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1	HOUSE BILL NO. 1000
2 3	Offered January 11, 2006
3	Prefiled January 11, 2006
4	A BILL to amend and reenact §§ 33.1-252, 46.2-208, 46.2-819.1, and 46.2-819.3 of the Code of
5	Virginia, relating to use of toll facilities without payment of toll; penalties.
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_	Patron—Rust
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8	Referred to Committee on Science and Technology
9 10	Po it aposted by the Conevel Assembly of Virginia
10 11	Be it enacted by the General Assembly of Virginia: 1. That §§ 33.1-252, 46.2-208, 46.2-819.1, and 46.2-819.3 of the Code of Virginia are amended and
12	reenacted as follows:
13	§ 33.1-252. Free use of toll facilities by certain state officers and employees; penalties.
14	A. Vehicles transporting two or more persons, including the driver, may be permitted toll-free use of
15	the Dulles Toll Road during rush hours by the Commonwealth Transportation Board; however,
16	notwithstanding the provisions of subdivision B 1 of § 56-543 said vehicles shall not be permitted
17	toll-free use of a roadway as defined pursuant to the Virginia Highway Corporation Act of 1988
18	(§ 56-535 et seq.). Upon presentation of a toll pass issued pursuant to regulations promulgated by the
19	Commonwealth Transportation Board, the following persons may use all toll bridges, toll ferries, toll
20	tunnels, and toll roads in this Commonwealth without the payment of toll while in the performance of
21	their official duties:
22	1. The Commonwealth Transportation Commissioner;
23	2. Members of the Commonwealth Transportation Board;
24	3. Employees of the Virginia Department of Transportation;
25 26	4. The Superintendent of the Department of State Police;
20 27	<ul><li>5. Officers and employees of the Department of State Police;</li><li>6. Members of the Alcoholic Beverage Control Board;</li></ul>
28	7. Employees of the regulatory and hearings divisions of the Department of Alcoholic Beverage
<b>2</b> 9	Control and special agents of the Department of Alcoholic Beverage Control;
30	8. The Commissioner of the Department of Motor Vehicles;
31	9. Employees of the Department of Motor Vehicles;
32	10. Local police officers;
33	11. Sheriffs and their deputies;
34	12. Regional jail officials;
35	13. Animal wardens;
36	14. The Director and officers of the Department of Game and Inland Fisheries;
37 38	15. Persons operating fire-fighting equipment and ambulances owned by a political subdivision of the Commonwealth or a nonprofit association or corporation;
30 39	16. Operators of school buses being used to transport pupils to or from schools;
<b>40</b>	17. Operators of (i) commuter buses having a capacity of 20 or more passengers, including the
41	driver, and used to regularly transport workers to and from their places of employment and (ii) public
42	transit buses;
43	18. Employees of the Department of Rail and Public Transportation;
44	19. Employees of any transportation facility created pursuant to the Virginia Highway Corporation
45	Act of 1988; and
46	20. Law-enforcement officers of the Virginia Marine Resources Commission.
47	Notwithstanding the foregoing provision of this subsection requiring presentation of a toll pass for
48	toll-free use of such facilities, in cases of emergency and circumstances of concern for public safety on the highways of the Commonwealth the Department shall in order to allowints on actual or potential
49 50	the highways of the Commonwealth, the Department shall, in order to alleviate an actual or potential
50 51	threat or risk to the public's safety, facilitate the flow of traffic on or within the vicinity of the toll facility by permitting the temporary suspension of toll collection operations on its facilities.
51 52	a. The assessment of the threat to public safety shall be performed and the decision temporarily to
52 53	suspend toll collection operations shall be made by the Commissioner or his designee.
54	b. Major incidents that may require the temporary suspension of toll collection operations shall
55	include, but not necessarily be limited to (i) natural disasters such as hurricanes, tornadoes, fires, and
56	floods; (ii) accidental releases of hazardous materials such as chemical spills; (iii) major traffic accidents
57	such as multivehicle collisions; and (iv) other incidents deemed to present a risk to public safety.
58	c. In any judicial proceeding in which a person is found to be criminally responsible or civilly liable

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59 for any incident resulting in the suspension of toll collections as provided in this subsection, the court 60 may assess against the person an amount equal to lost toll revenue as a part of the costs of the proceeding and order that such amount, not to exceed \$2,000 for any individual incident, be paid to the 61 62 Department for deposit into the toll road fund.

