2009 RECONVENED SESSION

REENROLLED

[H 1687]

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 46.2-1530 and 46.2-1542 of the Code of Virginia, relating to motor 3 vehicle buyer's orders; temporary vehicle registration.

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Approved

Be it enacted by the General Assembly of Virginia: 6

7 1. That §§ 46.2-1530 and 46.2-1542 of the Code of Virginia are amended and reenacted as follows: 8 § 46.2-1530. Buyer's order.

9 A. Every motor vehicle dealer shall complete, in duplicate, a buyer's order for each sale or exchange 10 of a motor vehicle. A copy of the buyer's order form shall be made available to a prospective buyer during the negotiating phase of a sale and prior to any sales agreement. The completed original shall be 11 retained for a period of four years in accordance with § 46.2-1529, and a duplicate copy shall be 12 delivered to the purchaser at the time of sale or exchange. A buyer's order shall include: 13 14

1. The name and address of the person to whom the vehicle was sold or traded.

15 2. The date of the sale or trade.

16 3. The name and address of the motor vehicle dealer selling or trading the vehicle. 17

4. The make, model year, vehicle identification number and body style of the vehicle.

18 5. The sale price of the vehicle. 19

6. The amount of any cash deposit made by the buyer.

7. A description of any vehicle used as a trade-in and the amount credited the buyer for the trade-in. 20 21 The description of the trade-in shall be the same as outlined in subdivision 4 of this subsection.

8. The amount of any sales and use tax, title fee, uninsured motor vehicle fee, registration fee, 22 23 purchaser's on-line systems filing fee, or other fee required by law for which the buyer is responsible 24 and the dealer has collected. Each tax and fee shall be individually listed and identified. 25

9. The net balance due at settlement.

26 10. Any item designated as "processing fee," and the amount charged by the dealer, if any, for 27 processing the transaction. As used in this section processing includes obtaining title and license plates for the purchaser, but shall not include any "purchaser's on-line systems filing fee" as defined in 28 29 § 46.2-1530.1 or any "dealer's manual transaction fee" as defined in § 46.2-1530.2.

30 11. Any item designated as "dealer's business license tax," and the amount charged by the dealer, if 31 any.

32 12. (A). For sales involving dealer-arranged financing, the following notice, printed in bold type no 33 less than 10-point: "THIS SALE IS CONDITIONED UPON APPROVAL OF YOUR PROPOSED RETAIL INSTALLMENT SALE CONTRACT AS SUBMITTED TO OR THROUGH THE DEALER. 34 IF THAT PROPOSED RETAIL INSTALLMENT SALE CONTRACT IS NOT APPROVED UNDER 35 THE TERMS AGREED TO WITH THE DEALER, YOU MAY CANCEL THIS SALE AND ANY DOWN PAYMENT AND/OR TRADE-IN YOU SUBMITTED WILL BE RETURNED TO YOU, 36 37 38 PROVIDED THAT ANY VEHICLE DELIVERED TO YOU BY THE DEALER PURSUANT TO THIS 39 AGREEMENT IS RETURNED TO THE DEALER IN THE SAME CONDITION AS DELIVERED TO 40 YOU, NORMAL WEAR AND TEAR EXCEPTED, WITHIN 24 HOURS OF WRITTEN OR ORAL 41 NOTICE TO YOU OF THE CREDIT DENIAL."

42 A dealer may provide the notice required by \$ 46.2-1530(a)(12)(B) with respect to vehicles 43 purchased prior to July 1, 2010 instead of the notice required by this 46.2-1530(a)(12)(A).

(B). If the dealer delivers to the customer a vehicle purchased by the customer on or after July 1, 44 2010 that is conditional on dealer-arranged financing, the following notice, printed in bold type no less 45 than 10-point: "IF YOU ARE FINANCING THIS VEHICLE PLEASE READ THIS NOTICE YOU ARE 46 PROPOSING TO ENTER INTO A RETAIL INSTALLMENT SALES CONTRACT WITH THE DEALER. 47 PART OF YOUR CONTRACT INVOLVES FINANCING THE PURCHASE OF YOUR VEHICLE. IF YOU ARE FINANCING THIS VEHICLE AND THE DEALER INTENDS TO TRANSFER YOUR 48 49 50 FINANCING TO A FINANCE PROVIDER SUCH AS A BANK, CREDIT UNION OR OTHER LENDER, YOUR VEHICLE PURCHASE DEPENDS ON THE FINANCE PROVIDER'S APPROVAL OF YOUR 51 PROPOSED RETAIL INSTALLMENT SALES CONTRACT. IF YOUR RETAIL INSTALLMENT SALES 52 53 CONTRACT IS APPROVED WITHOUT A CHANGE THAT INCREASES THE COST OR RISK TO YOU 54 OR THE DEALER, YOUR PURCHASE CANNOT BE CANCELLED. IF YOUR RETAIL INSTALLMENT 55 SALES CONTRACT IS NOT APPROVED THE DEALER WILL NOTIFY YOU VERBALLY OR IN 56 WRITING. YOU CAN THEN DECIDE TO PAY FOR THE VEHICLE IN SOME OTHER WAY OR YOU

