2010 SESSION

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1	HOUSE BILL NO. 1269
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the House Committee on Transportation
4 5	on February 9, 2010) (Patron Prior to Substitute – Delegate Ianic)
5 6	(Patron Prior to Substitute—Delegate Janis) A BILL to amend and reenact §§ 46.2-1500 and 46.2-1530 of the Code of Virginia, relating to motor
7	vehicle dealers; demonstrator vehicles; damaged vehicles; vehicle history reports; vehicle buyer's
8	orders.
9	Be it enacted by the General Assembly of Virginia:
10	1. That §§ 46.2-1500 and 46.2-1530 of the Code of Virginia are amended and reenacted as follows:
11	§ 46.2-1500. Definitions.
12	Unless the context otherwise requires, the following words and terms for the purpose of this chapter
13 14	shall have the following meanings: "Board" means the Motor Vehicle Dealer Board.
15	"Certificate of origin" means the document provided by the manufacturer of a new motor vehicle, or
16	its distributor, which is the only valid indication of ownership between the manufacturer, its distributor,
17	its franchised motor vehicle dealers, and the original purchaser not for resale.
18	"Dealer-operator" means the individual who works at the established place of business of a dealer
19 20	and who is responsible for and in charge of day-to-day operations of that place of business.
20 21	"Demonstrator" means a new motor vehicle having a gross vehicle weight rating of less than 16,000 pounds that (i) has more than 750 miles accumulated on its odometer that has been driven by dealer
22	personnel or by prospective purchasers during the course of selling, displaying, demonstrating, showing,
23	or exhibiting it and (ii) may be sold as a new motor vehicle, provided the dealer complies with the
24	provisions of subsection D of § 46.2-1530.
25	"Distributor" means a person who is licensed by the Department of Motor Vehicles under Chapter 19
26 27	(§ 46.2-1900 et seq.) of this title and who sells or distributes new motor vehicles pursuant to a written agreement with the manufacturer, to franchised motor vehicle dealers in the Commonwealth.
28	"Distributor branch" means a branch office licensed by the Department of Motor Vehicles under
29	Chapter 19 (§ 46.2-1900 et seq.) of this title and maintained by a distributor for the sale of motor
30	vehicles to motor vehicle dealers or for directing or supervising, in whole or in part, its representatives
31	in the Commonwealth.
32 33	"Distributor representative" means a person who is licensed by the Department of Motor Vehicles under Chapter 19 (§ 46.2-1900 et seq.) of this title and employed by a distributor or by a distributor
33 34	branch, for the purpose of making or promoting the sale of motor vehicles or for supervising or
35	contacting its dealers, prospective dealers, or representatives in the Commonwealth.
36	"Factory branch" means a branch office maintained by a person for the sale of motor vehicles to
37	distributors or for the sale of motor vehicles to motor vehicle dealers, or for directing or supervising, in
38 39	whole or in part, its representatives in the Commonwealth. "Factory representative" means a person who is licensed by the Department of Motor Vehicles under
39 40	Chapter 19 (§ 46.2-1900 et seq.) of this title and employed by a person who manufactures or assembles
41	motor vehicles or by a factory branch for the purpose of making or promoting the sale of its motor
42	vehicles or for supervising or contacting its dealers, prospective dealers, or representatives in the
43	Commonwealth.
44 15	"Factory repurchase motor vehicle" means a motor vehicle sold, leased, rented, consigned, or otherwise transferred to a person under an agreement that the motor vehicle will be resold or otherwise
45 46	retransferred only to the manufacturer or distributor of the motor vehicle, and which is reacquired by the
47	manufacturer or distributor, or its agents.
48	"Family member" means a person who either (i) is the spouse, child, grandchild, spouse of a child,
49	spouse of a grandchild, brother, sister, or parent of the dealer or owner or (ii) has been employed
50 51	continuously by the dealer for at least five years.
51 52	"Franchise" means a written contract or agreement between two or more persons whereby one person, the franchisee, is granted the right to engage in the business of offering and selling, servicing, or
52 53	offering, selling, and servicing new motor vehicles of a particular line-make or late model or factory
54	repurchase motor vehicles of a particular line-make manufactured or distributed by the grantor of the
55	right, the franchisor, and where the operation of the franchisee's business is substantially associated with
56	the franchisor's trademark, trade name, advertising, or other commercial symbol designating the
57 58	franchisor, the motor vehicle or its manufacturer or distributor. The term shall include any severable part or parts of a franchise agreement which separately provides for selling and servicing different line-makes
50 59	of the franchisor.
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60 "Franchised late model or factory repurchase motor vehicle dealer" means a dealer in late model or factory repurchase motor vehicles, including a franchised new motor vehicle dealer, that has a franchise 61

62 agreement with a manufacturer or distributor of the line-make of the late model or factory repurchase 63 motor vehicles.

