# **1997 SESSION**

#### **ENROLLED**

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### VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 46.2-200, 46.2-438, 46.2-613, 46.2-649, 46.2-652, 46.2-653, 46.2-694, 46.2-696, 46.2-697, 46.2-701, 46.2-712, 46.2-714, 46.2-726, 46.2-755, 46.2-759, 46.2-762, 3 46.2-917.2, 46.2-1128, 46.2-1129, 46.2-1142.1, 46.2-1156, 46.2-1157, 46.2-1168, 46.2-1175, 4 5 46.2-1552.1, and 46.2-2100, § 52-8.4 as it is currently effective and as it will become effective, and §§ 58.1-2401, 58.1-2402, 58.1-2403, 58.1-2425, 58.1-2700, 58.1-2702, and 58.1-3703 of the Code of 6 7 Virginia; to amend the Code of Virginia by adding a section numbered 46.2-694.1, by adding in 8 Article 18 of Chapter 10 of Title 46.2 a section numbered 46.2-1149.2, and by adding a section 9 numbered 52-8.4:2; and to repeal §§ 46.2-659, 46.2-699, and 46.2-769 of the Code of Virginia, 10 relating to registration, licensing, and, regulation of carriers of passengers or property; powers and duties of the Department of Motor Vehicles and the Commonwealth Transportation Commissioner; 11 12 registration of vehicles that exceed size and weight limits; registrations and permits for certain 13 mobile homes and house trailers; extensions of weight limits for certain vehicles; vehicle safety inspections; dealer's license plates; certain offenses to be considered traffic infractions; the motor 14 15 vehicle sales and use tax; the road tax on motor carriers; local license taxes; fees; penalties.

16 17

## Approved

18 Be it enacted by the General Assembly of Virginia:

19 1. That §§ 46.2-200, 46.2-438, 46.2-613, 46.2-649, 46.2-652, 46.2-653, 46.2-694, 46.2-696, 46.2-697,

46.2-701, 46.2-712, 46.2-714, 46.2-726, 46.2-755, 46.2-759, 46.2-762, 46.2-917.2, 46.2-1128, 46.2-1129, 46.2-1142.1, 46.2-1156, 46.2-1157, 46.2-1168, 46.2-1175, 46.2-1552.1, and 46.2-2100, § 52-8.4 as it is currently effective and as it will become effective, and §§58.1-2401, 58.1-2402, 58.1-2403, 58.1-2425, 58.1-2700, 58.1-2702, and 58.1-3703 of the Code of Virginia are amended and reenacted and that the Code of Virginia is amended by adding a section numbered 46.2-694.1, by adding in Article 18 of Chapter 10 of Title 46.2 a section numbered 46.2-1149.2, and by adding a section numbered 52-8.4:2 as follows:

**27** § 46.2-200. Department of Motor Vehicles.

28 There shall be a Department of Motor Vehicles in the executive department, responsible to the
29 Secretary of Transportation. The Department shall be under the supervision and management of the
30 Commissioner of the Department of Motor Vehicles.

31 The Department shall be responsible for the administration of the motor vehicle license, registration 32 and title laws; the issuance, suspension, and revocation of driver's licenses; the examination of applicants 33 for and holders of driver's licenses; the administration, training, disciplining, and assignment of 34 examiners of applicants for driver's licenses; the administration of the safety responsibility laws, fuel tax 35 laws, the provisions of this title relating to transportation safety, and dealer licensing laws; the 36 registration of property-carrying motor carriers of passengers or property and vehicles that may be 37 required to be registered under the International Registration Plan or pay road tax as described under 38 Chapter 27 (§ 58.1-2700 et seq.) of Title 58.1 under the International Fuel Tax Agreement; the audit of 39 property-carrying motor carriers of passengers or property for compliance with registration and road tax 40 requirements; proof of financial responsibility; and any other services that may be required to create a 41 single point of contact for motor carriers operating within and without the Commonwealth.

42 § 46.2-438. Proof by owner of vehicles operated under permit or certificate of State Corporation
43 Commission or Department of Motor Vehicles.

If the owner of a motor vehicle is one whose vehicles are operated under a permit or a certificate of convenience and necessity issued by the State Corporation Commission *or the Department*, proof by the owner on behalf of another as provided by this chapter may be made if there is filed with the Commissioner satisfactory evidence that the owner has complied with the law with respect to his liability for damage caused by the operation of his vehicles by providing the required insurance or other security or has qualified as a self-insurer as described in § 46.2-368.

**50** § 46.2-613. Offenses relating to registration, licensing, and certificates of title.

51 No person shall:

52 1. Operate or permit the operation of a motor vehicle, trailer, or semitrailer owned, leased, or otherwise controlled by him to be operated on a highway unless (i) it is registered, (ii) a certificate of title therefor has been issued, and (iii) it has displayed on it the license plate or plates and decal or decals, *if any*, assigned to it by the Department for the current registration period, subject to the exemptions mentioned in § 46.2-626, Article 5 (§ 46.2-655 et seq.), and Article 6 (§ 46.2-662 et seq.) of

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57 this chapter.

58 2. Display, cause or permit to be displayed, or have in possession any registration card, certificate of 59 title, or license plate or decal which he knows is fictitious or which he knows has been cancelled, 60 revoked, suspended, or altered.

61 3. Lend or knowingly permit the use of any registration card, license plate, or decal by anyone not 62 entitled to it.

63 4. Fail or refuse to surrender to the Department or the Department of State Police, on demand, any 64 certificate of title, registration card, or license plate or decal which has been suspended, cancelled, or 65 revoked.

66 5. Use a false name or address in any application for the registration of any motor vehicle, trailer, or 67 semitrailer or for a certificate of title or for any renewal or duplicate certificate, or knowingly to make a 68 false statement of a material fact or to conceal a material fact or otherwise commit a fraud in any 69 registration application.

70 § 46.2-649. Certain vehicles required to show evidence of payment of taxes and of registration or 71 exemption from registration with Department of Motor Vehicles.

72 A. Before the Commissioner registers or reregisters any motor vehicle, trailer, or semitrailer under 73 §§ 46.2-697, 46.2-698, 46.2-700 or § 46.2-703, the applicant shall furnish evidence satisfactory to the 74 Commissioner that all state, local, and federal taxes levied on that motor vehicle, trailer, or semitrailer 75 have been paid and that the motor vehicle, trailer, or semitrailer either (i) is registered with the State 76 Corporation Commission Department as required by law, or (ii) is not required so to register.

77 B. The Commissioner, in consultation with the State Corporation Commission, with local 78 commissioners of the revenue and directors of finance, and with appropriate federal officials, by 79 regulation shall provide for the kinds of evidence required to satisfy the provisions of subsection A of 80 this section.

81 C. The provisions of this section shall not apply to (i) pickup trucks, (ii) panel trucks, or (iii) trucks 82 having a registered gross weight less than 33,000 pounds. 83

§ 46.2-652. Temporary registration for vehicles.

84 The Commonwealth Transportation Commissioner, in cooperation with the Commissioner may, in his 85 discretion, grant a temporary registration or permit for the operation of tractor trucks, trucks, and heavy duty trailers used for the transportation of heavy construction equipment, cranes, well-digging apparatus, 86 and other heavy equipment (i) a vehicle or equipment that cannot be licensed because the vehicle, 87 88 excluding any load thereon, is overweight, oversize, or both or (ii) a licensed vehicle that exceeds 89 statutory weight limits on the highways in the Commonwealth from one point to another within the 90 Commonwealth, or from the Commonwealth to a point or points outside the Commonwealth, or from 91 outside the Commonwealth to a point or points within the Commonwealth. A Any temporary registration 92 or permit *issued under this section* shall show the registration or permit number, the date of issue, the 93 date of expiration, and the route to be traveled or other restrictions and shall be displayed in a 94 prominent place on the vehicle or other apparatus.

95 For a special single-trip temporary registration or permit issued under this section, the applicant shall 96 pay a fee of ten cents per mile for every mile to be traveled by the tractor truck, truck, heavy duty 97 trailer, crane, well-digging apparatus, or other heavy equipment, in addition to any administrative fee 98 required by the Department of Transportation. In lieu of a single-trip permit, an annual multi-trip 99 permit may be issued for a fee of forty dollars, in addition to any administrative fee required by the 100 Department of Transportation.

§ 46.2-653. Temporary registration or permit for transportation of mobile homes or house trailers 101 102 exceeding the size permitted by law.

103 The Commonwealth Transportation Commissioner, in cooperation with the Commissioner may, in his 104 discretion, grant a temporary registration or permit for the transportation of mobile homes or house 105 trailers, which exceed the size permitted by law, on the highways in the Commonwealth from one point 106 to another within the Commonwealth, or from the Commonwealth to a point or points outside the 107 Commonwealth, or from outside the Commonwealth to a point or points within the Commonwealth. 108 Such temporary registration or permit shall show the registration or permit number, the date of issue, the 109 date of expiration, and the route to be traveled or other restrictions and shall be displayed in a 110 prominent place on the vehicle. The owner of every mobile home or house trailer of this sort purchased in the Commonwealth for use within the Commonwealth or brought into the Commonwealth for use 111 112 within the Commonwealth shall apply within thirty days to the Department for title in the name of the owner. This requirement shall not apply to inventory held by licensed Virginia dealers for the purpose 113 114 of resale. After a mobile home has been titled in the Commonwealth and at such time as the wheels and other equipment previously used for mobility have been removed and the unit has been attached to the 115 realty, then the Virginia title issued for the unit may be returned to the Department for cancellation and 116 the unit shall thereafter be transferred only as real estate is transferred. The validity of any security 117

118 interest perfected pursuant to §§ 46.2-636 through 46.2-641 shall continue, notwithstanding the 119 provisions of this section.

120 The authorities in cities and towns regulating the movement of traffic may prescribe the route or 121 routes over which these mobile homes or house trailers may be transported, and no mobile home or 122 house trailer of this sort shall be transported through any city or town except along a prescribed route or 123 routes.

For each temporary *single-trip* registration or permit issued hereunder, the applicant shall pay a fee of one dollar, *in addition to any administrative fee required by the Department of Transportation. In lieu of a single-trip permit, an annual multi-trip permit may be issued for a fee of forty dollars, in addition to any administrative fee required by the Department of Transportation.* 

128 No permit, as provided in this section, shall be issued covering any mobile homes home or house 129 trailers which are trailer that is subject to a license plate.

\$ 46.2-694. Fees for vehicles designed and used for transportation of 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:

134 1. Twenty-three dollars for each private passenger car or motor home if the passenger car or motor
135 home weighs 4,000 pounds or less, provided that it is not used for the transportation of passengers for
136 compensation and is not kept or used for rent or for hire, or is not operated under a lease without a
137 chauffeur.

