2007 SESSION

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1 2 3 4 5 6 7 8 9	HOUSE BILL NO. 3010 Offered January 10, 2007 Prefiled January 10, 2007 A BILL to amend and reenact §§ 46.2-1530, 46.2-1530.2, 46.2-1930, 46.2-1992.23 and 46.2-1993.23 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 46.2-1930.1, 46.2-1930.2, 46.2-1992.23:1, 46.2-1992.23:2, 46.2-1993.23:1 and 46.2-1993.23:2, relating to fees imposed by the Department of Motor Vehicles on certain motor vehicle dealers, T&M vehicle dealers, trailer dealers, and motorcycle dealers.
	Patron—Janis
10 11	Referred to Committee on Transportation
12 13 14 15 16 17	Be it enacted by the General Assembly of Virginia: 1. That §§ 46.2-1530, 46.2-1530.2, 46.2-1930, 46.2-1992.23 and 46.2-1993.23 of the Code of Virginia are amended and reenacted and that the Code of Virginia is amended by adding sections numbered 46.2-1930.1, 46.2-1930.2, 46.2-1992.23:1, 46.2-1992.23:2, 46.2-1993.23:1 and 46.2-1993.23:2 as follows:
18 19 20 21 22 23 24 25	§ 46.2-1530. Buyer's order. A. Every motor vehicle dealer shall complete, in duplicate, a buyer's order for each sale or exchange of a motor vehicle. A copy of the buyer's order form shall be made available to a prospective buyer during the negotiating phase of a sale and prior to any sales agreement. The completed original shall be retained for a period of four years in accordance with § 46.2-1529, and a duplicate copy shall be delivered to the purchaser at the time of sale or exchange. A buyer's order shall include: 1. The name and address of the person to whom the vehicle was sold or traded.
25 26 27 28 29 30 31 32 33 34	 The date of the sale or trade. The name and address of the motor vehicle dealer selling or trading the vehicle. The make, model year, vehicle identification number and body style of the vehicle. The sale price of the vehicle. The amount of any cash deposit made by the buyer. A description of any vehicle used as a trade-in and the amount credited the buyer for the trade-in. The description of the trade-in shall be the same as outlined in subdivision 4 of this subsection. The amount of any sales and use tax, title fee, uninsured motor vehicle fee, registration fee, purchaser's on-line systems filing fee, or other fee required by law for which the buyer is responsible and the dealer has collected. Each tax and fee shall be individually listed and identified.
35 36 37 38 39 40	9. The net balance due at settlement. 10. Any item designated as "processing fee," and the amount charged by the dealer, if any, for processing the transaction. As used in this section processing includes obtaining title and license plates for the purchaser, but shall not include any "purchaser's on-line systems filing fee" as defined in § 46.2-1530.1 or any "dealer's manual transaction fee" as defined provided for in § 46.2-1530.2. 11. Any item designated as "dealer's business license tax," and the amount charged by the dealer, if
41 42 43 44 45 46 47 48 49 50 51	any. 12. For sales involving dealer-arranged financing, the following notice, printed in bold type no less than 10-point: "THIS SALE IS CONDITIONED UPON APPROVAL OF YOUR PROPOSED RETAIL INSTALLMENT SALE CONTRACT AS SUBMITTED TO OR THROUGH THE DEALER. IF THAT PROPOSED RETAIL INSTALLMENT SALE CONTRACT IS NOT APPROVED UNDER THE TERMS AGREED TO WITH THE DEALER, YOU MAY CANCEL THIS SALE AND ANY DOWN PAYMENT AND/OR TRADE-IN YOU SUBMITTED WILL BE RETURNED TO YOU, PROVIDED THAT ANY VEHICLE DELIVERED TO YOU BY THE DEALER PURSUANT TO THIS AGREEMENT IS RETURNED TO THE DEALER IN THE SAME CONDITION AS DELIVERED TO YOU, NORMAL WEAR AND TEAR EXCEPTED, WITHIN 24 HOURS OF WRITTEN OR ORAL NOTICE TO YOU OF THE CREDIT DENIAL."
52 53 54 55 56 57	 13. For sales of used motor vehicles, the disclosure required by § 46.2-1529.1. If the transaction does not include a policy of motor vehicle liability insurance, the seller shall stamp or mark on the face of the bill of sale in boldface letters no smaller than 18 point type the following words: "No Liability Insurance Included." A completed buyer's order when signed by both buyer and seller may constitute a bill of sale. B. The Board shall approve a buyer's order form and each dealer shall file with each original license
57 58	application its buyer's order form, on which the processing fee amount is stated.

