2012 SESSION

INTRODUCED

HB865

	12101089D
1	HOUSE BILL NO. 865
2	Offered January 11, 2012
2 3	Prefiled January 11, 2012
4	A BILL to amend and reenact § 46.2-2067 of the Code of Virginia, relating to local regulation of
5	taxicabs.
6	
Ū	Patrons—Rust and Comstock; Senator: Herring
7	
8	Referred to Committee on Transportation
9	
10	Be it enacted by the General Assembly of Virginia:
11	1. That § 46.2-2067 of the Code of Virginia is amended and reenacted as follows:
12	§ 46.2-2067. Local regulation of number of taxicabs.
13	A. It is the policy of this Commonwealth, based on the public health, safety and welfare, to assure
14	safe and reliable privately operated taxicab service for the riding public in this Commonwealth; and in
15	furtherance of this policy, it is recognized that it is essential that counties, cities and towns be granted
16	the authority to reasonably regulate such taxicab service as to the number of operators and the number
17	of vehicles that shall provide such service and regulations as to the rates or charges for such taxicab
18	service, even though such regulations may have an anti-competitive effect on such service by limiting
19	the number of operators and vehicles within a particular jurisdiction.
20	B. The governing body of any county, city, or town in the Commonwealth may regulate by
21	ordinance and limit the number of taxicab operators and the number of taxicabs within its jurisdiction in
22	order to provide safe and reliable privately operated taxicab service on any highway, street, road, lane or
23	alley in such county, city, or town. The governing body may promulgate such reasonable regulations to
24	further the provisions of this section including, but not limited to, minimum liability insurance
25	requirements. However, such ordinances and regulations shall not prescribe the wages or compensation
26	to be paid to any driver or lessor of any such motor vehicle by the owner or lessee thereof; nor shall
27	such ordinances and regulations authorize the governing body to reduce the number of taxicabs
28	permitted to be operated by a taxicab operator or a holder of a certificate issued under such ordinance,
29	other than for non-use of such taxicabs or for cause. Further, such ordinances and regulations shall not
30	impose (i) regulatory requirements concerning claims settlement practices beyond those imposed by
31	§ 46.2-2056 or (ii) financial requirements to qualify as a self-insurer beyond those imposed by
32	§ 46.2-2053 on any taxicab operator who, in lieu of filing an insurance policy or surety bond, has
33	qualified as a self-insurer pursuant to § 46.2-2053 by depositing with the State Treasurer state, federal or
34	municipal bonds or has filed an unconditional letter of credit issued by a bank. Nothing herein shall be
35	construed to affect or control the authority of counties, cities or towns to set the amount, if any, of
36	locally established liability insurance requirements that may be met by a program of self-insurance.