2015 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 46.2-1600, 46.2-1601, 46.2-1602, 46.2-1603.2, 46.2-1605, 46.2-1608, 3 and 46.2-1608.2 of the Code of Virginia, relating to salvage, nonrepairable, and rebuilt vehicles; 4 penalty.

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Approved

[H 2184]

7 Be it enacted by the General Assembly of Virginia:

8 1. That §§ 46.2-1600, 46.2-1601, 46.2-1602, 46.2-1603.2, 46.2-1605, 46.2-1608, and 46.2-1608.2 of the 9 Code of Virginia are amended and reenacted as follows:

10 § 46.2-1600. Definitions.

11 The following words, terms, and phrases when used in this chapter shall have the meaning ascribed 12

to them in this section, except where the context indicates otherwise: "Actual cash value," as applied to a vehicle, means the retail cash value of the vehicle prior to 13 damage as determined, using recognized evaluation sources, either (i) by an insurance company 14 15 responsible for paying a claim or (ii) if no insurance company is responsible therefor, by the Department. 16

"Auto recycler" means any person licensed by the Commonwealth to engage in business as a salvage 17 18 dealer, rebuilder, demolisher, or scrap metal processor.

"Cosmetic damage," as applied to a vehicle, means damage to custom or performance aftermarket 19 20 equipment, audio-visual accessories, nonfactory-sized tires and wheels, custom paint, and external hail damage. "Cosmetic damage" does not include (i) damage to original equipment and parts installed by 21 22 the manufacturer or (ii) damage that requires any repair to enable a vehicle to pass a safety inspection 23 pursuant to § 46.2-1157. The cost for cosmetic damage repair shall not be included in the cost to repair 24

the vehicle when determining the calculation for a nonrepairable vehicle. "Current salvage value," as applied to a vehicle, means (i) the salvage value of the vehicle, as 25 26 determined by the insurer responsible for paying the claim, or (ii) if no insurance company is 27 responsible therefor, 25 percent of the actual cash value.

28 "Demolisher" means any person whose business is to crush, flatten, bale, shred, log, or otherwise 29 reduce a vehicle to a state where it can no longer be considered a vehicle.

30 "Diminished value compensation" means the amount of compensation that an insurance company 31 pays to a third party vehicle owner, in addition to the cost of repairs, for the reduced value of a vehicle 32 due to damage.

33 "Independent appraisal firm" means any business providing cost estimates for the repair of damaged 34 motor vehicles for insurance purposes and having all required business licenses and zoning approvals. 35 This term shall not include insurance companies that provide the same service, nor shall any such entity 36 be a rebuilder or affiliated with a rebuilder.

37 "Late model vehicle" means the current-year model of a vehicle and the five preceding model years, 38 or any vehicle whose actual cash value is determined to have been at least \$10,000 prior to being 39 damaged. 40

"Licensee" means any person who is licensed or is required to be licensed under this chapter.

41 "Major component" means any one of the following subassemblies of a motor vehicle: (i) front clip 42 assembly, consisting of the fenders, grille, hood, bumper, and related parts; (ii) engine; (iii) transmission; 43 (iv) rear clip assembly, consisting of the quarter panels, floor panels, trunk lid, bumper, and related 44 parts; (v) frame; (vi) air bags; and (vii) any door that displays a vehicle identification number.

"Nonrepairable certificate" means a document of ownership issued by the Department for any 45 nonrepairable vehicle upon surrender or cancellation of the vehicle's title and registration or salvage 46 47 certificate.

48 "Nonrepairable vehicle" means (i) any late model vehicle that has been damaged and whose 49 estimated cost of repair, excluding the cost to repair cosmetic damages, exceeds 90 percent of its actual cash value prior to damage, or; (ii) any vehicle which that has been determined to be nonrepairable by 50 its insurer or owner, and for which a nonrepairable certificate has been issued or applied for;; or (iii) 51 any other vehicle which that has been damaged, is inoperable, and has no value except for use as parts 52 53 and scrap metal.

54 "Rebuilder" means any person who acquires and repairs, for use on the public highways, two or 55 more salvage vehicles within a 12-month period.

56 "Rebuilt vehicle" means (i) any salvage vehicle that has been damaged as a result of collision, fire, **HB2184ER**

flood, accident, trespass, or any other occurrence and has been repaired for use on the public highways 57 58 and the estimated cost of repair exceeded 75 did not exceed 90 percent of its actual cash value, for use 59 on the public highways or (ii) any late model vehicle which that has been repaired and the estimated 60 cost of repair exceeded 75 percent of its actual cash value, excluding the cost to repair damage to the 61 engine, transmission, or drive axle assembly.