64 "Franchised motor vehicle dealer" means a dealer in new motor vehicles that has a franchise 65 agreement with a manufacturer or distributor of new motor vehicles, trailers, or semitrailers.

66 "Fund" means the Motor Vehicle Dealer Board Fund.

67 "Independent motor vehicle dealer" means a dealer in used motor vehicles.

"Late model motor vehicle" means a motor vehicle of the current model year and the immediately 68 69 preceding model year.

"Line-make" means the name of the motor vehicle manufacturer or distributor and a brand or name 70 71 plate marketed by the manufacturer or distributor.

"Manufacturer" means a person who is licensed by the Department of Motor Vehicles under Chapter 72 73 19 (§ 46.2-1900 et seq.) of this title and engaged in the business of constructing or assembling new motor vehicles and, in the case of trucks, also means a person engaged in the business of manufacturing 74 75 engines, power trains, or rear axles, when such engines, power trains, or rear axles are not warranted by 76 the final manufacturer or assembler of the truck.

"Motor vehicle" means the same as provided in § 46.2-100, except, for the purposes of this chapter, 77 78 it shall not include (i) trailers and semitrailers; (ii) manufactured homes, sales of which are regulated 79 under Chapter 4.2 (§ 36-85.16 et seq.) of Title 36; (iii) motor homes; (iv) motorcycles; (v) nonrepairable 80 vehicles, as defined in § 46.2-1600; (vi) salvage vehicles, as defined in § 46.2-1600; or (vii) mobile cranes that exceed the size or weight limitations as set forth in § 46.2-1105, 46.2-1110, 46.2-1113, or 81 Article 17 (§ 46.2-1122 et seq.) of Chapter 10 of this title. "Motor vehicle dealer" or "dealer" means any person who: 82 83

1. For commission, money, or other thing of value, buys, sells, exchanges, either outright or on 84 85 conditional sale, bailment lease, chattel mortgage, or otherwise or arranges or offers or attempts to solicit or negotiate on behalf of others a sale, purchase, or exchange of an interest in new motor 86 87 vehicles, new and used motor vehicles, or used motor vehicles alone, whether or not the motor vehicles 88 are owned by him; or

89 2. Is wholly or partly engaged in the business of selling new motor vehicles, new and used motor 90 vehicles, or used motor vehicles only, whether or not the motor vehicles are owned by him; or

91 3. Offers to sell, sells, displays, or permits the display for sale, of five or more motor vehicles within 92 any 12 consecutive months. 93

The term "motor vehicle dealer" does not include:

94 1. Receivers, trustees, administrators, executors, guardians, conservators or other persons appointed by or acting under judgment or order of any court or their employees when engaged in the specific 95 96 performance of their duties as employees. 97

2. Public officers, their deputies, assistants, or employees, while performing their official duties.

3. Persons other than business entities primarily engaged in the leasing or renting of motor vehicles 98 99 to others when selling or offering such vehicles for sale at retail, disposing of motor vehicles acquired 100 for their own use and actually so used, when the vehicles have been so acquired and used in good faith and not for the purpose of avoiding the provisions of this chapter. 101

4. Persons dealing solely in the sale and distribution of funeral vehicles, including motor vehicles 102 103 adapted therefor; however, this exemption shall not exempt any person from the provisions of §§ 46.2-1519, 46.2-1520 and 46.2-1548. 104

5. Any financial institution chartered or authorized to do business under the laws of the 105 Commonwealth or the United States which may have received title to a motor vehicle in the normal 106 course of its business by reason of a foreclosure, other taking, repossession, or voluntary reconveyance 107 108 to that institution occurring as a result of any loan secured by a lien on the vehicle.

