2023 SESSION

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VIRGINIA ACTS OF ASSEMBLY — CHAPTER

2 An Act to amend and reenact §§ 8.01-66.1, 46.2-214.3, 46.2-646, 46.2-646.1, 46.2-706, 46.2-707,
 3 46.2-707.1, 46.2-708, 46.2-902.1, and 46.2-1530 of the Code of Virginia, relating to uninsured motorist fee; repeal.

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Approved

[S 951]

7 Be it enacted by the General Assembly of Virginia:

8 1. That §§ 8.01-66.1, 46.2-214.3, 46.2-646, 46.2-646.1, 46.2-706, 46.2-707, 46.2-707.1, 46.2-708,

9 46.2-902.1, and 46.2-1530 of the Code of Virginia are amended and reenacted as follows:
10 § 8.01-66.1. Remedy for arbitrary refusal of motor vehicle insurance claim.

A. Whenever any insurance company licensed in this Commonwealth to write insurance as defined in § 38.2-124 denies, refuses or fails to pay to its insured a claim of \$3,500 or less in excess of the deductible, if any, under the provisions of a policy of motor vehicle insurance issued by such company to the insured and it is subsequently found by the judge of a court of proper jurisdiction that such denial, refusal or failure to pay was not made in good faith, the company shall be liable to the insured in an amount double the amount otherwise due and payable under the provisions of the insured's policy of motor vehicle insurance, together with reasonable attorney's fees and expenses.

18 The provisions of this subsection shall be construed to include an insurance company's refusal or failure to pay medical expenses to persons covered under the terms of any medical payments coverage extended under a policy of motor vehicle insurance, when the amount of the claim therefor is \$3,500 or less and the refusal was not made in good faith.

22 B. Notwithstanding the provisions of subsection A, whenever any insurance company licensed in this 23 Commonwealth to write insurance as defined in § 38.2-124 denies, refuses or fails to pay to a third 24 party claimant, on behalf of an insured to whom such company has issued a policy of motor vehicle 25 liability insurance, a claim of \$3,500 or less made by such third party claimant and if the judge of a 26 court of proper jurisdiction finds that the insured is liable for the claim, the third party claimant shall 27 have a cause of action against the insurance company. If the judge finds that such denial, refusal or failure to pay was not made in good faith, the company, in addition to the liability assumed by the 28 29 company under the provisions of the insured's policy of motor vehicle liability insurance, shall be liable 30 to the third party claimant in an amount double the amount of the judgment awarded the third party 31 claimant, together with reasonable attorney's fees and expenses.

32 C. Notwithstanding the provisions of subsections A and B, whenever any person who has paid a fee 33 to the Department of Motor Vehicles to register an uninsured motor vehicle pursuant to § 46.2-706 or 34 any person who has furnished proof of financial responsibility in lieu of obtaining a policy or policies of motor vehicle liability insurance pursuant to the provisions of Title 46.2 or any person who is required 35 and has failed either to pay such fee or to furnish such proof pursuant to the provisions of Title 46.2 36 denies, refuses, or fails to pay to a claimant a claim of \$3,500 or less made by such claimant as a result 37 38 of a motor vehicle accident;, and if the trial judge of a court of proper jurisdiction finds that such 39 denial, refusal, or failure to pay was not made in good faith, such person shall be liable to the claimant 40 in an amount double the amount otherwise due and payable together with reasonable attorney's attorney 41 fees and expenses.

42 For the purposes of this subsection C, "person" shall mean means and include includes any natural 43 person, firm, partnership, association, or corporation.

D. 1. Whenever a court of proper jurisdiction finds that an insurance company licensed in this 44 45 Commonwealth to write insurance as defined in § 38.2-124 denies, refuses or fails to pay to its insured a claim of more than \$3,500 in excess of the deductible, if any, under the provisions of a policy of motor 46 47 vehicle insurance issued by such company to the insured and it is subsequently found by the judge of a 48 court of proper jurisdiction that such denial, refusal or failure to pay was not made in good faith, the 49 company shall be liable to the insured in the amount otherwise due and payable under the provisions of 50 the insured's policy of motor vehicle insurance, plus interest on the amount due at double the rate provided in § 6.2-301 from the date that the claim was submitted to the insurer or its authorized agent, 51 52 together with reasonable attorney's fees and expenses.