138 2. Twenty-eight dollars for each passenger car or motor home which weighs more than 4,000
139 pounds, provided that it is not used for the transportation of passengers for compensation and is not kept
140 or used for rent or for hire, or is not operated under a lease without a chauffeur.

141 3. Thirty cents per 100 pounds or major fraction thereof for a private motor vehicle other than a 142 motorcycle with a normal seating capacity of more than ten adults including the driver if the private 143 motor vehicle is not used for the transportation of passengers for compensation and is not kept or used 144 for rent or for hire or is not operated under a lease without chauffeur. In no case shall the fee be less 145 than twenty-three dollars if the vehicle weighs 4,000 pounds or less or twenty-eight dollars if the vehicle 146 weighs more than 4,000 pounds.

4. Thirty cents per 100 pounds or major fraction thereof for a school bus. In no case shall the fee be less than twenty-three dollars if the vehicle weighs 4,000 pounds or less or twenty-eight dollars if the vehicle weighs more than 4,000 pounds.

150 5. Twenty-three dollars for each trailer or semitrailer designed for use as living quarters for human151 beings.

6. Thirteen dollars plus thirty cents 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.
Interstate common carriers of interstate passengers may elect to be licensed and pay the fees prescribed
in subdivision 7 of this subsection on submission to the Commissioner of a declaration of operations and
equipment as he may prescribe. An additional five dollars shall be charged if the motor vehicle weighs
more than 4,000 pounds.

158 7. Thirteen dollars plus seventy cents per 100 pounds or major fraction thereof for each motor 159 vehicle, trailer, or semitrailer used as a common carrier of interstate passengers if election is made to be 160 licensed under this subsection. An additional five dollars shall be charged if the motor vehicle weighs more than 4,000 pounds. In lieu of the foregoing fee of seventy cents per 100 pounds, a motor carrier of 161 162 passengers, operating two or more vehicles both within and outside the Commonwealth under authority of the Interstate Commerce Commission and registered for insurance purposes with the Surface 163 164 Transportation Board of the United States Department of Transportation, Federal Highway Administration, may apply to the Commissioner for prorated registration. Upon the filing of such 165 application, in such form as the Commissioner may prescribe, the Commissioner shall apportion the 166 167 registration fees provided in this subsection so that the total registration fees to be paid for such vehicles 168 of such carrier shall be that proportion of the total fees, if there were no apportionment, that the total 169 number of miles traveled by such vehicles of such carrier within the Commonwealth bears to the total 170 number of miles traveled by such vehicles within and outside the Commonwealth. Such total mileage in 171 each instance is the estimated total mileage to be traveled by such vehicles during the license year for 172 which such fees are paid, subject to the adjustment in accordance with an audit to be made by 173 representatives of the Commissioner at the end of such license year, the expense of such audit to be 174 borne by the carrier being audited. Each vehicle passing into or through Virginia shall be registered and 175 licensed in Virginia and the annual registration fee to be paid for each such vehicle shall not be less 176 than thirty-three dollars. For the purpose of determining such apportioned registration fees, only those 177 motor vehicles, trailers, or semitrailers operated both within and outside the Commonwealth shall be 178 subject to inclusion in determining the apportionment provided for herein.

179 8. Thirteen dollars plus eighty cents per 100 pounds or major fraction thereof for each motor vehicle, 180 trailer or semitrailer kept or used for rent or for hire or operated under a lease without chauffeur for the 181 transportation of passengers. An additional fee of five dollars shall be charged if the vehicle weighs 182 more than 4,000 pounds. This subsection does not apply to vehicles used as common carriers.

183 9. Twenty-three dollars for a taxicab or other vehicle which is kept for rent or hire operated with a 184 chauffeur for the transportation of passengers, and which operates or should operate under permits issued 185 by the State Corporation Commission Department as required by law. An additional fee of five dollars 186 shall be charged if the vehicle weighs more than 4,000 pounds. This subsection does not apply to 187 vehicles used as common carriers.

188 10. Eighteen dollars for a motorcycle, with or without a sidecar. To this fee shall be added a 189 surcharge of three dollars which shall be distributed as provided in § 46.2-1191.

190 11. Twenty-three dollars for a bus used exclusively for transportation to and from Sunday school or 191 church, for the purpose of divine worship. If the empty weight of the vehicle exceeds 4,000 pounds, the 192 fee shall be twenty-eight dollars.

12. Thirteen dollars plus seventy cents per 100 pounds or major fraction thereof for other 193 194 passenger-carrying vehicles.

195 13. An additional fee of two dollars per year shall be charged and collected at the time of 196 registration of each pickup or panel truck and each motor vehicle under subdivisions 1 through 12 of 197 this subsection. All funds collected pursuant to this subdivision shall be paid into the state treasury and 198 shall be set aside as a special fund to be used only for emergency medical service purposes. The 199 moneys in the special fund shall be distributed as follows:

200 a. Two and one-half percent shall be distributed to the Virginia Association of Volunteer Rescue 201 Squads;

202 b. Thirteen and one-half percent shall be distributed to the State Department of Health to support (i) 203 emergency medical services training programs (excluding advanced life support classes), (ii) advanced 204 life support training, and (iii) recruitment and retention programs (all funds for such support shall be used to recruit and retain volunteer emergency medical services personnel only, including public 205 206 awareness campaigns, technical assistance programs, and similar activities). Any funds set aside for 207 distribution under this provision and remaining undistributed at the end of any fiscal year shall revert to 208 the Rescue Squad Assistance Fund; 209

c. Thirty-one and three-quarters percent shall be distributed to the Rescue Squad Assistance Fund;

210 d. Twenty-seven and one-quarter percent shall be available to the State Department of Health for use 211 in emergency medical services; and

212 e. Twenty-five percent shall be returned by the Comptroller to the locality wherein such vehicle is 213 registered, to provide funding for training of volunteer or salaried emergency medical service personnel 214 of licensed, nonprofit emergency medical services agencies and for the purchase of necessary equipment 215 and supplies for use in such locality for licensed, nonprofit emergency medical and rescue services.

216 The Comptroller shall clearly designate on the warrant, check, or other means of transmitting these 217 funds that such moneys are only to be used for purposes set forth in this subdivision. Such funds shall 218 be in addition to any local appropriations and local governing bodies shall not use these funds to 219 supplant local funds. Each local governing body shall report annually to the Board of Health on the use 220 of the twenty-five percent of the funds which were returned to it. In any case in which the local 221 governing body grants the funds to a regional emergency medical services council to be distributed to 222 the licensed, nonprofit emergency medical and rescue services, the local governing body shall remain 223 responsible for the proper use of the funds. If, at the end of any fiscal year, a report on the use of the 224 twenty-five percent of the funds for that year has not been received from a local governing body, any 225 funds due to that local governing body for the next fiscal year shall be retained until such time as the 226 report has been submitted to the Board.

227 B. All motor vehicles, trailers, and semitrailers registered as provided in subsection B of § 46.2-646 228 shall pay a registration fee equal to one-twelfth of all fees required by subsection A of this section or 229 § 46.2-697 for such motor vehicle, trailer, or semitrailer, computed to the nearest cent, multiplied by the 230 number of months in the registration period for such motor vehicles, trailers, and semitrailers.

231 C. The manufacturer's shipping weight or scale weight shall be used for computing all fees required 232 by this section to be based upon the weight of the vehicle.

233 D. The applicant for registration bears the burden of proof that the vehicle for which registration is 234 sought is entitled by weight, design, and use to be registered at the fee tendered by the applicant to the 235 Commissioner or to his authorized agent.

236 § 46.2-694.1. Fees for trailers and semitrailers not designed and used for transportation of 237 passengers.

238 Unless otherwise specified in this title, the registration fees for trailers and semitrailers not designed 239 and used for the transportation of passengers on the highways in the Commonwealth shall be as

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240 241	follows:		
241 242 243 244	Registered Gross Weight Fee Permanent Fee	1-Year Fee	2-Year
244 245 246 247	0-1,500 lbs \$16.00 \$50.00	\$ 8.00	
248 249 250	1,501-4,000 lbs \$50.00	\$18.50	\$37.00
251 252 253 254	4,001 lbs & above \$50.00	\$23.50	\$47.00

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256 From the foregoing registration fees, the following amounts, regardless of weight category, shall be 257 paid by the Department into the state treasury and set aside for the payment of the administrative costs 258 of the safety inspection program provided for in Article 21 (§ 46.2-1157 et seq.) of Chapter 10 of this 259 title: (i) from each one-year registration fee, one dollar and fifty cents; (ii) from each two-year 260 registration fee, three dollars; and (iii) from each permanent registration fee, four dollars. 261

§ 46.2-696. Exemption of buses operated in special or chartered service.

The provisions of §§ 46.2-107, 46.2-687, 46.2-694, and 46.2-695 shall not apply to any carrier 262 263 operating under a certificate of public convenience and necessity issued by the State Corporation Commission or the Department for buses operated in special or chartered party service, nor shall the 264 265 provisions of subdivisions 8 and 9 of subsection A of § 46.2-694 apply to any carrier that is: (i) 266 operating under a certificate of public convenience and necessity issued by the State Corporation Commission or the Interstate Commerce Commission Department, (ii) registered for insurance purposes 267 268 with the Surface Transportation Board of the United States Department of Transportation, Federal 269 Highway Administration, or (iii) operating under a local franchise granted by any city or town. 270

§ 46.2-697. Fees for vehicles not designed or used for transportation of passengers.

