16102119D 1 **SENATE BILL NO. 334** 2 Offered January 13, 2016 3 Prefiled January 8, 2016 4 5 A BILL to amend and reenact § 46.2-819.3:1 of the Code of Virginia, relating to all-electronic toll facilities; administrative fees for toll violations and period of nonpayment. 6 Patron-Locke 7 8 Referred to Committee on Transportation 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 46.2-819.3:1 of the Code of Virginia is amended and reenacted as follows: 11 12 § 46.2-819.3:1. Installation and use of video-monitoring system and automatic vehicle identification system in conjunction with all-electronic toll facilities; penalty. 13 14 A. The operator of any toll facility or the locality within which such toll facility is located may 15 install and operate or cause to be installed and operated a video-monitoring system in conjunction with 16 an automatic vehicle identification system on facilities for which tolls are collected for the use of such toll facility and that do not offer manual toll collection. A video-monitoring system shall include, but 17 18 not be limited to, electronic systems that monitor and capture images of vehicles using a toll facility to enable toll collection for vehicles that do not pay using a toll collection device. The operator of a toll 19 20 facility shall send an invoice for unpaid tolls in accordance with the requirements of § 46.2-819.6 to the 21 registered owner of a vehicle as part of a video-monitoring toll collection process, prior to seeking 22 remedies under this section. B. Information collected by a video-monitoring system in conjunction with an automatic vehicle 23 24 identification system installed and operated pursuant to subsection A shall be limited exclusively to that 25 information that is necessary for the collection of unpaid tolls and establishing when violations occur, including use in any proceeding to determine whether a violation occurred. Notwithstanding any other 26 27 provision of law, all images or other data collected by a video-monitoring system in conjunction with an 28 automatic vehicle identification system shall be protected in a database with security comparable to that 29 of the Department of Motor Vehicles' system and used exclusively for the collection of unpaid tolls and 30 for efforts to pursue violators of this section and shall not (i) be open to the public; (ii) be sold and/or used for sales, solicitation, or marketing purposes other than those of the toll facility operator to facilitate toll payment; (iii) be disclosed to any other entity except as may be necessary for the 31 32 33 collection of unpaid tolls or to a vehicle owner or operator as part of a challenge to the imposition of a 34 toll; and/or (iv) be used in a court in a pending action or proceeding unless the action or proceeding 35 relates to a violation of this section or upon order from a court of competent jurisdiction. Except as 36 provided above, information collected under this section shall be purged and not retained later than 30 37 days after the collection and reconciliation of any unpaid tolls, administrative fees, and/or civil penalties. 38 Any entity operating a video-monitoring system in conjunction with an automatic vehicle identification 39 system shall annually certify compliance with this section and make all records pertaining to such 40 system available for inspection and audit by the Commissioner of Highways or the Commissioner of the 41 Department of Motor Vehicles or their designee. Any violation of this subsection shall constitute a Class 42 1 misdemeanor. In addition to any fines or other penalties provided for by law, any money or other thing of value obtained as a result of a violation of this section shall be forfeited to the Commonwealth. 43 If a vehicle uses a toll facility without paying the toll, the owner or operator shall be in violation of 44 this section if he refuses to pay the toll within  $\frac{30}{40}$  60 days of notification. The toll facility operator may 45 impose and collect an administrative fee in addition to the unpaid toll so as to recover the expenses of 46 47 collecting the unpaid toll, which administrative fee shall be reasonably related to the actual cost of collecting the unpaid toll and not exceed \$100 \$50 per violation. Such fee shall not be levied upon the 48 49 owner or operator of the vehicle unless the toll has not been paid by the owner or operator within  $\frac{30}{50}$  60 50 days after receipt of the invoice for the unpaid toll, which nonpayment for 30 60 days shall constitute 51 the violation of this section. Once such a violation has occurred, the owner or operator of the vehicle

52 53 54 exceed \$25.

55 The toll facility operator may levy charges for the direct cost of use of and processing for a video-monitoring system and to cover the cost of the invoice, which are in addition to the toll and may 56 57 not exceed double the amount of the base toll, provided that potential toll facility users are provided 58 notice before entering the facility by conspicuous signs that clearly indicate that the toll for use of the

SB334

shall pay the unpaid tolls and any administrative fee detailed in the invoice for the unpaid toll issued by a toll facility operator. If paid within 30 60 days of the toll violation, the administrative fee shall not 59 facility could be tripled for any vehicle that does not have an active, functioning automatic vehicle identification device registered for and in use in the vehicle using the toll facility, and such signs are posted at a location where the driver can still choose to avoid the use of the toll facility if he chooses not to pay the toll.