63 B. Any tollgate keeper who shall refuse to permit the persons listed in subsection A of this section to 64 pass through such tollgate or over such toll bridge or ferry, or toll road or toll tunnel upon presentation 65 of such a toll pass, shall be guilty of a misdemeanor and punished by a fine of not more than \$50, and not less than \$2.50. Any person other than those listed in subsection A who shall exhibit any such toll 66 pass for the purpose of using any toll bridge, toll tunnel or ferry shall be guilty of a Class 1 67 misdemeanor and punished accordingly. 68

B1. Any vehicle operated by the holder of a valid driver's license issued by Virginia or any other 69 state shall be allowed free use of all toll bridges, toll roads, and other toll facilities in Virginia if: 70 71

1. The vehicle is specially equipped to permit its operation by a handicapped person;

2. The driver of the vehicle has been certified, either by a physician licensed by Virginia or any 72 other state or by the Adjudication Office of the United States Veterans Administration, as being severely 73 74 physically disabled and having permanent upper limb mobility or dexterity impairments which substantially impair his ability to deposit coins in toll baskets; 75

3. The driver has applied for and received from the Department of Transportation a vehicle window 76 77 sticker identifying him as eligible for such free passage; and 78

4. Such identifying window sticker is properly displayed on the vehicle.

79 A copy of this subsection shall be posted at all toll bridges, toll roads, and other toll facilities in 80 Virginia. The Department of Transportation shall provide envelopes for payments of tolls by those persons exempted from tolls pursuant to this subsection and shall accept any payments made by such 81 82 persons.

83 C. Nothing contained in this section or in § 33.1-251 or 33.1-285 shall operate to affect the 84 provisions of § 22.1-187.

85 D. Notwithstanding the provisions of subsections A and B, only the following persons may use the Chesapeake Bay Bridge-Tunnel or, facilities of the Richmond Metropolitan Authority, or facilities of an 86 87 operator authorized to operate a toll facility pursuant to the Public-Private Transportation Act of 1995 88 (§ 56-556 et seq.) without the payment of toll when necessary and incidental to the conduct of official 89 business:

90 1. The Commonwealth Transportation Commissioner;

91 2. Members of the Commonwealth Transportation Board;

- 92 3. Employees of the Department of Transportation;
- 93 4. The Superintendent of the Department of State Police;

5. Officers and employees of the Department of State Police; 94

95 6. The Commissioner of the Department of Motor Vehicles;

96 7. Employees of the Department of Motor Vehicles; and 97

8. Sheriffs and deputy sheriffs.

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98 E. Any vehicle operated by a quadriplegic driver shall be allowed free use of all toll facilities in 99 Virginia controlled by the Richmond Metropolitan Authority, pursuant to the requirements of subsection 100 B1 (1 through 4).

§ 46.2-208. Records of Department; when open for inspection; release of privileged information.

A. All records in the office of the Department containing the specific classes of information outlined 102 103 below shall be considered privileged records: 104

1. Personal information, including all data defined as "personal information" in § 2.2-3801;

2. Driver information, including all data that relates to driver's license status and driver activity; and 105

3. Vehicle information, including all descriptive vehicle data and title, registration, and vehicle 106 107 activity data.

B. The Commissioner shall release such information only under the following conditions:

109 1. Notwithstanding other provisions of this section, medical data included in personal data shall be 110 released only to a physician or nurse practitioner as provided in § 46.2-322.

111 2. Insurance data may be released as specified in §§ 46.2-372, 46.2-380, and 46.2-706.

3. Notwithstanding other provisions of this section, information disclosed or furnished shall be 112 113 assessed a fee as specified in § 46.2-214.

4. When the person requesting the information is (i) the subject of the information, (ii) the parent or 114 115 guardian of the subject of the information, (iii) the authorized representative of the subject of the information, or (iv) the owner of the vehicle that is the subject of the information, the Commissioner 116 117 shall provide him with the requested information and a complete explanation of it. Requests for such information need not be made in writing or in person and may be made orally or by telephone, provided 118 119 that the Department is satisfied that there is adequate verification of the requester's identity. When so 120 requested in writing by (a) the subject of the information, (b) the parent or guardian of the subject of the information, (c) the authorized representative of the subject of the information, or (d) the owner of
the vehicle that is the subject of the information, the Commissioner shall verify and, if necessary, correct
the personal information provided and furnish driver and vehicle information in the form of an abstract
of the record.

125 5. On the written request of any insurance carrier, surety, or representative of an insurance carrier or 126 surety, the Commissioner shall furnish such insurance carrier, surety, or representative an abstract of the 127 record of any person subject to the provisions of this title. The abstract shall include any record of any 128 conviction of a violation of any provision of any statute or ordinance relating to the operation or 129 ownership of a motor vehicle or of any injury or damage in which he was involved and a report of 130 which is required by § 46.2-372. No such report of any conviction or accident shall be made after 60 131 months from the date of the conviction or accident unless the Commissioner or court used the 132 conviction or accident as a reason for the suspension or revocation of a driver's license or driving 133 privilege, in which case the revocation or suspension and any conviction or accident pertaining thereto 134 shall not be reported after 60 months from the date that the driver's license or driving privilege has been 135 reinstated. This abstract shall not be admissible in evidence in any court proceedings.

