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1	SENATE BILL NO. 1211
2 3	Offered January 13, 2021
3	Prefiled January 11, 2021
4	A BILL to amend and reenact §§ 46.2-686 and 46.2-694, as it is currently effective and as it may
5	become effective, of the Code of Virginia and to amend the Code of Virginia by adding a section
6	numbered 46.2-694.2, relating to establishment of the Public Safety Trust Fund.
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	Patrons—Edwards and Boysko
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9	Referred to Committee on Finance and Appropriations
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11	Be it enacted by the General Assembly of Virginia:
12	1. That §§ 46.2-686 and 46.2-694, as it is currently effective and as it may become effective, of the
13	Code of Virginia are amended and reenacted and that the Code of Virginia is amended by adding
14	a section numbered 46.2-694.2 as follows:
15	§ 46.2-686. Portion of certain fees to be paid into special fund.
16	Except as provided in subdivision subdivisions A 13 and 14 of § 46.2-694 and § 46.2-703, an
17	amount equal to 19.6 percent of the fees collected, after refunds, from the registration of motor vehicles,
18	trailers, and semitrailers pursuant to this chapter shall be transferred from the special fund established by
19	the provisions of § 46.2-206 to a special fund in the state treasury to be used to meet the expenses of
20	the Department.
21	§ 46.2-694. (Contingent expiration date) Fees for vehicles designed and used for transportation
22 23	of passengers; weights used for computing fees; burden of proof.
23 24	A. The annual registration fees for motor vehicles, trailers, and semitrailers designed and used for the transportation of passengers on the highways in the Commonwealth are:
25	1. a. Twenty-three dollars for each private passenger car if the passenger car weighs 4,000 pounds or
2 6	less, provided that it is not used for the transportation of passengers for compensation and is not kept or
27	used for rent or for hire, or is not operated under a lease without a chauffeur; however, the fee provided
28	under this subdivision shall apply to a private passenger car that weighs 4,000 pounds or less and is
29	used as a TNC partner vehicle as defined in § 46.2-2000.
30	b. Thirty-three dollars for each motor home if the motor home weighs 4,000 pounds or less, provided
31	that it is not used for the transportation of passengers for compensation and is not kept or used for rent
32	or for hire, or is not operated under a lease without a chauffeur.
33	2. a. Twenty-eight dollars for each private passenger car that weighs more than 4,000 pounds,
34	provided that it is not used for the transportation of passengers for compensation and is not kept or used
35	for rent or for hire, or is not operated under a lease without a chauffeur; however, the fee provided
36	under this subdivision shall apply to a private passenger car that weighs more than 4,000 pounds and is
37	used as a TNC partner vehicle as defined in § 46.2-2000.
38	b. Thirty-eight dollars for each motor home if the motor home weighs more than 4,000 pounds,
39	provided that it is not used for the transportation of passengers for compensation and is not kept or used
40 41	for rent or for hire, or is not operated under a lease without a chauffeur.
42	3. Thirty cents per 100 pounds or major fraction thereof for a private motor vehicle other than a motorcycle with a normal seating capacity of more than 10 adults, including the driver, if the private
43	motor vehicle is not used for the transportation of passengers for compensation and is not kept or used
44	for rent or for hire or is not operated under a lease without a chauffeur. In no case shall the fee be less
45	than \$23 if the vehicle weighs 4,000 pounds or less or \$28 if the vehicle weighs more than 4,000
46	pounds.
47	4. Thirty cents per 100 pounds or major fraction thereof for a school bus. In no case shall the fee be
48	less than \$23 if the vehicle weighs 4,000 pounds or less or \$28 if the vehicle weighs more than 4,000
49	pounds.
50	5. Twenty-three dollars for each trailer or semitrailer designed for use as living quarters for human
51	beings.
52	6. Thirteen dollars plus \$0.30 per 100 pounds or major fraction thereof for each motor vehicle,
53	trailer, or semitrailer used as a common carrier of passengers, operating either intrastate or interstate.
54	Interstate common carriers of interstate passengers may elect to be licensed and pay the fees prescribed
55	in subdivision 7 on submission to the Commissioner of a declaration of operations and equipment as he
56	may prescribe. An additional \$5 shall be charged if the motor vehicle weighs more than 4,000 pounds.
57	7. Thirteen dollars plus \$0.70 per 100 pounds or major fraction thereof for each motor vehicle,
58	trailer, or semitrailer used as a common carrier of interstate passengers if election is made to be licensed