271 A. Except as otherwise provided in this section, the fee for registration of all motor vehicles not 272 designed and used for the transportation of passengers shall be thirteen dollars plus an amount 273 determined by the gross weight of the vehicle or combination of vehicles of which it is a part, when 274 loaded to the maximum capacity for which it is registered and licensed, according to the schedule of 275 fees set forth in this section. For each 1,000 pounds of gross weight, or major fraction thereof, for which any such vehicle is registered, there shall be paid to the Commissioner the fee indicated in the 276 277 following schedule immediately opposite the weight group and under the classification established by the 278 provisions of subsection B of § 46.2-711 into which such vehicle, or any combination of vehicles of 279 which it is a part, falls when loaded to the maximum capacity for which it is registered and licensed. 280 The fee for a pickup or panel truck shall be twenty-three dollars if its gross weight is 4,000 pounds or 281 less, and twenty-eight dollars if its gross weight is 4,001 pounds through 6,500 pounds. The fee shall be twenty-nine dollars for any motor vehicle with a gross weight of 6,501 pounds through 10,000 pounds. 282

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Fee Per Thousand Pounds of Gross Weight

286	Gross Weight	Private	For Rent or
287 288	Groups (pounds)	Carriers	For Hire
289 290			Carriers
<b>2</b> 90 <b>2</b> 91			Callicip
292 293	10,001 - 11,000	\$2.60	\$4.75
294	11,001 - 12,000	2.80	4.90
295 296 297	12,001 - 13,000	3.00	5.15
<b>297</b> <b>298</b>	13,001 - 14,000	3.20	5.40

299				
300 301	14,001 -	15,000	3.40	5.65
301 302 303	15,001 -	16,000	3.60	5.90
304	16,001 -	17,000	4.00	6.15
305 306	17,001 -	18,000	4.40	6.40
307 308	18,001 -	19,000	4.80	7.50
309 310	19,001 -	20,000	5.20	7.70
311 312	20,001 -	21,000	5.60	7.90
313 314	21,001 -	22,000	6.00	8.10
315 316	22,001 -	23,000	6.40	8.30
317 318	23,001 -	24,000	6.80	8.50
319 320	24,001 -	25,000	6.90	8.70
321 322	25,001 -	26,000	6.95	8.90
323 324	26,001 -	27,000	<del>7.00</del> 8.25	<del>9.10</del> 10.35
325 326	27,001 -	28,000	<del>7.05</del> 8.30	<del>9.30</del> 10.55
327 328	28,001 -	29,000	<del>7.10</del> 8.35	<del>9.50</del> 10.75
329 330	29,001 -	40,000	<del>7.20</del> 8.45	<del>9.70</del> 10.95
331 332	40,001 -		<del>7.30</del> 8.55	<del>9.90</del> 11.15
333 334	45,001 -		7.50 8.75	<del>10.00</del> 11.25
335 336	50,001 -		<del>8.00</del> 9.25	$\frac{12.00}{13.25}$
337 338	55,001 -		$\frac{10.00}{11.25}$	$\frac{12.00}{15.25}$
339 340				
340 341	76,001 -	ου,υυυ	<del>12.00</del> 13.25	<del>15.00</del> 16.25

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For all such motor vehicles exceeding a gross weight of 6,500 pounds, an additional fee of five dollars shall be imposed.

B. In lieu of registering any motor vehicle referred to in this section for an entire licensing year, the owner may elect to register the vehicle only for one or more quarters of a licensing year, and in such case, the fee shall be twenty-five percent of the annual fee plus five dollars for each quarter that the vehicle is registered.

C. When an owner elects to register and license a motor vehicle under subsection B of this section,the provisions of §§ 46.2-646 and 46.2-688 shall not apply.

D. Notwithstanding any other provision of law, no vehicle designed, equipped, and used to tow
 disabled or inoperable motor vehicles shall be required to register in accordance with any gross weight
 other than the gross weight of the towing vehicle itself, exclusive of any vehicle being towed.

E. All registrations and licenses issued for less than a full year shall expire on the date shown on the license and registration.

356 § 46.2-701. Combinations of tractor trucks and semitrailers; five-year registration of certain trailer357 fleets.

358 A. Each vehicle of a combination of a truck or tractor truck and a trailer or semitrailer shall be 359 registered as a separate vehicle, and separate vehicle license plates shall be issued for each vehicle, but, 360 for the purpose of determining the gross weight group into which any vehicle falls pursuant to 361 § 46.2-697, the combination of vehicles of which such vehicle constitutes a part shall be considered a 362 unit, and the aggregate gross weight of the entire combination shall determine the gross weight group. 363 The fee for the registration card and license plates for a trailer or semitrailer constituting a part of the 364 combination shall be seventeen dollars as provided in § 46.2-694.1. If the trailer or semitrailer exceeds a 365 gross weight of 4.000 pounds, however, the fee shall be twenty-two dollars. However, there shall be no 366 deduction from this fee for the registration fee of the trailer or semitrailer in the combination.

- B. In determining the fee to be paid for the registration of a truck or tractor truck constituting a part
  of such combination the fee shall be assessed on the total gross weight and the fee per 1,000 pounds
  applicable to the gross weight of the combination when loaded to the maximum capacity for which it is
  registered and licensed.
- 371 C. At his option, the owner of a fleet of at least fifty trailers may register his fleet for a period of 372 five years provided the following requirements are met:
- 373 1. The application shall be made on a form prescribed by the Commissioner and contain such
   374 information as the Commissioner may require.
- 375 2. On receipt of an application and registration fees, the Commissioner shall issue for each trailer in
   376 the fleet a license plate and registration card which shall be valid for five years.
- 377 3. All license plates issued for a fleet shall expire on the last day of the same month five years from
  378 the month of registration of the fleet.
- 379 4. Should the fleet owner add vehicles during the five-year registration period, the registration for the380 additional trailers shall expire on the same date as the registration of the original fleet expires.
- 5. The fleet owner shall pay all registration renewal fees due each year for all trailers registered in
   his fleet prior to the expiration date as shown on the records of the Department.
- 6. If the registration renewal fees are not paid prior to the date of expiration, all trailer license plates
  and registrations in the fleet shall be cancelled. Existing five-year registrations for fleets of fifty or more
  trailers previously issued under this section shall remain valid through the five-year period, but shall
  not be renewable.
- **387** § 46.2-712. Requirements of license plates and decals.
- 388 A. Every license plate shall display the registration number assigned to the motor vehicle, trailer, or 389 semitrailer and to the owner thereof, the name of the Commonwealth, which may be abbreviated, and 390 the year or the month and year, which may be abbreviated and in the form of decals, for which it is issued. Subject to the need for legibility, the size of the plate, the letters, numerals, and decals thereon, 391 392 and the color of the plate, letters, numerals, and decals shall be in the discretion of the Commissioner. 393 Decals shall be placed on the license plates in the manner prescribed by the Commissioner, and shall 394 indicate the month and year of expiration. On the issuance of the decals, a new registration card shall be 395 issued with the same date of expiration as the decals.
- B. Notwithstanding any other provision of this title, the Department may issue permanent license
  plates without decals and without a month and year of expiration for all trailers and semitrailers,
  regardless of weight, as well as trucks and tractor trucks with a gross vehicle weight rating or gross
  combination weight rating of more than 26,000 pounds.
- C. Notwithstanding any contrary provision of this section, any person who, pursuant to former
  § 56-304.3, repealed by Chapters 744 and 803 of the Acts of Assembly of 1995, obtained from the State
  Corporation Commission an exemption from the marker or decal requirements of former §§ 56-304,
  56-304.1 or 56-304.2, and who has painted or, in the case of newly acquired vehicles, who paints an
  identifying number on the sides of any vehicle with respect to which such exemption applies and, in all
  other respects, continues to comply with the requirements of former § 56-304.3, shall be deemed to be in
  compliance with subsections C and D of § 46.2-761.
- **407** § 46.2-714. Permanent license plates.
- 408 Notwithstanding the provisions of §§ 46.2-711 and 46.2-712 the Department may, in its discretion,
  409 issue a type of license plate suitable for permanent use on motor vehicles, trailers, semitrailers, and
  410 motorcycles, together with decals, *unless decals are not required under § 46.2-712*, to be attached to the
  411 license plates to indicate the registration period for which such vehicles have been properly licensed.
  412 The design of the license plates and decals, *when required*, shall be determined by the Commissioner.
- 413 Every permanent license plate and decal, *when required*, shall be returned to the Department 414 whenever the owner of a vehicle disposes of it by sale or otherwise and when not actually in use on a 415 motor vehicle, except dealer's plates temporarily not in use. The person in whose name the license plate 416 is registered may apply, during the registration period for which it is issued, for the return thereof if the

417 license plate is intended to be used on a subsequently acquired motor vehicle.

418 Every permanent license plate and decal, when issued, shall be returned to the Department whenever 419 the owner of a vehicle elects to garage the vehicle and discontinue the use of it on the highway. The 420 person in whose name the license plate is registered may apply, during the registration period for which 421 it is issued, for the return thereof if the vehicle is to be returned to use on the highway.

422 § 46.2-726. License plates with reserved numbers or letters; fees.

423 The Commissioner may, in his discretion, reserve license plates with certain registration numbers or 424 letters or combinations thereof for issuance to persons requesting license plates so numbered and 425 lettered.

426 License plates with reserved numbers or letters may be issued for and displayed on vehicles operated 427 as ambulances by private ambulance services.

428 The annual fee or, in the case of permanent license plates for trailers and semitrailers, the one-time 429 fee, for the issuance of any license plates with reserved numbers or letters shall be ten dollars plus the 430 prescribed fee for state license plates. If those license plates with reserved numbers or letters are subject to an additional fee beyond the prescribed fee for state license plates, the fee for such special license 431 432 plates with reserved numbers or letters shall be ten dollars plus the additional fee for the special license 433 plates plus the prescribed fee for state license plates. 434

§ 46.2-755. Limitations on imposition of motor vehicle license taxes and fees.

435 A. No county, city, or town shall impose any motor vehicle license tax or fee on any motor vehicle, 436 trailer, or semitrailer when:

437 1. A similar tax or fee is imposed by the county, city, or town wherein the vehicle is normally 438 garaged, stored or parked:

439 2. The vehicle is owned by a nonresident of such locality and is used exclusively for pleasure or **440** personal transportation and not for hire or for the conduct of any business or occupation other than that 441 set forth in subdivision 3 of this subsection;

442 3. The vehicle is (i) owned by a nonresident and (ii) used for transporting into and within the 443 locality, for sale in person or by his employees, wood, meats, poultry, fruits, flowers, vegetables, milk, 444 butter, cream, or eggs produced or grown by him, and not purchased by him for sale;

4. The motor vehicle, trailer, or semitrailer is owned by an officer or employee of the 445 446 Commonwealth who is a nonresident of such county, city, or town and who uses the vehicle in the 447 performance of his duties for the Commonwealth under an agreement for such use;

448 5. The motor vehicle, trailer, or semitrailer is kept by a dealer or manufacturer for sale or for sales 449 demonstration;

450 6. The motor vehicle, trailer, or semitrailer is operated by a common carrier of persons or property 451 operating between cities and towns in the Commonwealth and not in intracity transportation or between 452 cities and towns on the one hand and points and places outside cities and towns on the other and not in 453 intracity transportation.

454 B. No county, city, or town shall impose a license fee for any one motor vehicle owned and used 455 personally by any veteran who holds a current state motor vehicle registration card establishing that he 456 has received a disabled veteran's exemption from the Department and has been issued a disabled veteran's motor vehicle license plate as prescribed in § 46.2-739. 457

458 C. No county, city, or town shall impose any license tax or license fee upon any daily rental 459 passenger car vehicle as defined in § 58.1-2401, the rental of which is subject to the tax imposed by 460 § 58.1-2402 A 4.