62 "Repairable vehicle" means a late model vehicle that is neither not a rebuilt nor a repaired vehicle, 63 but is repaired to its pre-loss condition by an insurance company and is not accepted by the owner of 64 said vehicle immediately prior to its acquisition by said insurance company as part of the claims 65 process.

66 "Repaired vehicle" means any salvage vehicle that has had repairs less than the amount necessary to 67 make it a rebuilt vehicle.

68 "Salvage certificate" means a document of ownership issued by the Department for any salvage 69 vehicle upon surrender or cancellation of the vehicle's title and registration.

70 "Salvage dealer" means any person who acquires any vehicle for the purpose of reselling any parts 71 thereof.

72 "Salvage pool" means any person providing a storage service for salvage vehicles or nonrepairable 73 vehicles who either displays the vehicles for resale or solicits bids for the sale of salvage vehicles or 74 nonrepairable vehicles, but this definition shall not apply to an insurance company which that stores and 75 displays fewer than 100 salvage vehicles and nonrepairable vehicles in one location; however, any two 76 or more insurance companies who display salvage and nonrepairable vehicles for resale, using the same 77 facilities, shall be considered a salvage pool.

"Salvage vehicle" means (i) any late model vehicle which that has been (a) acquired by an insurance 78 79 company as a part of the claims process other than a stolen vehicle or (b) damaged as a result of 80 collision, fire, flood, accident, trespass, or any other occurrence to such an extent that its estimated cost of repair, excluding charges for towing, storage, and temporary replacement/rental vehicle or payment 81 for diminished value compensation, would exceed its actual cash value less its current salvage value; (ii) 82 83 any recovered stolen vehicle acquired by an insurance company as a part of the claims process, whose estimated cost of repair exceeds 75 percent of its actual cash value; or (iii) any other vehicle which that 84 85 is determined to be a salvage vehicle by its owner or an insurance company by applying for a salvage certificate for the vehicle, provided that such vehicle is not a nonrepairable vehicle. 86

"Scrap metal processor" means any person who is engaged in the business of processing acquires 87 88 one or more whole vehicles to process into scrap for remelting purposes who, from a fixed location, 89 utilizes machinery and equipment for processing and manufacturing ferrous and nonferrous metallic 90 scrap into prepared grades, and whose principal product is metallic scrap.

91 "Vehicle" shall have the meaning ascribed to it in § 46.2-100. A vehicle that has been demolished or declared to be nonrepairable pursuant to this chapter shall no longer be considered a vehicle. For the 92 93 purposes of this chapter, a major component shall not be considered a vehicle.

"Vehicle removal operator" means any person who acquires a vehicle for the purpose of reselling it 94 95 to a demolisher, scrap metal processor, or salvage dealer. 96

§ 46.2-1601. Licensing of dealers of salvage vehicles; fees.

97 A. It shall be unlawful for any person to engage in business in the Commonwealth as a demolisher, 98 rebuilder, salvage dealer an auto recycler, salvage pool, or vehicle removal operator without first 99 acquiring a license issued by the Commissioner for each such business at each location. The fee for the 100 first such license issued or renewed under this chapter shall be \$100 per license year or part thereof. The fee for each additional license issued or renewed under this chapter for the same location shall be 101 102 \$25 per license year or part thereof. However, no fee shall be charged for supplemental locations of a 103 business located within 500 yards of the licensed location.

104 B. No license shall be issued or renewed for any person unless (i) the licensed business contains at 105 least 600 square feet of enclosed space, (ii) the licensed business is shown to be in compliance with all applicable zoning ordinances, and (iii) the applicant may (a) certify to the Commissioner that the licensed business is permitted under a Virginia Pollutant Discharge Elimination System individual or 106 107 general permit issued by the State Water Control Board for discharges of storm water associated with 108 109 industrial activity and provides the permit number(s) from such permit(s) or (b) certify to the 110 Commissioner that the licensed business is otherwise exempt from such permitting requirements. Nothing in this section shall authorize any person to act as a motor vehicle dealer or salesperson without 111 being licensed under Chapter 15 (§ 46.2-1500 et seq.) and meeting all requirements imposed by such 112 113 chapter.

114 C. Licenses issued under this section shall be deemed not to have expired if the renewal application and required fees as set forth in subsection A are received by the Commissioner or postmarked not more 115 than 30 days after the expiration date of such license. Whenever the renewal application is received by 116 the Commissioner or postmarked not more than 30 days after the expiration date of such license, the 117

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118 license fees shall be 150 percent of the fees provided for in subsection A.