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59 C. If a processing fee is charged, that fact and the amount of the processing fee shall be disclosed by 60 the dealer. Disclosure shall be by placing a clear and conspicuous sign in the public sales area of the dealership. The sign shall be no smaller than eight and one-half inches by eleven inches and the print 61 62 shall be no smaller than one-half inch, and in a form as approved by the Board.

63 § 46.2-1530.2. Certain dealers subject to additional fee; use in special fund.

64 Every dealer licensed under this chapter who has elected not to enter into an agreement with a 65 systems provider approved by the Department for the remote electronic filing of documentation necessary to obtain a certificate of title or registration for the purchaser of a vehicle shall pay to the 66 Department a fee of \$15 for each manual transaction in excess of 20 transactions per month at any 67 Customer Service Center of the Department. For purposes of this section, a "manual transaction" shall 68 be any transaction that is not conducted electronically or at a location run by an agent authorized to act 69 on behalf of the Department pursuant to subsection B of § 46.2-205. Such fee shall be in addition to any 70 71 fees charged by the Department pursuant to this title for the processing of an application for a new certificate of title or registration of a vehicle. The dealer's manual transaction fee authorized by this 72 73 section shall not apply to any transaction shall not be charged to any dealer who has entered into an 74 agreement with the Department's approved systems provider, nor shall it be charged to any dealer who is manually conducting a transaction for which there is no Department-approved remote electronic filing 75 option available. Any dealer who has been charged a dealer's manual transaction fee pursuant to this 76 77 section shall not collect such transaction fee from the purchaser of the vehicle. All fees collected under 78 the provisions of this section shall be paid into the state treasury and set aside as a special fund to meet 79 the expenses of the Department.

§ 46.2-1930. Buyer's order.

A. Every T&M vehicle dealer shall complete, in duplicate, a buyer's order for each sale or exchange 81 of a vehicle. A copy of the buyer's order form shall be made available to a prospective buyer during the 82 negotiating phase of a sale and prior to any sales agreement. The completed original shall be retained for a period of four years in accordance with § 46.2-1929, and a duplicate copy shall be delivered to the 83 84 85 purchaser at the time of sale or exchange. A buyer's order shall include:

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

2. The date of the sale or trade.

88 3. The name and address of the T&M vehicle dealer selling or trading the vehicle.

89 4. The make, model year, vehicle identification number and body style of the vehicle.

90 5. The sale price of the vehicle. 91

6. The amount of any cash deposit made by the buyer.

92 7. A description of any vehicle used as a trade-in and the amount credited the buyer for the trade-in. 93 The description of the trade-in shall be the same as outlined in subdivision 4 of this subsection.

94 8. The amount of any sales and use tax, title fee, uninsured vehicle fee, registration fee, or other fee 95 required by law for which the buyer is responsible and the dealer has collected. Each tax and fee shall be individually listed and identified. 96 97

9. The net balance due at settlement.

10. Any item designated as "processing fee," and the amount charged by the dealer, if any, for 98 99 processing the transaction. As used in this section processing includes obtaining title and license plates 100 for the purchaser., but shall not include any "purchaser's on-line systems filing fee" as defined in § 46.2-1930.1 or any fee provided for in § 46.2-1930.2. 101

102 11. Any item designated as "dealer's business license tax," and the amount charged by the dealer, if 103 any.