53 2. The provisions of this subsection shall be construed to include an insurance company's refusal or
54 failure to pay medical expenses to persons covered under the terms of any medical payments coverage
55 extended under a policy of motor vehicle insurance when the refusal was not made in good faith.

56 § 46.2-214.3. Discount for multiyear registration.

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57 A. Pursuant to subsection C of § 46.2-646, for each motor vehicle, trailer, or semitrailer registered, 58 the Commissioner may offer, at his discretion, a discount for multivear registrations of such vehicles. 59 The discount shall be equal to \$1 for each year of the multiyear registration or fraction thereof. The 60 discount shall not be applicable to any motor vehicle, trailer, or semitrailer registered (i) under the 61 International Registration Plan or (ii) as an uninsured motor vehicle. When this option is offered and 62 chosen by the registrant, all annual and 12-month fees due at the time of registration shall be multiplied 63 by the number of years or fraction thereof that the vehicle will be registered.

B. In addition to the discount authorized in subsection A, for the renewal of registration of each 64 motor vehicle, trailer, or semitrailer pursuant to § 46.2-646, the Commissioner shall offer a discount for 65 66 renewal when such registration renewal is conducted using the Internet. The discount shall be equal to 67 \$1. The discount shall not apply to any motor vehicle, trailer, or semitrailer registered (i) under the 68 International Registration Plan or (ii) as an uninsured motor vehicle.

§ 46.2-646. Expiration and renewal of registration.

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70 A. Every registration under this title, unless otherwise provided, shall expire on the last day of the 71 twelfth month next succeeding the date of registration. Every registration, unless otherwise provided, 72 shall be renewed annually on application by the owner and by payment of the fees required by law, the 73 renewal to take effect on the first day of the month succeeding the date of expiration. Notwithstanding 74 these limitations, the Commissioner may extend the validity period of an expiring registration if (i) the Department is unable to process an application for renewal due to circumstances beyond its control, and 75 76 (ii) the extension has been authorized under a directive from the Governor. However, in no event shall 77 the validity period be extended more than 90 days per occurrence of such conditions.

78 B. All motor vehicles, trailers, and semitrailers registered in the Commonwealth shall, at the 79 discretion of the Commissioner, be placed in a system of registration on a monthly basis to distribute 80 the work of registering motor vehicles as uniformly as practicable throughout the 12 months of the year. All such motor vehicles, trailers, and semitrailers, unless otherwise provided, shall be registered for a 81 period of 12 months. The registration shall be extended, at the discretion of the Commissioner, on 82 83 receipt of appropriate prorated fees, as required by law, for a period of not less than one month nor 84 more than 11 months as is necessary to distribute the registrations as equally as practicable on a 85 monthly basis. The Commissioner shall, on request, assign to any owner or owners of two or more motor vehicles, trailers, or semitrailers the same registration period. The expiration date shall be the last 86 day of the twelfth month or the last day of the designated month. Except for motor vehicles, trailers, 87 88 and semitrailers registered for more than one year under subsection C of this section, every registration 89 shall be renewed annually on application by the owner and by payment of fees required by law, the 90 renewal to take effect on the first day of the succeeding month.

91 C. The Commissioner may offer, at his discretion, an optional multi-year registration for all motor 92 vehicles, trailers, and semitrailers except for (i) those registered under the International Registration Plan and (ii) those registered as uninsured motor vehicles. When this option is offered and chosen by the 93 94 registrant, all annual and 12-month fees due at the time of registration shall be multiplied by the number 95 of years or fraction thereof that the vehicle will be registered.

96 D. For any summons issued for a violation of this section, the court may, in its discretion, dismiss 97 the summons where proof of compliance with this section is provided to the court on or before the court 98 date.

