2010 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 46.2-752 of the Code of Virginia, relating to local vehicle license taxes 3 and fees.

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Approved

Be it enacted by the General Assembly of Virginia: 6

7 1. That § 46.2-752 of the Code of Virginia is amended and reenacted as follows:

8 § 46.2-752. Taxes and license fees imposed by counties, cities, and towns; limitations on amounts; 9 disposition of revenues; requiring evidence of payment of personal property taxes and certain fines; 10 prohibiting display of licenses after expiration; failure to display valid local license required by other localities; penalty. 11

12 A. Except as provided in § 46.2-755, counties, cities, and towns may levy and assess taxes and 13 charge license fees on motor vehicles, trailers, and semitrailers. However, none of these taxes and license fees shall be assessed or charged by any county on vehicles owned by residents of any town 14 15 located in the county when such town constitutes a separate school district if the vehicles are already subject to town license fees and taxes, nor shall a town charge a license fee to any new resident of the 16 17 town, previously a resident of a county within which all or part of the town is situated, who has previously paid a license fee for the same tax year to such county. The amount of the license fee or tax 18 19 imposed by any county, city, or town on any motor vehicle, trailer, or semitrailer shall not be greater than the annual or one-year fee imposed by the Commonwealth on the motor vehicle, trailer, or 20 21 semitrailer. The license fees and taxes shall be imposed in such manner, on such basis, for such periods, 22 and subject to proration for fractional periods of years, as the proper local authorities may determine.

23 Owners or lessees of motor vehicles, trailers, and semitrailers who have served outside of the United 24 States in the armed services of the United States shall have a 90-day grace period, beginning on the date they are no longer serving outside the United States, in which to comply with the requirements of this section. For purposes of this section, "the armed services of the United States" includes active duty 25 26 27 service with the regular Armed Forces of the United States or the National Guard or other reserve 28 component. 29

Local licenses may be issued free of charge for any or all of the following:

30 1. Vehicles powered by clean special fuels as defined in § 46.2-749.3, including dual-fuel and bi-fuel 31 vehicles. 32

2. Vehicles owned by volunteer rescue squads,

3. Vehicles owned by volunteer fire departments,

34 4. Vehicles owned or leased by active members or active auxiliary members of volunteer rescue 35 squads,

5. Vehicles owned or leased by active members or active auxiliary members of volunteer fire 36 37 departments. 38

6. Vehicles owned or leased by auxiliary police officers,

7. Vehicles owned or leased by volunteer police chaplains,

40 8. Vehicles owned by surviving spouses of persons qualified to receive special license plates under 41 § 46.2-739, 42

9. Vehicles owned or leased by auxiliary deputy sheriffs or volunteer deputy sheriffs,

10. Vehicles owned by persons qualified to receive special license plates under § 46.2-739,

44 11. Vehicles owned by any of the following who served at least 10 years in the locality: former members of volunteer rescue squads, former members of volunteer fire departments, former auxiliary 45 police officers, members and former members of authorized police volunteer citizen support units, 46 members and former members of authorized sheriff's volunteer citizen support units, former volunteer 47 48 police chaplains, and former volunteer special police officers appointed under § 15.2-1737. In the case of active members of volunteer rescue squads and volunteer fire departments, applications for such licenses 49 50 shall be accompanied by written evidence, in a form acceptable to the locality, of their active 51 membership, and no member shall be issued more than one such license free of charge, 52

12. All vehicles having a situs for the imposition of licensing fees under this section in the locality,

53 13. Vehicles owned or leased by deputy sheriffs; however, no deputy sheriff shall be issued more 54 than one such license free of charge,

55 14. Vehicles owned or leased by police officers; however, no police officer shall be issued more than 56 one such license free of charge,

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57 15. Vehicles owned or leased by officers of the State Police; however, no officer of the State Police58 shall be issued more than one such license free of charge,

59 16. Vehicles owned or leased by salaried firefighters; however, no salaried firefighter shall be issued60 more than one such license free of charge,

61 17. Vehicles owned or leased by salaried emergency medical technicians; however no salaried62 emergency medical technician shall be issued more than one such license free of charge,

63 18. Vehicles with a gross weight exceeding 10,000 pounds owned by museums officially designated64 by the Commonwealth, and

19. Vehicles owned by persons, or their surviving spouses, qualified to receive special license platesunder subsection A of § 46.2-743.