6. On the written request of any business organization or its agent, in the conduct of its business, the
Commissioner shall compare personal information supplied by the business organization or agent with
that contained in the Department's records and, when the information supplied by the business
organization or agent is different from that contained in the Department's records, provide the business
organization or agent with correct information as contained in the Department's records. Personal
information provided under this subdivision shall be used solely for the purpose of pursuing remedies
that require locating an individual.

7. The Commissioner shall provide vehicle information to any business organization or agent on such business' or agent's written request. Disclosures made under this subdivision shall not include any personal information and shall not be subject to the limitations contained in subdivision 6 of this subsection.

147 8. On the written request of any motor vehicle rental or leasing company or its designated agent, the 148 Commissioner shall (i) compare personal information supplied by the company or agent with that 149 contained in the Department's records and, when the information supplied by the company or agent is 150 different from that contained in the Department's records, provide the company or agent with correct 151 information as contained in the Department's records and (ii) provide the company or agent with driver 152 information in the form of an abstract of any person subject to the provisions of this title. Such abstract 153 shall include any record of any conviction of a violation of any provision of any statute or ordinance 154 relating to the operation or ownership of a motor vehicle or of any injury or damage in which the 155 subject of the abstract was involved and a report of which is required by § 46.2-372. No such abstract 156 shall include any record of any conviction or accident more than 60 months after the date of such 157 conviction or accident unless the Commissioner or court used the conviction or accident as a reason for 158 the suspension or revocation of a driver's license or driving privilege, in which case the revocation or 159 suspension and any conviction or accident pertaining thereto shall cease to be included in such abstract 160 after 60 months from the date on which the driver's license or driving privilege was reinstated. No 161 abstract released under this subdivision shall be admissible in evidence in any court proceedings.

162 9. On the request of any federal, state, or local governmental entity, law-enforcement officer, attorney 163 for the Commonwealth, court, or the authorized agent of any of the foregoing, the Commissioner shall 164 (i) compare personal information supplied by the governmental entity, officer, attorney for the 165 Commonwealth, court, or the authorized agent of any of the foregoing, with that contained in the Department's records and, when the information supplied by the governmental entity, officer, attorney 166 167 for the Commonwealth, court, or the authorized agent of any of the foregoing, is different from that contained in the Department's records, provide the governmental entity, officer, attorney for the 168 Commonwealth, court, or the authorized agent of any of the foregoing, with correct information as 169 170 contained in the Department's records and (ii) provide driver and vehicle information in the form of an 171 abstract of the record showing all convictions, accidents, driver's license suspensions or revocations, and 172 other appropriate information as the governmental entity, officer, attorney for the Commonwealth, court, 173 or the authorized agent of any of the foregoing, may require in order to carry out its official functions.

174 10. On request of the driver licensing authority in any other state or foreign country, the
 175 Commissioner shall provide whatever classes of information the requesting authority shall require in
 176 order to carry out its official functions.

177 11. On the written request of any employer, prospective employer, or authorized agent of either, and
178 with the written consent of the individual concerned, the Commissioner shall (i) compare personal
179 information supplied by the employer, prospective employer, or agent with that contained in the
180 Department's records and, when the information supplied by the employer, prospective employer, or
181 agent is different from that contained in the Department's records, provide the employer, prospective

employer, or agent with correct information as contained in the Department's records and (ii) provide the
employer, prospective employer, or agent with driver information in the form of an abstract of an
individual's record showing all convictions, accidents, driver's license suspensions or revocations, and
any type of driver's license that the individual currently possesses, provided that the individual's position
or the position that the individual is being considered for involves the operation of a motor vehicle.

187 12. On the written request of any member of or applicant for membership in a volunteer fire 188 company or volunteer rescue squad, the Commissioner shall (i) compare personal information supplied 189 by the volunteer fire company or volunteer rescue squad with that contained in the Department's records 190 and, when the information supplied by the volunteer fire company or volunteer rescue squad is different 191 from that contained in the Department's records, provide the volunteer fire company or volunteer rescue 192 squad with correct information as contained in the Department's records and (ii) provide driver information in the form of an abstract of the member's or applicant's record showing all convictions, 193 194 accidents, license suspensions or revocations, and any type of driver's license that the individual currently possesses. Such abstract shall be provided free of charge if the request is accompanied by 195 196 appropriate written evidence that the person is a member of or applicant for membership in a volunteer 197 fire company or volunteer rescue squad and the abstract is needed by a volunteer fire company or volunteer rescue squad to establish the qualifications of the member or applicant to operate equipment 198 199 owned by the volunteer fire company or volunteer rescue squad.