12. For sales involving dealer-arranged financing, the following notice, printed in bold type no less than ten-point: "THIS SALE IS CONDITIONED UPON APPROVAL OF YOUR PROPOSED RETAIL 104 105 INSTALLMENT SALE CONTRACT AS SUBMITTED TO OR THROUGH THE DEALER. IF THAT PROPOSED RETAIL INSTALLMENT SALE CONTRACT IS NOT APPROVED UNDER THE 106 107 108 TERMS AGREED TO WITH THE DEALER, YOU MAY CANCEL THIS SALE AND ANY DOWN PAYMENT AND/OR TRADE-IN YOU SUBMITTED WILL BE RETURNED TO YOU, PROVIDED 109 THAT ANY VEHICLE DELIVERED TO YOU BY THE DEALER PURSUANT TO THIS 110 AGREEMENT IS RETURNED TO THE DEALER IN THE SAME CONDITION AS DELIVERED TO 111 YOU, NORMAL WEAR AND TEAR EXCEPTED, WITHIN TWENTY-FOUR HOURS OF WRITTEN 112 113 OR ORAL NOTICE TO YOU OF THE CREDIT DENIAL."

If the transaction does not include a policy of liability insurance, the seller shall stamp or mark on 114 115 the face of the bill of sale in boldface letters no smaller than eighteen point type the following words: 116 "No Liability Insurance Included."

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

B. The Commissioner shall approve a buyer's order form and each dealer shall file with each original 118 119 license application its buyer's order form, on which the processing fee amount is stated.

C. If a processing fee is charged, that fact and the amount of the processing fee shall be disclosed by 120

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121 the dealer. Disclosure shall be by placing a clear and conspicuous sign in the public sales area of the dealership. The sign shall be no smaller than eight and one-half inches by eleven inches and the print shall be no smaller than one-half inch, and in a form as approved by the Commissioner.

124 § 46.2-1930.1. Purchaser's on-line systems filing fee; collection and remittance.

Any dealer licensed under this chapter who uses a Department-approved system of remote electronic
filing of documentation necessary to obtain a certificate of title or registration for the purchaser of a
vehicle shall collect from the purchaser and remit to the Department-approved electronic systems
provider any fees charged for the transaction by the systems provider. Any such fee shall be listed
separately on the buyer's order and identified as "on-line systems filing fee."

130 § 46.2-1930.2. Certain dealers subject to additional fee; use in special fund.

131 Every dealer licensed under this chapter who has elected not to enter into an agreement with a 132 systems provider approved by the Department for the remote electronic filing of documentation 133 necessary to obtain a certificate of title or registration for the purchaser of a vehicle shall pay to the 134 Department a fee of \$15 for each manual transaction in excess of 20 transactions per month at any 135 Customer Service Center of the Department. Such fee shall be in addition to any fees charged by the 136 Department pursuant to this title for the processing of an application for a new certificate of title or 137 registration of a vehicle. The fee authorized by this section shall not be charged to any dealer who has 138 entered into an agreement with the Department's approved systems provider, nor shall it be charged to 139 any dealer who is manually conducting a transaction for which there is no Department-approved remote 140 electronic filing option available. Any dealer who has been charged a fee pursuant to this section shall 141 not collect such transaction fee from the purchaser of the vehicle. All fees collected under the provisions 142 of this section shall be paid into the state treasury and set aside as a special fund to meet the expenses 143 of the Department.

§ 46.2-1992.23. Buyer's order.

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A. Every trailer dealer shall complete, in duplicate, a buyer's order for each sale or exchange of a vehicle. A copy of the buyer's order form shall be made available to a prospective buyer during the negotiating phase of a sale and prior to any sales agreement. The completed original shall be retained for a period of four years in accordance with § 46.2-1992.22, and a duplicate copy shall be delivered to the purchaser at the time of sale or exchange. A buyer's order shall include:

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

151 2. The date of the sale or trade.

152 3. The name and address of the trailer dealer selling or trading the vehicle.

4. The make, model year, vehicle identification number and body style of the vehicle.

154 5. The sale price of the vehicle.

155 6. The amount of any cash deposit made by the buyer.

156 7. A description of any vehicle used as a trade-in and the amount credited the buyer for the trade-in.157 The description of the trade-in shall be the same as outlined in subdivision 4 of this subsection.

158 8. The amount of any sales and use tax, title fee, uninsured motor vehicle fee, registration fee, or
159 other fee required by law for which the buyer is responsible and the dealer has collected. Each tax and
160 fee shall be individually listed and identified.

161 9. The net balance due at settlement.

10. Any item designated as "processing fee," and the amount charged by the dealer, if any, for processing the transaction. As used in this section processing includes obtaining title and license plates for the purchaser. , but shall not include any "purchaser's on-line systems filing fee" as defined in \$46.2-1992.23:1 or any fee provided for in \$46.2-1992.23:2.

