## **2006 SESSION**

## REENROLLED

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact § 38.2-2212 of the Code of Virginia and to amend the Code of Virginia by 2 3 adding a section numbered 38.2-2213.1, by adding in Article 10 of Chapter 10 of Title 46.2 a 4 section numbered 46.2-1088.6, and by adding a section numbered 46.2-1532.2, relating to motor 5 vehicle recording devices; insurance; disclosure.

[S 90]

## Approved

8 Be it enacted by the General Assembly of Virginia:

9 1. That § 38.2-2212 of the Code of Virginia is amended and reenacted and that the Code of 10 Virginia is amended by adding a section numbered 38.2-2213.1, by adding in Article 10 of Chapter 10 of Title 46.2 a section numbered 46.2-1088.6, and by adding a section numbered 46.2-1532.2 as 11 12 follows:

13 § 38.2-2212. Grounds and procedure for cancellation of or refusal to renew motor vehicle insurance policies; review by Commissioner. 14

- 15 A. The following definitions shall apply to this section: 16
  - "Cancellation" or "to cancel" means a termination of a policy during the policy period.

17 "Insurer" means any insurance company, association, or exchange licensed to transact motor vehicle 18 insurance in this Commonwealth.

- "Policy of motor vehicle insurance" or "policy" means a policy or contract for bodily injury or 19 20 property damage liability insurance issued or delivered in this Commonwealth covering liability arising 21 from the ownership, maintenance, or use of any motor vehicle, insuring as the named insured one 22 individual or husband and wife who are residents of the same household, and under which the insured 23 vehicle designated in the policy is either:
- 24 a. A motor vehicle of a private passenger, station wagon, or motorcycle type that is not used 25 commercially, rented to others, or used as a public or livery conveyance where the term "public or 26 livery conveyance" does not include car pools, or
- 27 b. Any other four-wheel motor vehicle which is not used in the occupation, profession, or business, 28 other than farming, of the insured, or as a public or livery conveyance, or rented to others. The term 29 "policy of motor vehicle insurance" or "policy" does not include (i) any policy issued through the 30 Virginia Automobile Insurance Plan, (ii) any policy covering the operation of a garage, sales agency, 31 repair shop, service station, or public parking place, (iii) any policy providing insurance only on an 32 excess basis, or (iv) any other contract providing insurance to the named insured even though the 33 contract may incidentally provide insurance on motor vehicles.
- 34 "Renewal" or "to renew" means (i) the issuance and delivery by an insurer of a policy superseding at 35 the end of the policy period a policy previously issued and delivered by the same insurer, providing types and limits of coverage at least equal to those contained in the policy being superseded, or (ii) the 36 issuance and delivery of a certificate or notice extending the term of a policy beyond its policy period 37 38 or term with types and limits of coverage at least equal to those contained in the policy. Each renewal 39 shall conform with the requirements of the manual rules and rating program currently filed by the 40 insurer with the Commission. Except as provided in subsection K of this section, any policy with a 41 policy period or term of less than 12 months or any policy with no fixed expiration date shall for the 42 purpose of this section be considered as if written for successive policy periods or terms of six months 43 from the original effective date.
- 44 B. This section shall apply only to that portion of a policy of motor vehicle insurance providing the 45 coverage required by §§ 38.2-2204, 38.2-2205 and 38.2-2206.
- 46 C. 1. No insurer shall refuse to renew a motor vehicle insurance policy solely because of any one or 47 more of the following factors:
- **48** a. Age; 49
  - b. Sex;
- 50 c. Residence;
- 51 d. Race;
- 52 e. Color;
- 53 f. Creed;
- 54 g. National origin;
- 55 h. Ancestry;
- 56 i. Marital status;

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57 j. Lawful occupation, including the military service;

58 k. Lack of driving experience, or number of years driving experience;

59 1. Lack of supporting business or lack of the potential for acquiring such business;

60 m. One or more accidents or violations that occurred more than 48 months immediately preceding 61 the upcoming anniversary date;

62 n. One or more claims submitted under the uninsured motorists coverage of the policy where the uninsured motorist is known or there is physical evidence of contact; 63

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o. A single claim by a single insured submitted under the medical expense coverage due to an 65 accident for which the insured was neither wholly nor partially at fault;

p. One or more claims submitted under the comprehensive or towing coverages. However, nothing in 66 67 this section shall prohibit an insurer from modifying or refusing to renew the comprehensive or towing coverages at the time of renewal of the policy on the basis of one or more claims submitted by an 68 insured under those coverages, provided that the insurer shall mail or deliver to the insured at the 69 70 address shown in the policy written notice of any such change in coverage at least 45 days prior to the 71 renewal;