119 D. The Commissioner may offer an optional multiyear license for any license set forth in this 120 section. When such option is offered and chosen by the licensee, all fees due at the time of licensing 121 shall be multiplied by the number of years for which the license will be issued.

122 § 46.2-1602. Certain sales prohibited; exceptions.

123 A. It shall be unlawful: 124

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1. For any scrap metal processor to sell a vehicle or vehicle components or parts;

125 2. For any salvage pool to sell either in person or through any Internet auction a salvage vehicle 126 stored in the Commonwealth to any person who is not a scrap metal processor or licensed as a salvage 127 dealer, rebuilder, demolisher licensed as an auto recycler, motor vehicle dealer, or vehicle removal 128 operator by the Commonwealth or regulated as a similar business under the laws of another state;

129 3. For any person to sell a nonrepairable vehicle to any person who is not a scrap metal processor or 130 licensed as a salvage dealer, demolisher, licensed as an auto recycler or vehicle removal operator by the 131 *Commonwealth or regulated as a similar business under the laws of another state; or*

132 4. For any person to sell a rebuilt vehicle without first having disclosed the fact that the vehicle is a 133 rebuilt vehicle to the buyer in writing on a form prescribed by the Commissioner. 134

B. Notwithstanding the provisions of subsection A of this section, it shall not be unlawful:

1. For a salvage dealer to sell vehicle components or parts to unlicensed persons; or

136 2. For an individual to dispose of a salvage vehicle acquired or retained for his own use when it has 137 been acquired or retained and used in good faith and not for the purpose of avoiding the provisions of 138 this chapter.

139 § 46.2-1603.2. Owner may declare vehicle nonrepairable; insurance company required to obtain 140 a nonrepairable certificate; applicability of certain other laws to nonrepairable certificates; titling 141 and registration of nonrepairable vehicle prohibited.

142 A. The owner of any vehicle titled in the Commonwealth may declare such vehicle to be a 143 nonrepairable vehicle by applying to the Department for a nonrepairable certificate.

144 B. Every insurance company or its authorized agent shall apply to the Department and obtain a 145 nonrepairable certificate for each vehicle acquired by the insurance company as a result of the claims 146 process if such vehicle is titled in the Commonwealth and is (i) a late model nonrepairable vehicle or 147 (ii) a stolen vehicle that has been recovered and determined to be a nonrepairable vehicle. The 148 application shall be accompanied by the vehicle's title certificate or salvage certificate and shall contain 149 a description of the damage to the nonrepairable vehicle. Application for the nonrepairable certificate 150 shall be made within fifteen 15 days after payment has been made to the owner, lienholder, or both.

151 C. Every insurance company or its authorized agent shall notify the Department of each late model 152 vehicle titled in the Commonwealth upon which a claim has been paid if such vehicle is a nonrepairable 153 vehicle that is retained by its owner.

154 D. The Department, upon receipt of an application for a nonrepairable certificate for a vehicle titled 155 in the Commonwealth, or upon receipt of notification from an insurance company or its authorized agent 156 as provided in subsection C of this section that a vehicle registered in the Commonwealth has become a 157 nonrepairable vehicle, shall cause the title of such vehicle to be cancelled and a nonrepairable certificate 158 issued to the vehicle's owner.

159 There shall be no fee for the issuance of a nonrepairable certificate. All provisions of this Code 160 applicable to a motor vehicle certificate of title shall apply, mutatis mutandis, to a nonrepairable 161 certificate, except that no registration or license plates shall be issued for the vehicle described in a 162 nonrepairable certificate. No vehicle for which a nonrepairable certificate has been issued shall ever be 163 titled or registered for use on the highways in the Commonwealth.

164 E. The Department, upon receipt of a title, salvage certificate, or other ownership document from a 165 licensed salvage dealer or demolisher pursuant to subdivision A 1 of § 46.2-1603.1, shall cause the title, 166 salvage certificate, or other ownership document to such vehicle to be cancelled and a nonrepairable 167 certificate issued to the vehicle's owner. 168

§ 46.2-1605. Vehicles rebuilt for highway use; examinations; branding of titles.

169 Each salvage vehicle that has been repaired or rebuilt for use on the highways shall be examined by 170 the Department or by a local law enforcement official prior to the issuance of a title for the vehicle. A. 171 Each salvage vehicle that has been rebuilt for use on the highways shall be submitted for a state safety 172 inspection in accordance with § 46.2-1157. The inspection shall be conducted by an inspector wholly 173 unaffiliated with the person requesting the inspection of the vehicle.