461 § 46.2-759. Policies or surety bonds to be filed with the Department and securities with State 462 Treasurer.

463 Each motor carrier which is the holder of a registration card, license plate, certificate, permit or 464 identification marker issued by the Department shall keep on file with the Department proof of an 465 insurance policy or bond in accordance with this article. Such prior filings as have been made on behalf 466 of interstate motor carriers to the State Corporation Commission shall be kept in full force at all times at the Department. The policy or bond shall remain in the files of the Department six months after the certificate, registration card, license plate, identification marker or permit is canceled for any cause. If 467 468 469 federal, state, or municipal bonds are deposited with the State Treasurer in lieu of an insurance policy, 470 the bonds shall remain deposited until six months after the registration card, license plate, certificate, 471 permit or identification marker is canceled for any cause unless otherwise ordered by the Department.

472 The Commission shall transfer such information as is necessary to complete the transition from 473 filings made at the Commission to future filings made with the Department.

474 § 46.2-762. Temporary emergency operation.

475 In an emergency, the Department or its agents may, by letter, telegram, or other means, authorize a 476 vehicle to be operated in the Commonwealth without a proper registration card or identification marker 477 for not more than ten days. Before sending such authorization, the Department shall collect from the

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478 owner or operator a fee of twenty dollars for each vehicle to be so operated.

479 § 46.2-917.2. School buses operating under State Corporation Commission or Department certificate.

480 Notwithstanding § 46.2-917, any person holding a special or charter party certificate issued by the 481 State Corporation Commission or the Department pursuant to Chapter 23 (§ 46.2-2300 et seq.) of Title 482 46.2 this title may transport special or charter parties in school buses provided all lettering required by 483 § 46.2-1089 and warning devices required by § 46.2-1090 are covered with some opaque detachable 484 material.

485 § 46.2-1128. Extensions of weight limits; fees.

486 The owner of any motor vehicle may obtain an extension of single axle, tandem axle, and gross 487 weight set forth in this article by purchasing an overload permit for such vehicle. The permit shall **488** extend the single axle weight limit of 20,000 pounds, tandem axle weight limit of 34,000 pounds, and gross weight limit based on axle spacing and number of axles on such vehicle. However, no such permit 489 490 shall authorize the operation of a motor vehicle whose gross weight exceeds 80,000 pounds, nor shall 491 any such permit authorize any extension of the limitations provided in § 46.2-1127 for interstate 492 highways.

493 Permits under this section shall be valid for one year and shall be issued according to the following 494 fee schedule:

496	Percentage	Fee for Permit
497		
498	18	\$ 35
499		
500	2%	75
501		
502	3%	115
503		
504	4%	160
505		
506	5%	200
507		

508 The Commissioner of the Department of Motor Vehicles, in cooperation with the State Corporation 509 Commission, shall make the permit available to vehicles registered outside the Commonwealth under the 510 same conditions and restrictions which are applicable to vehicles registered within the Commonwealth. 511 The Commissioner of the Department of Motor Vehicles shall promulgate regulations governing such permits in cooperation with the State Corporation Commission. Except as provided in this section and 512 513 § 46.2-1129, no weights in excess of those authorized by law shall be tolerated.

514 § 46.2-1129. Further extensions of weight limits for certain vehicles hauling Virginia-grown farm or 515 forest products.

516 The owner of any motor vehicle used for hauling Virginia-grown forest or farm products, as defined 517 in § 3.1-692, from the place where they are first produced, cut, harvested, or felled to the location where they are first processed may obtain from the Commissioner of the Department of Motor Vehicles an 518 519 extension for such vehicle of the single axle, tandem axle, and gross weight limits set forth in this title. 520 The permit shall extend the single axle weight limit, tandem axle, and gross weight limits set forth in this title. The permit shall extend the single axle weight limit, tandem axle weight limit, and gross 521 522 weight limit based on axle spacing and number of axles on such vehicle by five percent, respectively.

523 No permit issued under this section shall permit the operation on an interstate highway of any 524 vehicle with (i) a single axle weight in excess of 20,000 pounds, or (ii) a tandem axle weight in excess 525 of 34,000 pounds, or (iii) a gross weight, based on axle spacing, greater than that permitted in 526 § 46.2-1126, or (iv) a gross weight, regardless of axle spacing, in excess of 80,000 pounds. The 527 Commissioner of the Department of Motor Vehicles shall promulgate regulations governing such permits 528 in cooperation with the State Corporation Commission.

529 Weight extensions provided in this section shall be in addition to those provided in § 46.2-1128, but 530 no weights beyond those permitted by the combination of the extensions provided in this section and 531 § 46.2-1128 shall be tolerated. 532

§ 46.2-1142.1. Extensions of overweight limits authorized by permit under § 46.2-1142; fees.

533 Owners or operators of vehicles used exclusively to haul concrete may apply for permits to extend 534 the single axle weight limit of 20,000 pounds and the tandem axle weight limit of 40,000 pounds 535 provided for in § 46.2-1142, by the percentages and upon payment of the fees set forth in this section:

536 537

495

538		
539	18	\$ 35
540		
541	2	75
542		
543	3	115
544		
545	4	160
546		
547	5	200
548		

549

550 Permits issued under this section shall be valid for one year from the date of issuance. No permit 551 issued under this section shall authorize any extension of the limitation provided for in § 46.2-1127 for interstate highways, nor authorize violations of any weight limitation for bridges or culverts promulgated 552 553 and posted in accordance with § 46.2-1130.

554 The Commissioner of the Department of Motor Vehicles, in cooperation with the State Corporation 555 Commission, shall make the permit available to vehicles registered outside the Commonwealth under the 556 same conditions and restrictions which are applicable to vehicles registered within the Commonwealth. 557 The Commissioner of the Department of Motor Vehicles shall may promulgate regulations governing 558 such permits in cooperation with the State Corporation Commission. Except as provided in this section 559 and § 46.2-1142, no weights in excess of those authorized by law shall be tolerated. 560

§ 46.2-1149.2. Permit authorizing transportation of tree-length logs.

561 The Commonwealth Transportation Commissioner, upon application made by the owner or operator 562 of vehicles used to transport tree-length logs, shall issue a permit authorizing the operation on the highways of such vehicles in excess of lengths authorized in Article 16 (§ 46.2-1112 et seq.) of this 563 chapter. Such permit shall be issued in accordance with regulations promulgated as provided in Chapter 564 1.1:1 (§ 9-6.14:1) of Title 9, subdivision (3) of § 33.1-12, and § 33.1-49. 565

566 § 46.2-1156. Construction, maintenance and loading must prevent escape of contents; load covers; 567 exemptions.

568 A. No vehicle shall be operated or moved on any highway unless it is so constructed, maintained, 569 and loaded as to prevent its contents from dropping, sifting, leaking, or otherwise escaping. No 570 provision of this section, however, shall apply to any (i) motor vehicle which that is used exclusively 571 for agricultural purposes and which is not operated on any public highway for any purpose other than 572 moving it across a highway or along a highway from one part of the owner's land to another irrespective of whether the tracts adjoin as provided in § 46.2-698 and is not licensed in any other state; (ii) 573 574 agricultural vehicle, tractor, or other vehicle exempted from registration and licensing requirements 575 pursuant to Article 6 (§ 46.2-662 et seq.) of Chapter 6 of this title; or (iii) motor vehicle transporting forest products, poultry, or livestock. 576

577 B. The loads of all trucks, trailers and semitrailers carrying gravel, sand, coal or other nonagricultural 578 and nonforestry products on interstate, primary, or secondary highways or roads maintained by cities, 579 counties or incorporated towns shall be either (i) secured to the vehicle in which they are being 580 transported or (ii) covered. Public service company vehicles, pickup trucks, and emergency snow 581 removal equipment while engaged in snow removal operations shall be excluded from the provisions of 582 this subsection. 583

§ 46.2-1157. Requirement of inspection; well-drilling machinery, antique motor vehicle excepted.

The Superintendent may compel, by proclamation of the Governor or otherwise, the owner or **584** 585 operator of any motor vehicle, trailer, or semitrailer registered in Virginia and operated on a highway within this Commonwealth to submit his vehicle to an inspection of its mechanism and equipment by an 586 587 official inspection station, designated for that purpose, in accordance with § 46.2-1158. No owner or 588 operator shall fail to submit a motor vehicle, trailer, or semitrailer operated on the highways in this 589 Commonwealth to such inspection or fail or refuse to correct or have corrected in accordance with the 590 requirements of this title any mechanical defects found by such inspection to exist.

591 The provisions of this section requiring safety inspections of motor vehicles shall also apply to 592 vehicles used for fire fighting; inspections of fire-fighting vehicles shall be conducted pursuant to 593 regulations promulgated by the Superintendent of State Police, taking into consideration the special 594 purpose of such vehicles and the conditions under which they operate.

595 Each day during which such motor vehicle, trailer, or semitrailer is operated on any highway in this 596 Commonwealth after failure to comply with this law shall constitute a separate offense. However, no 597 penalty shall be imposed on any owner or operator for operation of a motor vehicle, trailer, or

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semitrailer after the expiration of a period fixed for the inspection thereof, over the most direct route
between the place where such vehicle is kept or garaged and an official inspection station, for the
purpose of having it inspected pursuant to a prior appointment with such station.

601 Further, no penalty shall be imposed on any owner or operator of a truck, tractor truck, trailer, or 602 semitrailer for which the period fixed for inspection has expired while the vehicle was outside the 603 Commonwealth and that penalty is for operation of such vehicle (i) from a point outside the 604 Commonwealth to the place where such vehicle is kept or garaged within the Commonwealth or (ii) to a 605 destination within the Commonwealth where such vehicle will be (a) unloaded within twenty-four hours 606 of entering the Commonwealth, (b) inspected within such twenty-four hour period, and (c) after being 607 unloaded, will be operated only to an inspection station or to the place where it is kept or garaged 608 within the Commonwealth.

609 The provisions of this section shall not apply to any vehicle for transporting well-drilling machinery
610 licensed under § 46.2-700 or to any antique motor vehicle as defined in § 46.2-100 and licensed
611 pursuant to § 46.2-730.

612 Notwithstanding the penalty provisions of § 46.2-1171, a violation of this section constitutes a traffic 613 infraction.

**614** § 46.2-1168. Additional registration fee.

615 In addition to any other fees imposed, at the time of registration the owner of every motor vehicle, 616 trailer, or semitrailer required to be registered in this Commonwealth shall pay to the Department of 617 Motor Vehicles one dollar and fifty cents per year of registration or, in the case of trailers and 618 semitrailers, such other fee as is provided in § 46.2-694.1, to be paid into the state treasury and set 619 aside for the payment of the administrative costs of the official motor vehicle safety inspection program 620 as appropriated by the General Assembly.