72 q. Two or fewer motor vehicle accidents within a three-year period unless the accident was caused 73 either wholly or partially by the named insured, a resident of the same household, or other customary 74 operator; or

75 r. Credit information contained in a "consumer report," as defined in the federal Fair Credit Reporting Act, 15 U.S.C. § 1681 et seq., bearing on a natural person's creditworthiness, credit standing 76 77 or credit capacity. If credit information is used, in part, as the basis for the nonrenewal, such credit 78 information shall be based on a consumer report procured within 120 days from the effective date of the 79 nonrenewal. The provisions of this subdivision shall apply only to insurance purchased primarily for 80 personal, family, or household purposes.; or

s. The refusal of a motor vehicle owner as defined in § 46.2-1088.6 to provide access to recorded 81 data from a recording device as defined in § 46.2-1088.6. 82

2. Nothing in this section shall require any insurer to renew a policy for an insured where the 83 insured's occupation has changed so as to materially increase the risk. Nothing contained in subdivisions 84 85 C 1 n, 1 o and 1 p of this subsection shall prohibit an insurer from refusing to renew a policy where a 86 claim is false or fraudulent. Nothing in this section prohibits any insurer from setting rates in accordance 87 with relevant actuarial data. 88

D. No insurer shall cancel a policy except for one or more of the following reasons:

89 1. The named insured or any other operator who either resides in the same household or customarily 90 operates a motor vehicle insured under the policy has had his driver's license suspended or revoked 91 during the policy period or, if the policy is a renewal, during its policy period or the 90 days 92 immediately preceding the last effective date.

93 2. The named insured fails to pay the premium for the policy or any installment of the premium, 94 whether payable to the insurer or its agent either directly or indirectly under any premium finance plan 95 or extension of credit.

96 3. The named insured or his duly constituted attorney-in-fact has notified the insurer of a change in 97 the insured's legal residence to a state other than Virginia and the insured vehicle will be principally 98 garaged in the new state of legal residence.

99 E. No cancellation or refusal to renew by an insurer of a policy of motor vehicle insurance shall be 100 effective unless the insurer delivers or mails to the named insured at the address shown in the policy a written notice of the cancellation or refusal to renew. The notice shall: 101 102

1. Be in a type size authorized under § 38.2-311.

103 2. State the effective date of the cancellation or refusal to renew. The effective date of cancellation 104 or refusal to renew shall be at least 45 days after mailing or delivering to the insured the notice of 105 cancellation or notice of refusal to renew. However, when the policy is being canceled or not renewed for the reason set forth in subdivision 2 of subsection D of this section the effective date may be less 106 than 45 days but at least 15 days from the date of mailing or delivery. 107

3. State the specific reason of the insurer for cancellation or refusal to renew and provide for the 108 notification required by §§ 38.2-608, 38.2-609, and subsection B of § 38.2-610. However, those 109 110 notification requirements shall not apply when the policy is being canceled or not renewed for the reason set forth in subdivision 2 of subsection D of this section. 111

4. Inform the insured of his right to request in writing within 15 days of the receipt of the notice that 112 the Commissioner review the action of the insurer. 113

The notice of cancellation or refusal to renew shall contain the following statement to inform the 114 115 insured of such right:

116 IMPORTANT NOTICE

117 Within 15 days of receiving this notice, you or your attorney may request in writing that the 3 of 5

118 Commissioner of Insurance review this action to determine whether the insurer has complied with

119 Virginia laws in canceling or nonrenewing your policy. If this insurer has failed to comply with the 120 cancellation or nonrenewal laws, the Commissioner may require that your policy be reinstated. However,

120 cancentation of nonrenewal laws, the Commissioner may require that your poncy be reinstated. However, 121 the Commissioner is prohibited from making underwriting judgments. If this insurer has complied with

the contribution or nonrenewal laws, the Commissioner does not have the authority to overturn this

123 action.

124 5. Inform the insured of the possible availability of other insurance which may be obtained through125 his agent, through another insurer, or through the Virginia Automobile Insurance Plan.

126 6. If sent by mail, comply with the provisions of § 38.2-2208.

127 Nothing in this subsection prohibits any insurer or agent from including in the notice of cancellation
128 or refusal to renew, any additional disclosure statements required by state or federal laws, or any
129 additional information relating to the availability of other insurance.

