# 2012 SESSION

**ENROLLED** 

## 1

## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 46.2-1527.1 and 46.2-1527.2 of the Code of Virginia, relating to the 3 Motor Vehicle Transaction Recovery Fund; bonding of motor vehicle dealers.

4 5

9

### Approved

#### 6 Be it enacted by the General Assembly of Virginia:

#### 7 1. That §§ 46.2-1527.1 and 46.2-1527.2 of the Code of Virginia are amended and reenacted as 8 follows:

§ 46.2-1527.1. Motor Vehicle Transaction Recovery Fund established.

10 All fees in this article shall be deposited in the Motor Vehicle Transaction Recovery Fund, hereinafter referred to in this article as "the Fund." The Fund shall be a special fund in the state treasury 11 12 to pay claims against the Fund and for no other purpose, provided that any such payment does not result in a negative balance of the Fund, except the Board may expend moneys for the administration of 13 this article up to the maximum amount authorized for consumer assistance in the general appropriation 14 15 act, provided the amount expended does not result in a balance of the Fund of less than \$250,000. The Fund shall be used to satisfy unpaid judgments, as provided for in § 46.2-1527.3. Any interest income 16 17 shall accrue to the Fund. The Board shall maintain an accurate record of all transactions involving the 18 Fund. The minimum balance of the Fund shall be \$250,000. In order to maintain the minimum Fund 19 balance, the Board may levy a special assessment on all dealers participating in the Fund to pay claims 20 against the Fund and to maintain a minimum Fund balance that is in its judgment adequate. The Board 21 may choose to await a positive balance in the Fund to pay claims ready for payment in chronological 22 order, provided such claims do not go unpaid for more than 60 days.

23 Every applicant renewing a motor vehicle dealer's license shall pay, in addition to other license fees, 24 an annual Fund fee of \$100, and every applicant for a motor vehicle salesperson's license shall pay, in 25 addition to other license fees, an annual Fund fee of \$10, prior to license issue. However, annual Fund 26 renewal fees from salespersons shall not exceed \$100 per year from an individual dealer. These fees 27 shall be deposited in the Motor Vehicle Transaction Recovery Fund.

28 Applicants for an original motor vehicle dealer's license shall pay an annual Fund fee of \$250 each 29 year for three consecutive years. During this period, the \$250 Fund fee will take the place of the annual 30 \$100 Fund fee.

31 In addition to the \$250 annual fee, applicants for an original dealer's license shall have a \$50,000 32 bond pursuant to § 46.2-1527.2 for three consecutive years. Only those renewing licensees who have not 33 been the subject of a claim against their bond or against the Fund for three consecutive years shall pay 34 the annual \$100 fee and will no longer be required to pay the \$250 annual fee or hold the \$50,000 35 bond.

36 In addition to other license fees, applicants for an original Certificate of Dealer Registration or its 37 renewal shall pay a Fund fee of \$60. 38

The Board may suspend or reinstate collection of Fund fees.

39 The provisions of this section shall not apply to manufactured home dealers as defined in § 36-85.16, 40 T&M vehicle dealers as defined in § 46.2-1900, trailer dealers as defined in § 46.2-1992, motorcycle 41 dealers as defined in § 46.2-1993, and nonprofit organizations issued certificates pursuant to subsection 42 B of § 46.2-1508.1.

43 The provisions of this section shall not apply to applicants for the renewal of a motor vehicle dealer's license where such applicants have not been the subject of a claim against a bond issued pursuant to 44 45 § 46.2-1527.2 or against the Fund for three years and such applicants elect to maintain continuous bonding pursuant to Article 3.2 (§ 46.2-1527.9 et seq.) of this chapter. Such applicants shall not 46 47 participate in the Fund and shall be exempt from the payment of any Fund fees. **48** 

§ 46.2-1527.2. Bonding requirements for applicants for an original license.

49 Before the Board shall issue to an applicant an original license, the applicant shall obtain and file 50 with the Board a bond in the amount of \$50,000. The bond shall come from a corporate surety licensed to do business in the Commonwealth and approved by the Attorney General. The bond shall be 51 conditioned on a statement by the applicant that the applicant will not practice fraud, make any 52 53 fraudulent representation, or violate any provision of this chapter in the conduct of the applicant's 54 business. The Board may, without holding a hearing, suspend the dealer's license during the period that 55 the dealer does not have a sufficient bond on file.

56 If a person suffers any of the following: (i) loss or damage in connection with the purchase or lease HB171ER

[H 171]

of a motor vehicle by reason of fraud practiced on him or fraudulent representation made to him by a 57 58 licensed motor vehicle dealer or one of the dealer's salespersons acting within his scope of employment, 59 (ii) loss or damage by reason of the violation by a dealer or salesperson of any provision of this chapter 60 in connection with the purchase or lease of a motor vehicle, or (iii) loss or damage resulting from a 61 breach of an extended service contract entered into on or after the effective date of this act, as defined 62 by § 59.1-435, that person shall have a claim against the dealer and the dealer's bond, and may recover such damages as may be awarded to such person by final judgment of a court of competent jurisdiction 63 against the dealer as a proximate result of such loss or damage up to but not exceeding \$20,000, from 64 such surety, who shall be subrogated to the rights of such person against the dealer or salesperson. The 65 66 liability of such surety shall be limited to actual damages and attorney fees, and shall not include any 67 punitive damages or attorney fees assessed against the dealer or salesperson.

In those cases in which a dealer's surety shall be liable pursuant to this section, the surety shall be liable only for the first \$50,000 in claims against the dealer. Thereafter, the Fund shall be liable for the next \$50,000 in those cases in which the Fund itself may be liable. The aggregate liability of the dealer's surety to any and all persons, regardless of the number of claims made against the bond or the number of years the bond remains in force, shall in no event exceed \$50,000.

The dealer's surety shall notify the Board when a claim is made against a dealer's bond, when a claim is paid and when the bond is cancelled. Such notification shall include the amount of a claim and the circumstances surrounding the claim. Notification of cancellation shall include the effective date and reason for cancellation. The bond may be cancelled as to future liability by the dealer's surety upon 30

77 days' notice to the Board.