## **1998 SESSION**

ENGROSSED

SB633E

986287620 1 **SENATE BILL NO. 633** 2 Senate Amendments in [] — February 10, 1998 3 A BILL to amend and reenact § 46.2-1179.1 of the Code of Virginia, relating to clean alternative fuel 4 vehicle fleets. 5 6 Patrons-Bolling, Lambert, Quayle, Schrock, Stosch, Watkins and Williams; Delegates: Cox, Hargrove 7 and Nixon 8 9 Referred to the Committee on Transportation 10 11 Be it enacted by the General Assembly of Virginia: 1. That § 46.2-1179.1 of the Code of Virginia is amended and reenacted as follows: 12 § 46.2-1179.1. Board to adopt clean alternative fuel fleet standards for motor vehicles; penalty. 13 14 A. For purposes of this section: 15 "Clean alternative fuel" means any fuel, including methanol, ethanol, other alcohols, reformulated gasoline, diesel, natural gases, liquified petroleum gas, hydrogen, and electricity or other power source 16 used in a clean fuel vehicle that complies with the standards applicable to such vehicle under the federal 17 Clean Air Act when using such fuel or other power source. In the case of a flexible fuel vehicle or dual 18 fuel vehicle, "clean alternative fuel" means only a fuel for which the vehicle was certified when 19 20 operating on clean alternative fuel. 21 "Fleet" means any centrally fueled fleet of ten or more motor vehicles owned or operated by a single 22 entity. "Fleet" does not include motor vehicles held for lease or rental to the general public, motor 23 vehicles held for sale by motor vehicle dealers, motor vehicles used for manufacturer product tests, 24 law-enforcement and other emergency vehicles, or nonroad vehicles, including farm and construction 25 vehicles. 26 B. The Board may adopt by regulation motor vehicle clean alternative fuel fleet standards consistent 27 with the provisions of Part C of Title II of the federal Clean Air Act for model years beginning with the 28 model year 1998 or the first succeeding model year for which adoption of such standards is practicable. 29 [If adoption and implementation by the Board of an equivalent air pollution reduction program is 30 approved by the federal Environmental Protection Agency, the regulation and program authorized by this section shall not become effective. ] Such regulations shall contain the minimum phase-in schedule 31 32 contained in § 246 (b) of Part C of Title II of the Clean Air Act. However, nothing in this section shall 33 preclude affected fleet owners from exceeding the minimum requirements of the federal Clean Air Act. 34 Beginning in 1995 and upon adoption of the standards by the Board, the Board shall require the fleet 35 owned by the federal government to meet the clean alternative fuel fleet standard and phase-in schedule 36 established by the Board. If necessary to meet the Board's standards and phase-in schedule, the Board 37 shall require fleets owned by the federal government to convert a portion of existing fleet vehicles to the 38 use of clean alternative fuels as defined by the federal Clean Air Act. The standards specified in this 39 subsection shall apply only to (i) motor vehicles registered in the Counties of Arlington, Caroline, 40 Charles City, Chesterfield, Fairfax, Fauquier, Hanover, Henrico, James City, Loudoun, Prince William, 41 Stafford, and York and the Cities of Alexandria, Chesapeake, Colonial Heights, Fairfax, Falls Church, 42 Hampton, Hopewell, Manassas, Manassas Park, Newport News, Norfolk, Poquoson, Portsmouth, Richmond, Suffolk, Virginia Beach, and Williamsburg localities designated by the federal Environmental 43 Protection Agency, pursuant to the federal Clean Air Act, as serious, severe, or extreme air quality 44 nonattainment areas, or as maintenance areas formerly designated serious, severe, or extreme and (ii) 45 motor vehicles not registered in the above-mentioned localities, but having either (a) a base of 46 47 operations or (b) a majority of their annual travel in one or more of those localities. **48** C. An owner of a covered fleet shall not use any motor vehicle or motor vehicle engine which is

48 C. An owner of a covered fleet shall not use any motor vehicle or motor vehicle engine which is 49 manufactured during or after the first model year to which the standards specified in subsection A of 50 this section are applicable, if such vehicle or engine is registered or has its base of operations in the 51 localities specified in subsection B of this section and has not been certified in accordance with 52 regulations promulgated by the Board. The Board may promulgate regulations providing for reasonable 53 exemptions consistent with the provisions of Part C of Title II of the federal Clean Air Act. Motor 54 vehicles exempted from the provisions of this section shall forever be exempt.

55 D. Any person that violates the requirements of this section or any regulation adopted hereunder
56 shall be subject to the penalties in §§ 46.2-1187 and 46.2-1187.2. Each day of violation shall be a
57 separate offense, and each motor vehicle shall be treated separately in assessing violations.

58 E. In order to limit adverse economic and administrative impacts on covered fleets operating both in 59 Virginia and in neighboring states, the Department of Environmental Quality shall, to the maximum extent practicable, coordinate the provisions of its regulations promulgated under this section with
neighboring states' statutes and regulations relating to use of clean alternative fuels by motor vehicle
fleets.

63 F. The State Corporation Commission, as to matters within its jurisdiction, and the Department of 64 Environmental Quality, as to other matters, may, should they deem such action necessary, promulgate 65 regulations necessary or convenient to ensure the availability of clean alternative fuels to operators of 66 fleets covered by the provisions of this section. The State Air Pollution Control Board may delegate to the Commissioner of Agriculture its authority under the Air Pollution Control Law of Virginia, Chapter 67 68 13 (§ 10.1-1300 et seq.) of Title 10.1, to implement and enforce any provisions of its regulations covering the availability of clean alternative fuels. Upon receiving such delegation, the authority to 69 implement and enforce the regulations under the Air Pollution Control Law of Virginia shall be vested 70 solely in the Commissioner, notwithstanding any provision of law contained in Title 10.1, except as provided in this section. The State Air Pollution Control Board, in delegating its authority under this 71 72 section, may make the delegation subject to any conditions it deems appropriate to ensure effective 73 74 implementation of the regulations according to the policies of the State Air Pollution Control Board.