99 E. No law-enforcement officer shall stop a motor vehicle due to an expired registration sticker prior 100 to the first day of the fourth month after the original expiration date. No evidence discovered or obtained as the result of a stop in violation of this subsection, including evidence discovered or obtained 101 102 with the operator's consent, shall be admissible in any trial, hearing, or other proceeding. 103

§ 46.2-646.1. Deactivation and reactivation of registration; fees.

104 A. The owner of a motor vehicle that has been registered in the Commonwealth may apply to the 105 Commissioner to deactivate the registration of such vehicle. The owner of a motor vehicle who has voluntarily deactivated the vehicle's registration pursuant to this section shall not be required, with 106 respect to such vehicle, to carry bodily injury liability insurance or property damage insurance, or to pay 107 108 the uninsured motor vehicle fee as provided under § 46.2-706.

109 It shall be unlawful to operate any motor vehicle whose registration has been deactivated on any 110 highway in the Commonwealth.

111 B. Any person having a motor vehicle for which registration has been deactivated under subsection 112 A may apply to the Commissioner to reactivate the registration of such vehicle. Every applicant for 113 reactivation of registration shall furnish the Commissioner with such evidence as is required under 114 § 46.2-649 and shall either (i) execute and furnish to the Commissioner his certificate that the motor vehicle for which registration is to be reactivated is an insured motor vehicle as defined in § 46.2-705, 115 or that the Commissioner has issued to its owner, in accordance with § 46.2-368, a certificate of 116 self-insurance applicable to the vehicle or (ii) pay the uninsured motor vehicle fee required by 117

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118 § 46.2-706, which shall be disposed of as provided by § 46.2-710. The fee to be paid to the Department
119 for the reactivation of a motor vehicle's registration shall be \$10 unless the vehicle's registration has
120 expired or the vehicle is registered under the International Registration Plan.

\$ 46.2-706. Proof of insurance required of applicants for registration of motor vehicles;
verification of insurance; suspension of driver's license, registration certificates, and license plates
for certain violations.

A. In addition to any other fees prescribed by law, every person registering an uninsured motor vehicle, as defined in § 46.2-705, at the time of registering or reregistering the uninsured vehicle, shall pay a fee of \$500; however, if the uninsured motor vehicle is being registered for a period of less than a full year, the uninsured motor vehicle fee shall be prorated for the unexpired portion of the registration period. If the vehicle is a motor vehicle being registered as provided in subsection B of § 46.2-697, the fee shall be one-fourth of the annual uninsured motor vehicle fee for each quarter for which the vehicle is registered.

131 B. If the owner of a motor vehicle registered under this article as an uninsured motor vehicle, during 132 the period for which such vehicle is registered, obtains insurance coverage adequate to permit such 133 vehicle's registration as an insured motor vehicle and presents evidence satisfactory to the Commissioner 134 of the existence of such insurance coverage, the Commissioner shall amend the Department's records to 135 show such vehicle to be registered as an insured motor vehicle and shall refund to the owner a prorated 136 portion of the additional fee required by this section for registration of an uninsured motor vehicle. Such 137 proration shall be on a monthly basis, except that no such refund shall be made (i) as to any registration 138 during the last three months of its validity or (ii) on any portion of any such fee required to be paid 139 resulting from a determination by the Department or any court that a vehicle was uninsured and no fee **140** had been paid.

141 C. Every person applying for registration of a motor vehicle and declaring it to be an insured motor 142 vehicle shall, under the penalties set forth in § 46.2-707, execute and furnish to the Commissioner his 143 certificate that the motor vehicle is an insured motor vehicle as defined in § 46.2-705, or that the 144 Commissioner has issued to its owner, in accordance with § 46.2-368, a certificate of self-insurance 145 applicable to the vehicle sought to be registered. The Commissioner, or his duly authorized agent, may 146 verify that the motor vehicle is properly insured by comparing owner and vehicle identification 147 information on file at the Department of Motor Vehicles with liability information on the owner and 148 vehicle transmitted to the Department by any insurance company licensed to do business in the 149 Commonwealth as provided in § 46.2-706.1. If no record of liability insurance is found, the Department 150 may require the motor vehicle owner to verify insurance in a method prescribed by the Commissioner.