174 B. Upon passage of a state safety inspection, each rebuilt vehicle shall be examined by the 175 Department prior to the issuance of a title for the vehicle. The examination by the Department shall 176 include a review of video or photographic images of the vehicle prior to being rebuilt, if available; all documentation for the parts and labor used for the repair of the salvage vehicle; and a verification of the 177

178 vehicle's identification number, confidential number, and odometer reading, and engine, transmission, or 179 electronic modules, if applicable. This inspection shall serve as an antitheft and antifraud measure and 180 shall not certify the safety or roadworthiness of the vehicle. The Commissioner shall ensure that, in 181 scheduling and performing examinations of salvage vehicles under this section, single vehicles owned by 182 private owner-operators are afforded no lower priority than examinations of vehicles owned by motor 183 vehicle dealers, salvage dealers, demolishers, rebuilders, salvage pools, licensed auto recyclers, or 184 vehicle removal operators. The Commissioner may charge a fee of \$125 per vehicle, for the examination of repaired and rebuilt vehicles. When the examination is conducted by a local law-enforcement official, 185 186 the Department shall reimburse the local law-enforcement department \$75 for its costs in conducting the 187 examination and reporting its findings to the Department.

188 C. Any salvage vehicle whose vehicle identification number or confidential number has been altered, 189 is missing, or appears to have been tampered with may be impounded by the Department or a local 190 law-enforcement official until completion of an investigation by the Department. The vehicle may not be 191 moved, sold, or tampered with until the completion of this investigation. Upon completion of an 192 investigation by the Department, if the vehicle identification number is found to be missing or altered, a 193 new vehicle identification number may be issued by the Department. If the vehicle is found to be a stolen vehicle and its owner can be determined, the vehicle shall be returned to him. If the owner cannot 194 195 be determined or located and the person seeking to title the vehicle has been convicted of a violation of 196 § 46.2-1074 or 46.2-1075, the vehicle shall be deemed forfeited to the Commonwealth and said 197 forfeiture shall proceed in accordance with Chapter 22.1 (§ 19.2-386.1 et seq.) of Title 19.2.

198 D. If the Department's examination of a repaired or rebuilt salvage vehicle indicates no irregularities, 199 a title and registration may be issued for the vehicle upon application therefor to the Department by the 200 owner of the salvage vehicle. The title issued by the Department and any subsequent title thereafter 201 issued for the repaired or rebuilt vehicle shall be permanently branded to indicate that it is a repaired or 202 rebuilt vehicle. All repaired and rebuilt vehicles shall be subject to all safety equipment requirements 203 provided by law. No title or registration shall be issued by the Department for any rebuilt vehicle that has not first passed a safety inspection or for any vehicle for which a nonrepairable certificate has ever 204 205 been issued.

206 E. If the Department's examination of a rebuilt salvage vehicle reveals irregularities in the required 207 documentation or obvious defects, the Department shall identify to the owner the irregularities and 208 defects that must be corrected before the Department's examination can be completed.

209 F. When necessary and upon application, the Department shall issue temporary trip permits in 210 accordance with § 46.2-651 for the purpose of transporting the rebuilt salvage vehicle to and from an 211 official Virginia safety inspection station. 212

§ 46.2-1608. Maintenance and contents of records.

213 A. Each licensee shall maintain a record of the receipt and sale of any vehicle. Such record shall be 214 maintained at the licensee's place of business. The record, at a minimum, shall contain:

215 1. A description of each vehicle *sold*, purchased, exchanged, or acquired by the licensee, including, 216 but not limited to, the model, make, year of the vehicle as well as the vehicle's title number with state 217 of issuance and vehicle identification number; 218

2. The price paid for each vehicle;

219 3. The name and address of the seller from whom each vehicle is purchased, exchanged, or acquired 220 and the name and address of the buyer to whom the vehicle is sold; 221

4. The date and hour the *sale*, purchase, exchange, or acquisition was made;

222 5. A photocopy of the seller's and buyer's driver's license, state identification card, official United 223 States military identification card, or any other form of personal identification with photograph;

224 6. A digital photograph For the sale of nonrepairable vehicles, a photocopy of the buyer's business 225 license if the buyer is authorized to purchase a vehicle under § 46.2-1602 or, if the buyer represents a 226 third party authorized to purchase a vehicle under § 46.2-1602, then a photocopy of the third party's 227 business license and documentation that the buyer is authorized to act on behalf of that third party;

7. Digital photographs of the seller, along with the buyer, and the vehicle that he is selling or 228 229 exchanging with the licensee being sold, purchased, exchanged, or acquired through or from the 230 *licensee*; and

231 7.8. The signature of the licensee and, the seller, and the buyer as executed at the time of the sale, 232 purchase, exchange, or acquisition of the vehicle by the licensee.