166 11. Any item designated as "dealer's business license tax," and the amount charged by the dealer, if 167 any.

168 12. For sales involving dealer-arranged financing, the following notice, printed in bold type no less than ten-point: "THIS SALE IS CONDITIONED UPON APPROVAL OF YOUR PROPOSED RETAIL 169 170 INSTALLMENT SALE CONTRACT AS SUBMITTED TO OR THROUGH THE DEALER. IF THAT 171 PROPOSED RETAIL INSTALLMENT SALE CONTRACT IS NOT APPROVED UNDER THE 172 TERMS AGREED TO WITH THE DEALER, YOU MAY CANCEL THIS SALE AND ANY DOWN 173 PAYMENT AND/OR TRADE-IN YOU SUBMITTED WILL BE RETURNED TO YOU, PROVIDED THAT ANY VEHICLE DELIVERED TO YOU BY THE DEALER PURSUANT TO THIS 174 175 AGREEMENT IS RETURNED TO THE DEALER IN THE SAME CONDITION AS DELIVERED TO 176 YOU, NORMAL WEAR AND TEAR EXCEPTED, WITHIN TWENTY-FOUR HOURS OF WRITTEN 177 OR ORAL NOTICE TO YOU OF THE CREDIT DENIAL."

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

B. The Commissioner shall approve a buyer's order form and each dealer shall file with each originallicense application its buyer's order form, on which the processing fee amount is stated.

181 C. If a processing fee is charged, that fact and the amount of the processing fee shall be disclosed by

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the dealer. Disclosure shall be by placing a clear and conspicuous sign in the public sales area of the 182 183 dealership. The sign shall be no smaller than eight and one-half inches by eleven inches and the print 184 shall be no smaller than one-half inch, and in a form as approved by the Commissioner.

185 § 46.2-1992.23:1. Purchaser's on-line systems filing fee; collection and remittance.

186 Any dealer licensed under this chapter who uses a Department-approved system of remote electronic 187 filing of documentation necessary to obtain a certificate of title or registration for the purchaser of a 188 vehicle shall collect from the purchaser and remit to the Department-approved electronic systems 189 provider any fees charged for the transaction by the systems provider. Any such fee shall be listed 190 separately on the buyer's order and identified as "on-line systems filing fee."

191 § 46.2-1992.23:2. Certain dealers subject to additional fee; use in special fund.

192 Every dealer licensed under this chapter who has elected not to enter into an agreement with a systems provider approved by the Department for the remote electronic filing of documentation 193 194 necessary to obtain a certificate of title or registration for the purchaser of a vehicle shall pay to the 195 Department a fee of \$15 for each manual transaction in excess of 20 transactions per month at any 196 Customer Service Center of the Department. Such fee shall be in addition to any fees charged by the 197 Department pursuant to this title for the processing of an application for a new certificate of title or registration of a vehicle. The fee authorized by this section shall not be charged to any dealer who has 198 199 entered into an agreement with the Department's approved systems provider, nor shall it be charged to 200 any dealer who is manually conducting a transaction for which there is no Department-approved remote 201 electronic filing option available. Any dealer who has been charged a fee pursuant to this section shall not collect such transaction fee from the purchaser of the vehicle. All fees collected under the provisions 202 203 of this section shall be paid into the state treasury and set aside as a special fund to meet the expenses 204 of the Department. 205

§ 46.2-1993.23. Buver's order.

206 A. Every motorcycle dealer shall complete, in duplicate, a buyer's order for each sale or exchange of 207 a vehicle. A copy of the buyer's order form shall be made available to a prospective buyer during the negotiating phase of a sale and prior to any sales agreement. The completed original shall be retained 208 209 for a period of four years in accordance with § 46.2-1993.22, and a duplicate copy shall be delivered to 210 the purchaser at the time of sale or exchange. A buyer's order shall include:

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

- 2. The date of the sale or trade.
- 3. The name and address of the motorcycle dealer selling or trading the vehicle.

214 4. The make, model year, and vehicle identification number.

- 215 5. The sale price of the vehicle.
- 216 6. The amount of any cash deposit made by the buyer.

