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1	HOUSE BILL NO. 833
2	Offered January 9, 2008
3	Prefiled January 8, 2008
4	A BILL to amend and reenact §§ 46.2-1548, 46.2-1549, 46.2-1550, and 58.1-2403 of the Code of
5	Virginia and to amend the Code of Virginia by adding a section numbered 46.2-602.2, relating to
6	titling and registration of company vehicles of automotive manufacturers; exemption of such vehicles
7	from the motor vehicle sales and use tax.
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	Patrons—Rust, Hall and Plum
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10	Referred to Committee on Transportation
11 12	Poit anasted by the Conoral Assembly of Virginia
12	Be it enacted by the General Assembly of Virginia: 1. That §§ 46.2-1548, 46.2-1549, 46.2-1550, and 58.1-2403 of the Code of Virginia are amended and
13 14	reenacted and that the Code of Virginia is amended by adding a section numbered 46.2-602.2 as
15	follows:
16	§ 46.2-602.2. Titling and registration of company vehicles of automotive manufacturers.
17	For the purpose of this section:
18	"Automotive manufacturer" includes the entire worldwide affiliated group as defined in
19	§ 58.1-3700.1, as of July 31, 2007, if at least one member of the worldwide affiliated group is an
20	automotive manufacturer, as classified under the 2007 North American Industry Classification System
21	Codes 3361, 3362, and 3363;
22	"Company vehicles" include the following vehicles owned or operated by an automotive manufacturer
23	having its headquarters in Virginia:
24	1. Vehicles used for sales or service training, advertising, public relations, quality control, and
25 26	emissions or other testing and/or evaluation purposes;
20 27	2. Vehicles used for headquarters-related purposes, including but not necessarily limited to use by visiting executives or employees;
28	3. Vehicles provided for use by eligible headquarters employees and their eligible family members in
29	compliance with established corporate policies as may from time to time be in effect; and
30	4. All other vehicles deemed by the automotive manufacturer to serve a headquarters function;
31	"Headquarters" includes a facility where company employees are physically employed and where the
32	majority of the company's financial, personnel, legal, or planning functions are handled either on a
33	regional or national basis.
34	Each automotive manufacturer shall be issued a motor vehicle dealer license or equivalent permit by
35	the Commissioner. Such license or permit shall authorize the automotive manufacturer to dispose of
36	company vehicles using a manufacturer's certificate of origin, but if disposed of within the
37	Commonwealth of Virginia, such vehicles may only be transferred to a new motor vehicle dealer holding
38	a franchise for the automotive manufacturer's line-make, provided each vehicle is transferred with a
39 40	designation indicating that it is not a new motor vehicle as defined in § 46.2-1500. The automotive manufacturer and its affiliates may sell used motor vehicles directly to its lessees.
40	The automotive manufacturer may obtain a title for any company vehicle, but issuance of any such
42	title shall be exempt from all fees except for the fee for issuance of a certificate of title as provided in
43	§ 46.2-627.
44	All company vehicles used as provided in this section may be driven using license plates issued and
45	affixed as provided in Article 5 (§ 46.2-1546 et seq.) of Chapter 15.
46	§ 46.2-1548. Transferable license plates.
47	In lieu of registering each vehicle of a type described in this section, a manufacturer, distributor, or
48	dealer owning and operating any motor vehicle on any highway may obtain a dealer's license plate
49	bearing the legend provided in § 46.2-1549 from the Department, on application therefor on the
50	prescribed form and on payment of the fees required by law. These license plates shall be attached to
51 52	each vehicle as required by subsection A of § 46.2-711. Each plate shall bear a distinctive number, and the name of the Commonwealth, which may be abbreviated, together with the word "dealer" or a
52 53	distinguishing symbol indicating that the plate is issued to a manufacturer, distributor, or dealer. Month
55 54	and year decals indicating the date of expiration shall be affixed to each license plate. Any license plates
55	so issued may, during the calendar year or years for which they have been issued, be transferred from
56	one motor vehicle to another, used or operated by the manufacturer, distributor, or dealer, who shall
57	keep a written record of the motor vehicle on which the dealer's license plates are used. This record
58	shall be in a format approved by the Commissioner and shall be open to inspection by any

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59 law-enforcement officer or any officer or employee of the Department.

60 Display of a transferable manufacturer's, distributor's, or dealer's license plate or plates on a motor 61 vehicle shall subject the vehicle to the requirements of §§ 46.2-1038 and 46.2-1056.