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59 under this subsection. An additional \$5 shall be charged if the motor vehicle weighs more than 4,000 pounds. In lieu of the foregoing fee of \$0.70 per 100 pounds, a motor carrier of passengers, operating 60 two or more vehicles both within and outside the Commonwealth and registered for insurance purposes 61 62 with the Surface Transportation Board of the U.S. Department of Transportation, Federal Highway 63 Administration, may apply to the Commissioner for prorated registration. Upon the filing of such 64 application, in such form as the Commissioner may prescribe, the Commissioner shall apportion the 65 registration fees provided in this subsection so that the total registration fees to be paid for such vehicles of such carrier shall be that proportion of the total fees, if there were no apportionment, that the total 66 number of miles traveled by such vehicles of such carrier within the Commonwealth bears to the total 67 68 number of miles traveled by such vehicles within and outside the Commonwealth. Such total mileage in 69 each instance is the estimated total mileage to be traveled by such vehicles during the license year for which such fees are paid, subject to the adjustment in accordance with an audit to be made by 70 71 representatives of the Commissioner at the end of such license year, the expense of such audit to be borne by the carrier being audited. Each vehicle passing into or through Virginia shall be registered and 72 licensed in Virginia and the annual registration fee to be paid for each such vehicle shall not be less 73 74 than \$33. For the purpose of determining such apportioned registration fees, only those motor vehicles, 75 trailers, or semitrailers operated both within and outside the Commonwealth shall be subject to inclusion in determining the apportionment provided for herein. 76

77 8. Thirteen dollars plus \$0.80 per 100 pounds or major fraction thereof for each motor vehicle, trailer 78 or semitrailer kept or used for rent or for hire or operated under a lease without a chauffeur for the 79 transportation of passengers. An additional fee of \$5 shall be charged if the vehicle weighs more than 80 4,000 pounds. This subdivision does not apply to vehicles used as common carriers or as TNC partner 81 vehicles as defined in § 46.2-2000.

9. Twenty-three dollars for a taxicab or other vehicle which is kept for rent or hire operated with a 82 83 chauffeur for the transportation of passengers, and which operates or should operate under permits issued by the Department as required by law. An additional fee of \$5 shall be charged if the vehicle weighs 84 85 more than 4,000 pounds. This subdivision does not apply to vehicles used as common carriers or as 86 TNC partner vehicles as defined in § 46.2-2000.

87 10. Fourteen dollars for a motorcycle, with or without a sidecar. To this fee shall be added a 88 surcharge of \$3 which shall be distributed as provided in § 46.2-1191.

89 10a. Twelve dollars for a moped, to be paid into the state treasury and set aside as a special fund to 90 be used to meet the expenses of the Department. 91

10b. Fourteen dollars for an autocycle.

92 11. Twenty-three dollars for a bus used exclusively for transportation to and from church school, for 93 the purpose of religious instruction, or church, for the purpose of divine worship. If the empty weight of 94 the vehicle exceeds 4,000 pounds, the fee shall be \$28.

95 12. Thirteen dollars plus \$0.70 per 100 pounds or major fraction thereof for other passenger-carrying 96 vehicles.