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OR THE DEALER CAN CANCEL YOUR PURCHASE. IF THE SALE IS CANCELLED, YOU NEED TO 57 RETURN THE VEHICLE TO THE DEALER WITHIN 24 HOURS OF VERBAL OR WRITTEN NOTICE 58 IN THE SAME CONDITION IT WAS GIVEN TO YOU, EXCEPT FOR NORMAL WEAR AND TEAR. ANY DOWN PAYMENT OR TRADE-IN YOU GAVE THE DEALER WILL BE RETURNED TO YOU. IF 59 60 61 YOU DO NOT RETURN THE VEHICLE WITHIN 24 HOURS OF VERBAL OR WRITTEN NOTICE OF 62 CANCELLATION, THE DEALER MAY LOCATE THE VEHICLE AND TAKE IT BACK WITHOUT FURTHER NOTICE TO YOU AS LONG AS THE DEALER FOLLOWS THE LAW AND DOES NOT 63 CAUSE A BREACH OF THE PEACE WHEN TAKING THE VEHICLE BACK. IF THE DEALER DOES 64 NOT RETURN YOUR DOWN PAYMENT AND ANY TRADE-IN WHEN THE DEALER GETS THE 65 VEHICLE BACK IN THE SAME CONDITION IT WAS GIVEN TO YOU, EXCEPT FOR NORMAL 66 67 WEAR AND TEAR, THE DEALER MAY BE LIABLE TO YOU UNDER THE VIRGINIA CONSUMER 68 PROTECTION ACT."

13. For sales of used motor vehicles, the disclosure required by § 46.2-1529.1.

70 If the transaction does not include a policy of motor vehicle liability insurance, the seller shall stamp or mark on the face of the bill of sale in boldface letters no smaller than 18 point type the following 71 72 words: "No Liability Insurance Included." 73

A completed buyer's order when signed by both buyer and seller may constitute a bill of sale.

74 B. The Board shall approve a buyer's order form and each dealer shall file with each original license 75 application its buyer's order form, on which the processing fee amount is stated.

76 C. If a processing fee is charged, that fact and the amount of the processing fee shall be disclosed by 77 the dealer. Disclosure shall be by placing a clear and conspicuous sign in the public sales area of the 78 dealership. The sign shall be no smaller than eight and one-half inches by eleven inches and the print 79 shall be no smaller than one-half inch, and in a form as approved by the Board. 80

§ 46.2-1542. Temporary registration.