**130** F. Nothing in this section shall apply:

131 1. If the insurer or its agent acting on behalf of the insurer has manifested its willingness to renew 132 by issuing or offering to issue a renewal policy, certificate, or other evidence of renewal, or has 133 manifested its willingness to renew in writing to the insured. The written manifestation shall include the 134 name of a proposed insurer, the expiration date of the policy, the type of insurance coverage, and 135 information regarding the estimated renewal premium. The insurer shall retain a copy of each written 136 manifestation for a period of at least one year from the expiration date of any policy that is not 137 renewed;

138 2. If the named insured, or his duly constituted attorney-in-fact, has notified the insurer or its agent orally, or in writing, if the insurer requires such notification to be in writing, that he wishes the policy to be canceled or that he does not wish the policy to be renewed, or if prior to the date of expiration he fails to accept the offer of the insurer to renew the policy; or

142 3. To any motor vehicle insurance policy which has been in effect less than 60 days when the termination notice is mailed or delivered to the insured, unless it is a renewal policy.

144 G. There shall be no liability on the part of and no cause of action of any nature shall arise against 145 the Commissioner or his subordinates; any insurer, its authorized representatives, its agents, or its 146 employees; or any person furnishing to the insurer information as to reasons for cancellation or refusal 147 to renew, for any statement made by any of them in complying with this section or for providing 148 information pertaining to the cancellation or refusal to renew. For the purposes of this section, no 149 insurer shall be required to furnish a notice of cancellation or refusal to renew to anyone other than the 150 named insured, any person designated by the named insured, or any other person to whom such notice 151 is required to be given by the terms of the policy and the Commissioner.

152 H. Within 15 days of receipt of the notice of cancellation or refusal to renew, any insured or his 153 attorney shall be entitled to request in writing to the Commissioner that he review the action of the 154 insurer in canceling or refusing to renew the policy of the insured. Upon receipt of the request, the 155 Commissioner shall promptly begin a review to determine whether the insurer's cancellation or refusal to 156 renew complies with the requirements of this section and of § 38.2-2208 if the notice was sent by mail. 157 The policy shall remain in full force and effect during the pendency of the review by the Commissioner 158 except where the cancellation or refusal to renew is for the reason set forth in subdivision 2 of 159 subsection D of this section, in which case the policy shall terminate as of the effective date stated in 160 the notice. Where the Commissioner finds from the review that the cancellation or refusal to renew has 161 not complied with the requirements of this section or of § 38.2-2208, he shall immediately notify the 162 insurer, the insured and any other person to whom such notice was required to be given by the terms of 163 the policy that the cancellation or refusal to renew is not effective. Nothing in this section authorizes the 164 Commissioner to substitute his judgment as to underwriting for that of the insurer. Where the 165 Commissioner finds in favor of the insured, the Commission in its discretion may award the insured 166 reasonable attorneys' fees.

167 I. Each insurer shall maintain for at least one year, records of cancellation and refusal to renew and168 copies of every notice or statement referred to in subsection E of this section that it sends to any of its insureds.

170 J. The provisions of this section shall not apply to any insurer that limits the issuance of policies of 171 motor vehicle liability insurance to one class or group of persons engaged in any one particular 172 profession, trade, occupation, or business. Nothing in this section requires an insurer to renew a policy 173 of motor vehicle insurance if the insured does not conform to the occupational or membership 174 requirements of an insurer who limits its writings to an occupation or membership of an organization. 175 No insurer is required to renew a policy if the insured becomes a nonresident of Virginia.

K. Notwithstanding any other provision of this section, a motor vehicle insurance policy with a policy period or term of five months or less may expire at its expiration date when the insurer has manifested in writing its willingness to renew the policy for at least 30 days and has mailed the written

179 manifestation to the insured at least 15 days before the expiration date of the policy. The written 180 manifestation shall include the name of the proposed insurer, the expiration date of the policy, the type of insurance coverage, and the estimated renewal premium. The insurer shall retain a copy of the written 181 182 manifestation for at least one year from the expiration date of any policy that is not renewed.

183 § 38.2-2213.1. Certain action prohibited when motor vehicle owner fails to allow access to recorded 184 data from recording device.

185 No insurer or agent shall reduce coverage, increase the insured's premium, apply a surcharge, refuse 186 to apply a discount other than a discount that is based on data recorded by a recording device as 187 defined in § 46.2-1088.6, place in a less favorable tier, refuse to place in the company's best tier, or when there are multiple companies available within a group of insurers, fail to place in the most 188 189 favorably priced company solely because a motor vehicle owner refuses to allow an insurer access to recorded data as defined in § 46.2-1088.6 from a recording device as defined in § 46.2-1088.6. 190 However, nothing in this section shall prohibit an insurer from charging an actuarially sound rate in accordance with subdivision A 3 of § 38.2-1904. 191 192

193 § 46.2-1088.6. Motor vehicle recording devices.

