it believes from evidence submitted to the Board that any person has been 896 violating, is violating, or is about to violate any provision of this chapter, in addition to any other 897 remedy, may bring an action in the name of the Commonwealth to enjoin any violation of this chapter. 898 § 46.2-2809. Regulations.

899 The Board may promulgate regulations requiring persons licensed under this chapter to keep and 900 maintain records reasonably required for the enforcement of provisions of this chapter, and any other 901 regulations, not inconsistent with the provisions of this chapter, as it shall consider necessary for the 902 effective administration and enforcement of this chapter. A copy of any regulation promulgated under 903 this section shall be mailed to each licensee 30 days prior to its effective date.

904 § 46.2-2810. Additional training.

905 The Board may promulgate regulations specifying additional training or conditions for individuals 906 seeking licensure or renewal of licenses.

907 § 46.2-2811. Penalties.

908 Except as otherwise provided in this chapter, any person violating any of the provisions of this 909 chapter may be assessed a civil penalty by the Board. No such civil penalty shall exceed \$1,000 for any 910 single violation. Civil penalties collected under this chapter shall be deposited in the Transportation 911 Trust Fund.

912 § 46.2-2812. Licenses required.

913 On and after July 1, 2008, it shall be unlawful for any person to engage in business in the 914 Commonwealth as a towing and recovery operator without first obtaining a license as a Class A or 915 Class B operator provided in this chapter. Violation of any provision of this section shall constitute a Class 1 misdemeanor. 916

917 § 46.2-2813. Application for license.

918 Application for license as a Class A or Class B operator under this chapter shall be made to the 919 Board and contain such information as the Board shall require. The application shall be accompanied 920 by the fee as required by the Board.

921 The Board shall require, in the application or otherwise, information relating to the grounds for 922 refusing licenses, and to other pertinent matters requisite for the safeguarding of the public interest. All 923 of these matters shall be considered by the Board in determining the fitness of the applicant to engage 924 in the business for which he seeks a license. 925

§ 46.2-2814. Drivers to have tow truck driver authorization document.

926 The Board shall issue to tow truck drivers who meet such qualifications as the Board shall have 927 established a document authorizing the holder to drive a tow truck. Such documents shall be valid for 928 such period of time as the Board shall provide by regulation. The Board may also provide by regulation 929 for the issuance of temporary tow truck driver authorization documents, valid for less than five years, to 930 non-Virginia residents.

931 On and after July 1, 2008, no tow truck shall be operated in the Commonwealth by any person who 932 does not have such tow truck driver authorization document. Such document shall be in addition to 933 whatever driver's license or commercial driver's license is required for operation of the vehicle under 934 Chapter 3 (§ 46.2-300 et seq.) of this title. No driver shall be deemed by the Board to be qualified to 935 drive a tow truck unless he provides to the Board a written statement that he is employed by or engaged 936 to be employed by the licensed operator and is not required to register as a sex offender as provided in 937 § 9.1-901 or in a substantially similar law of any other state, the United States, or any foreign 938 jurisdiction. The Board may charge a reasonable fee for the issuance of such document in an amount 939 calculated to cover its actual and necessary expenses.

940 The Board shall require every applicant for a tow truck driver authorization document to submit to 941 fingerprinting and provide personal descriptive information to be forwarded along with the applicant's 942 fingerprints through the Central Criminal Records Exchange to the Federal Bureau of Investigation for 943 the purpose of obtaining a national criminal history record check regarding such applicant. The cost of 944 the fingerprinting and criminal history records check shall be paid by the applicant.

945 The Central Criminal Records Exchange, upon receipt of an applicant's record or notification that no record exists, shall make a report to the Board. If an applicant is denied a tow truck driver 946 947 authorization document because of the information appearing in his criminal history record, the Board shall notify the applicant that information obtained from the Central Criminal Records Exchange 948 949 contributed to such denial. The information shall not be disseminated except as provided in this section. § 46.2-2815. Action on applications; hearing on denial. 950

951 The Board shall act on all applications for a Class A or Class B operator's license under this 952 chapter within 60 days after receipt by either granting or refusing the application. Any applicant denied a license shall, on his written request filed within 30 days, be given a hearing at a time and place 953 954 determined by the Board or a person designated by the Board. All hearings under this section shall be 955 public and shall be held promptly. The applicant may be represented by counsel. 956

§ 46.2-2816. License fees required by law; collection of license fees; payments from Fund.