200 13. On the written request of any person who has applied to be a volunteer with a Virginia affiliate 201 of Big Brothers/Big Sisters of America, the Commissioner shall (i) compare personal information 202 supplied by a Virginia affiliate of Big Brothers/Big Sisters of America with that contained in the 203 Department's records and, when the information supplied by a Virginia affiliate of Big Brothers/Big 204 Sisters of America is different from that contained in the Department's records, provide the Virginia affiliate of Big Brothers/Big Sisters of America with correct information as contained in the 205 206 Department's records and (ii) provide driver information in the form of an abstract of the applicant's 207 record showing all convictions, accidents, license suspensions or revocations, and any type of driver's 208 license that the individual currently possesses. Such abstract shall be provided free of charge if the 209 request is accompanied by appropriate written evidence that the person has applied to be a volunteer 210 with a Virginia affiliate of Big Brothers/Big Sisters of America.

14. On the written request of any person who has applied to be a volunteer with a court-appointed special advocate program pursuant to § 9.1-153, the Commissioner shall provide an abstract of the applicant's record showing all convictions, accidents, license suspensions or revocations, and any type of driver's license that the individual currently possesses. Such abstract shall be provided free of charge if the request is accompanied by appropriate written evidence that the person has applied to be a volunteer with a court-appointed special advocate program pursuant to § 9.1-153.

15. Upon the request of any employer, prospective employer, or authorized representative of either, 217 218 the Commissioner shall (i) compare personal information supplied by the employer, prospective 219 employer, or agent with that contained in the Department's records and, when the information supplied 220 by the employer, prospective employer, or agent is different from that contained in the Department's 221 records, provide the employer, prospective employer, or agent with correct information as contained in 222 the Department's records and (ii) provide driver information in the form of an abstract of the driving 223 record of any individual who has been issued a commercial driver's license, provided that the 224 individual's position or the position that the individual is being considered for involves the operation of 225 a commercial motor vehicle. Such abstract shall show all convictions, accidents, license suspensions, 226 revocations, or disqualifications, and any type of driver's license that the individual currently possesses.

16. Upon the receipt of a completed application and payment of applicable processing fees, the
Commissioner may enter into an agreement with any governmental authority or business to exchange
information specified in this section by electronic or other means.

230 17. Upon the request of an attorney representing a person in a motor vehicle accident, the
 231 Commissioner shall provide vehicle information, including the owner's name and address, to the
 232 attorney.

233 18. Upon the request, in the course of business, of any authorized representative of an insurance 234 company or of any not-for-profit entity organized to prevent and detect insurance fraud, or perform 235 rating and underwriting activities, the Commissioner shall provide to such person (i) all vehicle 236 information, including the owner's name and address, descriptive data and title, registration, and vehicle 237 activity data as requested or (ii) all driver information including name, license number and classification, 238 date of birth, and address information for each driver under the age of 22 licensed in the 239 Commonwealth of Virginia meeting the request criteria designated by such person, with such request 240 criteria consisting of driver's license number or address information. No such information shall be used 241 for solicitation of sales, marketing, or other commercial purposes.

242 19. Upon the request of an officer authorized to issue criminal warrants, for the purpose of issuing a243 warrant for arrest for unlawful disposal of trash or refuse in violation of § 33.1-346, the Commissioner

244 shall provide vehicle information, including the owner's name and address.

245 20. Upon written request of the compliance agent of a private security services business, as defined 246 in § 9.1-138, which is licensed by the Department of Criminal Justice Services, the Commissioner shall 247 provide the name and address of the owner of the vehicle under procedures determined by the 248 Commissioner.

249 21. Upon the request of the operator of a toll facility, or an authorized agent or employee of a toll 250 facility operator, for the purpose of obtaining vehicle owner data under subsection  $\frac{1}{4}$  L of § 46.2-819.1. 251 Information released pursuant to this subsection shall be limited to the name and address of the 252 registered owner of the vehicle having failed to pay a toll.

253 22. On the written request of any person who has applied to be a volunteer with a Virginia affiliate 254 of Compeer, the Commissioner shall (i) compare personal information supplied by a Virginia affiliate of Compeer with that contained in the Department's records and, when the information supplied by a 255 256 Virginia affiliate of Compeer is different from that contained in the Department's records, provide the 257 Virginia affiliate of Competer with correct information as contained in the Department's records and (ii) 258 provide driver information in the form of an abstract of the applicant's record showing all convictions, 259 accidents, license suspensions or revocations, and any type of driver's license that the individual currently possesses. Such abstract shall be provided free of charge if the request is accompanied by 260 261 appropriate written evidence that the person has applied to be a volunteer with a Virginia affiliate of 262 Compeer.

263  $2\overline{3}$ . Upon the request of the Department of Environmental Quality for the purpose of obtaining 264 vehicle owner data in connection with enforcement actions involving on-road testing of motor vehicles, 265 pursuant to § 46.2-1178.1.