621 § 46.2-1175. Operators of certain commuter buses to maintain certain records; inspection of records622 and buses by employees of Department of State Police; penalty.

623 Persons, firms, corporations, and other business entities operating commuter buses for compensation 624 in intrastate commerce shall maintain records of all maintenance performed on such buses. Such records 625 shall include the dates of service, the odometer reading of the bus on that date, the maintenance 626 performed, and the name of the person or persons performing the maintenance. Such records shall be 627 open to inspection during the operator's normal business hours by employees of the Department of State 628 Police specifically designated by the Superintendent. Employees of the Department of State Police 629 designated for that purpose by the Superintendent shall also be authorized with the consent of the 630 owner, operator, or agent in charge or with an appropriate warrant obtained under the procedure 631 prescribed in Chapter 24 (§ 19.2-393 et seq.) of Title 19.2 to go onto the property of business entities 632 operating commuter buses for compensation in intrastate commerce to inspect buses directly on such 633 property or on the property where such buses are principally garaged at any time during normal business 634 hours. Such inspections may be either for the purpose of determining the safe condition of the buses or 635 to verify the accuracy of the maintenance logs or for both purposes.

636 A violation of any provision of this section shall constitute a Class 3 misdemeanor.

637 The provisions of this section shall not apply to local or regional governments, to authorities created
638 to provide local or regional mass transit service, or to buses which those governments or authorities own
639 or operate.

640 For the purpose of this section, "commuter bus" means a motor vehicle which has a seating capacity
641 of more than seventeen passengers, is used primarily to transport workers directly to and from factories,
642 plants, offices, or other places where they work, and is registered with the State Corporation
643 Commission Department for such operation.

644 § 46.2-1552.1. Use of dealer's license plates or temporary transport plates for demonstrating trucks or645 tractor trucks.

646 Notwithstanding any other provision of this chapter, dealer's license plates issued under § 46.2-1548 647 and temporary transport plates issued under § 46.2-1550.2 may be used on trucks or tractor trucks in the **648** inventory of licensed motor vehicle dealers for the purpose of demonstrating trucks or tractor trucks in 649 the inventory of a licensed dealer by a bona fide prospective purchaser. Any such demonstration vehicle 650 may be loaded in a manner consistent with the prospective purchaser's usual commercial activities. Such 651 use of dealer's license plates on demonstration trucks or tractor trucks in a prospective purchaser's 652 commercial activities shall be for not more than three days or 750 miles, whichever comes first, and 653 shall not thereafter be used on the same truck or *tractor truck* by the same prospective purchaser for a 654 period of sixty days. Prior to the demonstration of a loaded truck in a prospective purchaser's 655 commercial activity, a dealer shall obtain for this limited demonstration use of dealer's license plates or 656 temporary transport plates a special permit from the Department of Motor Vehicles. The Department 657 shall collect a fee of twenty six dollars to be deposited into the Transportation Trust Fund for each such special permit. Any such special permit certificate shall be in the immediate possession of the 658

659 prospective purchaser, or his authorized agent, when the truck is in operation by the prospective 660 purchaser or his authorized agent. This special permit and the fee required therefor shall be in lieu of 661 any other registration, permit and motor fuel road tax identification stamp otherwise required by law. 662 The dealer shall issue to the prospective purchaser, or to his authorized agent, a certificate on forms 663 provided by the Department, a copy of which shall be retained by the dealer and open at all times to **664** the inspection of the Commissioner or any of the officers or agents of the Department. The certificate 665 shall be in the immediate possession of the person operating or authorized to operate the truck or 666 tractor truck. The certificate shall entitle the person to operate with the dealer's license plate or 667 temporary transport plate for a specific period of no more than three days. This certificate shall be in 668 lieu of any other registration, permit, and motor fuel road tax identification otherwise required by law.

669 § 46.2-2100. Definitions.

670 Whenever used in this chapter, unless expressly stated otherwise:

671 "Certificate" means a certificate of public convenience and necessity issued by the Department to "household goods carriers" under this chapter. 672

673 "Department" means the Department of Motor Vehicles.

674 "Highway" means every public highway or place of whatever nature open to the use of the public for 675 purposes of vehicle travel in this Commonwealth, excluding the streets and alleys in towns and cities.

676 'Household goods" means personal effects and property used or to be used in a dwelling, when a 677 part of the equipment or supplies of such dwelling; uncrated new furniture, used furniture, fixtures, 678 equipment, and similar property of stores, offices, museums, institutions, hospitals, or other 679 establishments when a part of the stock, equipment, or supply of such stores, offices, museums, 680 institutions, hospitals, or other establishments; objects of art, displays and exhibits; or articles which because of their unusual nature or value require specialized handling and equipment usually employed in 681 682 moving such other household goods, and similar property if the transportation of such effects or property is (i) arranged and paid for by the householder, including transportation of the property from 683 684 a factory or store when the property is purchased by the householder with intent to use it in his dwelling or (ii) arranged and paid for by another party. "Household goods carrier" means any person who undertakes, whether directly or by a lease or other 685

686 arrangement, to transport "household goods," as herein defined, by motor vehicle for compensation, on **687** any highway in this Commonwealth, between two or more points in this Commonwealth, whether over 688 689 regular or irregular routes.

690 "Motor vehicle" means any vehicle, machine, tractor, trailer, or semitrailer propelled or drawn by 691 mechanical power and used upon the highways in the transportation of property, but does not include 692 any vehicle, locomotive or car operated exclusively on a rail or rails.

693 "Person" means any individual, firm, copartnership, corporation, company, association or joint-stock 694 association, and includes any trustee, receiver, assignee, or personal representative thereof.

"Services" and "transportation" includes all vehicles operated by, for, or in the interest of any 695 "household goods carrier," irrespective of ownership or contract, express or implied, together with all 696 facilities and property operated or controlled by any such carrier or carriers and used in the 697 transportation of "household goods" or in the performance of any service in connection therewith. 698

699 § 52-8.4. (Effective until January 1, 1998) Powers and duties to promulgate regulations; inspection of 700 certain records.

701 A. The Superintendent of State Police, with the cooperation of such other agencies of the 702 Commonwealth as may be necessary, shall promulgate regulations pertaining to commercial motor 703 vehicle safety pursuant to the United States Motor Carrier Act of 1984. These regulations shall set forth 704 criteria relating to driver, vehicle, and cargo safety inspections with which motor carriers and transport 705 vehicles shall comply, and shall be no more restrictive than the applicable provisions of the Federal 706 Motor Carrier Safety Regulations of the United States Department of Transportation. These regulations 707 shall not apply to hours worked by any carrier when transporting passengers or property to or from any portion of the Commonwealth for the purpose of providing relief or assistance in case of earthquake, 708 709 flood, fire, famine, drought, epidemic, pestilence, major loss of utility services, or other calamity or 710 disaster. The suspension of the regulation provided for in this subsection shall expire if the Secretary of 711 the United States Department of Transportation determines that it is in conflict with the intent of Federal Motor Carrier Safety Regulations. 712

B. For the purposes of this section:

713 "Commercial motor vehicle" means any self-propelled or towed vehicle used on the highways in 714 715 interstate or intrastate commerce to transport passengers or property if such vehicle (i) has a gross 716 vehicle weight rating or gross combination weight rating of more than 26,000 pounds, (ii) is designed to transport more than fifteen passengers, including the driver, regardless of weight, or (iii) is used to 717 718 transport hazardous materials in a quantity requiring placards by regulations issued under authority of Article 7 (§ 10.1-1450 et seq.) of Chapter 14 of Title 10.1. 719

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"Motor carrier" means a common carrier by motor vehicle, a contract carrier by motor vehicle, or a private carrier of property or passengers by motor vehicle. This term also encompasses any agent, officer, representative, or employee who is responsible for the hiring, supervision, training, assignment, or dispatching of drivers.

"Transport vehicle" means any vehicle owned or leased by a motor carrier used in the transportationof goods or persons.

"Safety inspection" means the detailed examination of a vehicle for compliance with safety
 regulations promulgated under this section and includes a determination of the qualifications of the
 driver and his hours of service.

729 C. Except for those offenses listed in § 52-8.4:2, any violation of the provisions of the regulations 730 adopted pursuant to this section shall constitute a traffic infraction punishable by a fine of not more than \$1,000 for the first offense or by a fine of not more than \$5,000 for a subsequent offense. Each day of 732 violation shall constitute a separate offense; however, any violation of any out-of-service order issued 733 under authority of such regulations or under authority of the Federal Motor Carrier Safety regulations 734 shall be punished as provided in § 46.2-341.21 and the disqualification provisions of § 46.2-341.21 also 735 shall apply to any driver so convicted.

736 D. The Department of State Police, together with all other law-enforcement officers certified to 737 perform vehicle safety inspections as defined by § 46.2-1001 who have satisfactorily completed forty 738 hours of on-the-job training and a course of instruction as prescribed by the U.S. Department of 739 Transportation, Federal Highway Administration, Office of Motor Carriers, in federal motor carrier 740 safety regulations, safety inspection procedures, and out-of-service criteria, shall enforce the regulations and other requirements promulgated pursuant to this section. Those law-enforcement officers certified to 741 742 enforce the regulations and other requirements promulgated pursuant to this section shall annually receive in-service training in current federal motor carrier safety regulations, safety inspection 743 744 procedures, and out-of-service criteria.

745 E. Any records required to be maintained by motor carriers pursuant to regulations promulgated by 746 the Superintendent under the authority of subsection A of this section shall be open to inspection during 747 a carrier's normal business hours by specially trained members of the Department of State Police 748 specifically designated by the Superintendent. Members of the Department of State Police designated for 749 that purpose by the Superintendent shall also be authorized, with the consent of the owner, operator, or 750 agent in charge or with an appropriate warrant obtained under the procedure prescribed in Chapter 24 751 (§ 19.2-393 et seq.) of Title 19.2, to go upon the property of motor carriers to verify the accuracy of 752 maintenance records by an inspection of the vehicles to which those records relate.

**753** § 52-8.4. (Effective January 1, 1998) Powers and duties to promulgate regulations; inspection of certain records.