97 13. An additional fee of \$4.25 per year shall be charged and collected at the time of registration of 98 each pickup or panel truck and each motor vehicle under subdivisions 1 through 12. All funds collected 99 from \$4 of the \$4.25 fee shall be paid into the state treasury and shall be set aside as a special fund to 100 be used only for emergency medical services purposes. The moneys in the special emergency medical 101 services fund shall be distributed as follows:

102 a. Two percent shall be distributed to the State Department of Health to provide funding to the Virginia Association of Volunteer Rescue Squads to be used solely for the purpose of conducting 103 104 volunteer recruitment, retention, and training activities;

b. Thirty percent shall be distributed to the State Department of Health to support (i) emergency 105 medical services training programs (excluding advanced life support classes); (ii) advanced life support 106 107 training; (iii) recruitment and retention programs (all funds for such support shall be used to recruit and 108 retain volunteer emergency medical services personnel only, including public awareness campaigns, 109 technical assistance programs, and similar activities); (iv) emergency medical services system 110 development, initiatives, and priorities based on needs identified by the State Emergency Medical 111 Services Advisory Board; (v) local, regional, and statewide performance contracts for emergency medical 112 services to meet the objectives stipulated in § 32.1-111.3; (vi) technology and radio communication 113 enhancements; and (vii) improved emergency preparedness and response. Any funds set aside for distribution under this provision and remaining undistributed at the end of any fiscal year shall revert to 114 115 the Rescue Squad Assistance Fund;

116 c. Thirty-two percent shall be distributed to the Rescue Squad Assistance Fund;

117 d. Ten percent shall be available to the State Department of Health's Office of Emergency Medical 118 Services for use in emergency medical services; and

e. Twenty-six percent shall be returned by the Comptroller to the locality wherein such vehicle is 119 120 registered, to provide funding for training of volunteer or salaried emergency medical services personnel 121 of nonprofit emergency medical services agencies that hold a valid license issued by the Commissioner
122 of Health and for the purchase of necessary equipment and supplies for use in such locality for
123 emergency medical services provided by nonprofit emergency medical services agencies that hold a valid
124 license issued by the Commissioner of Health.

All revenues generated by the remaining \$0.25 of the \$4.25 fee approved by the 2008 Session of the General Assembly shall be deposited into the Rescue Squad Assistance Fund and used only to pay for the costs associated with the certification and recertification training of emergency medical services personnel.

129 The Comptroller shall clearly designate on the warrant, check, or other means of transmitting these 130 funds that such moneys are only to be used for purposes set forth in this subdivision. Such funds shall 131 be in addition to any local appropriations and local governing bodies shall not use these funds to 132 supplant local funds. Each local governing body shall report annually to the Board of Health on the use 133 of the funds returned to it pursuant to this section. In any case in which the local governing body grants 134 the funds to a regional emergency medical services council to be distributed to the nonprofit emergency 135 medical services agency that holds a valid license issued by the Commissioner of Health, the local 136 governing body shall remain responsible for the proper use of the funds. If, at the end of any fiscal 137 year, a report on the use of the funds returned to the locality pursuant to this section for that year has 138 not been received from a local governing body, any funds due to that local governing body for the next 139 fiscal year shall be retained until such time as the report has been submitted to the Board.

140 14. An additional annual fee of \$4 shall be charged and collected at the time of registration of each
141 pickup or panel truck and each motor vehicle under subdivisions 1 through 12. All funds collected from
142 the fee shall be paid into the state treasury and allocated to the Public Safety Trust Fund established
143 pursuant to § 46.2-694.2.

B. All motor vehicles, trailers, and semitrailers registered as provided in subsection B of § 46.2-646
shall pay a registration fee equal to one-twelfth of all fees required by subsection A of this section or
§ 46.2-697 for such motor vehicle, trailer, or semitrailer, computed to the nearest cent, multiplied by the
number of months in the registration period for such motor vehicles, trailers, and semitrailers.

148 C. The manufacturer's shipping weight or scale weight shall be used for computing all fees required149 by this section to be based upon the weight of the vehicle.