151 D. B. The refusal or neglect of any owner within 30 days to submit the liability insurance 152 information when required by the Commissioner or his duly authorized agent, or the electronic 153 notification by the insurance company or surety company that the policy or bond named in the certificate of insurance is not in effect, shall require the Commissioner to suspend any driver's license 154 155 and all registration certificates and license plates issued to the owner of the motor vehicle until the 156 person (i) has paid to the Commissioner a noncompliance fee of \$600 to be disposed of as provided for 157 in § 46.2-710 and (ii) furnishes proof of financial responsibility for the future in the manner prescribed 158 in Article 15 (§ 46.2-435 et seq.) of Chapter 3. No order of suspension required by this section shall 159 become effective until the Commissioner has offered the person an opportunity for an administrative 160 hearing to show cause why the order should not be enforced. Notice of the opportunity for an 161 administrative hearing may be included in the order of suspension. Any request for an administrative 162 hearing made by such person must be received by the Department within 180 days of the issuance date of the order of suspension unless the person presents to the Department evidence of military service as 163 164 defined by the federal Servicemembers Civil Relief Act (50 U.S.C. § 3901 et seq.), incarceration, commitment, hospitalization, or physical presence outside the United States at the time the order of 165 166 suspension was issued. When three years have elapsed from the effective date of the suspension required 167 in this section, the Commissioner may relieve the person of the requirement of furnishing proof of 168 future financial responsibility.

169 E. C. The Commissioner shall suspend the driver's license and all registration certificates and license 170 plates of any person on receiving a record of his conviction of a violation of any provisions of 171 § 46.2-707, but the Commissioner shall dispense with the suspension when the person is convicted for a 172 violation of § 46.2-707 and the Department's records show conclusively that the motor vehicle was 173 insured or that the fee applicable to the registration of an uninsured motor vehicle has been paid by the 174 owner prior to the date and time of the alleged offense.

 F. D. The Commissioner may dispense with a suspension for a violation of this section or § 46.2-708 if the person determined to have committed the violation provides to the Commissioner proof that conclusively shows that the motor vehicle in question was insured at the time the Department initiated insurance monitoring under § 46.2-706 this section or § 46.2-706.1 or at the time of a violation of 179 § 46.2-708.

180 § 46.2-707. Operation of uninsured vehicle; false evidence of insurance; penalty.

181 Any person who owns an uninsured motor vehicle (i) licensed in the Commonwealth, (ii) subject to 182 registration in the Commonwealth, or (iii) displaying temporary license plates provided for in 183 § 46.2-1558 who operates or permits the operation of that motor vehicle without first having paid to the 184 Commissioner the uninsured motor vehicle fee required by § 46.2-706, to be disposed of as provided by 185 <u>§ 46.2-710</u>, shall be is guilty of a Class 3 misdemeanor.

186 Any person who is the operator of such an uninsured motor vehicle and not the titled owner, and 187 who knows that the required fee has not been paid to the Commissioner, shall be such motor vehicle is 188 uninsured is guilty of a Class 3 misdemeanor.

189 The Commissioner or his duly authorized agent, having reason to believe that a motor vehicle is 190 being operated or has been operated on any specified date, may require the owner of such motor vehicle to verify insurance in a method prescribed by the Commissioner as provided for by § 46.2-706. The 191 192 refusal or neglect of the owner who has not, prior to the date of operation, paid the uninsured motor 193 vehicle fee required by § 46.2-706 as to such motor vehicle, to provide such verification shall be prima 194 facie evidence that the motor vehicle was an uninsured motor vehicle at the time of such operation.

195 Any person who falsely verifies insurance to the Commissioner or gives false evidence that a motor 196 vehicle sought to be registered is an insured motor vehicle, shall be guilty of a Class 3 misdemeanor.

197 However, the foregoing portions of this section shall not be applicable if it is established that the 198 owner had good cause to believe and did believe that such motor vehicle was an insured motor vehicle, 199 in which event the provisions of § 46.2-609 shall be applicable.

