093824320 **SENATE BILL NO. 1370** 1 2 3 4 5 Offered January 14, 2009 Prefiled January 14, 2009 A BILL to amend and reenact § 46.2-1605 of the Code of Virginia, relating to vehicles repaired or rebuilt for highway use; branding of titles. 6 Patron-Ruff 7 8 Referred to Committee on Transportation 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 46.2-1605 of the Code of Virginia is amended and reenacted as follows: 11 § 46.2-1605. Vehicles repaired or rebuilt for highway use; examinations; branding of titles. 12 13 Each salvage vehicle that has been repaired or rebuilt for use on the highways shall be examined by 14 the Department prior to the issuance of a title for the vehicle. The examination shall include a review of 15 all documentation for the parts and labor used for the repair of the salvage vehicle and a verification of 16 the vehicle's identification number, confidential number, and odometer reading. The Commissioner shall ensure that, in scheduling and performing examinations of salvage vehicles under this section, single 17 vehicles owned by private owner-operators are afforded no lower priority than examinations of vehicles 18 19 owned by motor vehicle dealers, salvage dealers, demolishers, rebuilders, salvage pools, or vehicle 20 removal operators. The Commissioner may charge a fee of \$125 per vehicle, for the examination of 21 repaired and rebuilt vehicles. 22 Any salvage vehicle whose vehicle identification number or confidential number has been altered, is 23 missing, or appears to have been tampered with may be impounded by the Department until completion 24 of an investigation by the Department. The vehicle may not be moved, sold, or tampered with until the 25 completion of this investigation. Upon completion of an investigation by the Department, if the vehicle identification number is found to be missing or altered, a new vehicle identification number may be 26 27 issued by the Department. If the vehicle is found to be a stolen vehicle and its owner can be 28 determined, the vehicle shall be returned to him. If the owner cannot be determined or located and the 29 person seeking to title the vehicle has been convicted of a violation of § 46.2-1074 or § 46.2-1075, the 30 vehicle shall be deemed forfeited to the Commonwealth. Each such vehicle shall be sold at public 31 auction and the proceeds thereof, after satisfaction of any liens, returned to the state treasury for use by the Department. If the Department's examination of a repaired or rebuilt salvage vehicle indicates no 32 33 irregularities, a title and registration may be issued for the vehicle upon application therefor to the 34 Department by the owner of the salvage vehicle. The title issued by the Department and any subsequent 35 title thereafter issued for the repaired or rebuilt vehicle shall be permanently branded with either the 36 term "Repaired" or "Rebuilt" printed on it to indicate that it is a repaired or rebuilt vehicle. All repaired 37 and rebuilt vehicles shall be subject to all safety equipment requirements provided by law. No title or registration shall be issued by the Department for any vehicle for which a nonrepairable certificate has 38 39 ever been issued.

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40 2. That an emergency exists and this act is in force from its passage.