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1	HOUSE BILL NO. 793
1 2	Offered January 12, 2022
3	Prefiled January 11, 2022
4	A BILL to amend and reenact §§ 46.2-920, 46.2-1023, 46.2-1029.2, and 46.2-1030 of the Code of
5	Virginia, relating to traffic incident management vehicles.
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Ū	Patron—LaRock
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7 8	Referred to Committee on Transportation
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10	Be it enacted by the General Assembly of Virginia:
11	1. That §§ 46.2-920, 46.2-1023, 46.2-1029.2, and 46.2-1030 of the Code of Virginia are amended
12	and reenacted as follows:
13	§ 46.2-920. Certain vehicles exempt from regulations in certain situations; exceptions and
14	additional requirements.
15	A. The driver of any emergency vehicle, when such vehicle is being used in the performance of
16	public services, and when such vehicle is operated under emergency conditions, may, without subjecting
17	himself to criminal prosecution:
18	1. Disregard speed limits, while having due regard for safety of persons and property;
19	2. Proceed past any steady or flashing red signal, traffic light, stop sign, or device indicating moving
20	traffic shall stop if the speed of the vehicle is sufficiently reduced to enable it to pass a signal, traffic
21	light, or device with due regard to the safety of persons and property;
22	3. Park or stop notwithstanding the other provisions of this chapter;
23	4. Disregard regulations governing a direction of movement of vehicles turning in specified directions
24	so long as the operator does not endanger life or property;
25	5. Pass or overtake, with due regard to the safety of persons and property, another vehicle at any
26	intersection;
27	6. Pass or overtake with due regard to the safety of persons and property, while en route to an
28	emergency, stopped or slow-moving vehicles, by going to the left of the stopped or slow-moving vehicle
29	either in a no-passing zone or by crossing the highway centerline; or
30	7. Pass or overtake with due regard to the safety of persons and property, while en route to an
31	emergency, stopped or slow-moving vehicles, by going off the paved or main traveled portion of the
32	roadway on the right. Notwithstanding other provisions of this section, vehicles exempted in this
33	instance will not be required to sound a siren or any device to give automatically intermittent signals.
34	B. The exemptions granted to emergency vehicles by subsection A in subdivisions A1, A3, A4, A5,
35	and A6 shall apply only when the operator of such vehicle displays a flashing, blinking, or alternating
36	emergency light or lights as provided in §§ 46.2-1022 and 46.2-1023 and sounds a siren, exhaust
37	whistle, or air horn designed to give automatically intermittent signals, as may be reasonably necessary.
38	The exemption granted under subdivision A 2 shall apply only when the operator of such emergency
39	vehicle displays a flashing, blinking, or alternating emergency light or lights as provided in §§ 46.2-1022
40	and 46.2-1023 and either (a) sounds a siren, exhaust whistle, or air horn designed to give automatically
41	intermittent signals or (b) slows the vehicle down to a speed reasonable for the existing conditions,
42	yields right-of-way to the driver of another vehicle approaching or entering the intersection from another
43	direction or, if required for safety, brings the vehicle to a complete stop before proceeding with due
44 45	regard for the safety of persons and property. In addition, the exemptions granted to emergency vehicles
45 46	by subsection A shall apply only when there is in force and effect for such vehicle either (i) standard
40 47	motor vehicle liability insurance covering injury or death to any person in the sum of at least \$100,000 because of bodily injury to or death of one person in any one accident and subject to the limit for one
4 7 4 8	because of bodily injury to or death of one person in any one accident and, subject to the limit for one person, to a limit of \$300,000 because of bodily injury to or death of two or more persons in any one
4 9	accident, and to a limit of \$20,000 because of injury to or destruction of property of others in any one
49 50	accident, and to a mint of \$20,000 because of injury to of destruction of property of others in any one accident or (ii) a certificate of self-insurance issued pursuant to § 46.2-368. Such exemptions shall not,
50 51	however, protect the operator of any such vehicle from criminal prosecution for conduct constituting
51 52	reckless disregard of the safety of persons and property. Nothing in this section shall release the operator
52 53	of any such vehicle from civil liability for failure to use reasonable care in such operation.
53 54	C. For the purposes of this section, the term "emergency vehicle" shall mean means:
55	1. Any law-enforcement vehicle operated by or under the direction of a federal, state, or local
56	law-enforcement officer (i) in the chase or apprehension of violators of the law or persons charged with
57	or suspected of any such violation or (ii) in response to an emergency call;
58	2. Any regional detention center vehicle operated by or under the direction of a correctional officer