200 Any person who owns an uninsured motor vehicle (i) licensed in the Commonwealth, (ii) subject to 201 registration in the Commonwealth, or (iii) displaying temporary license plates provided for in 202 § 46.2-1558, and who has not paid the uninsured motor vehicle fee required by § 46.2-706, shall immediately surrender the vehicle's license plates to the Department, unless the vehicle's registration has 203 204 been deactivated as provided by § 46.2-646.1. Any person who fails to immediately surrender his 205 vehicle's license plates as required by this section is guilty of a Class 3 misdemeanor.

206 Abstracts of records of conviction, as defined in this title, of any violation of any of the provisions 207 of this section shall be forwarded to the Commissioner as prescribed by § 46.2-383.

208 The Commissioner shall suspend the driver's license and all registration certificates and license plates 209 of any titled owner of an uninsured motor vehicle upon receiving a record of his conviction of a 210 violation of any provisions of this section, and he shall not thereafter reissue the driver's license and the 211 registration certificates and license plates issued in the name of such person until such person pays a 212 noncompliance fee of \$600 to be disposed of as provided for in § 46.2-710 and furnishes proof of future 213 financial responsibility as prescribed by Article 15 (§ 46.2-435 et seq.) of Chapter 3. However, when 214 three years have elapsed from the date of the suspension herein required, the Commissioner may relieve 215 such person of the requirement of furnishing proof of future financial responsibility. When such 216 suspension results from a conviction for presenting or causing to be presented to the Commissioner false 217 verification as to whether a motor vehicle is an insured motor vehicle or false evidence that any motor 218 vehicle sought to be registered is insured, then the Commissioner shall not thereafter reissue the driver's 219 license and the registration certificates and license plates issued in the name of such person so convicted 220 for a period of 180 days from the date of such order of suspension, and only then when all other 221 provisions of law have been complied with by such person.

222 The Commissioner shall suspend the driver's license of any person who is the operator but not the 223 titled owner of a motor vehicle upon receiving a record of his conviction of a violation of any 224 provisions of this section and he shall not thereafter reissue the driver's license until 30 days from the 225 date of such order of suspension. 226

§ 46.2-707.1. Noncompliance fee payment plan.

227 A. The Department may establish a noncompliance fee payment plan to allow individuals to pay the 228 fees for a motor vehicle determined to be uninsured as prescribed in § 46.2-706, 46.2-707, or 46.2-708. 229 Notwithstanding §§ 46.2-706, 46.2-707, and 46.2-708, an individual 18 years of age or older whose 230 driver's license and vehicle registration have been suspended pursuant to § 46.2-706, 46.2-707, or 231 46.2-708 may apply to the Department to enter into a payment plan agreement with a duration of no 232 more than three years from the agreement date, referred to in this section as the "payment plan period."

233 B. To be eligible to enter into the payment plan, the individual must (i) have one or more 234 outstanding suspensions of driving privileges pursuant to the provisions of § 46.2-706, 46.2-707, or 235 46.2-708 and have no other outstanding suspensions or revocations; (ii) meet all other conditions for 236 reinstatement of driving privileges; and (iii) have not defaulted twice on the same uninsured motor 237 vehicle payment plan agreement.

238 C. An eligible individual who pays a \$25 administrative fee when entering into a payment plan 239 agreement or when reentering into a payment plan agreement with the Department, and pays the

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reinstatement fee pursuant to §§ 46.2-333.1 and 46.2-411, if required, shall be eligible to have his 240 241 driving privileges reinstated by the Department.

242 D. The amount and frequency of each payment and the duration of the payment plan shall be 243 described in the payment plan agreement signed by the Department and the individual. Payments may be 244 made in person, online, by telephone, or by mail. The full fee must be paid in no more than three years 245 from the agreement date; however, an individual may repay the balance of the fee at any time during 246 the payment plan period with no penalty.