62 All manufacturer's, distributor's, and dealer's license plates shall be issued for a period of twelve 63 consecutive months except, at the discretion of the Commissioner, the periods may be adjusted as may 64 be necessary to distribute the registrations as equally as practicable on a monthly basis. The expiration date shall be the last day of the twelfth month of validity or the last day of the designated month. Every 65 license plate shall be renewed annually on application by the owner and by payment of fees required by 66 law, such renewal to take effect on the first day of the succeeding month. 67

The Commissioner may offer an optional multi-year license plate registration to manufacturers, 68 distributors, and dealers licensed pursuant to this chapter provided that he has chosen to offer optional multi-year licensing to such persons pursuant to § 46.2-1521. When such option is offered and chosen 69 70 by the licensee, all annual and twelve-month fees due at the time of registration shall be multiplied by 71 the number of years or fraction thereof the licensee will be licensed pursuant to § 46.2-1521. 72

73 § 46.2-1549. Dealer's, manufacturer's, and distributor's license plates to distinguish between various 74 types of dealers.

75 The Commissioner shall provide for the issuance of appropriate franchised or independent dealer's 76 license plates. License plates for manufacturers and distributors shall bear the appropriate legend. 77

§ 46.2-1550. Use of dealer's and manufacturer's license plates, generally.

78 A. Dealer's, manufacturer's, and distributor's license plates may be used on vehicles in the inventory 79 of licensed motor vehicle manufacturers, distributors, and dealers in the Commonwealth when operated 80 on the highways of Virginia by dealers or dealer-operators, their spouses, or employees of manufacturers, distributors, and dealers as permitted in this article, including business, personal, and 81 family purposes as provided by company policy. Except as otherwise explicitly permitted in this article, 82 it shall be unlawful for any dealer to cause or permit: (i) use of dealer's license plates on vehicles other 83 than those held in inventory for sale or resale; (ii) dealer's license plates to be lent, leased, rented, or 84 placed at the disposal of any persons other than those permitted by this article to use dealer's license 85 plates; and (iii) use of dealer's license plates on any vehicle of a type for which their use is not 86 authorized by this article. Except as permitted by this article, it shall be unlawful for any manufacturer 87 88 or distributor to cause or permit the use of manufacturer's or distributor's license plates except as 89 provided in § 46.2-602.2. It shall be unlawful for any dealer to cause or permit dealer's license plates to 90 be used on:

1. Motor vehicles such as tow trucks, wrecking cranes, or other service motor vehicles;

92 2. Vehicles used to deliver or transport (i) other vehicles; (ii) portions of vehicles; (iii) vehicle 93 components, parts, or accessories; or (iv) fuel;

94 3. Courtesy vehicles; or

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95 4. Vehicles used in conjunction with any other business.

B. A dealer may permit his license plates to be used in the operation of a motor vehicle: 96

97 1. By any person whom the dealer reasonably believes to be a bona fide prospective purchaser who 98 is either accompanied by a licensed salesperson or has the written permission of the dealer,

99 2. When the plates are being used by a customer on a vehicle owned by the dealer in whose repair 100 shop the customer's vehicle is being repaired; or

101 3. By a person authorized by the dealer on a vehicle that is being driven to or from (i) a point of 102 sale, (ii) an auction, (iii) a repair facility for the purpose of mechanical repairs, painting, or installation 103 of parts or accessories, or (iv) a dealer exchange.

The dealer shall issue to the prospective purchaser, customer whose vehicle is being repaired, or 104 other person authorized under subdivision 3 of this subsection, a certificate on forms provided by the 105 Department, a copy of which shall be retained by the dealer and open at all times to the inspection of 106 107 the Commissioner or any of the officers or agents of the Department. The certificate shall be in the 108 immediate possession of the person operating or authorized to operate the vehicle. The certificate shall entitle a person to operate with dealer's license plates under (i) subdivision 1 or 2 of this subsection for 109 a specific period of no more than five days or (ii) subdivision 3 of this subsection for no more than 110 111 twenty-four hours. No more than two certificates may be issued by a dealer to the same person under 112 subdivision 1 or 2 of this subsection for successive periods.

113 § 58.1-2403. Exemptions.

114 No tax shall be imposed as provided in § 58.1-2402 or 58.1-2402.1 if the vehicle is:

115 1. Sold to, rented or used by the United States government or any governmental agency thereof;

2. Sold to, rented or used by the Commonwealth of Virginia or any political subdivision thereof; 116

117 3. Registered in the name of a volunteer fire department or rescue squad not operated for profit;

4. Registered to any member of the Mattaponi, Pamunkey, or Chickahominy Indian tribes or any 118 119 other recognized Indian tribe of the Commonwealth living on the tribal reservation;

120 5. Transferred incidental to repossession under a recorded lien and ownership is transferred to the **121** lienholder; **122** 6. A ma

6. A manufactured home permanently attached to real estate and included in the sale of real estate;

123 7. A gift to the spouse, son, or daughter of the transferor. With the exception of a gift to a spouse,
124 this exemption shall not apply to any unpaid obligation assumed by the transferee incidental to the
125 transfer;

8. Transferred from an individual or partnership to a corporation or limited liability company or from
a corporation or limited liability company to an individual or partnership if the transfer is incidental to
the formation, organization or dissolution of a corporation or limited liability company in which the
individual or partnership holds the majority interest;