266 24. On the written request of any person who has applied to be a volunteer vehicle operator with a 267 Virginia chapter of the American Red Cross, the Commissioner shall (i) compare personal information 268 supplied by a Virginia chapter of the American Red Cross with that contained in the Department's 269 records and, when the information supplied by a Virginia chapter of the American Red Cross is different 270 from that contained in the Department's records, provide the Virginia chapter of the American Red Cross 271 with correct information as contained in the Department's records and (ii) provide driver information in 272 the form of an abstract of the applicant's record showing all convictions, accidents, license suspensions 273 or revocations, and any type of driver's license that the individual currently possesses. Such abstract 274 shall be provided free of charge if the request is accompanied by appropriate written evidence that the 275 person has applied to be a volunteer vehicle operator with a Virginia chapter of the American Red 276 Cross.

277 C. Whenever the Commissioner issues an order to suspend or revoke the driver's license or driving 278 privilege of any individual, he may notify the National Driver Register Service operated by the United 279 States Department of Transportation and any similar national driver information system and provide 280 whatever classes of information the authority may require. 281

D. Accident reports may be inspected under the provisions of §§ 46.2-379 and 46.2-380.

282 E. Whenever the Commissioner takes any licensing action pursuant to the provisions of the Virginia 283 Commercial Driver's License Act (§ 46.2-341.1 et seq.), he may provide information to the Commercial 284 Driver License Information System, or any similar national commercial driver information system, 285 regarding such action.

286 F. In addition to the foregoing provisions of this section, vehicle information may also be inspected 287 under the provisions of §§ 43-33, 43-34, 46.2-633, and §§ 46.2-1200.1 through 46.2-1237.

288 G. The Department may promulgate regulations to govern the means by which personal, vehicle, and 289 driver information is requested and disseminated.

290 H. Driving records of any person accused of an offense involving the operation of a motor vehicle 291 shall be provided by the Commissioner upon request to any person acting as counsel for the accused. If 292 such counsel is from the public defender's office or has been appointed by the court, such records shall 293 be provided free of charge.

294 I. The Department shall maintain the records of persons convicted of violations of § 18.2-36.2, 295 subsection B of § 29.1-738, and §§ 29.1-738.02, 29.1-738.2, and 29.1-738.4 which shall be forwarded by 296 every general district court or circuit court or the clerk thereof, pursuant to § 46.2-383. Such records 297 shall be electronically available to any law-enforcement officer as provided for under clause (ii) of 298 subdivision B 9.

299 § 46.2-819.1. Installation and use of photo-monitoring system or automatic vehicle identification 300 system in conjunction with certain toll facilities; penalty.

301 A. The operator of any toll facility or the locality within which such toll facility is located may 302 install and operate or cause to be installed and operated a photo-monitoring system or automatic vehicle 303 identification system, or both, at locations where tolls are collected for the use of such toll facility. The 304 operator of a toll facility may send an invoice or bill for unpaid tolls to the registered owner of a

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305 vehicle as part of an electronic or manual toll collection process, prior to seeking remedies under this 306 section.

307 B. Information collected by a photo-monitoring system or automatic vehicle identification system 308 installed and operated pursuant to subsection A shall be limited exclusively to that information that is 309 necessary for the collection of unpaid tolls. Notwithstanding any other provision of law, all photographs, 310 microphotographs, electronic images, or other data collected by a photo-monitoring system or automatic 311 vehicle identification system shall be used exclusively for the collection of unpaid tolls and shall not (i) 312 be open to the public; (ii) be sold and/or used for sales, solicitation, or marketing purposes; (iii) be disclosed to any other entity except as may be necessary for the collection of unpaid tolls; and (iv) be 313 314 used in a court in a pending action or proceeding unless the action or proceeding relates to a violation 315 of this section or upon order from a court of competent jurisdiction. Information collected under this section shall be purged and not retained later than 30 days after the collection of any unpaid tolls, 316 317 administrative fees and/or civil penalties. Any entity operating a photo-monitoring system or automatic vehicle identification system shall annually certify compliance with this section and make all records 318 319 pertaining to such system available for inspection and audit by the Commonwealth Transportation 320 Commissioner or his designee. Any violation of this subsection shall constitute a Class 1 misdemeanor. 321 In addition to any fines or other penalties provided for by law, any money or other thing of value obtained as a result of a violation of this section shall be forfeited to the Commonwealth. 322

The invoice or bill shall include the toll and facility operator may include impose and collect an administrative fee of no more than \$25 in addition to the unpaid toll so as to recover the expenses of collecting the unpaid toll, which administrative fee shall not exceed \$100 per violation. The registered owner of the vehicle shall pay the unpaid tolls and any administrative fee detailed in an invoice or bill issued by a toll facility operator. If paid within 30 days of notification, the administrative fee shall be \$25.