67 The governing body of any county, city, or town issuing licenses under this section may by
68 ordinance provide for a 50 percent reduction in the fee charged for the issuance of any such license
69 issued for any vehicle owned or leased by any person who is 65 years old or older. No such discount,
70 however, shall be available for more than one vehicle owned or leased by the same person.

The governing body of any county, city, or town issuing licenses free of charge under this subsection may by ordinance provide for (i) the limitation, restriction, or denial of such free issuance to an otherwise qualified applicant, including without limitation the denial of free issuance to a taxpayer who has failed to timely pay personal property taxes due with respect to the vehicle and (ii) the grounds for such limitation, restriction, or denial.

The situs for the imposition of licensing fees under this section shall in all cases, except as hereinafter provided, be the county, city, or town in which the motor vehicle, trailer, or semitrailer is normally garaged, stored, or parked. If it cannot be determined where the personal property is normally garaged, stored, or parked, the situs shall be the domicile of its owner. In the event the owner of the motor vehicle is a full-time student attending an institution of higher education, the situs shall be the domicile of such student, provided the student has presented sufficient evidence that he has paid a personal property tax on the motor vehicle in his domicile.

B. The revenue derived from all county, city, or town taxes and license fees imposed on motor vehicles, trailers, or semitrailers shall be applied to general county, city, or town purposes.

85 C. A county, city, or town may require that no motor vehicle, trailer, or semitrailer shall be locally licensed until the applicant has produced satisfactory evidence that all personal property taxes on the 86 motor vehicle, trailer, or semitrailer to be licensed have been paid and satisfactory evidence that any 87 88 delinquent motor vehicle, trailer, or semitrailer personal property taxes owing have been paid which 89 have been properly assessed or are assessable against the applicant by the county, city, or town. A 90 county, city, or town may also provide that no motor vehicle license shall be issued unless the tangible 91 personal property taxes properly assessed or assessable by that locality on any tangible personal property used or usable as a dwelling titled by the Department of Motor Vehicles and owned by the taxpayer 92 93 have been paid. Any county and any town within any such county may by agreement require that all personal property taxes assessed by either the county or the town on any vehicle be paid before 94 95 licensure of such vehicle by either the county or the town.

96 C1. The Counties of Dinwiddie, Lee, and Wise may, by ordinance or resolution adopted after public 97 notice and hearing and, with the consent of the treasurer, require that no license may be issued under 98 this section unless the applicant has produced satisfactory evidence that all fees, including delinquent 99 fees, payable to such county or local solid waste authority, for the disposal of solid waste pursuant to the Virginia Water and Waste Authorities Act (§ 15.2-5100 et seq.), or pursuant to § 15.2-2159, have 100 been paid in full. For purposes of this subsection, all fees, including delinquent fees, payable to a county 101 102 for waste disposal services described herein, shall be paid to the treasurer of such county; however, in 103 Wise County, the fee shall be paid to the county or its agent.

D. The Counties of Arlington, Fairfax, Loudoun, and Prince William and towns within them and any city may require that no motor vehicle, trailer, or semitrailer shall be licensed by that jurisdiction unless all fines owed to the jurisdiction by the owner of the vehicle, trailer, or semitrailer for violation of the jurisdiction's ordinances governing parking of vehicles have been paid. The provisions of this subsection shall not apply to vehicles owned by firms or companies in the business of renting motor vehicles.