755 A. The Superintendent of State Police, with the cooperation of such other agencies of the Commonwealth as may be necessary, shall promulgate regulations pertaining to commercial motor 756 vehicle safety pursuant to the United States Motor Carrier Act of 1984. These regulations shall set forth 757 758 criteria relating to driver, vehicle, and cargo safety inspections with which motor carriers and transport 759 vehicles shall comply, and shall be no more restrictive than the applicable provisions of the Federal 760 Motor Carrier Safety Regulations of the United States Department of Transportation. These regulations shall not apply to hours worked by any carrier when transporting passengers or property to or from any 761 portion of the Commonwealth for the purpose of providing relief or assistance in case of earthquake, 762 flood, fire, famine, drought, epidemic, pestilence, major loss of utility services, or other calamity or 763 764 disaster. The suspension of the regulation provided for in this subsection shall expire if the Secretary of 765 the United States Department of Transportation determines that it is in conflict with the intent of Federal 766 Motor Carrier Safety Regulations.

767 B. For the purposes of this section:

768 "Commercial motor vehicle" means any self-propelled or towed vehicle used on the highways in 769 commerce to transport passengers or property if such vehicle (i) has a gross vehicle weight rating or 770 gross combination weight rating of more than 10,000 pounds when operated interstate or more than 771 26,000 pounds when operated intrastate, (ii) is designed to transport more than fifteen passengers, 772 including the driver, regardless of weight, or (iii) is used to transport hazardous materials in a quantity 773 requiring placards by regulations issued under authority of Article 7 (§ 10.1-1450 et seq.) of Chapter 14 774 of Title 10.1.

"Motor carrier" means a common carrier by motor vehicle, a contract carrier by motor vehicle, or a
private carrier of property or passengers by motor vehicle. This term also encompasses any agent,
officer, representative, or employee who is responsible for the hiring, supervision, training, assignment,
or dispatching of drivers.

"Transport vehicle" means any vehicle owned or leased by a motor carrier used in the transportationof goods or persons.

781 "Safety inspection" means the detailed examination of a vehicle for compliance with safety 782 regulations promulgated under this section and includes a determination of the qualifications of the 783 driver and his hours of service.

784 C. Except for those offenses listed in § 52-8.4:2, any violation of the provisions of the regulations 785 adopted pursuant to this section shall constitute a traffic infraction punishable by a fine of not more than 786 \$1,000 for the first offense or by a fine of not more than \$5,000 for a subsequent offense. Each day of 787 violation shall constitute a separate offense; however, any violation of any out-of-service order issued 788 under authority of such regulations or under authority of the Federal Motor Carrier Safety regulations 789 shall be punished as provided in § 46.2-341.21 and the disgualification provisions of § 46.2-341.21 also 790 shall apply to any driver so convicted.

791 D. The Department of State Police, together with all other law-enforcement officers certified to 792 perform vehicle safety inspections as defined by § 46.2-1001 who have satisfactorily completed forty hours of on-the-job training and a course of instruction as prescribed by the U.S. Department of Transportation, Federal Highway Administration, Office of Motor Carriers, in federal motor carrier 793 794 795 safety regulations, safety inspection procedures, and out-of-service criteria, shall enforce the regulations and other requirements promulgated pursuant to this section. Those law-enforcement officers certified to 796 797 enforce the regulations and other requirements promulgated pursuant to this section shall annually 798 receive in-service training in current federal motor carrier safety regulations, safety inspection 799 procedures, and out-of-service criteria.

800 E. Any records required to be maintained by motor carriers pursuant to regulations promulgated by 801 the Superintendent under the authority of subsection A of this section shall be open to inspection during 802 a carrier's normal business hours by specially trained members of the Department of State Police 803 specifically designated by the Superintendent. Members of the Department of State Police designated for 804 that purpose by the Superintendent shall also be authorized, with the consent of the owner, operator, or agent in charge or with an appropriate warrant obtained under the procedure prescribed in Chapter 24 805 (§ 19.2-393 et seq.) of Title 19.2, to go upon the property of motor carriers to verify the accuracy of 806 maintenance records by an inspection of the vehicles to which those records relate. 807 808

§ 52-8.4:2. Certain offenses to be considered traffic infractions.

809 Notwithstanding subsection C of § 52-8.4, any violation of any of the following provisions of the 810 regulations adopted pursuant to § 52-8.4 shall constitute traffic infractions as defined in § 46.2-100 and 811 shall be eligible for designation as traffic infractions for which a pretrial waiver of appearance, plea of 812 guilty, and fine payment may be accepted pursuant to § 16.1-69.40:1. 813

814	DESCRIPTION OF OFFENSE	CORRESPONDING SECTION
815		
816		OF THE CODE OF FEDERAL
817		
818		REGULATIONS
819 820		
820 821	(a) General Violations	
821 822	Manlaing of matan	
822 823	Marking of motor	
823 824	vehicle	49 C.F.R. §
825	390.21	49 C.I.R. 8
826	570.21	
827	Railroad crossing/	
828	2	
829	stopping	49 C.F.R. §
830	392.10	
831		
832	(b) Driver Violations	
833		
834	<i>No medical examiner's</i>	
835		
836	certificate	49 C.F.R. §
837	391.41	
838	_ 1/ 1	
839	Improper medical	

840 841			
842 843		examiner's certificate	49 C.F.R. §
844 845 846	391.43	Medical certificate	
847 848 849	391.43	invalid	49 C.F.R. §
850 851		No medical waiver	49 C.F.R. §
852 853 854	391.49	Ill/fatigued driver	49 C.F.R. §
855 856 857	392.3	Possess alcoholic	
858 859 860	392.5	beverage	49 C.F.R. §
861 862 863	392.9	Hearing aid to be worn	49 C.F.R. §
864 865 866	JJZ • J	Violate 10-hour rule,	
867 868	395.3	15-hour rule	49 C.F.R. §
869 870 871	§ 395.3	Violate 60/70-hour rule	49 C.F.R.
872 873 874		Logbook violation	
875 876 877	395.8	(general)	49 C.F.R. §
878 879	395.8	No logbook	49 C.F.R. §
880 881 882	395.8	Logbook not current	49 C.F.R. §
883 884 885		Fail to retain previous	
886 887 888	§ 395.8	7 days on logbook	49 C.F.R.
889 890	(c) Equip	ment Violations	
891 892 893	392.7	Equipment-inspection/use	49 C.F.R. §
894 895		Emergency	

896 equipment-inspection/use 49 C.F.R. § 897 392.8 898 899 Safe loading (secured) 49 C.F.R. § 900 392.9 901 902 Brakes-inoperative or 903 904 missing 49 C.F.R. § 905 393.40-§ 393.52 906 907 Fuel tank securement 49 C.F.R. § 908 393.65 909 910 Fuel leak/cap 49 C.F.R. § 911 393.67 912 913 Coupling/towing devices 49 C.F.R. § **914** 393.70;§ 393.71 915 916 Tire exceeds weight 917 918 limit 49 C.F.R. § 919 393.75 920 921 Bus violations 49 C.F.R. § **922** 393.89-§ 393.92 923 924 Front end structure 49 C.F.R. § 925 393.106 926 927 Frame-cracked, loose, 928 929 sagging, broken 49 C.F.R. **930** § 393.201 931 932 Cab/body 933 934 components-defective 49 C.F.R. § 935 393.203 936 937 Wheels/rims defective 49 C.F.R. § 938 393.205 939 940 Suspension-defective 49 C.F.R. § 941 393.207 942 943 Steering system-944 945 defective 49 C.F.R. § 946 393.209 947 948 Vehicle maintenance 949 950 (general) 49 C.F.R. § **951** 396.3

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		Fail to attend other		
2/4		hazardous materials		
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976		class	49 C.F.R.	S
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978 979		Improper parking Division		
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982 983		material	49 C.F.R.	
	397.7; §			
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986 987		Improper parking other		
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989 000 a		hazardous materials	49 C.F.R.	
990 § 991	397.7; §	397.11		
992		Fail to have route plan	49 C.F.R.	S
	97.67			
994 995		Smoking violations	49 C.F.R.	8
	97.13		19 C.I	2
<b>997</b>				
998 999		Instructions and document		
1000		violations	49 C.F.R.	S
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1004		1. Definitions.		
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1008	Commonweal	th.		r vehicle, except a motorcycle <i>or a mobile</i>
1005 1006 1007 C	As used in	this chapter, unless the context cl		otherwise the term or phrase: e Department of Motor Vehicles of the

home as defined in § 46.2-100, used for rental as defined in this section and for the transportation of
 persons and having a gross vehicle weight of 9,000 pounds or less or property, whether on its own
 structure or by drawing another vehicle or vehicles.

1012 "Department" shall mean the Department of Motor Vehicles of this Commonwealth, acting through1013 its duly authorized officers and agents.

1014 "Gross proceeds" shall mean the charges made or voluntary contributions received for the rental of a 1015 motor vehicle where the rental or lease agreement is for a period of less than twelve months.

1016 "Mobile office" shall mean an industrialized building unit not subject to the federal regulation, which
1017 may be constructed on a chassis for the purpose of towing to the point of use and designed to be used
1018 with or without a permanent foundation, for commercial use and not for residential use; or two or more
1019 such units separately towable, but designed to be joined together at the point of use to form a single
1020 commercial structure, and which may be designed for removal to, and installation or erection on other
1021 sites.

1022 "Motor vehicle" shall mean every vehicle, except for mobile office as herein defined, which is
1023 self-propelled or designed for self-propulsion and every vehicle drawn by or designed to be drawn by a
1024 motor vehicle, including mobile homes as defined in § 46.2-100 and every device in, upon and by which
1025 any person or property is, or can be, transported or drawn upon a highway, but excepting devices moved
1026 by human or animal power, devices used exclusively upon stationary rails or tracks and vehicles, other
1027 than mobile homes, used in this Commonwealth but not required to be licensed by the Commonwealth.

1028 "Rental" shall mean the transfer of the possession or use of a motor vehicle, whether or not the 1029 motor vehicle is required to be licensed by the Commonwealth, by a person for a consideration, without 1030 the transfer of the ownership of such motor vehicle, for a period of less than twelve months. Any fee 1031 arrangement between the holder of a permit issued by the State Corporation Commission or the 1032 Department for taxicab services and the driver or drivers of such taxicabs shall not be deemed a rental 1033 under this section.

1034 "Rental in the Commonwealth" shall mean any rental where a person received delivery of a motor
1035 vehicle within the Commonwealth. The term "Commonwealth" shall include all land or interest in land
1036 within the Commonwealth owned by or conveyed to the United States of America.

1037 "Rentor" shall mean a person engaged in the rental of motor vehicles for consideration as defined in1038 this section.

1039 "Sale" shall mean any transfer of ownership or possession, by exchange or barter, conditional or 1040 otherwise, in any manner or by any means whatsoever, of a motor vehicle. The term shall also include a 1041 transaction whereby possession is transferred but title is retained by the seller as security. The term shall 1042 not include a transfer of ownership or possession made to secure payment of an obligation, nor shall it 1043 include a refund for, or replacement of, a motor vehicle of equivalent or lesser value pursuant to the 1044 Virginia Motor Vehicle Warranty Enforcement Act (§ 59.1-207.9 et seq.). Where the replacement motor 1045 vehicle is of greater value than the motor vehicle replaced, only the difference in value shall constitute a 1046 sale.