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59 responding to an emergency call or operating in an emergency situation;

3. Any vehicle used to fight fire, including publicly owned state forest warden vehicles, when 60 61 traveling in response to a fire alarm or emergency call;

62 4. Any emergency medical services vehicle designed or used for the principal purpose of providing 63 emergency medical services where human life is endangered;

64 5. Any Department of Emergency Management vehicle or Office of Emergency Medical Services 65 vehicle, when responding to an emergency call or operating in an emergency situation;

6. Any Department of Corrections vehicle designated by the Director of the Department of 66 Corrections, when (i) responding to an emergency call at a correctional facility, (ii) participating in a 67 drug-related investigation, (iii) pursuing escapees from a correctional facility, or (iv) responding to a 68 69 request for assistance from a law-enforcement officer;

7. Any vehicle authorized to be equipped with alternating, blinking, or flashing red or red and white 70 secondary warning lights under the provisions of § 46.2-1029.2; and 71 72

8. Any Virginia National Guard Civil Support Team vehicle when responding to an emergency; and

73 9. A traffic incident management vehicle when operating at or en route to the scene of a traffic 74 accident or similar incident. For purposes of this subdivision, "traffic incident management vehicle" 75 means (i) a Department of Transportation vehicle, (ii) a vehicle operated pursuant to the Department of 76 Transportation Safety Service Patrol program or pursuant to a contract with the Department of 77 Transportation that includes traffic incident management services, or (iii) any other vehicle designated 78 as a traffic incident management vehicle by the Commissioner of Highways. In order to operate a traffic 79 incident management vehicle pursuant to this subdivision, a vehicle operator shall be required to (a)80 complete an initial emergency vehicle operators course from an approved course list provided by the Department of Fire Programs, the Office of Emergency Medical Services, or an equivalent agency and 81 82 (b) be recertified as an emergency vehicle operator every five years.

83 D. Any law-enforcement vehicle operated by or under the direction of a federal, state, or local law-enforcement officer may disregard speed limits, while having due regard for safety of persons and 84 85 property, (i) in testing the accuracy of speedometers of such vehicles, (ii) in testing the accuracy of speed measuring devices specified in § 46.2-882, or (iii) in following another vehicle for the purpose of 86 87 determining its speed.

88 E. A Department of Environmental Quality vehicle, while en route to an emergency and with due 89 regard to the safety of persons and property, may overtake and pass stopped or slow-moving vehicles by 90 going off the paved or main traveled portion of the highway on the right or on the left. These 91 Department of Environmental Quality vehicles shall not be required to sound a siren or any device to 92 give automatically intermittent signals, but shall display red or red and white warning lights when 93 performing such maneuvers.

94 F. Any law-enforcement vehicle operated by or under the direction of a federal, state, or local 95 law-enforcement officer while conducting a funeral escort, wide-load escort, dignitary escort, or any 96 other escort necessary for the safe movement of vehicles and pedestrians may, without subjecting 97 himself to criminal prosecution: 98

1. Disregard speed limits, while having due regard for safety of persons and property;

99 2. Proceed past any steady or flashing red signal, traffic light, stop sign, or device indicating moving 100 traffic shall stop if the speed of the vehicle is sufficiently reduced to enable it to pass a signal, traffic 101 light, or device with due regard for the safety of persons and property; 102

3. Park or stop notwithstanding the other provisions of this chapter;

103 4. Disregard regulations governing a direction of movement of vehicles turning in specified directions 104 so long as the operator does not endanger life or property; or

105 5. Pass or overtake, with due regard for the safety of persons and property, another vehicle.

Notwithstanding other provisions of this section, vehicles exempted in this subsection may sound a 106 107 siren or any device to give automatically intermittent signals.

§ 46.2-1023. Flashing red or red and white warning lights.