109 E. If in any county imposing license fees and taxes under this section, a town therein imposes like 110 fees and taxes on vehicles of owners resident in the town, the owner of any vehicle subject to the fees or taxes shall be entitled, on the owner's displaying evidence that he has paid the fees or taxes, to 111 receive a credit on the fees or taxes imposed by the county to the extent of the fees or taxes he has paid 112 to the town. Nothing in this section shall deprive any town now imposing these licenses and taxes from 113 114 increasing them or deprive any town not now imposing them from hereafter doing so, but subject to the 115 limitations provided in subsection D of this section. The governing body of any county and the 116 governing body of any town in that county wherein each imposes the license tax herein provided may provide mutual agreements so that not more than one license plate or decal in addition to the state plate 117

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118 shall be required.

119 F. Notwithstanding the provisions of subsection E of this section, in a consolidated county wherein a 120 tier-city exists, the tier-city may, in accordance with the provisions of the agreement or plan of consolidation, impose license fees and taxes under this section in addition to those fees and taxes 121 122 imposed by the county, provided that the combined county and tier-city rates do not exceed the 123 maximum provided in subsection A of this section. No credit shall be allowed on the fees or taxes 124 imposed by the county for fees or taxes paid to the tier-city, except as may be provided by the 125 consolidation agreement or plan. The governing body of any county and the governing body of any 126 tier-city in such county wherein each imposes the license tax herein may provide by mutual agreement 127 that no more than one license plate or decal in addition to the state license plate shall be required.

128 G. Any county, city, or town may by ordinance provide that it shall be unlawful for any owner or 129 operator of a motor vehicle, trailer, or semitrailer (i) to fail to obtain and, if any required by such 130 ordinance, to display the local license required by any ordinance of the county, city or town in which 131 the vehicle is registered, or (ii) to display upon a motor vehicle, trailer, or semitrailer any such local 132 license, required by ordinance to be displayed, after its expiration date. The ordinance may provide that 133 a violation shall constitute a misdemeanor the penalty for which shall not exceed that of a Class 4 134 misdemeanor and may, in the case of a motor vehicle registered to a resident of the locality where such 135 vehicle is registered, authorize the issuance by local law-enforcement officers of citations, summonses, 136 parking tickets, or uniform traffic summonses for violations. Any such ordinance may also provide that 137 a violation of the ordinance by the registered owner of the vehicle may not be discharged by payment of 138 a fine except upon presentation of satisfactory evidence that the required license has been obtained. 139 Nothing in this section shall be construed to require a county, city, or town to issue a decal or any other 140 tangible evidence of a local license to be displayed on the licensed vehicle if the county's, city's, or town's ordinance does not require display of a decal or other evidence of payment. No ordinance 141 adopted pursuant to this section shall require the display of any local license, decal, or sticker on any 142 vehicle owned by a public service company, as defined in § 56-76, having a fleet of at least 2,500 143 144 vehicles garaged in the Commonwealth.

H. Except as provided by subsections E and F, no vehicle shall be subject to taxation under the provisions of this section in more than one jurisdiction. Furthermore, no person who has purchased a local vehicle license, decal, or sticker for a vehicle in one county, city, or town and then moves to and garages his vehicle in another county, city, or town shall be required to purchase another local license, decal, or sticker from the county, city, or town to which he has moved and wherein his vehicle is now garaged until the expiration date of the local license, decal, or sticker issued by the county, city, or town to make the moved.

152 I. Purchasers of new or used motor vehicles shall be allowed at least a 10-day grace period,
153 beginning with the date of purchase, during which to pay license fees charged by local governments
154 under authority of this section.