109 6. An employee of an organization arranging for the purchase or lease by the organization of 110 vehicles for use in the organization's business.

7. Any person licensed to sell real estate who sells a manufactured home or similar vehicle in 111 conjunction with the sale of the parcel of land on which the manufactured home or similar vehicle is 112 113 located.

114 8. Any person who permits the operation of a motor vehicle show or permits the display of motor vehicles for sale by any motor vehicle dealer licensed under this chapter. 115

9. An insurance company authorized to do business in the Commonwealth that sells or disposes of 116 vehicles under a contract with its insured in the regular course of business. 117

10. Any publication, broadcast, or other communications media when engaged in the business of 118 119 advertising, but not otherwise arranging for the sale of vehicles owned by others.

120 11. Any person dealing solely in the sale or lease of vehicles designed exclusively for off-road use.

12. Any credit union authorized to do business in Virginia, provided the credit union does not 121

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122 receive a commission, money, or other thing of value directly from a motor vehicle dealer.

123 13. Any person licensed as a manufactured home dealer, broker, manufacturer, or salesperson under 124 Chapter 4.2 (§ 36-85.16 et seq.) of Title 36.

14. The State Department of Social Services or local departments of social services.

126 "Motor vehicle salesperson" or "salesperson" means (i) any person who is hired as an employee by a 127 motor vehicle dealer to sell or exchange motor vehicles and who receives or expects to receive a 128 commission, fee, or any other consideration from the dealer; (ii) any person who supervises salespersons 129 employed by a motor vehicle dealer, whether compensated by salary or by commission; (iii) any person, 130 compensated by salary or commission by a motor vehicle dealer, who negotiates with or induces a customer to enter into a security agreement on behalf of a dealer; or (iv) any person who is licensed as 131 132 a motor vehicle dealer and who sells or exchanges motor vehicles. For purposes of this section, any 133 person who is an independent contractor as defined by the United States Internal Revenue Code shall be 134 deemed not to be a motor vehicle salesperson.

"Motor vehicle show" means a display of motor vehicles to the general public at a location other
than a dealer's location licensed under this chapter where the vehicles are not being offered for sale or
exchange during or as part of the display.

138 "New motor vehicle" means any vehicle which (i) has not been previously sold except in good faith 139 for the purpose of resale, (ii) has not been used as a rental, driver education, or demonstration motor 140 vehicle, or for the personal and business transportation of the manufacturer, distributor, dealer, or any of 141 his employees, (iii) has not been used except for limited use necessary in moving or road testing the 142 vehicle prior to delivery to a customer, (iv) is transferred by a certificate of origin, and (v) has the 143 manufacturer's certification that it conforms to all applicable federal motor vehicle safety and emission 144 standards. Notwithstanding provisions (i) and (iii), a motor vehicle that has been previously sold but not 145 titled shall be deemed a new motor vehicle if it meets the requirements of provisions (ii), (iv), and (v) 146 that is in the possession of the manufacturer, factory branch, distributor, distributor branch, or motor 147 vehicle dealer and for which an original title has not been issued by the Department of Motor Vehicles 148 of the Commonwealth or by the issuing agency of any other state and has less than 7,500 miles 149 accumulated on its odometer.

"Original license" means a motor vehicle dealer license issued to an applicant who has never been
licensed as a motor vehicle dealer in Virginia or whose Virginia motor vehicle dealer license has been
expired for more than 30 days.

153 "Relevant market area" means as follows:

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154 1. In metropolitan localities, the relevant market area shall be a circular area around an existing
155 franchised dealer with a population of 250,000, not to exceed a radius of 10 miles, but in no case less
156 than seven miles.

157 2. If the population in an area within a radius of 10 miles around an existing franchised dealer is less
158 than 250,000, but the population in an area within a radius of 15 miles around an existing franchised
159 dealer is 150,000 or more, the relevant market area shall be that area within the 15-mile radius.

160 3. In all other cases the relevant market area shall be an area within a radius of 20 miles around an 161 existing franchised dealer or the area of responsibility defined in the franchise, whichever is greater. In 162 any case where the franchise agreement is silent as to area of responsibility, the relevant market area 163 shall be the greater of an area within a radius of 20 miles around an existing franchised dealer or that 164 area in which the franchisor otherwise requires the franchisee to make significant retail sales or sales 165 efforts.