"Sale price" shall mean the total price paid for a motor vehicle and all attachments thereon and accessories thereto, as determined by the Commissioner, exclusive of any federal manufacturers' excise tax, without any allowance or deduction for trade-ins or unpaid liens or encumbrances. However, "sale price" shall not include the cost of controls, lifts, automatic transmission, power steering, power brakes or any other equipment installed in or added to a motor vehicle which is required by law or regulation as a condition for operation of a motor vehicle by a handicapped person.

1053 § 58.1-2402. Levy.

A. There is hereby levied, in addition to all other taxes and fees of every kind now imposed by law, a tax upon the sale or use of motor vehicles in Virginia, other than (*i*) vehicles with a gross vehicle weight rating or gross combination weight rating of 26,001 pounds or more, or (*ii*) a sale to or use by a person for rental as an established business or part of an established business or incidental or germane to such business.

**1059** There shall also be levied a tax upon the rental of a motor vehicle in Virginia, without regard to whether such vehicle is required to be licensed by the Commonwealth. However, such tax shall not be levied upon a rental to a person for re-rental as an established business or part of an established business, or incidental or germane to such business.

**1063** The amount of the tax to be collected shall be determined by the Commissioner by the application of the following rate *rates* against the gross sales price or gross proceeds:

1065 1. Three percent of the sale price of each motor vehicle sold in Virginia; however, if such vehicle is 1066 manufactured, converted or retrofitted to use clean special fuels, as defined in § 58.1-2101, as a source 1067 of propulsion, the tax shall be one and one-half percent of the sale price of each motor vehicle sold in 1068 Virginia. If such motor vehicle is a manufactured home as defined in § 36-85.3, the tax shall be three 1069 percent of the sale price of each such manufactured home sold in the Commonwealth; if such vehicle is

1070 a mobile office as defined in § 58.1-2401, the tax shall be two percent of the sale price of each mobile 1071 office sold in the Commonwealth.

1072 2. Three percent of the sale price of each motor vehicle, or three percent of the sale price of each 1073 manufactured home as defined in § 36-85.3, or two percent of the sale price of each mobile office as 1074 defined in § 58.1-2401, not sold in Virginia but used or stored for use in the Commonwealth. When any 1075 such motor vehicle or manufactured home is first used or stored for use in Virginia six months or more 1076 after its acquisition, the tax shall be based on its current market value.

1077 3. Four percent of the gross proceeds from the rental in Virginia of any motor vehicle, except those 1078 with a gross vehicle weight rating or gross combination weight rating of 26,001 pounds or more.

1079 4. In addition to the tax levied pursuant to subdivision A 3, a tax of four percent of the gross 1080 proceeds shall be levied on the rental in Virginia of any daily rental passenger car vehicle, whether or 1081 not such car vehicle is required to be licensed in the Commonwealth.

1082 5. The minimum tax levied on the sale of any motor vehicle in the Commonwealth shall be 1083 thirty-five dollars, except as provided by those exemptions defined in § 58.1-2403.

1084 B. A transaction taxed under subdivision A 1 shall not also be taxed under subdivision A 2, nor shall 1085 the same transaction be taxed more than once under either subdivision. A motor vehicle subject to the 1086 tax imposed under subdivision A 3 shall be subject to the tax under either subdivision A 1 or A 2 when 1087 it ceases to be used for rental as an established business or part of an established business, or incidental 1088 or germane to such business.

1089 C. Any motor vehicle, trailer or semitrailer exempt from this tax under subdivision 1 or 2 of 1090 § 58.1-2403 shall be subject to the tax, based on the current market value when such vehicle is no 1091 longer owned, rented or used by the United States government or any governmental agency, or the 1092 Commonwealth of Virginia or any political subdivision thereof. Further, any motor vehicle, trailer or 1093 semitrailer exempt from the tax imposed by this chapter under subdivision 11 of § 58.1-2403 or 1094 §§ 46.2-663 through 46.2-674 shall be subject to the tax, based on the current market value, when such 1095 vehicle is subsequently licensed to operate on the highways of this Commonwealth.

1096 D. Any person who with intent to evade or to aid another person to evade the tax provided for 1097 herein, falsely states the selling price of a vehicle on a bill of sale, assignment of title, application for 1098 title, or any other document or paper submitted to the Commissioner pursuant to any provisions of this 1099 title or Title 46.2, shall be guilty of a Class 3 misdemeanor.

1100 E. Effective January 1, 1997, any amount designated as a "processing fee" and any amount charged 1101 by a dealer for processing a transaction, which is required to be included on a buyer's order pursuant to 1102 subdivision 10 of § 46.2-1530, shall be subject to the tax.

1103 § 58.1-2403. Exemptions.

1104 No tax shall be imposed as provided in § 58.1-2402 if the vehicle is:

1105 1. Sold to, rented or used by the United States government or any governmental agency thereof;

1106 2. Sold to, rented or used by the Commonwealth of Virginia or any political subdivision thereof;

1107 3. Registered in the name of a volunteer fire department or rescue squad not operated for profit;

1108 4. Registered to any member of the Mattaponi, Pamunkey, or Chickahominy Indian tribes or any 1109 other recognized Indian tribe of the Commonwealth living on the tribal reservation;

1110 5. Transferred incidental to repossession under a recorded lien and ownership is transferred to the 1111 lienholder; 1112

6. A mobile home permanently attached to real estate and included in the sale of real estate;

1113 7. A gift to the spouse, son, or daughter of the transferor. This exemption shall not apply to any 1114 unpaid obligation assumed by the transferee incidental to the transfer;

8. Transferred from an individual or partnership to a corporation or from a corporation to an 1115 1116 individual or partnership if the transfer is incidental to the formation, organization or dissolution of a 1117 corporation in which the individual or partnership holds the majority interest;

1118 9. Transferred from a wholly owned subsidiary to the parent corporation or from the parent 1119 corporation to a wholly owned subsidiary;

1120 10. Being registered for the first time in this Commonwealth and the applicant holds a valid, 1121 assignable title or registration issued to him by another state and (i) has owned the vehicle for longer 1122 than twelve months or (ii) has owned the vehicle for less than twelve months and provides evidence of 1123 a sales tax paid to another state. However, when a vehicle has been purchased by the applicant within 1124 the last twelve months and the applicant is unable to provide evidence of a sales tax paid to another 1125 state, the applicant shall pay the Virginia sales tax based on the fair market value of the vehicle at the 1126 time of registration in Virginia;

1127 11. Titled in a Virginia motor vehicle dealer's name for resale if dealer's license plates are displayed 1128 when the vehicle is operated upon the public highways;

1129 12. A motor vehicle having seats for more than seven passengers and sold to an urban or suburban 1130 bus line the majority of whose passengers use the buses for traveling a distance of less than forty miles,

1131 one way, on the same day;

1132 13. Purchased in this Commonwealth by a nonresident and a Virginia title is issued for the sole 1133 purpose of recording a lien against the vehicle if the vehicle will be registered in a state other than 1134 Virginia;

1135 14. A motor vehicle designed for the transportation of ten or more passengers, purchased by and for 1136 the use of a church conducted not for profit;

1137 15. Loaned or leased to a private institution of learning not conducted for profit, for the sole purpose 1138 of use in the instruction of driver's education when such education is a part of such school's curriculum 1139 for full-time students;

1140 16. Sold to an insurance company for the sole purpose of disposition when such company has paid 1141 the registered owner of such vehicle a total loss claim;

1142 17. Owned and used for personal or official purposes by accredited consular or diplomatic officers of 1143 foreign governments, their employees or agents, and members of their families, if such persons are 1144 nationals of the state by which they are appointed and are not citizens of the United States;

1145 18. A self-contained mobile computerized axial tomography scanner sold to, rented or used by a 1146 hospital not conducted for profit or a cooperative hospital service organization as described in § 501 (e) 1147 of the United States Internal Revenue Code;

1148 19. A motor vehicle having seats for more than seven passengers and sold to a restricted common 1149 carrier or common carrier of passengers;

1150 20. Beginning July 1, 1989, a self-contained mobile unit designed exclusively for human diagnostic 1151 or therapeutic service, sold to, rented to, or used by a hospital not conducted for profit, or a cooperative 1152 hospital service organization as described in § 501 (e) of the United States Internal Revenue Code, or a nonprofit corporation as defined in § 501 (c) (3) of the Internal Revenue Code, established for research 1153 1154 in, diagnosis of, or therapy for human ailments;

1155 21. Transferred, as a gift or through a sale to an organization exempt from taxation under § 501 (c) 1156 (3) of the Internal Revenue Code, provided the motor vehicle is not titled and tagged for use by such 1157 organization; or

1158 22. A motor vehicle sold to an organization which is exempt from taxation under § 501 (c) (3) of the 1159 Internal Revenue Code and which is organized for the primary purpose of distributing food, clothing, 1160 medicines and other necessities of life to, and providing shelter for, needy persons in the United States 1161 and throughout the world; or

23. A motor vehicle with a gross vehicle weight rating or gross combination weight rating of 26,001 1162 1163 pounds or more, in which case no tax shall be imposed pursuant to subdivisions 1 and 3 of subsection 1164 A of § 58.1-2402. 1165

§ 58.1-2425. Disposition of revenues.

1166 A. All funds collected hereunder by the Commissioner shall be forthwith paid into the state treasury. 1167 The revenue so derived, after refunds have been deducted, is hereby allocated for the construction, reconstruction and maintenance of highways and the regulation of traffic thereon and for no other 1168 1169 purpose. However, (i) all funds collected pursuant to the provisions of this chapter from mobile homes, 1170 as defined in § 46.2-100, shall be distributed to the city, town, or county wherein such mobile home is 1171 to be situated as a dwelling, (ii) all funds collected from the additional tax imposed by subdivision A 4 1172 of § 58.1-2402 on the rental of daily rental passenger ears vehicles shall be distributed quarterly to the 1173 city, town, or county wherein such ear vehicle was delivered to the rentee, and (iii) effective January 1, 1174 1987, an amount equivalent to the net additional revenues generated by enactments of the 1986 Special 1175 Session of the Virginia General Assembly which amended §§ 46.2-694, 46.2-697, 58.1-2401, 58.1-2402 1176 and this section shall be distributed to and paid into the Transportation Trust Fund, and are hereby 1177 appropriated to the Commonwealth Transportation Board for transportation needs, and (iv) except as 1178 otherwise provided in subdivision (iii) of this sentence, all moneys collected from the tax on the gross 1179 proceeds from the rental in Virginia of any motor vehicle pursuant to subdivision A 3 of § 58.1-2402 at 1180 the tax rate in effect on December 31, 1986, shall be paid by the Commissioner into the state treasury 1181 and shall be set aside in a special fund to be used to meet the expenses of the Department of Motor 1182 Vehicles.