247 E. If an individual defaults on the payment plan agreement, the Commissioner shall suspend the 248 driver's license and all registration certificates and license plates issued to the owner of the motor 249 vehicle determined to be uninsured. Such driver's license, registration certificates, and license plates shall 250 remain suspended until the individual pays the balance of the fee applicable to the registration of an 251 uninsured motor vehicle his offense as prescribed in § 46.2-706, 46.2-707, or 46.2-708 and furnishes 252 proof of future financial responsibility as prescribed by Article 15 (§ 46.2-435 et seq.) of Chapter 3. An 253 individual is in default if he (i) pays an installment payment late as defined in the payment plan 254 agreement or (ii) fails to make an installment payment as agreed to in the payment plan agreement. If an 255 individual is in default and is ineligible to reenter the payment plan, full payment of the balance of the 256 fee shall be due as agreed to in the payment plan agreement. The Commissioner may extend the due 257 date of any installment payment for not more than 30 days if the Department is unable to process an 258 installment payment due to circumstances beyond its control.

259 F. When all fees are paid, the individual shall continue to furnish proof of financial responsibility 260 pursuant to Article 15 (§ 46.2-435 et seq.) of Chapter 3 and § 46.2-709.

261 G. Installment payments of the fee with respect to the motor vehicle determined to be uninsured shall 262 be disposed of pursuant to § 46.2-710. The administrative fee shall be paid to the Commissioner and 263 deposited into the state treasury account set aside in a special fund to be used to meet the necessary 264 expenses incurred by the Department.

265 § 46.2-708. Suspension of driver's license and registration when uninsured motor vehicle is 266 involved in reportable accident; hearing prior to suspension.

267 When it appears to the Commissioner from the records of his office or from a report submitted by an 268 insurance company licensed to do business in the Commonwealth that an uninsured motor vehicle as 269 defined in § 46.2-705, subject to registration in the Commonwealth, is involved in a reportable accident 270 in the Commonwealth resulting in death, injury, or property damagewith respect to which motor vehicle 271 the owner thereof has not paid the uninsured motor vehicle fee as prescribed in § 46.2-706, the 272 Commissioner shall, in addition to enforcing the applicable provisions of Article 13 (§ 46.2-417 et seq.) 273 of Chapter 3, suspend such owner's driver's license and all of his license plates and registration 274 certificates until such person has complied with Article 13 of Chapter 3 and has paid to the 275 Commissioner a noncompliance fee of \$600, to be disposed of as provided by \$46.2-710, with respect 276 to the motor vehicle involved in the accident and furnishes proof of future financial responsibility in the 277 manner prescribed in Article 15 (§ 46.2-435 et seq.) of Chapter 3. However, no order of suspension 278 required by this section shall become effective until the Commissioner has offered the person an 279 opportunity for an administrative hearing to show cause why the order should not be enforced. Notice of 280 the opportunity for an administrative hearing may be included in the order of suspension. Any request 281 for an administrative hearing made by such person must be received by the Department within 180 days 282 of the issuance date of the order of suspension unless the person presents to the Department evidence of 283 military service as defined by the federal Servicemembers Civil Relief Act (50 U.S.C. § 3901 et seq.), 284 incarceration, commitment, hospitalization, or physical presence outside the United States at the time the 285 order of suspension was issued.

286 However, when three years have elapsed from the effective date of the suspension herein required, 287 the Commissioner may relieve such person of the requirement of furnishing proof of future financial 288 responsibility. The presentation by a person subject to the provisions of this section of a certificate of 289 insurance, executed by an agent or representative of an insurance company qualified to do business in 290 this Commonwealth, showing that on the date and at the time of the accident the vehicle was an insured 291 motor vehicle as herein defined, or, presentation by such person of evidence that the additional fee 292 applicable to the registration of an uninsured motor vehicle had been paid to the Department prior to the 293 date and time of the accident, shall be sufficient bar to the suspension provided for in this section. 294

§ 46.2-902.1. Officer may require certain motorists to furnish proof of insurance; penalty.

295 Any law-enforcement officer present at the scene of a motor vehicle accident as to which a 296 law-enforcement officer is required by § 46.2-373 to file an accident report with the Department may 297 require the operator of any motor vehicle involved in such accident to furnish proof that the vehicle he 298 was operating at the time of such accident was either (i) an insured motor vehicle as defined in 299 § 46.2-705 or (ii) a vehicle for which the fee required by § 46.2-706 for registration of an uninsured 300 vehicle had been paid as to that vehicle. Failure to furnish proof of insurance or payment of the

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301 uninsured vehicle registration fee when required by a law-enforcement officer as provided in this section 302 within thirty days shall constitute a Class 2 misdemeanor.