130 9. Transferred from a wholly owned subsidiary to the parent corporation or from the parent131 corporation to a wholly owned subsidiary;

132 10. Being registered for the first time in this Commonwealth and the applicant holds a valid, 133 assignable title or registration issued to him by another state or a branch of the United States Armed 134 Forces and (i) has owned the vehicle for longer than 12 months or (ii) has owned the vehicle for less 135 than 12 months and provides evidence of a sales tax paid to another state. However, when a vehicle has 136 been purchased by the applicant within the last 12 months and the applicant is unable to provide 137 evidence of a sales tax paid to another state, the applicant shall pay the Virginia sales tax based on the 138 fair market value of the vehicle at the time of registration in Virginia;

139 11. Titled in a Virginia or non-Virginia motor vehicle dealer's name for resale or titled in the name140 of an automotive manufacturer;

141 12. A motor vehicle having seats for more than seven passengers and sold to an urban or suburban
142 bus line the majority of whose passengers use the buses for traveling a distance of less than 40 miles,
143 one way, on the same day;

144 13. Purchased in the Commonwealth by a nonresident and a Virginia title is issued for the sole
145 purpose of recording a lien against the vehicle if the vehicle will be registered in a state other than
146 Virginia;

147 14. A motor vehicle designed for the transportation of 10 or more passengers, purchased by and for148 the use of a church conducted not for profit;

149 15. Loaned or leased to a private nonprofit institution of learning, for the sole purpose of use in the
 instruction of driver's education when such education is a part of such school's curriculum for full-time
 151 students;

152 16. Sold to an insurance company or local government group self-insurance pool, created pursuant to
153 § 15.2-2703, for the sole purpose of disposition when such company has paid the registered owner of
154 such vehicle a total loss claim;

17. Owned and used for personal or official purposes by accredited consular or diplomatic officers of
foreign governments, their employees or agents, and members of their families, if such persons are
nationals of the state by which they are appointed and are not citizens of the United States;

158 18. A self-contained mobile computerized axial tomography scanner sold to, rented or used by a nonprofit hospital or a cooperative hospital service organization as described in § 501 (e) of the United
160 States Internal Revenue Code;

161 19. A motor vehicle having seats for more than seven passengers and sold to a restricted common carrier or common carrier of passengers;

20. Beginning July 1, 1989, a self-contained mobile unit designed exclusively for human diagnostic
or therapeutic service, sold to, rented to, or used by a nonprofit hospital, or a cooperative hospital
service organization as described in § 501 (e) of the United States Internal Revenue Code, or a nonprofit
corporation as defined in § 501 (c) (3) of the Internal Revenue Code, established for research in,
diagnosis of, or therapy for human ailments;

168 21. Transferred, as a gift or through a sale to an organization exempt from taxation under § 501 (c)
(3) of the Internal Revenue Code, provided the motor vehicle is not titled and tagged for use by such organization;

171 22. A motor vehicle sold to an organization which is exempt from taxation under § 501 (c) (3) of the
172 Internal Revenue Code and which is organized for the primary purpose of distributing food, clothing,
173 medicines and other necessities of life to, and providing shelter for, needy persons in the United States
174 and throughout the world;

175 23. A truck, tractor truck, trailer, or semitrailer, as severally defined in § 46.2-100, except trailers and
176 semitrailers not designed or used to carry property and vehicles registered under § 46.2-700, with a gross
177 vehicle weight rating or gross combination weight rating of 26,001 pounds or more, in which case no
178 tax shall be imposed pursuant to subdivisions 1 and 3 of subsection A of § 58.1-2402;

179 24. Transferred to the trustees of a revocable inter vivos trust, when the individual titleholder of a
180 Virginia titled motor vehicle and the beneficiaries of the trust are the same persons, regardless of
181 whether other beneficiaries of the trust may also be named in the trust instrument, when no

182 consideration has passed between the titleholder and the beneficiaries; and transferred to the original183 titleholder from the trustees holding title to the motor vehicle;

184 25. Transferred to trustees of a revocable inter vivos trust, when the owners of the vehicle and the beneficiaries of the trust are the same persons, regardless of whether other beneficiaries may also be named in the trust instrument, or transferred by trustees of such a trust to beneficiaries of the trust following the death of the grantor, when no consideration has passed between the grantor and the beneficiaries in either case;

189 26. Sold by a vehicle's lessor to its lessee upon the expiration of the term of the vehicle's lease, if 190 the lessee is a natural person and this natural person has paid the tax levied pursuant to this chapter with 191 respect to the vehicle when he leased it from the lessor, and if the lessee presents an original copy of 192 the lease upon request of the Department of Motor Vehicles or other evidence that the sales tax has 193 been paid to the Commonwealth by the lessee purchasing the vehicle; or

194 27. Titled in the name of a deceased person and transferred to the spouse or heir, or under the will,195 of such deceased person.