1183 B. As provided in subsection A of § 58.1-638, of the funds becoming part of the Transportation 1184 Trust Fund pursuant to subdivision clause (iii) of subsection A of this section, an aggregate of 4.2 1185 percent shall be set aside as the Commonwealth Port Fund; an aggregate of 2.4 percent shall be set 1186 aside as the Commonwealth Airport Fund; and an aggregate of 8.4 percent shall be set aside as the 1187 Commonwealth Mass Transit Fund.

1188 § 58.1-2700. Definitions.

1189 Whenever used in this chapter, the term:

1190 "Carrier" means a person who operates or causes to be operated a commercial highway vehicle on 1191 any highway in the Commonwealth.

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1192 "Department" means the Department of Motor Vehicles, acting through its officers and agents.

1193 "Identification marker" means a decal issued by the Department to show that a vehicle operated by a 1194 carrier is properly registered with the Department for the payment of the road tax.

1195 "IFTA" means the International Fuel Tax Agreement, as entered into by the Department, and as 1196 amended by the International Fuel Tax Association, Inc.

1197 "Licensee" means a carrier who holds an uncancelled IFTA license issued by the Commonwealth.

1198 "Motor carrier" means every person, firm or corporation who owns or operates or causes to be 1199 operated on any highway in this Commonwealth any qualified highway vehicle.

1200 "Operations" means the physical activities of all such vehicles, whether loaded or empty, whether for 1201 compensation or not for compensation, and whether owned by or leased to the motor carrier who 1202 operates them or causes them to be operated.

1203 "Qualified highway vehicle" means a highway vehicle used, designed, or maintained for 1204 transportation of persons or property that (i) has two axles and a gross vehicle weight or registered gross 1205 vehicle weight exceeding 26,000 pounds or 11,797 kilograms, (ii) has three or more axles regardless of weight, or (iii) is used in combination, when the weight of such combination exceeds 26,000 pounds or 1206 1207 11,797 kilograms gross vehicle or registered gross vehicle weight. "Qualified highway vehicle" does not 1208 include recreational vehicles.

1209 "Tractor truck" means every motor vehicle designed and used primarily for drawing other vehicles 1210 and not so constructed as to carry a load other than a part of the load and weight of the vehicle 1211 attached thereto.

1212 "Truck" means every motor vehicle designed to transport property on its own structure independent 1213 of any other vehicle and having a registered gross weight in excess of 7,500 pounds.

1214 § 58.1-2702. Exemptions and exceptions.

1215 The provisions of this chapter shall not apply to a person, firm or corporation owning or operating: 1216 1. A single recreational vehicle;

1217 2. The first two Virginia-licensed trucks and tractor trucks, if used exclusively for farm use as 1218 defined in § 46.2-698 and if not licensed in any other state;

1219 3. Qualified highway vehicles of a licensed highway vehicle dealer when operated without 1220 compensation for purposes incident to a sale or for demonstration; or

1221 4. Any highway vehicle owned and operated by the United States, the District of Columbia, the 1222 Commonwealth of Virginia or any municipality or any other political subdivision of the Commonwealth, 1223 or any other state.

1224 § 58.1-3703. Counties, cities and towns may impose local license taxes and fees; limitation of 1225 authority.

1226 A. The governing body of any county, city or town may charge a fee for issuing a license in an 1227 amount not to exceed \$100 for any locality with a population greater than 50,000, fifty dollars for any 1228 locality with a population of 25,000 but no more than 50,000 and thirty dollars for any locality with a 1229 population smaller than 25,000, and may levy and provide for the assessment and collection of county, 1230 city or town license taxes on businesses, trades, professions, occupations and callings and upon the 1231 persons, firms and corporations engaged therein within the county, city or town subject to the limitations 1232 provided in subsection B of this section. Any county, city or town with a population greater than 50,000 1233 shall reduce the fee to an amount not to exceed fifty dollars by January 1, 2000. The ordinance 1234 imposing such license fees and levying such license taxes shall include the provisions of § 58.1-3703.1.

1235 B. Any county, city or town by ordinance may exempt in whole or in part from the license tax the 1236 design, development or other creation of computer software for lease, sale or license. 1237

Č. No county, city, or town shall impose a license fee or levy any license tax:

1238 1. On any public service corporation or any motor carrier, common carrier, or other carrier of 1239 passengers or property formerly certified by the Interstate Commerce Commission or presently 1240 registered for insurance purposes with the Surface Transportation Board of the United States 1241 Department of Transportation, Federal Highway Administration, except as provided in § 58.1-3731 or as 1242 permitted by other provisions of law:

1243 2. For selling farm or domestic products or nursery products, ornamental or otherwise, or for the 1244 planting of nursery products, as an incident to the sale thereof, outside of the regular market houses and 1245 sheds of such county, city or town;, provided-such products are grown or produced by the person 1246 offering such products for sale;

1247 3. Upon the privilege or right of printing or publishing any newspaper, magazine, newsletter or other 1248 publication issued daily or regularly at average intervals not exceeding three months, provided the 1249 publication's subscription sales are exempt from state sales tax, or for the privilege or right of operating 1250 or conducting any radio or television broadcasting station or service;

1251 4. On a manufacturer for the privilege of manufacturing and selling goods, wares and merchandise at 1252 wholesale at the place of manufacture;

1253 5. On a person engaged in the business of severing minerals from the earth for the privilege of 1254 selling the severed mineral at wholesale at the place of severance, except as provided in §§ 58.1-3712 1255 and 58.1-3713;

1256 6. Upon a wholesaler for the privilege of selling goods, wares and merchandise to other persons for 1257 resale unless such wholesaler has a definite place of business or store in such county, city or town. This 1258 subdivision shall not be construed as prohibiting any county, city or town from imposing a local license 1259 tax on a peddler at wholesale pursuant to § 58.1-3718;

1260 7. Upon any person, firm or corporation for engaging in the business of renting, as the owner of 1261 such property, real property other than hotels, motor lodges, auto courts, tourist courts, travel 1262 trailer parks, lodging houses, rooming houses and boardinghouses; however, any county, city or town 1263 imposing such a license tax on January 1, 1974, shall not be precluded from the levy of such tax by the 1264 provisions of this subdivision;

1265 8. Upon a wholesaler or retailer for the privilege of selling bicentennial medals on a nonprofit basis for the benefit of the Virginia Independence Bicentennial Commission or any local bicentennial 1266 1267 commission;

1268 9. On or measured by receipts for management, accounting, or administrative services provided on a 1269 group basis under a nonprofit cost-sharing agreement by a corporation which is an agricultural 1270 cooperative association under the provisions of Chapter 3, Article 2 (§ 13.1-312 et seq.), of Chapter 3 of 1271 Title 13.1, or a member or subsidiary or affiliated association thereof, to other members of the same 1272 group. This exemption shall not exempt any such corporation from such license or other tax measured 1273 by receipts from outside the group;

1274 10. On or measured by receipts or purchases by a corporation which is a member of an affiliated 1275 group of corporations from other members of the same affiliated group. This exclusion shall not exempt 1276 affiliated corporations from such license or other tax measured by receipts or purchases from outside the 1277 affiliated group. This exclusion also shall not preclude a locality from levying a wholesale merchant's 1278 license tax on an affiliated corporation on those sales by the affiliated corporation to a nonaffiliated 1279 person, company, or corporation, notwithstanding the fact that the wholesale merchant's license tax 1280 would be based upon purchases from an affiliated corporation. Such tax shall be based on the purchase 1281 price of the goods sold to the nonaffiliated person, company, or corporation. As used in this subdivision 1282 the term "sales by the affiliated corporation to a nonaffiliated person, company or corporation" shall 1283 mean means sales by the affiliated corporation to a nonaffiliated person, company or corporation where 1284 goods sold by the affiliated corporation or its agent are manufactured or stored in the Commonwealth 1285 prior to their delivery to the nonaffiliated person, company or corporation;

1286 11. On any insurance company subject to taxation under Chapter 25 (§ 58.1-2500 et seq.) of this title 1287 or on any agent of such company;

1288 12. On any bank or trust company subject to taxation in Chapter 12 (§ 58.1-1200 et seq.) of this 1289 title;

1290 13. Upon a taxicab driver, if the locality has imposed a license tax upon the taxicab company for 1291 which the taxicab driver operates;

1292 14. On any blind person operating a vending stand or other business enterprise under the jurisdiction 1293 of the Department for the Visually Handicapped, or a nominee of the Department, as set forth in 1294 § 63.1-164;

1295 15. (Expires July 1, 1997) On any hospital, college, university, or other institution of learning not 1296 organized or conducted for pecuniary profit which by reason of its purposes or activities is exempt from 1297 income tax under the laws of the United States unless such tax was enacted by the local governing body 1298 prior to January 15, 1991. The provisions of this subdivision shall expire on July 1, 1997; 1299

16. [Repealed.]

1300 17. On an accredited religious practitioner in the practice of the religious tenets of any church or 1301 religious denomination. "Accredited religious practitioner" shall be defined as one who is engaged solely 1302 in praying for others upon accreditation by such church or religious denomination;

1303 18. (a) On or measured by receipts of a charitable nonprofit organization except to the extent the 1304 organization has receipts from an unrelated trade or business the income of which is taxable under 1305 Internal Revenue Code § 511 et seq. For the purpose of this subdivision, "charitable nonprofit organization" means an organization which is described in Internal Revenue Code § 501 (c) (3) and to 1306 1307 which contributions are deductible by the contributor under Internal Revenue Code § 170, except that 1308 educational institutions shall be limited to schools, colleges and other similar institutions of learning.

1309 (b) On or measured by gifts, contributions, and membership dues of a nonprofit organization. 1310 Activities conducted for consideration which are similar to activities conducted for consideration by 1311 for-profit businesses shall be presumed to be activities that are part of a business subject to licensure. For the purpose of this subdivision, "nonprofit organization" means an organization exempt from federal income tax under Internal Revenue Code § 501 other than charitable nonprofit organizations; or 1312 1313

- 1314 19. On any venture capital fund or other investment fund, except commissions and fees of such funds. Gross receipts from the sale and rental of real estate and buildings remain taxable by the locality in which the real estate is located provided the locality is otherwise authorized to tax such businesses and rental of real estate.
- 1318 2. That §§ 46.2-659, 46.2-699, and 46.2-769 of the Code of Virginia are repealed.

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