109 Fire apparatus, forest warden vehicles, emergency medical services vehicles, vehicles of the Department of Emergency Management, vehicles of the Department of Environmental Quality, vehicles 110 111 of the Virginia National Guard Civil Support Team and the Virginia National Guard Chemical, Biological, Radiological, Nuclear and High Yield Explosive (CBRNE) Enhanced Response Force 112 113 Package (CERFP) when responding to an emergency, vehicles of county, city, or town Departments of Emergency Management, vehicles of the Office of Emergency Medical Services, traffic incident 114 management vehicles as defined in § 46.2-920, animal warden vehicles, and vehicles used by security 115 personnel of the Huntington Ingalls Industries, Bassett-Walker, Inc., the Winchester Medical Center, the 116 National Aeronautics and Space Administration's Wallops Flight Facility, and, within those areas 117 specified in their orders of appointment, by special conservators of the peace and policemen for certain 118 places appointed pursuant to §§ 19.2-13 and 19.2-17 may be equipped with flashing, blinking, or 119 alternating red or red and white combination warning lights of types approved by the Superintendent. 120

Such warning lights may be of types constructed within turn signal housings or motorcycle headlight 121 122 housings, subject to approval by the Superintendent. 123

§ 46.2-1029.2. Certain vehicles may be equipped with secondary warning lights.

124 In addition to other lights authorized by this article, any (i) fire apparatus, (ii) government-owned 125 vehicle operated on official business by a local fire chief or other local fire official, and (iii) emergency 126 medical services vehicle, and (iv) traffic incident management vehicle as defined in § 46.2-920 may be 127 equipped with alternating, blinking, or flashing red or red and white secondary warning lights mounted 128 inside the vehicle's taillights or marker lights of a type approved by the Superintendent of State Police.

129 § 46.2-1030. When lights to be lighted; number of lights to be lighted at any time; use of 130 warning lights.

131 A. Every vehicle in operation on a highway in the Commonwealth shall display lighted headlights 132 and illuminating devices as required by this article (i) from sunset to sunrise; (ii) during any other time 133 when, because of rain, smoke, fog, snow, sleet, insufficient light, or other unfavorable atmospheric 134 conditions, visibility is reduced to a degree whereby persons or vehicles on the highway are not clearly 135 discernible at a distance of 500 feet; and (iii) whenever windshield wipers are in use as a result of fog, 136 rain, sleet, or snow. The provisions of this subsection, however, shall not apply to instances when 137 windshield wipers are used intermittently in misting rain, sleet, or snow.

138 B. Not more than four lights used to provide general illumination ahead of the vehicle, including at 139 least two headlights and any other combination of fog lights or other auxiliary lights approved by the 140 Superintendent, shall be lighted at any time. However, motorcycles may be equipped with and use not 141 more than five approved lights in order to provide general illumination ahead of the motorcycle. These 142 limitations shall not preclude the display of warning lights authorized in §§ 46.2-1020 through 143 46.2-1027, or other lights as may be authorized by the Superintendent.

144 C. Vehicles equipped with warning lights authorized in §§ 46.2-1020 through 46.2-1027 shall 145 display lighted warning lights as authorized in such sections at all times when responding to emergency 146 calls, responding to traffic incidents, towing disabled vehicles, or constructing, repairing, and maintaining public highways or utilities on or along public highways, except that amber lights on 147 vehicles designed with a ramp on wheels and a hydraulic lift with a capacity to haul or tow another 148 149 vehicle, commonly referred to as "rollbacks," need not be lit while the vehicle is in motion unless it is 150 actually towing a vehicle.

151 D. The failure to display lighted headlights and illuminating devices under the conditions set forth in 152 clause (iii) of subsection A shall not constitute negligence per se, nor shall violation of clause (iii) of 153 subsection A constitute a defense to any claim for personal injury or recovery of medical expenses for 154 injuries sustained in a motor vehicle accident.

155 E. No demerit points shall be assessed for failure to display lighted headlights and illuminating 156 devices during periods of fog, rain, sleet, or snow in violation of clause (iii) of subsection A.

157 F. No citation for a violation of clause (iii) of subsection A shall be issued unless the officer issuing 158 such citation has cause to stop or arrest the driver of such motor vehicle for the violation of some other 159 provision of this Code or local ordinance relating to the operation, ownership, or maintenance of a 160 motor vehicle or any criminal statute. No law-enforcement officer shall stop a motor vehicle for a 161 violation of this section, except that a law-enforcement officer may stop a vehicle if it displays no lighted headlights during the time periods set forth in subsection A. No evidence discovered or obtained 162 163 as the result of a stop in violation of this subsection, including evidence discovered or obtained with the 164 operator's consent, shall be admissible in any trial, hearing, or other proceeding.