217 7. A description of any vehicle used as a trade-in and the amount credited the buyer for the trade-in. 218 The description of the trade-in shall be the same as outlined in subdivision 4 of this subsection.

219 8. The amount of any sales and use tax, title fee, uninsured motor vehicle fee, registration fee, or 220 other fee required by law for which the buyer is responsible and the dealer has collected. Each tax and 221 fee shall be individually listed and identified. 222

9. The net balance due at settlement.

223 10. Any item designated as "processing fee," and the amount charged by the dealer, if any, for 224 processing the transaction. As used in this section processing includes obtaining title and license plates for the purchaser. , but shall not include any "purchaser's on-line systems filing fee" as defined in § 46.2-1993.23:1 or any fee provided for in § 46.2-1993.23:2. 225 226

227 11. Any item designated as "dealer's business license tax," and the amount charged by the dealer, if 228 any.

12. For sales involving dealer-arranged financing, the following notice, printed in bold type no less than ten-point: "THIS SALE IS CONDITIONED UPON APPROVAL OF YOUR PROPOSED RETAIL 229 230 231 INSTALLMENT SALE CONTRACT AS SUBMITTED TO OR THROUGH THE DEALER. IF THAT PROPOSED RETAIL INSTALLMENT SALE CONTRACT IS NOT APPROVED UNDER THE 232 233 TERMS AGREED TO WITH THE DEALER, YOU MAY CANCEL THIS SALE AND ANY DOWN 234 PAYMENT AND/OR TRADE-IN YOU SUBMITTED WILL BE RETURNED TO YOU, PROVIDED 235 THAT ANY VEHICLE DELIVERED TO YOU BY THE DEALER PURSUANT TO THIS 236 AGREEMENT IS RETURNED TO THE DEALER IN THE SAME CONDITION AS DELIVERED TO 237 YOU, NORMAL WEAR AND TEAR EXCEPTED, WITHIN TWENTY-FOUR HOURS OF WRITTEN 238 OR ORAL NOTICE TO YOU OF THE CREDIT DENIAL."

239 If the transaction does not include a policy of liability insurance, the seller shall stamp or mark on 240 the face of the bill of sale in boldface letters no smaller than eighteen point type the following words: 241 "No Liability Insurance Included." 242

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

243 B. The Commissioner shall approve a buyer's order form and each dealer shall file with each original

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244 license application its buyer's order form, on which the processing fee amount is stated.

C. If a processing fee is charged, that fact and the amount of the processing fee shall be disclosed by
the dealer. Disclosure shall be by placing a clear and conspicuous sign in the public sales area of the
dealership. The sign shall be no smaller than eight and one-half inches by eleven inches and the print
shall be no smaller than one-half inch, and in a form as approved by the Commissioner.

249 § 46.2-1993.23:1. Purchaser's on-line systems filing fee; collection and remittance.

Any dealer licensed under this chapter who uses a Department-approved system of remote electronic
filing of documentation necessary to obtain a certificate of title or registration for the purchaser of a
vehicle shall collect from the purchaser and remit to the Department-approved electronic systems
provider any fees charged for the transaction by the systems provider. Any such fee shall be listed
separately on the buyer's order and identified as "on-line systems filing fee."

255 § 46.2-1993.23:2. Certain dealers subject to additional fee; use in special fund.

256 Every dealer licensed under this chapter who has elected not to enter into an agreement with a 257 systems provider approved by the Department for the remote electronic filing of documentation 258 necessary to obtain a certificate of title or registration for the purchaser of a vehicle shall pay to the 259 Department a fee of \$15 for each manual transaction in excess of 20 transactions per month at any 260 Customer Service Center of the Department. Such fee shall be in addition to any fees charged by the Department pursuant to this title for the processing of an application for a new certificate of title or 261 registration of a vehicle. The fee authorized by this section shall not be charged to any dealer who has 262 263 entered into an agreement with the Department's approved systems provider, nor shall it be charged to 264 any dealer who is manually conducting a transaction for which there is no Department-approved remote 265 electronic filing option available. Any dealer who has been charged a fee pursuant to this section shall 266 not collect such transaction fee from the purchaser of the vehicle. All fees collected under the provisions of this section shall be paid into the state treasury and set aside as a special fund to meet the expenses 267 268 of the Department.