D. The applicant for registration bears the burden of proof that the vehicle for which registration is sought is entitled by weight, design, and use to be registered at the fee tendered by the applicant to the Commissioner or to his authorized agent.

153 § 46.2-694. (Contingent effective date) Fees for vehicles designed and used for transportation of 154 passengers; weights used for computing fees; burden of proof.

A. The annual registration fees for motor vehicles, trailers, and semitrailers designed and used for the transportation of passengers on the highways in the Commonwealth are:

157 1. Twenty-three dollars for each private passenger car or motor home if the passenger car or motor 158 home weighs 4,000 pounds or less, provided that it is not used for the transportation of passengers for 159 compensation and is not kept or used for rent or for hire, or is not operated under a lease without a 160 chauffeur; however, the fee provided under this subdivision shall apply to a private passenger car or 161 motor home that weighs 4,000 pounds or less and is used as a TNC partner vehicle as defined in § 162 46.2-2000.

163 2. Twenty-eight dollars for each private passenger car or motor home that weighs more than 4,000
164 pounds, provided that it is not used for the transportation of passengers for compensation and is not kept
165 or used for rent or for hire, or is not operated under a lease without a chauffeur; however, the fee
166 provided under this subdivision shall apply to a private passenger car or motor home that weighs more
167 than 4,000 pounds and is used as a TNC partner vehicle as defined in § 46.2-2000.

168 3. Thirty cents per 100 pounds or major fraction thereof for a private motor vehicle other than a 169 motorcycle with a normal seating capacity of more than 10 adults, including the driver, if the private 170 motor vehicle is not used for the transportation of passengers for compensation and is not kept or used 171 for rent or for hire or is not operated under a lease without a chauffeur. In no case shall the fee be less 172 than \$23 if the vehicle weighs 4,000 pounds or less or \$28 if the vehicle weighs more than 4,000 173 pounds.

4. Thirty cents per 100 pounds or major fraction thereof for a school bus. In no case shall the fee be less than \$23 if the vehicle weighs 4,000 pounds or less or \$28 if the vehicle weighs more than 4,000 pounds.

177 5. Twenty-three dollars for each trailer or semitrailer designed for use as living quarters for human178 beings.

6. Thirteen dollars plus \$0.30 per 100 pounds or major fraction thereof for each motor vehicle, trailer, or semitrailer used as a common carrier of passengers, operating either intrastate or interstate.

181 Interstate common carriers of interstate passengers may elect to be licensed and pay the fees prescribed

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182 in subdivision 7 on submission to the Commissioner of a declaration of operations and equipment as he 183 may prescribe. An additional \$5 shall be charged if the motor vehicle weighs more than 4,000 pounds.

184 7. Thirteen dollars plus \$0.70 per 100 pounds or major fraction thereof for each motor vehicle, 185 trailer, or semitrailer used as a common carrier of interstate passengers if election is made to be licensed 186 under this subsection. An additional \$5 shall be charged if the motor vehicle weighs more than 4,000 187 pounds. In lieu of the foregoing fee of \$0.70 per 100 pounds, a motor carrier of passengers, operating 188 two or more vehicles both within and outside the Commonwealth and registered for insurance purposes 189 with the Surface Transportation Board of the U.S. Department of Transportation, Federal Highway 190 Administration, may apply to the Commissioner for prorated registration. Upon the filing of such 191 application, in such form as the Commissioner may prescribe, the Commissioner shall apportion the 192 registration fees provided in this subsection so that the total registration fees to be paid for such vehicles 193 of such carrier shall be that proportion of the total fees, if there were no apportionment, that the total 194 number of miles traveled by such vehicles of such carrier within the Commonwealth bears to the total 195 number of miles traveled by such vehicles within and outside the Commonwealth. Such total mileage in 196 each instance is the estimated total mileage to be traveled by such vehicles during the license year for 197 which such fees are paid, subject to the adjustment in accordance with an audit to be made by 198 representatives of the Commissioner at the end of such license year, the expense of such audit to be 199 borne by the carrier being audited. Each vehicle passing into or through Virginia shall be registered and 200 licensed in Virginia and the annual registration fee to be paid for each such vehicle shall not be less 201 than \$33. For the purpose of determining such apportioned registration fees, only those motor vehicles, 202 trailers, or semitrailers operated both within and outside the Commonwealth shall be subject to inclusion 203 in determining the apportionment provided for herein.