329 B.C. The operator If the matter proceeds to court, the registered owner of a vehicle shall be liable for 330 a civil penalty of \$25 for a first offense or \$50 for any subsequent offense plus the operator's 331 administrative fee of \$25 per summons issued under subsection G of \$ 46.2-819.3 and the toll due, as 332 follows: for a first offense, \$50; for a second offense within one year from the first offense, \$250; for a 333 third offense within two years from the second offense, \$500; and for a fourth and any subsequent offense within three years from the second offense, \$1,000 plus, in each case, the unpaid toll, all 334 335 accrued administrative fees imposed by the toll facility operator and applicable court costs if the matter 336 proceeds to court or if the operator of the toll facility incurs costs of court if the vehicle is found, as 337 evidenced by information obtained from a photo-monitoring system or automatic vehicle identification 338 system as provided in this section, to have used such a toll facility without payment of the required toll. 339 The number of offenses used to determine the penalty shall be the cumulative count of all violations of 340 this section at any and all toll facilities in the Commonwealth.

341 C.D. Any action under this section shall be brought in the General District Court of the city or 342 county in which the toll facility is located.

343 D.E. Proof of a violation of this section shall be evidenced by information obtained from a 344 photo-monitoring system or automatic vehicle identification system as provided in this section. A 345 certificate, sworn to or affirmed by a technician employed or authorized by the operator of a toll facility 346 or by the locality wherein the toll facility is located, or a facsimile of such a certificate, based on 347 inspection of photographs, microphotographs, videotapes, or other recorded images produced by a 348 photo-monitoring system, or of electronic data collected by an automatic vehicle identification system, 349 shall be prima facie evidence of the facts contained therein. Any photographs, microphotographs, 350 videotape, or other recorded images or electronic data evidencing such a violation shall be available for 351 inspection in any proceeding to adjudicate the liability for such violation under this section. A record of 352 communication by an automatic vehicle identification device with the automatic vehicle identification 353 system at the time of a violation of this section shall be prima facie evidence that the automatic vehicle 354 identification device was located in the vehicle registered to use such device in the records of the 355 Virginia Department of Transportation.

**356** E. F. It shall be prima facie evidence that the vehicle described in the summons issued pursuant to **357** subsection HK of this section was operated in violation of this section.

358 Upon a finding by a court of competent jurisdiction that the vehicle described in the summons issued 359 pursuant to subsection  $\mathbf{H}$  K of this section was in violation of this section, the court shall impose a civil 360 penalty upon the registered owner or operator of such vehicle in accordance with the amounts specified in subsection  $\mathbf{B} C$  of this section, together with applicable court costs, the operator's administrative fee 361 and the toll due. Such civil penalty shall constitute a lien on such vehicle, subordinate to any other liens 362 on the vehicle, unless such civil penalty is paid within 30 days of imposition of judgment for such civil 363 penalty, costs and toll due. Penalties assessed as the result of action initiated by the Virginia Department 364 of Transportation shall be remanded to the Virginia Department of Transportation's Toll Facilities 365 Revolving Fund or to any other toll facility operating fund corresponding to the location of the 366

367 violation as designated by the Virginia Department of Transportation. Penalties assessed as the result of
368 action initiated by an operator of a toll facility other than the Virginia Department of Transportation
369 shall be remanded to the toll facility's account for expenses associated with operation of the facility and
370 payments against any bonds or other liens issued as a result of the construction of the facility.

The registered owner of such vehicle shall be given reasonable notice by way of a summons as provided in subsection H K of this section that his vehicle had been used in violation of this section and such owner shall be given notice of the time and place of the hearing as well as the civil penalty and costs for such offense.

375 Such summons shall be dismissed upon Upon the filing of an affidavit by the registered owner of the 376 vehicle stating that he was not the driver of the vehicle on the date of the violation and providing the 377 name and address of the operator of the vehicle at the time of the violation, such summons may be 378 dismissed by the court and the summons reissued to the alleged operator of the vehicle at the time of 379 the offense, and the collection of unpaid tolls under this section shall be pursued against such alleged 380 operator.

In any action against a vehicle operator, an affidavit made by the registered owner providing the name and address of the vehicle operator at the time of the violation shall constitute prima facie
evidence that the person named in the affidavit was operating the vehicle at all the relevant times
relating to the matter named in the affidavit.

385 In addition thereto, if *If* the registered owner of the vehicle produces a certified copy of a police
386 report showing that the vehicle had been reported to the police as stolen prior to the time of the alleged
387 offense and remained stolen at the time of the alleged offense, then the court shall dismiss the summons
388 issued to the registered owner of the vehicle.