155 J. Beginning October 1, 1992, the treasurer or director of finance of any county, city, or town may 156 enter into an agreement with the Commissioner whereby the Commissioner will refuse to issue or renew 157 any vehicle registration of any applicant therefor who owes to such county, city or town any local 158 vehicle license fees or delinquent tangible personal property tax or parking citations issued only to 159 residents of such county, city, or town. Before being issued any vehicle registration or renewal of such license or registration by the Commissioner, the applicant shall first satisfy all such local vehicle license 160 161 fees and delinquent taxes or parking citations and present evidence satisfactory to the Commissioner that 162 all such local vehicle license fees and delinquent taxes or parking citations have been paid in full. The Commissioner shall charge a reasonable fee to cover the costs of such enforcement action, and the 163 164 treasurer or director of finance may add the cost of this fee to the delinquent tax bill or the amount of 165 the parking citation. The treasurer or director of finance of any county, city, or town seeking to collect delinquent taxes or parking citations through the withholding of registration or renewal thereof by the 166 Commissioner as provided for in this subsection shall notify the Commissioner in the manner provided 167 168 for in his agreement with the Commissioner and supply to the Commissioner information necessary to 169 identify the debtor whose registration or renewal is to be denied. Any agreement entered into pursuant to 170 the provisions of this subsection shall provide the debtor notice of the intent to deny renewal of 171 registration at least 30 days prior to the expiration date of a current vehicle registration. For the 172 purposes of this subsection, notice by first-class mail to the registrant's address as maintained in the 173 records of the Department of Motor Vehicles shall be deemed sufficient. In the case of parking 174 violations, the Commissioner shall only refuse to issue or renew the vehicle registration of any applicant 175 therefor pursuant to this subsection for the vehicle that incurred the parking violations. The provisions of 176 this subsection shall not apply to vehicles owned by firms or companies in the business of renting motor 177 vehicles.

178 K. The governing bodies of any two or more counties, cities, or towns may enter into compacts for

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179 the regional enforcement of local motor vehicle license requirements. The governing body of each 180 participating jurisdiction may by ordinance require the owner or operator of any motor vehicle, trailer, or semitrailer to display on his vehicle a valid local license issued by another county, city, or town that 181 182 is a party to the regional compact, provided that the owner or operator is required by the jurisdiction of 183 situs, as provided in § 58.1-3511, to obtain and display such license. The ordinance may also provide 184 that no motor vehicle, trailer, or semitrailer shall be locally licensed until the applicant has produced 185 satisfactory evidence that (i) all personal property taxes on the motor vehicle, trailer, or semitrailer to be licensed have been paid to all participating jurisdictions and (ii) any delinquent motor vehicle, trailer, or 186 187 semitrailer personal property taxes that have been properly assessed or are assessable by any 188 participating jurisdiction against the applicant have been paid. Any city and any county having the urban 189 county executive form of government, the counties adjacent to such county and towns within them may 190 require that no motor vehicle, trailer, or semitrailer shall be licensed by that jurisdiction or any other jurisdiction in the compact unless all fines owed to any participating jurisdiction by the owner of the 191 192 vehicle for violation of any participating jurisdiction's ordinances governing parking of vehicles have 193 been paid. The ordinance may further provide that a violation shall constitute a misdemeanor the penalty for which shall not exceed that of a Class 4 misdemeanor. Any such ordinance may also provide that a 194 195 violation of the ordinance by the owner of the vehicle may not be discharged by payment of a fine and 196 applicable court costs except upon presentation of satisfactory evidence that the required license has 197 been obtained. The provisions of this subsection shall not apply to vehicles owned by firms or 198 companies in the business of renting motor vehicles.

199 L. In addition to the taxes and license fees permitted in subsection A, counties, cities, and towns may 200 charge a license fee of no more than \$1 per motor vehicle, trailer, and semitrailer. Except for the 201 provisions of subsection B, such fee shall be subject to all other provisions of this section. All funds 202 collected pursuant to this subsection shall be paid pursuant to \$ 51.1-1204 to the Volunteer Firefighters' 203 and Rescue Squad Workers' Service Award Fund to the accounts of all members of the Fund who are 204 volunteers for fire departments or rescue squads within the jurisdiction of the particular county, city, or 205 town.