63 A person receiving an invoice for an unpaid toll under this section may (a) pay the toll and 64 administrative fees directly to the toll facility operator or (b) file with the toll facility operator a notice, 65 on a form provided by the toll facility operator as required under subsection B of § 46.2-819.6, to contest liability for a toll violation. The notice to contest liability for a toll violation may be filed by 66 any person receiving an invoice for an unpaid toll by mailing or delivering the notice to the toll facility 67 operator within 60 90 days of receiving such invoice for unpaid toll. Upon receipt of such notice, the 68 toll facility operator may issue a summons pursuant to subsection K and may not seek withholding of 69 70 registration or renewal thereof under subsection G until a court of competent jurisdiction has found the 71 alleged violator liable for tolls under this section.

72 C. If the matter proceeds to court, the registered owner or operator of a vehicle shall be liable for a 73 civil penalty as follows: for a first offense, \$50; for a second offense within one year from the first 74 offense, \$100; for a third offense within two years from the second offense, \$250; and for a fourth and 75 any subsequent offense within three years from the second offense, \$500; plus, in each case, the unpaid toll, all accrued administrative fees imposed by the toll facility operator, and applicable court costs if the 76 77 vehicle is found, as evidenced by information obtained from a video-monitoring system in conjunction 78 with an automatic vehicle identification system as provided in this section, to have used such a toll 79 facility without payment of the required toll within  $3\hat{\theta}$  60 days of receipt of the invoice for the toll.

D. Any action under this section shall be brought in the general district court of the city or county in
which the toll facility is located. Such action shall be considered a traffic infraction but shall be tried as
a civil case. The attorney for the Commonwealth may represent the interests of the toll facility operator.
Any authorized agent or employee of a toll facility operator acting on behalf of a governmental entity
shall be allowed the privileges accorded by § 16.1-88.03 in such cases.

85 E. Proof of a violation of this section shall be evidenced by information obtained from a 86 video-monitoring system or automatic vehicle identification system as provided in this section. A 87 certificate, sworn to or affirmed by a technician employed or authorized by the operator of a toll facility 88 or by the locality wherein the toll facility is located, or a facsimile of such a certificate, based on 89 inspection of photographs, microphotographs, videotapes, or other recorded images produced by a 90 video-monitoring system or of electronic data collected by an automatic vehicle identification system, 91 shall be prima facie evidence of the facts contained therein. Any photographs, microphotographs, 92 videotape, or other recorded images or electronic data evidencing such a violation shall be available for 93 inspection in any proceeding to adjudicate the liability for such violation under this section. A record of communication by an automatic vehicle identification device with the automatic vehicle identification 94 95 system at the time of a violation of this section shall be prima facie evidence that the automatic vehicle identification device was located in the vehicle registered to use such device in the records of the 96 97 Virginia Department of Transportation.

98 F. It shall be prima facie evidence that the vehicle described in the summons issued pursuant to99 subsection K was operated in violation of this section.

100 Upon a finding by a court of competent jurisdiction that the vehicle described in the summons issued 101 pursuant to subsection K was in violation of this section, the court shall impose a civil penalty upon the 102 registered owner or operator of such vehicle in accordance with the amounts specified in subsection C, together with applicable court costs, the operator's administrative fee, and the toll due. Penalties assessed 103 as the result of action initiated by the Virginia Department of Transportation shall be remanded by the 104 clerk of the court that adjudicated the action to the Virginia Department of Transportation's Toll 105 Facilities Revolving Account. Penalties assessed as the result of action initiated by an operator of a toll 106 107 facility other than the Virginia Department of Transportation shall be remanded by the clerk of the court 108 that adjudicated the action to the treasurer or director of finance of the county or city in which the 109 violation occurred for payment to the toll facility operator.

110 The registered owner of such vehicle shall be given reasonable notice by way of a summons as 111 provided in subsection K that his vehicle had been used in violation of this section, and such owner 112 shall be given notice of the time and place of the hearing as well as the civil penalty and costs for such 113 offense.

114 Upon the filing of an affidavit by the registered owner of the vehicle with the toll facility operator 115 within 14 30 days of receipt of an invoice for unpaid toll or a summons stating that such owner was not 116 the driver of the vehicle on the date of the violation and providing the legal name and address of the 117 operator of the vehicle at the time of the violation, an invoice for unpaid toll or summons, whichever 118 the case may be, will also be issued to the alleged operator of the vehicle at the time of the offense.

119 In any action against a vehicle operator, an affidavit made by the registered owner providing the 120 name and address of the vehicle operator at the time of the violation shall constitute prima facie evidence that the person named in the affidavit was operating the vehicle at all the relevant timesrelating to the matter named in the affidavit.

123 If the registered owner of the vehicle produces for the toll facility operator or the court a certified 124 copy of a police report showing that the vehicle had been reported to the police as stolen prior to the 125 time of the alleged offense and remained stolen at the time of the alleged offense, then the toll facility 126 operator shall not pursue the owner for the unpaid toll contained in the invoice for unpaid toll or the 127 court shall dismiss the summons issued to the registered owner of the vehicle.