In determining population for this definition, the most recent census by the U.S. Bureau of the
Census or the most recent population update, either from the National Planning Data Corporation or
other similar recognized source, shall be accumulated for all census tracts either wholly or partially
within the relevant market area.

"Retail installment sale" means every sale of one or more motor vehicles to a buyer for his use and not for resale, in which the price of the vehicle is payable in one or more installments and in which the seller has either retained title to the goods or has taken or retained a security interest in the goods under form of contract designated either as a security agreement, conditional sale, bailment lease, chattel mortgage, or otherwise.

175 "Sale at retail" or "retail sale" means the act or attempted act of selling, bartering, exchanging, or
176 otherwise disposing of a motor vehicle to a buyer for his personal use and not for resale.

"Sale at wholesale" or "wholesale" means a sale to motor vehicle dealers or wholesalers other than to consumers; a sale to one who intends to resell.

179 "Used motor vehicle" means any vehicle other than a new motor vehicle as defined in this section.

180 "Wholesale auction" means an auction of motor vehicles restricted to sales at wholesale.

181 § 46.2-1530. Buyer's order.

182 A. Every motor vehicle dealer shall complete, in duplicate, a buyer's order for each sale or exchange

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183 of a motor vehicle. A copy of the buyer's order form shall be made available to a prospective buyer 184 during the negotiating phase of a sale and prior to any sales agreement. The completed original shall be 185 retained for a period of four years in accordance with § 46.2-1529, and a duplicate copy shall be 186 delivered to the purchaser at the time of sale or exchange. A buyer's order shall include:

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

188 2. The date of the sale or trade.

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

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

191 5. The sale price of the vehicle.

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

193 7. A description of any vehicle used as a trade-in and the amount credited the buyer for the trade-in. 194 The description of the trade-in shall be the same as outlined in subdivision 4 of this subsection.

195 8. The amount of any sales and use tax, title fee, uninsured motor vehicle fee, registration fee, purchaser's on-line systems filing fee, or other fee required by law for which the buyer is responsible 196 197 and the dealer has collected. Each tax and fee shall be individually listed and identified. 198

9. The net balance due at settlement.

199 10. Any item designated as "processing fee," and the amount charged by the dealer, if any, for 200 processing the transaction. As used in this section processing includes obtaining title and license plates 201 for the purchaser, but shall not include any "purchaser's on-line systems filing fee" as defined in 202 § 46.2-1530.1 or any "dealer's manual transaction fee" as defined in § 46.2-1530.2.

11. Any item designated as "dealer's business license tax," and the amount charged by the dealer, if 203 204 any.

12. (A) For sales involving dealer-arranged financing, the following notice, printed in bold type no less than 10-point: "THIS SALE IS CONDITIONED UPON APPROVAL OF YOUR PROPOSED 205 206 207 RETAIL INSTALLMENT SALE CONTRACT AS SUBMITTED TO OR THROUGH THE DEALER. IF THAT PROPOSED RETAIL INSTALLMENT SALE CONTRACT IS NOT APPROVED UNDER 208 209 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, 210 PROVIDED THAT ANY VEHICLE DELIVERED TO YOU BY THE DEALER PURSUANT TO THIS 211 AGREEMENT IS RETURNED TO THE DEALER IN THE SAME CONDITION AS DELIVERED TO 212 213 YOU, NORMAL WEAR AND TEAR EXCEPTED, WITHIN 24 HOURS OF WRITTEN OR ORAL 214 NOTICE TO YOU OF THE CREDIT DENIAL."

215 A dealer may provide the notice required by § 46.2-1530(a)(12)(B) with respect to vehicles purchased 216 prior to July 1, 2010 instead of the notice required by this 46.2-1530(a)(12)(Å).