8. Thirteen dollars plus \$0.80 per 100 pounds or major fraction thereof for each motor vehicle, trailer 204 205 or semitrailer kept or used for rent or for hire or operated under a lease without a chauffeur for the transportation of passengers. An additional fee of \$5 shall be charged if the vehicle weighs more than 206 207 4,000 pounds. This subdivision does not apply to vehicles used as common carriers or as TNC partner 208 vehicles as defined in § 46.2-2000.

209 9. Twenty-three dollars for a taxicab or other vehicle which is kept for rent or hire operated with a 210 chauffeur for the transportation of passengers, and which operates or should operate under permits issued 211 by the Department as required by law. An additional fee of \$5 shall be charged if the vehicle weighs 212 more than 4,000 pounds. This subdivision does not apply to vehicles used as common carriers or as 213 TNC partner vehicles as defined in § 46.2-2000.

214 10. Eighteen dollars for a motorcycle, with or without a sidecar. To this fee shall be added a 215 surcharge of \$3, which shall be distributed as provided in § 46.2-1191.

216 10a. Fourteen dollars for a moped, to be paid into the state treasury and set aside as a special fund to 217 be used to meet the expenses of the Department. 218

10b. Eighteen dollars for an autocycle.

219 11. Twenty-three dollars for a bus used exclusively for transportation to and from church school, for 220 the purpose of religious instruction, or church, for the purpose of divine worship. If the empty weight of 221 the vehicle exceeds 4,000 pounds, the fee shall be \$28.

222 12. Thirteen dollars plus \$0.70 per 100 pounds or major fraction thereof for other passenger-carrying 223 vehicles.

224 13. An additional fee of \$4.25 per year shall be charged and collected at the time of registration of 225 each pickup or panel truck and each motor vehicle under subdivisions 1 through 12. All funds collected 226 from \$4 of the \$4.25 fee shall be paid into the state treasury and shall be set aside as a special fund to 227 be used only for emergency medical services purposes. The moneys in the special emergency medical 228 services fund shall be distributed as follows:

a. Two percent shall be distributed to the State Department of Health to provide funding to the 229 230 Virginia Association of Volunteer Rescue Squads to be used solely for the purpose of conducting 231 volunteer recruitment, retention and training activities;

232 b. Thirty percent shall be distributed to the State Department of Health to support (i) emergency 233 medical services training programs (excluding advanced life support classes); (ii) advanced life support 234 training; (iii) recruitment and retention programs (all funds for such support shall be used to recruit and 235 retain volunteer emergency medical services personnel only, including public awareness campaigns, 236 technical assistance programs, and similar activities); (iv) emergency medical services system 237 development, initiatives, and priorities based on needs identified by the State Emergency Medical 238 Services Advisory Board; (v) local, regional, and statewide performance contracts for emergency medical 239 services to meet the objectives stipulated in § 32.1-111.3; (vi) technology and radio communication 240 enhancements; and (vii) improved emergency preparedness and response. Any funds set aside for 241 distribution under this provision and remaining undistributed at the end of any fiscal year shall revert to the Rescue Squad Assistance Fund; 242

243 c. Thirty-two percent shall be distributed to the Rescue Squad Assistance Fund; 244 d. Ten percent shall be available to the State Department of Health's Office of Emergency Medical 245 Services for use in emergency medical services; and

246 e. Twenty-six percent shall be returned by the Comptroller to the locality wherein such vehicle is 247 registered, to provide funding for training of volunteer or salaried emergency medical services personnel 248 of nonprofit emergency medical services agencies that hold a valid license issued by the Commissioner 249 of Health and for the purchase of necessary equipment and supplies for use in such locality for 250 emergency medical services provided by nonprofit or volunteer emergency medical services agencies 251 that hold a valid license issued by the Commissioner of Health.