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A. Notwithstanding §§ 46.2-617 and 46.2-628, whenever a dealer licensed by the Board sells or 81 conditionally sells and delivers to a purchaser a motor vehicle, the dealer may issue temporary license 82 plates and a certificate of temporary registration. The temporary license plates and the certificates for 83 84 temporary registration shall be obtained from the Commissioner or may be printed according to terms 85 set by the Commissioner and may be issued if (i) the dealer has the title or the certificate of origin for the vehicle or (ii) is unable at the time of the sale to deliver to the purchaser the certificate of title or 86 87 certificate of origin for the vehicle because the certificate of title or certificate of origin is lost or is 88 being detained by another in possession or for any other reason beyond the dealer's control. The 89 temporary registration certificate shall bear its date of issuance, the name and address of the purchaser, 90 the identification number of the vehicle, the registration number to be used temporarily on the vehicle, 91 the name of the state in which the vehicle is to be registered, the name and address of the person from 92 whom the dealer acquired the vehicle, and whatever other information may be required by the 93 Commissioner. A copy of the temporary registration certificate and a bona fide buyer's order shall be delivered to the purchaser and shall be in the possession of the purchaser at all times when operating the 94 95 vehicle. One copy of the certificate shall be retained by the dealer, which copy may be retained in 96 electronic format under terms set by the Commissioner, and shall be subject to inspection at any time by 97 the Department's agents. The original of the certificate shall be forwarded by the dealer to the Department directly on issuance to the purchaser if the vehicle is to be titled outside the 98 99 Commonwealth, along with the physical or electronic application for title. The issuance of a temporary 100 certificate of registration to a purchaser pursuant to this section shall have the effect of vesting sufficient 101 interest in the vehicle in the purchaser for the period that the certificate remains effective for purposes 102 of allowing the purchaser (a) to obtain and provide insurance coverage for the vehicle, including but not limited to insurance indemnifying the purchaser against liability or providing for recovery for damage to 103 104 or loss of the vehicle and (b) to operate the vehicle as if the purchaser had full rights of ownership, all 105 subject to cancellation by applicable law or agreement between the dealer and the purchaser prior to the 106 time the dealer submits an application for title along with all required fees. If the dealer or purchaser exercises the statutory or contractual rights to cancel a purchaser's contract to buy a vehicle before 107 108 application for title to the vehicle has been submitted to the Department in the name of the purchaser, 109 the dealer shall have the right to possession of the vehicle without claim of possession by the purchaser 110 within 24 hours of written or oral notice to the purchaser and without regard to the provision of Title 111 8.9A, provided the dealer's right to possession is enforced otherwise in accordance with law and without 112 breach of the peace. In the event the dealer regains possession of the vehicle, in the same condition, normal wear and tear excepted, as delivered to the purchaser, the purchaser shall have the right to 113 114 possession of any trade-in and return of any down payment, and if the dealer fails to return the trade-in and/or down payment the dealer may be held liable under § 59.1-200 of the Virginia Consumer 115 Protection Act (§ 59.1-196), in addition to any other rights and remedies available by statute or 116

117 contract. 118 B. A temporary certificate of registration issued by a dealer to a purchaser pursuant to this section 119 shall expire when the certificate of title to the vehicle is issued by the Department in the name of the 120 purchaser and the permanent license plates have been affixed to the vehicle, but in no event shall any 121 temporary certificate of registration issued under this section be effective for more than thirty days from 122 the date of its issuance. In the event that the dealer fails to produce the old certificate of title or 123 certificate of origin to the vehicle or fails to apply for a replacement certificate of title pursuant to 124 § 46.2-632, thereby preventing delivery to the Department or purchaser before the expiration of the 125 temporary certificate of registration, the purchaser's temporary rights may terminate and the purchaser 126 shall have the right to return the vehicle to the dealer and obtain a full refund of all payments made 127 toward the purchase of the vehicle, provided the purchaser provides notice to the dealer of a decision to 128 return the vehicle before issuance of a title for the vehicle by the Department, less any damage to the vehicle incurred while ownership was vested in the purchaser, and less a reasonable amount for use not 129 130 to exceed one-half the amount allowed per mile by the Internal Revenue Service, as provided by regulation, revenue procedure, or revenue ruling promulgated pursuant to § 162 of the Internal Revenue 131 132 Code, for use of a personal vehicle for business purposes.

133 C. Notwithstanding subsection B of this section, if the dealer fails to deliver the certificate of title or 134 certificate of origin to the purchaser within thirty days, a second temporary certificate of registration 135 may be issued. However, the dealer shall, not later than the expiration of the first temporary certificate, 136 deliver to the Department an application for title, copy of the bill of sale, all required fees and a written 137 statement of facts describing the dealer's efforts to secure the certificate of title or certificate of origin to 138 the vehicle. On receipt of the title application with attachments as described herein, the Department shall 139 record the purchaser's rights hereunder to the vehicle and may authorize the dealer to issue a second 140 thirty-day temporary certificate of registration. If the dealer does not produce the certificate of title or 141 certificate of origin to the vehicle before the expiration of the second temporary certificate, the 142 purchaser's rights to the vehicle under this section may terminate and he shall have the right to return 143 the vehicle as provided in subsection B of this section.

D. If the dealer is unable to produce the certificate of title or certificate of origin to the vehicle within the sixty-day period from the date of issuance of the first temporary certificate, the Department may extend temporary registration for an additional period of up to ninety days, provided the dealer makes application in the format required by the Department. If the dealer does not produce the certificate of title or certificate of origin to the vehicle before the expiration of the additional ninety-day period, the purchaser's rights hereunder to the vehicle may terminate and he shall have the right to return the vehicle as provided in subsection B of this section.

E. The Commissioner, on determining that the provisions of this section or the directions of the Department are not being complied with by a dealer, may suspend, after a hearing, the right of the dealer to issue temporary certificates of registration.