957 The fee for each license year or part thereof shall be determined by the Board. All application and 958 licensing fees provided for in this chapter shall be established and collected by the Board and paid into 959 the state treasury and set aside as a special fund to meet the expenses of the Board. 960

§ 46.2-2817. Issuance, expiration, and renewal of licenses.

A. All licenses issued under this chapter shall be issued for a period of 12 consecutive months 961 962 except, at the discretion of the Board; the periods may be adjusted as is necessary to distribute the 963 licenses as equally as practicable on a monthly basis. The expiration date shall be the last day of the 964 12th month of validity or the last day of the designated month. Every license shall be renewed annually 965 on application by the licensee and by payment of fees required by law, the renewal to take effect on the 966 first day of the succeeding month.

967 B. Licenses issued under this chapter shall be deemed not to have expired if the renewal application 968 and required fees as set forth in this subsection are received by the Board or postmarked not more than 969 30 days after the expiration date of such license or certificate of registration. Whenever the renewal 970 application is received by the Board or postmarked no more than 30 days after the expiration date of 971 such license or certificate of registration, the license fees shall be 150% of the fees provided for in

972 regulations.

**987** 

973 C. The Board may offer an optional multiyear license. When such option is offered and chosen by 974 the licensee, all annual and 12-month fees due at the time of licensing shall be multiplied by the number 975 of years or fraction thereof for which the license will be issued.

976 § 46.2-2818. What constitutes towing and recovery.

977 Any person who in any way advertises himself as a towing and recovery operator or in any way 978 conveys the impression that he is engaged in services of providing towing and recovery of vehicles shall 979 be deemed to be engaged in towing and recovery services.

- **980** § 46.2-2819. License to be displayed.
- 981 Every person engaged in towing and recovery services shall display his license in a conspicuous 982 place in the principal office in which he operates.
- § 46.2-2820. Prohibited acts. 983
- **984** It shall be unlawful for any person:

985 1. To engage in the towing and recovery of vehicles without holding a license as an operator issued 986 by the Board;

2. To impersonate a licensed operator of a like or different name;

**988** 3. To do any act for which, if he were a licensed operator, could be revoked as provided by this 989 chapter or regulations of the Board;

990 4. To publish or cause to be published in any manner an advertisement that is false, deceptive, or 991 misleading, or violates regulations of the Board governing advertising by towing and recovery 992 operators; or

993 5. To provide any towing and recovery services for vehicles of a gross vehicle weight over 26,000 994 pounds unless registered as a Class A Operator.

- 995 § 46.2-2821. Report of conviction or injunction to Board; revocation or suspension of license or 996 registration.
- 997 It shall be the duty of the clerk of every circuit court in which any person is convicted of any **998** violation of this chapter or enjoined from unlawfully engaging in towing and recovery services to report 999 the same to the Board. The Board may thereupon suspend or revoke any license or registration held by

1000 the person so convicted or enjoined.

1001 § 46.2-2822. Examination.

1002 The Board shall set the necessary standards to be attained in the examinations to entitle the 1003 candidate to receive a license as a Class A or Class B Operator.

- 1004 Such examinations shall be given at times and offered electronically so as to make such examinations 1005 convenient and accessible to applicants.
- 1006 The examination shall include laws and regulations governing the towing and recovery of vehicles 1007 and the proper and safe means by which such may be offered to the public.
- 1008 The Board may accept appropriate national examinations in lieu of, in whole or part, an 1009 examination prescribed by the Board.
- 1010 Those persons who own and operate a towing and recovery business on January 1, 2006, shall not 1011 be required to successfully complete an examination as a prerequisite for obtaining a license as an 1012 operator. 1013
  - § 46.2-2823. Qualifications of applicants.
- 1014 An application for license as an Operator shall be in a form to be determined and approved by the 1015 Board.
- 1016 The Board shall set forth in regulations those requirements for application for license as a Class A 1017 and Class B Operator.
- 1018 § 46.2-2824. License required.
- 1019 No person shall offer to engage in or engage in the towing and recovery of vehicles without a valid 1020 license from the Board.
- 1021 § 46.2-2825. Reprimand, revocation, and suspension.
- 1022 The Board may revoke or suspend a license or reprimand the licensee for any of the following 1023 causes:
- 1024 1. Fraud or deceit in the offering or delivering of towing and recovery services;
- 1025 2. Conducting his business or offering services in such a manner as to endanger the health and 1026 *welfare of the public;*

1027 3. Use of alcohol or drugs to the extent such use renders him unsafe to provide towing and recovery 1028 services:

1029 4. Neglecting or refusing to display his license as an operator in a conspicuous place in the 1030 principal office in which he operated;

1031 5. Neglecting to maintain on record at the licensed operator's principal office a list of all drivers in 1032 the employ of the operator;

1033 6. Obtaining of any fee by fraud or misrepresentation;

1034 7. Advertising that directly or indirectly deceives, misleads, or defrauds the public;

1035 8. Advertising or offering services under a name other than one's own name as set forth on the 1036 operator's license;

1037 9. Failure of the licensed operator to accept for payment cash, insurance company check, certified 1038 check, money order, at least one of two commonly used, nationally recognized credit cards, or 1039 additional methods of payment approved by the Board;

10. Failure to display at the licensed operator's principal office in a conspicuous place a listing of 1040 all towing, recovery, and processing fees for vehicles of 26,000 pounds gross vehicle weight or less; 1041

1042 11. Failure to have readily available, at the customer's request, the maximum fees normally charged 1043 by the licensed operator for basic services for towing and initial hookup of vehicles of 26,000 pounds 1044 gross vehicle weight or less:

1045 12. Failure to provide at the consumer's request the phone number for which consumer complaints 1046 may be filed with the Board;

13. Knowingly charging excessive fees for towing, storage, or administrative services or charging 1047 1048 fees for services not rendered;

1049 14. Failure to maintain all towing records, which shall include itemized fees, for a period of one 1050 *vear from the date of service;* 

1051 15. Willfully invoicing for payment any services not stipulated or otherwise incorporated in a 1052 contract for services rendered between the licensed operator and any locality or political subdivision of 1053 the Commonwealth that has established a local Towing Advisory Board pursuant to § 46.2-1233.2;

1054 16. To employ any driver required to register as a sex offender as provided in § 9.1-901;

1055 17. Removing or towing a trespassing vehicle, as provided in § 46.2-12341, or a vehicle towed or 1056 removed at the request of a law-enforcement officer to any location outside the Commonwealth;

1057 18. To refuse at the operator's place of business to make change, up to \$100, for the owner of the vehicle towed without the owner's consent if the owner pays in cash for charges for towing and storage 1058 1059 of the vehicle; 1060

19. Violating other standards of conduct as may be adopted by the Board through regulations;

1061 20. Violating, assisting, inducing, or cooperating with others in violating any provisions of law 1062 related to the offering or delivery of towing and recovery services, including the provisions of this 1063 chapter, or of any regulations of the Board; or

1064 21. Failure to provide the owner of a stolen vehicle written notice of his right under law to be 1065 reimbursed for towing and storage of his vehicle out of the state treasury from the appropriation for 1066 criminal charges as required in § 46.2-1209. 1067

§ 46.2-2826. Public safety towing and recovery services.

1068 The Board shall establish regulations required of Class A and Class B operators to provide public safety towing and recovery services. For the purposes of this section, "public safety towing and recovery 1069 services" shall be those towing and recovery and related services requested by a state or local law-enforcement agency. Such regulations shall establish minimum requirements, including 1070 1071 1072 qualifications, standards, necessary equipment, and public safety concerns necessary and appropriate to permit a Class A or Class B operator to provide public safety towing and recovery services. No 1073 1074 operator shall provide public safety towing and recovery services unless they meet such criteria 1075 established by Board regulation applicable to public safety towing and recovery services. Upon 1076 submitting evidence to the Board of meeting such criteria, the Board shall maintain, on a timely basis, a 1077 list to be readily available to state and local law-enforcement agencies of Class A and Class B 1078 operators who meet the Board's criteria for providing public safety towing and recovery services. 1079

§ 46.2-2827. Continuing education.

1080 As a prerequisite to renewal of a license or registration, or reinstatement of a license or registration, 1081 the Board may establish continuing education requirements. Should such continuing education 1082 requirements be established, the Board may waive individual requirements in cases of certified illness or 1083 undue hardship. 1084

§ 46.2-2828. Conflicts with local ordinances.

1085 In the event of a conflict between an action of the Board and any ordinance adopted the governing 1086 body of any county, city, or town, specifically authorized by law for the purpose of regulating towing 1087 within such county, city, or town, the provisions of such local ordinance shall be controlling such 1088 provisions are no less stringent than requirements imposed by action of the Board.

1089 The Virginia Department of Treasury shall authorize loans to the Board of Towing and Recovery 1090 Operators for all necessary costs for the implementation of this act for at least two full years and until 1091 the Board becomes self-funding.