252 All revenues generated by the remaining \$0.25 of the \$4.25 fee approved by the 2008 Session of the 253 General Assembly shall be deposited into the Rescue Squad Assistance Fund and used only to pay for 254 the costs associated with the certification and recertification training of emergency medical services 255 personnel.

256 The Comptroller shall clearly designate on the warrant, check, or other means of transmitting these 257 funds that such moneys are only to be used for purposes set forth in this subdivision. Such funds shall 258 be in addition to any local appropriations and local governing bodies shall not use these funds to 259 supplant local funds. Each local governing body shall report annually to the Board of Health on the use 260 of the funds returned to it pursuant to this section. In any case in which the local governing body grants the funds to a regional emergency medical services council to be distributed to the emergency medical 261 262 services agency that holds a valid license issued by the Commissioner of Health, the local governing 263 body shall remain responsible for the proper use of the funds. If, at the end of any fiscal year, a report 264 on the use of the funds returned to the locality pursuant to this section for that year has not been 265 received from a local governing body, any funds due to that local governing body for the next fiscal 266 year shall be retained until such time as the report has been submitted to the Board.

14. An additional annual fee of \$4 shall be charged and collected at the time of registration of each 267 268 pickup or panel truck and each motor vehicle under subdivisions 1 through 12. All funds collected from 269 the fee shall be paid into the state treasury and allocated to the Public Safety Trust Fund established 270 pursuant to § 46.2-694.2.

271 B. All motor vehicles, trailers, and semitrailers registered as provided in subsection B of § 46.2-646 272 shall pay a registration fee equal to one-twelfth of all fees required by subsection A of this section or 273 § 46.2-697 for such motor vehicle, trailer, or semitrailer, computed to the nearest cent, multiplied by the 274 number of months in the registration period for such motor vehicles, trailers, and semitrailers.

275 C. The manufacturer's shipping weight or scale weight shall be used for computing all fees required 276 by this section to be based upon the weight of the vehicle.

277 D. The applicant for registration bears the burden of proof that the vehicle for which registration is 278 sought is entitled by weight, design, and use to be registered at the fee tendered by the applicant to the 279 Commissioner or to his authorized agent. 280

§ 46.2-694.2. Public Safety Trust Fund.

281 There is hereby created in the state treasury a special nonreverting fund to be known as the Public 282 Safety Trust Fund, referred to in this section as "the Fund." The purpose of the Fund shall be to 283 supplement general fund appropriations to the Department of State Police to establish an equitable and 284 competitive pay structure that eliminates barriers to an inclusive, diverse, and well-qualified workforce 285 by addressing compensation issues that negatively impact recruitment and retention. The Fund shall be 286 established on the books of the Comptroller. All fees collected pursuant to subdivision A 14 of § 46.2-694 and any funds as may be appropriated by the General Assembly shall be paid into the state 287

288 treasury and credited to the Fund. Interest earned on moneys in the Fund shall remain in the Fund and be credited to it. Any moneys remaining in the Fund, including interest thereon, at the end of each 289 290 fiscal year shall not revert to the general fund but shall remain in the Fund. Moneys in the Fund shall 291 be used solely for the purposes of establishing a pay structure for sworn law-enforcement officers that 292 eliminates barriers to an inclusive, diverse, and well-qualified workforce by fully addressing staffing,

293 retention, and pay compression issues at the Department of State Police, subject to appropriation.