303 § 46.2-1530. Buyer's order.

304 A. Every motor vehicle dealer shall complete, in duplicate, a buyer's order for each sale or exchange 305 of a motor vehicle. A copy of the buyer's order form shall be made available to a prospective buyer 306 during the negotiating phase of a sale and prior to any sales agreement. The completed original shall be retained for a period of five years in accordance with § 46.2-1529, and a duplicate copy shall be 307 308 delivered to the purchaser at the time of sale or exchange. A buyer's order shall include:

309 1. The name and address of the person to whom the vehicle was sold or traded.

- 310 2. The date of the sale or trade.
- 311 3. The name and address of the motor vehicle dealer selling or trading the vehicle.
- 312 4. The make, model year, vehicle identification number and body style of the vehicle.
- 313 5. The sale price of the vehicle.
- 314 6. The amount of any cash deposit made by the buyer.

315 7. A description of any vehicle used as a trade-in and the amount credited the buyer for the trade-in. 316 The description of the trade-in shall be the same as outlined in subdivision 4.

8. The amount of any sales and use tax, title fee, uninsured motor vehicle fee, registration fee, 317 318 purchaser's online systems filing fee, or other fee required by law for which the buyer is responsible and 319 the dealer has collected. Each tax and fee shall be individually listed and identified. 320

9. The net balance due at settlement.

321 10. Any item designated as "processing fee," and the amount charged by the dealer, if any, for 322 processing the transaction. As used in this section, processing includes obtaining title and license plates 323 for the purchaser, but does not include any "purchaser's online systems filing fee," as defined in § 46.2-1530.1, or any "dealer's manual transaction fee," as defined in § 46.2-1530.2. 324

11. Any item designated as "dealer's business license tax," and the amount charged by the dealer, if 325 326 any.

327 12. If the dealer delivers to the customer a vehicle purchased by the customer on or after July 1, 328 2010, that is conditional on dealer-arranged financing, the following notice, printed in bold type no less 329 than 10 point: "IF YOU ARE FINANCING THIS VEHICLE, PLEASE READ THIS NOTICE: YOU 330 ARE PROPOSING TO ENTER INTO A RETAIL INSTALLMENT SALES CONTRACT WITH THE DEALER. PART OF YOUR CONTRACT INVOLVES FINANCING THE PURCHASE OF YOUR 331 332 VEHICLE. IF YOU ARE FINANCING THIS VEHICLE AND THE DEALER INTENDS TO TRANSFER YOUR FINANCING TO A FINANCE PROVIDER SUCH AS A BANK, CREDIT UNION 333 334 OR OTHER LENDER, YOUR VEHICLE PURCHASE DEPENDS ON THE FINANCE PROVIDER'S 335 APPROVAL OF YOUR PROPOSED RETAIL INSTALLMENT SALES CONTRACT. IF YOUR RETAIL INSTALLMENT SALES CONTRACT IS APPROVED WITHOUT A CHANGE THAT INCREASES THE COST OR RISK TO YOU OR THE DEALER, YOUR PURCHASE CANNOT BE 336 337 CANCELLED. IF YOUR RETAIL INSTALLMENT SALES CONTRACT IS NOT APPROVED, THE 338 DEALER WILL NOTIFY YOU VERBALLY OR IN WRITING. YOU CAN THEN DECIDE TO PAY FOR THE VEHICLE IN SOME OTHER WAY OR YOU OR THE DEALER CAN CANCEL YOUR 339 340 341 PURCHASE. IF THE SALE IS CANCELLED, YOU NEED TO RETURN THE VEHICLE TO THE 342 DEALER WITHIN 24 HOURS OF VERBAL OR WRITTEN NOTICE IN THE SAME CONDITION 343 IT WAS GIVEN TO YOU, EXCEPT FOR NORMAL WEAR AND TEAR. ANY DOWN PAYMENT 344 OR TRADE-IN YOU GAVE THE DEALER WILL BE RETURNED TO YOU. IF YOU DO NOT RETURN THE VEHICLE WITHIN 24 HOURS OF VERBAL OR WRITTEN NOTICE OF 345 346 CANCELLATION, THE DEALER MAY LOCATE THE VEHICLE AND TAKE IT BACK WITHOUT 347 FURTHER NOTICE TO YOU AS LONG AS THE DEALER FOLLOWS THE LAW AND DOES NOT CAUSE A BREACH OF THE PEACE WHEN TAKING THE VEHICLE BACK. IF THE DEALER DOES NOT RETURN YOUR DOWN PAYMENT AND ANY TRADE-IN WHEN THE 348 349 DEALER GETS THE VEHICLE BACK IN THE SAME CONDITION IT WAS GIVEN TO YOU, 350 351 EXCEPT FOR NORMAL WEAR AND TEAR, THE DEALER MAY BE LIABLE TO YOU UNDER THE VIRGINIA CONSUMER PROTECTION ACT." 352 353