128 G. 1. Upon a finding by a court that a person has two or more unpaid tolls and such person fails to 129 pay the required penalties, fees, and unpaid tolls, then the court or toll facility operator shall notify the 130 Commissioner of the Department of Motor Vehicles, who shall refuse to issue or renew any vehicle 131 registration certificate of any applicant or the license plate issued for the vehicle driven in the 132 commission of the offense until the court has notified the Commissioner that such penalties, fees, and 133 unpaid tolls have been paid. If it is proven that the vehicle owner was not the operator at the time of 134 the offense and upon a finding by a court that the person identified in an affidavit pursuant to 135 subsection F as the operator violated this section and such person fails to pay the required penalties, 136 fees, and unpaid tolls, the court shall notify the Commissioner, who shall refuse to issue or renew any 137 vehicle registration certificate of any applicant or the license plate issued for any vehicle owned or 138 co-owned by such person until the court has notified the Commissioner that such penalties, fees, and 139 unpaid tolls have been paid. Such funds representing payment of unpaid tolls and all administrative fees 140 of the toll facility operator shall be transferred from the court to the Virginia Department of 141 Transportation's Toll Facilities Revolving Account or, in the case of an action initiated by an operator of 142 a toll facility other than the Virginia Department of Transportation, to the treasurer or director of finance 143 of the county or city in which the violation occurred for payment to the toll facility operator. The 144 Commissioner shall collect a \$40 administrative fee from the registered owner or operator of the vehicle 145 to defray the cost of processing and removing an order to deny registration or registration renewal.

146 2. If an owner of a vehicle has received at least one invoice for two or more unpaid tolls in 147 accordance with § 46.2-819.6 by certified mail and has (i) failed to pay the unpaid tolls and 148 administrative fees and (ii) failed to file a notice to contest liability for a toll violation, then the toll 149 facility operator may notify the Commissioner, who shall, if no form contesting liability has been timely 150 filed with the toll facility operator pursuant to this section, refuse to issue or renew the vehicle 151 registration certificate of any applicant therefor or the license plate issued for any vehicle driven in the 152 commission of the offense until the toll facility operator has notified the Commissioner that such fees 153 and unpaid tolls have been paid.

154 If the vehicle owner was not the operator at the time of the offense and the person identified in an 155 affidavit pursuant to subsection F as the operator has received at least one invoice for two or more 156 unpaid tolls in accordance with § 46.2-819.6 by certified mail and such person has (i) failed to pay the 157 unpaid tolls and administrative fees and (ii) failed to file a notice to contest liability for a toll violation, 158 then the toll facility operator may notify the Commissioner, who shall, if no form contesting liability has 159 been timely filed with the toll facility operator pursuant to this section, refuse to issue or renew any 160 vehicle registration certificate of any applicant therefor or the license plate issued for any vehicle owned 161 or co-owned by such person until the toll facility operator has notified the Commissioner that such fees 162 and unpaid tolls have been paid.

163 The Commissioner may only refuse to issue or renew any vehicle registration pursuant to this 164 subsection upon the request of a toll facility operator if such toll facility operator has entered into an 165 agreement with the Commissioner whereby the Commissioner will refuse to issue or renew any vehicle registration of any applicant therefor who owes unpaid tolls and administrative fees to the toll facility 166 167 operator. The toll facility operator seeking to collect unpaid tolls and administrative fees through the withholding of registration or renewal thereof by the Commissioner as provided for in this subsection 168 shall notify the Commissioner in the manner provided for in his agreement with the Commissioner and 169 170 supply to the Commissioner information necessary to identify the violator whose registration or renewal 171 is to be denied. The Commissioner shall charge a \$40 fee to defray the cost of processing and withholding the registration or registration renewal, and the toll facility operator may add this fee to the 172 173 amount of the unpaid tolls and administrative fees. Any agreement entered into pursuant to the 174 provisions of this subsection shall provide for the Department to send the violator notice of the intent to 175 deny renewal of registration at least 30 days prior to the expiration date of a current vehicle registration 176 and such notice shall include a form, as required under subsection B of § 46.2-819.6, to contest liability 177 of the underlying toll violation. The notice provided by the Commissioner shall include instructions for 178 filing the form to contest liability with the toll facility operator within 21 days after the date of mailing 179 of the Commissioner's notice. Upon timely receipt of the form, the toll facility operator shall notify the 180 Commissioner, who shall refrain from withholding the registration or renewal thereof, after which the 181 toll facility operator may proceed to issue a summons for unpaid toll. For the purposes of this

182 subsection, notice by first-class mail to the registrant's address as maintained in the records of the183 Department shall be deemed sufficient.