233 B. If any major component, as defined in § 46.2-1600, is sold, the salvage dealer shall provide, upon 234 request of any law-enforcement official, the information required by this section as to the vehicle from 235 which the part was taken.

236 C. The provisions of subdivisions A 5 and A, 6, and 7 shall not apply to vehicles when the licensee 237 maintains a photocopy or electronic copy of one of the documents set out in § 46.2-1206 or this chapter.

238 D. The provisions of this section shall not apply to salvage pools as defined in § 46.2-1600, except that salvage pools shall maintain a record of the receipt of any vehicle that contains (i) the date of 239

240 receipt of the vehicle, and its make, year, model, and identification number; (ii) the name, and address 241 of the person from whom it was acquired; (iii) the name and address of the buyer as well as (a) a 242 photocopy of the buyer's driver's license, state identification card, official United States military 243 identification card, or any other form of personal identification with photograph and (b) a photocopy of 244 the buyer's business license or, if the buyer represents a third party authorized to purchase the vehicle 245 under § 46.2-1602, then a photocopy of the third party's business license and documentation that the 246 buyer is authorized to act on behalf of the third party; and (iv) the vehicle's title number, and state of 247 issuance.

248 § 46.2-1608.2. Licensees to update records of the Department for motor vehicles that are to be 249 demolished or dismantled.

A. A licensee or scrap metal processor licensed auto recycler may be exempted from the waiting period in subsection B of § 46.2-1608.1 by:

1. Entering into a contractual agreement with the Department to update records of motor vehicles to be demolished or dismantled if such motor vehicles have either been issued a certificate of title, salvage certificate, or nonrepairable certificate in the Commonwealth or are titled in a foreign jurisdiction *another state.* In addition to the contractual agreement, the licensee or scrap metal processor licensed *auto recycler* shall be required to comply with the Department's procedures for securely accessing and updating the Department's records; and

258 2. Notifying the Department that a motor vehicle is being demolished or dismantled or of the intention to demolish, dismantle, or reduce the motor vehicle to a state where it can no longer be considered a motor vehicle. Licensees or scrap metal processors Licensed auto recyclers shall electronically notify the Department of the demolished or dismantled vehicle's certificate of title, salvage certificate, or nonrepairable certificate number and vehicle identification number.

B. Licensees or scrap metal processors Licensed auto recyclers in possession of the certificate of title, salvage certificate, or nonrepairable certificate from the Commonwealth may demolish or dismantle the subject motor vehicle. Licensees or scrap metal processors Licensed auto recyclers shall electronically notify the Department of the demolished or dismantled vehicle's certificate of title, salvage certificate, or nonrepairable certificate number and vehicle identification number within required time frames pursuant to subsection D of § 46.2-1603.1.

C. Licensees or scrap metal processors Licensed auto recyclers in possession of a certificate of title
 issued by a foreign jurisdiction another state may demolish or dismantle the subject motor vehicle.
 Licensees or scrap metal processors Licensed auto recyclers shall electronically notify the Department of
 the demolished or dismantled vehicle's certificate of title number, vehicle identification number, year,
 make, and model within required time frames pursuant to subsection D of § 46.2-1603.1.

274 D. Licensees or scrap metal processors Licensed auto recyclers that do not possess a certificate of 275 title, salvage certificate, or nonrepairable certificate may demolish the subject motor vehicle if the motor 276 vehicle is a model year that is at least 10 years older than the current model year. The licensee or scrap 277 metal processor licensed auto recycler shall provide electronically to the Department the vehicle 278 identification number and the year, make, and model of the motor vehicle and shall remit to the 279 Department the fees set out in § 46.2-627 and an additional \$10 transaction fee. Upon receipt of such 280 notification, the Department shall check the records of nationally recognized databases. The licensee or 281 scrap metal processor licensed auto recycler may not demolish or dismantle the vehicle until the 282 Department has notified the licensee or scrap metal processor licensed auto recycler of the results of that 283 inquiry. If a licensee or scrap metal processor licensed auto recycler is not in possession of the 284 certificate of title, salvage certificate, or nonrepairable certificate and the subject motor vehicle is of the 285 current model year or of a model year that is nine years old or less, that vehicle shall be processed in 286 accordance with § 46.2-1202.

287 E. Nothing in this section shall release a licensee or scrap metal processor licensed auto recycler
288 from complying with the provisions of §§ 46.2-1603.1, 46.2-1608, and 46.2-1608.1.