194 A. As used in this section:

195 "Accessed" means downloaded, extracted, scanned, read, or otherwise retrieved.

196 "Owner" means a person having all the incidents of ownership, including the legal title of a vehicle 197 whether or not such person lends, rents, or creates a security interest in the vehicle; a person entitled to 198 the possession of a vehicle as the purchaser under a security agreement; or a person entitled to 199 possession of the vehicle as the lessee pursuant to a written lease agreement, provided such agreement 200 at inception is for a period in excess of three months.

201 "Recorded data" means the data stored or preserved electronically in a recording device identifying 202 performance or operation information about the motor vehicle including, but not limited to:

203 1. Speed of the motor vehicle or the direction in which the vehicle is traveling, or both; 204

2. Vehicle location data;

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3. Vehicle steering performance;

206 4. Vehicle brake performance including, but not limited to, whether brakes were applied before a 207 crash; 208

5. The driver's seatbelt status; and

209 6. Information concerning a crash in which the motor vehicle has been involved, including the ability 210 to transmit such information to a central communications system.

"Recording device" means an electronic system, and the physical device or mechanism containing the 211 212 electronic system, that primarily, or incidental to its primary function, preserves or records, in 213 electronic form, data collected by sensors or provided by other systems within the vehicle. "Recording device" includes event data recorders (EDRs), sensing and diagnostic modules (SDMs), electronic 214 control modules (ECMs), automatic crash notification (ACN) systems, geographic information systems 215 216 (GIS), and any other device that records and preserves data that can be accessed related to that vehicle. 217

B. Recorded data may only be accessed by the motor vehicle owner or with the consent of the motor 218 vehicle owner or the owner's agent or legal representative; except under the following circumstances:

219 1. The owner of the motor vehicle or the owner's agent or legal representative has a contract with a 220 third-party subscription service that requires access to a recording device or recorded data in order to 221 perform the contract, so long as the recorded data is only accessed and used in accordance with the 222 contract;

223 2. A licensed new motor vehicle dealer, or a technician or mechanic at a motor vehicle repair or 224 servicing facility requires access to recorded data in order to carry out his normal and ordinary 225 diagnosing, servicing, and repair duties and such recorded data is used only to perform such duties;

226 3. The recorded data is accessed by an emergency response provider and is used only for the 227 purpose of determining the need for or facilitating an emergency response. Such persons are authorized 228 to receive data transmitted or communicated by any electronic system of a motor vehicle that constitutes 229 an automatic crash notification system and utilizes or reports data provided by or recorded by 230 recording devices installed on or attached to a motor vehicle to assist them in performing their duties as 231 emergency response providers; 232

4. Upon authority of a court of competent jurisdiction; or

233 5. The recorded data is accessed by law enforcement in the course of an investigation where 234 constitutionally permissible and in accordance with any applicable law regarding searches and seizures 235 upon probable cause to believe that the recording device contains evidence relating to a violation of the 236 laws of the Commonwealth or the United States.

237 C. The consent of the motor vehicle owner or the owner's agent or legal representative for use of 238 recorded data for purposes of investigating a motor vehicle accident or insurance claim shall not be 239 requested or obtained until after the event giving rise to the claim has occurred, and shall not be made

**240** a condition of the defense, payment or settlement of an obligation or claim. For underwriting and rating

**241** *purposes, the motor vehicle owner may provide his consent either directly to the insurer or through and* **242** *as certified by a named insured.* 

D. If a person or entity accesses recorded data pursuant to subdivisions B 2 or B 3, such entity or
 person shall not transmit or otherwise convey the recorded data to a third party unless necessary to
 carry out their duties thereunder.

246 E. When the recording device and recorded data are not removed or separated from the motor
247 vehicle, the ownership of the recording device and recorded data survives the sale of the motor vehicle
248 to any nonbeneficial owner such as an insurer, salvage yard, or other person who does not possess and
249 use the motor vehicle for normal transportation purposes.

**250** *F.* The failure of an insurer to obtain access to the recorded data shall not create, nor shall it be construed to create, an independent or private cause of action in favor of any person.

252 § 46.2-1532.2. Certain disclosures required by motor vehicle manufacturers; motor vehicle recording
 253 devices.

A. A manufacturer of a new vehicle sold or leased in the Commonwealth that is equipped with one or more recording devices, as defined in § 46.2-1088.6, installed by the manufacturer shall disclose that fact in the owner's manual for the vehicle.

**257** *B.* The provisions of this section shall apply only to vehicles manufactured for 2008 and subsequent **258** model years.