13. For sales of used motor vehicles, the disclosure required by § 46.2-1529.1.

354 Except for trailers and travel trailers, if the transaction does not include a policy of motor vehicle liability insurance, the seller shall stamp or mark on the face of the bill of sale in boldface letters no 355 smaller than 18-point type the following words: "No Liability Insurance Included." 356 357

A completed buyer's order when signed by both buyer and seller may constitute a bill of sale.

358 B. The Board shall approve a buyer's order form and each dealer shall file with each original license 359 application its buyer's order form, on which the processing fee amount is stated.

360 C. If a processing fee is charged, that fact and the amount of the processing fee shall be disclosed by the dealer. Disclosure shall be by placing a clear and conspicuous sign in the public sales area of the 361

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dealership. The sign shall be no smaller than eight and one-half inches by 11 inches and the print shallbe no smaller than one-half inch, and in a form as approved by the Board.

364 D. Except for trailers, if the buyer's order is for a new motor vehicle that had accumulated, at the 365 time of the sale, mileage in excess of 750 miles as a demonstrator or as a result of delivery to a 366 prospective purchaser who never took title to the new motor vehicle and returned it, the vehicle may be 367 sold as new, provided the dealer delivers this disclosure in writing on the buyer's order containing type 368 of no smaller than 10 point or in a separate document containing only the disclosure in type of no 369 smaller than 14 point: "Notice: This new motor vehicle has accumulated mileage in excess of 750 miles 370 as the result of use as a demonstrator and/or as the result of delivery to a prior prospective purchaser 371 who never took title to it and who returned it." When delivered as a separate document, this disclosure 372 shall also contain the actual odometer reading for the vehicle and shall be signed by the purchaser.

E. The provisions of this section shall not apply to the sale or exchange of (i) a tractor truck, (ii) a truck having a gross vehicle weight rating of 16,000 pounds or more, or (iii) a semitrailer.

375 2. That the Commissioner of the Department of Motor Vehicles (the Commissioner) shall begin 376 verifying the insurance coverage of any vehicle owner who has previously paid the uninsured 377 motorist fee and has not verified insurance pursuant to § 46.2-706 of the Code of Virginia, as 378 amended in this act, or been issued a certificate of self-insurance pursuant to § 46.2-368 of the 379 Code of Virginia.

380 3. That the provisions of the first and second enactments of this act shall become effective July 1, 381 2024.

382 4. That the Commissioner of the Department of Motor Vehicles (the Commissioner) may continue

383 to register uninsured vehicles as provided in § 46.2-706 of the Code of Virginia prior to the

384 effective date of this act, but any such registration shall expire prior to July 1, 2024. Such

385 registration may be renewed prior to July 1, 2024 if the vehicle owner provides proof of insurance 386 pursuant to § 46.2-706 of the Code of Virginia or has been issued a certificate of self-insurance

387 pursuant to § 46.2-368 of the Code of Virginia.