184 H. For purposes of this section, "operator" means a person who was driving a vehicle that was the 185 subject of a toll violation but who is not the owner of the vehicle; "operator of a toll facility other than the Virginia Department of Transportation" means any agency, political subdivision, authority, or other 186 187 entity that operates a toll facility; "owner" means the registered owner of a vehicle on record with the 188 Department or, in the case of a vehicle where the owner of the vehicle is a vehicle leasing entity, the 189 lessee. For purposes of this section, "owner" does not mean a vehicle rental or vehicle leasing company; 190 "video-monitoring system" means a vehicle sensor installed to work in conjunction with a toll collection 191 device that automatically produces one or more photographs, one or more microphotographs, a 192 videotape, or other recorded images of each vehicle at the time it is used or operated in violation of this section; "automatic vehicle identification system" means an electronic vehicle identification system 193 installed to work in conjunction with a toll collection device that automatically produces an electronic 194 195 record of each vehicle equipped with an automatic vehicle identification device that uses a toll facility; and "automatic vehicle identification device" means an electronic device that communicates by wireless 196 197 transmission with an automatic vehicle identification system.

198 I. Any vehicle rental or vehicle leasing company, if it receives an invoice for unpaid toll or is named 199 in a summons, shall be released as a party to the action if it provides the operator of the toll facility a 200 copy of the vehicle rental agreement or lease or an affidavit identifying the renter or lessee within 30 201 days of receipt of the invoice or summons. Upon receipt of such rental agreement, lease, or affidavit, an 202 invoice for unpaid toll shall be mailed to the renter or lessee identified therein. Release of this 203 information shall not be deemed a violation of any provision of the Government Data Collection and 204 Dissemination Practices Act (§ 2.2-3800 et seq.) or the Insurance Information and Privacy Protection Act 205 (§ 38.2-600 et seq.). The toll facility operator shall allow at least 30 days from the date of such mailing 206 before pursuing other remedies under this section. In any action against the vehicle operator, a copy of the vehicle rental agreement, lease, or affidavit identifying the renter or lessee of the vehicle at the time 207 208 of the violation is prima facie evidence that the person named in the rental agreement, lease, or affidavit 209 was operating the vehicle at all the relevant times relating to the matter named in the summons.

In J. Imposition of a civil penalty pursuant to this section shall not be deemed a conviction as an operator and shall not be made part of the driving record of the person upon whom such civil penalty is imposed, nor shall it be used for insurance purposes in the provision of motor vehicle insurance coverage. The provisions of § 46.2-395 shall not be applicable to any civil penalty, fee, unpaid toll, fine, or cost imposed or ordered paid under this section for a violation of this section.

215 K. On a form prescribed by the Supreme Court, a summons for a violation of this section may be 216 executed pursuant to § 19.2-76.2. Toll facility personnel or their agents mailing such summons shall be considered conservators of the peace for the sole and limited purpose of mailing such summons. 217 218 Notwithstanding the provisions of § 19.2-76, a summons or summonses for a violation of unpaid tolls 219 may be executed by mailing by first-class mail a copy thereof to the address of the owner of the vehicle 220 as shown on the records of the Department or, if the registered owner has named and provided a valid 221 address for the operator of the vehicle at the time of the violation in an affidavit executed pursuant to 222 subsection F, such named operator of the vehicle. If the summoned person fails to appear on the date of 223 return set out in the summons mailed pursuant to this section, the summons shall be executed in the 224 manner set out in § 19.2-76.3.

225 L. The toll facility operator may offer to the owner an option to pay the unpaid toll and fees plus a 226 reduced civil penalty of \$25 for a first or second offense or \$50 for a third, fourth, or subsequent 227 offense, as specified on the summons, provided the owner actually pays to the toll facility operator the 228 entire amount so calculated at least 14 days prior to the hearing date specified on the summons. If the 229 owner accepts such offer and such amount is actually received by the toll facility operator at least 14 230 days prior to the hearing date specified on the summons, the toll facility operator shall move the court 231 at least five business days prior to the date set for trial to dismiss the summons issued to the registered 232 owner of the vehicle, and the court shall dismiss upon such motion.

M. The operator of a toll facility may enter into an agreement with the Department, in accordance with the provisions of subdivision B 21 of § 46.2-208, to obtain vehicle owner information regarding the registered owners of vehicles that fail to pay tolls required for the use of toll facilities and with the Virginia Department of Transportation to obtain any information that is necessary to conduct electronic toll collection. Information provided to the operator of a toll facility shall be used only for the collection of unpaid tolls, and the operator of the toll facility shall be subject to the same conditions and penalties regarding release of the information as contained in subsection B.

N. No person shall be subject to both the provisions of this section and to prosecution under§ 46.2-819 for actions arising out of the same transaction or occurrence.