389 G. Upon a finding by a court that a person has violated this section, in the event such person fails 390 to pay the required penalties, fees, and unpaid tolls, the court shall notify the Commissioner, who shall 391 refuse to issue or renew any vehicle registration certificate of any applicant or the license plate issued 392 for the vehicle driven in the commission of the offense until the court has notified the Commissioner that 393 such penalties, fees, and unpaid tolls have been paid. If it is proven that the vehicle owner was not the 394 operator at the time of the offense and upon a finding by a court that the person identified in an 395 affidavit pursuant to subsection F as the operator violated § 46.2-819 and this section and such person 396 fails to pay the required penalties, fees, and unpaid tolls, the court shall notify the Commissioner, who 397 shall refuse to issue or renew any vehicle registration certificate of any applicant or the license plate 398 issued for any vehicle owned or co-owned by such person until the court has notified the Commissioner 399 that such penalties, fees, and unpaid tolls have been paid. Such funds representing payment of unpaid 400 toll and all administrative fees of the toll facility operator shall be transferred from the court to the toll 401 facility operator as directed by it. The Commissioner shall collect a reasonable reinstatement fee from 402 the registered owner of the vehicle to defray the cost of processing and removing an order to deny 403 registration or registration renewal.

F.H. For purposes of this section, "operator of a toll facility other than the Virginia Department of 404 405 Transportation" means any agency, political subdivision, authority, or other entity authorized by the 406 Code of Virginia to operate such toll facility; "owner" means the registered owner of sucha vehicle on 407 record with the Department of Motor Vehicles. For purposes of this section, "owner" does not mean a 408 vehicle rental or vehicle leasing company; "photo-monitoring system" means a vehicle sensor installed to 409 work in conjunction with a toll collection device that automatically produces one or more photographs, 410 one or more microphotographs, a videotape, or other recorded images of each vehicle at the time it is 411 used or operated in violation of this section; "automatic vehicle identification system" means an 412 electronic vehicle identification system installed to work in conjunction with a toll collection device that 413 automatically produces an electronic record of each vehicle equipped with an automatic vehicle identification device that uses a toll facility; and "automatic vehicle identification device" means an 414 415 electronic device that communicates by wireless transmission with an automatic vehicle identification 416 system.

*I.* Any vehicle rental or vehicle leasing company, if named in a summons, shall be released as a party to the action if it provides the operator of the toll facility a copy of the vehicle rental agreement or lease or an affidavit identifying the renter or lessee prior to the date of hearing set forth in the summons. Upon receipt of such rental agreement, lease, or affidavit, a summons shall be issued for the renter or lessee identified therein. Release of this information shall not be deemed a violation of any provision of the Government Data Collection and Dissemination Practices Act (§ 2.2-3800 et seq.) or the Insurance Information and Privacy Protection Act (§ 38.2-600 et seq.).

424 G.J. Imposition of a civil penalty pursuant to this section shall not be deemed a conviction as an
425 operator and shall not be made part of the operating *driving* record of the person upon whom such civil
426 penalty is imposed nor shall it be used for insurance purposes in the provision of motor vehicle
427 insurance coverage.

428 H.K. A summons for a violation of this section may be executed pursuant to § 19.2-76.2. Toll facility 429 personnel mailing such summons shall be considered conservators of the peace for the sole and limited 430 purpose of mailing such summons. Notwithstanding the provisions of § 19.2-76, a summons for a 431 violation of this section may be executed by mailing by first-class mail a copy thereof to the address of 432 the owner of the vehicle as shown on the records of the Department of Motor Vehicles or, if the 433 registered owner has named the operator of the vehicle at the time of the violation in an affidavit 434 executed pursuant to subsection F, such named operator of the vehicle. If the summoned person fails to appear on the date of return set out in the summons mailed pursuant to this section, the summons shall 435 436 be executed in the manner set out in § 19.2-76.3. No proceedings for contempt or arrest of a person 437 summoned by mailing shall be instituted for failure to appear on the return date of the summons.

**H.L.** To the extent necessary to conduct electronic toll collections, the The operator of a toll facility 438 439 may enter into an agreement with the Department of Motor Vehicles, in accordance with the provisions of subdivision 21 of subsection B of § 46.2-208, enter into an agreement with the Department of 440 Transportation and the Department of Motor Vehicles to obtain vehicle owner information regarding the 441 442 registered owners of vehicles that use the operator's toll facility fail to pay tolls required for the use of 443 toll facilities and with the Virginia Department of Transportation to obtain any information that is 444 necessary to conduct electronic toll collection.

*H.M.* No person shall be subject to both the provisions of this section and to prosecution under 445 446 § 46.2-819 for actions arising out of the same transaction or occurrence. 447

§ 46.2-819.3. Use of toll facility without payment of toll; enforcement; penalty.