217 (B) If the dealer delivers to the customer a vehicle purchased by the customer on or after July 1, 218 2010 that is conditional on dealer-arranged financing, the following notice, printed in bold type no less than 10-point: "IF YOU ARE FINANČING THIS VEHICLE PLEASE READ THIS NOTICE: YOU 219 ARE PROPOSING TO ENTER INTO A RETAIL INSTALLMENT SALES CONTRACT WITH THE 220 DEALER. PART OF YOUR CONTRACT INVOLVES FINANCING THE PURCHASE OF YOUR 221 222 VEHICLE. IF YOU ARE FINANCING THIS VEHICLE AND THE DEALER INTENDS TO 223 TRANSFER YOUR FINANCING TO A FINANCE PROVIDER SUCH AS A BANK, CREDIT UNION OR OTHER LENDER, YOUR VEHICLE PURCHASE DEPENDS ON THE FINANCE PROVIDER'S 224 225 APPROVAL OF YOUR PROPOSED RETAIL INSTALLMENT SALES CONTRACT. IF YOUR RETAIL INSTALLMENT SALES CONTRACT IS APPROVED WITHOUT A CHANGE THAT 226 INCREASES THE COST OR RISK TO YOU OR THE DEALER, YOUR PURCHASE CANNOT BE 227 228 CANCELLED. IF YOUR RETAIL INSTALLMENT SALES CONTRACT IS NOT APPROVED THE 229 DEALER WILL NOTIFY YOU VERBALLY OR IN WRITING. YOU CAN THEN DECIDE TO PAY FOR THE VEHICLE IN SOME OTHER WAY OR YOU OR THE DEALER CAN CANCEL YOUR 230 231 PURCHASE. IF THE SALE IS CANCELLED, YOU NEED TO RETURN THE VEHICLE TO THE 232 DEALER WITHIN 24 HOURS OF VERBAL OR WRITTEN NOTICE IN THE SAME CONDITION 233 IT WAS GIVEN TO YOU, EXCEPT FOR NORMAL WEAR AND TEAR. ANY DOWN PAYMENT 234 OR TRADE-IN YOU GAVE THE DEALER WILL BE RETURNED TO YOU. IF YOU DO NOT 235 RETURN THE VEHICLE WITHIN 24 HOURS OF VERBAL OR WRITTEN NOTICE OF 236 CANCELLATION, THE DEALER MAY LOCATE THE VEHICLE AND TAKE IT BACK WITHOUT 237 FURTHER NOTICE TO YOU AS LONG AS THE DEALER FOLLOWS THE LAW AND DOES 238 NOT CAUSE A BREACH OF THE PEACE WHEN TAKING THE VEHICLE BACK. IF THE 239 DEALER DOES NOT RETURN YOUR DOWN PAYMENT AND ANY TRADE-IN WHEN THE DEALER GETS THE VEHICLE BACK IN THE SAME CONDITION IT WAS GIVEN TO YOU, 240 EXCEPT FOR NORMAL WEAR AND TEAR, THE DEALER MAY BE LIABLE TO YOU UNDER 241 242 THE VIRGINIA CONSUMER PROTECTION ACT.'

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

244 If the transaction does not include a policy of motor vehicle liability insurance, the seller shall stamp

245 or mark on the face of the bill of sale in boldface letters no smaller than 18 point type the following 246 words: "No Liability Insurance Included."

A completed buyer's order when signed by both buyer and seller may constitute a bill of sale. 247

248 B. The Board shall approve a buyer's order form and each dealer shall file with each original license 249 application its buyer's order form, on which the processing fee amount is stated.

250 C. If a processing fee is charged, that fact and the amount of the processing fee shall be disclosed by 251 the dealer. Disclosure shall be by placing a clear and conspicuous sign in the public sales area of the 252 dealership. The sign shall be no smaller than eight and one-half inches by eleven inches and the print 253 shall be no smaller than one-half inch, and in a form as approved by the Board.

254 D. If the buyer's order is for a new motor vehicle having a gross vehicle weight rating of less than 255 16,000 pounds that had accumulated, at the time of the sale, mileage in excess of 750 miles as a 256 demonstrator or as a result of delivery to a prospective purchaser who never took title to the new motor 257 vehicle and returned it, the vehicle may be sold as new, provided the dealer delivers this disclosure in writing on the buyer's order containing type of no smaller than 10 point or in a separate document 258 containing only the disclosure in type of no smaller than 14 point: "Notice: This new motor vehicle has 259 accumulated mileage in excess of 750 miles as the result of use as a demonstrator and/or as the result 260 of delivery to a prior prospective purchaser who never took title to it and who returned it." When 261 262 delivered as a separate document, this disclosure shall also contain the actual odometer reading for the

263 vehicle and shall be signed by the purchaser.