448 A. The operator of a vehicle shall be liable for a civil penalty of \$25 for a first offense or \$50 for 449 any subsequent offense plus the operator's administrative fee of \$25 per summons issued under subsection G and the toll due, and applicable court costs if the matter proceeds to court or if the 450 operator of the toll facility incurs costs of court, if the vehicle is found, as evidenced by a certificate 451 described in subsection B, to have used such a toll facility without payment of the required toll The toll 452 453 facility operator may impose and collect an administrative fee in addition to the unpaid toll so as to 454 recover the expenses of collecting the unpaid toll, which administrative fee shall not exceed \$100 per 455 violation. The driver of the vehicle shall pay the unpaid tolls and any administrative fee detailed in an 456 invoice or bill issued by a toll facility operator. If paid within 30 days of notification, the administrative 457 fee shall be \$25.

458 B. If the matter proceeds to court, the driver of the vehicle shall be liable for a civil penalty as 459 follows: for a first offense, \$50; for a second offense within one year from the first offense, \$250; for a 460 third offense within two years from the second offense, \$500; and for a fourth and any subsequent 461 offense within three years from the second offense, \$1,000 plus, in each case, the unpaid toll, all accrued administrative fees imposed by the toll facility operator and applicable court costs if the vehicle 462 463 is found, as evidenced by information obtained from a photo-monitoring system or automatic vehicle 464 identification system as provided in this section, to have used such a toll facility without payment of the 465 required toll. The number of offenses used to determine the penalty shall be the cumulative count of all 466 violations of this section at any and all toll facilities in the Commonwealth.

467 B-C. A written promise to pay an unpaid toll within a specified period of time executed by the driver 468 of a motor vehicle, accompanied by a certificate sworn to or affirmed by an authorized agent of the toll 469 facility that the unpaid toll was not paid within such specified period, shall be prima facie evidence of 470 the facts contained therein.

471 C.D. The operator of a toll facility may send an invoice or bill to the driver of a motor vehicle using 472 a toll facility without payment of the specified toll as part of an electronic or manual toll collection 473 process prior to seeking remedies under this section. Any action under this section shall be brought in 474 the general district court of the city or county in which the toll facility is located.

475 **D**.E. Upon a finding by a court of competent jurisdiction that the driver of a motor vehicle identified 476 in the summons issued pursuant to subsection  $\mathbf{G}$  I was in violation of this section, the court shall impose 477 a civil penalty upon the driver of a motor vehicle in accordance with the amounts specified in 478 subsection A B, together with applicable court costs, the operator's administrative fee, and the toll due. 479 Penalties assessed as the result of action initiated by the Virginia Department of Transportation shall be 480 remanded to the Virginia Department of Transportation's Toll Facilities Revolving Fund or other toll 481 facility operating fund corresponding to the location of the violation as designated by the Virginia 482 Department of Transportation. Penalties assessed as the result of action initiated by an operator of a toll facility other than the Virginia Department of Transportation shall be remanded to the toll facility's 483 484 account for expenses associated with operation of the facility and payments against any bonds or other 485 liens issued as a result of the construction of the facility.

486 F. Upon a finding by a court that a person has violated this section, in the event such person fails to 487 pay the required penalties, fees, and unpaid tolls, the court shall notify the Commissioner, who shall 488 refuse to issue or renew any vehicle registration certificate of any applicant or the license plate issued 489 for any vehicle owned or co-owned by the offender. Such funds representing payment of the unpaid toll and all administrative fees of the toll facility operator shall be transferred from the court to the toll facility operator as directed by it. The Commissioner shall collect a reasonable reinstatement fee from the driver of the vehicle to defray the cost of processing and removing an order to deny registration or registration renewal.

**494** E.G. For purposes of this section, "operator of a toll facility other than the Virginia Department of **495** Transportation" means any agency, political subdivision, authority, or other entity authorized by the **496** Code of Virginia to operate such toll facility.

497 F.H. Imposition of a civil penalty pursuant to this section shall not be deemed a conviction as an
498 operator and shall not be made part of the operating *driving* record of the person upon whom such civil
499 penalty is imposed nor shall it be used for insurance purposes in the provision of motor vehicle
500 insurance coverage.

501 G.I. A summons for a violation of this section may be executed pursuant to § 19.2-76.2. Toll facility 502 personnel mailing such summons shall be considered conservators of the peace for the sole and limited 503 purpose of mailing such summons. Notwithstanding the provisions of § 19.2-76, a summons for a 504 violation of this section may be executed by mailing by first-class mail a copy thereof to the address of 505 the driver of a motor vehicle as shown on the records of the Department of Motor Vehicles. If the 506 summoned person fails to appear on the date of return set out in the summons mailed pursuant to this 507 section, the summons shall be executed in the manner set out in § 19.2-76.3. No proceedings for 508 contempt or arrest of a person summoned by mailing shall be instituted for failure to appear on the 509 return date of the summons.

510 H.J. No person shall be subject to both the provisions of this section and to prosecution under 511 § 46.2-819 for actions arising out of the same transaction or occurrence.