1	SENATE BILL NO. 1348
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the Senate Committee on Transportation
4 5	on) (Patron Prior to Substitute—Senator Srinivasan)
6	A BILL to amend and reenact § 46.2-2099.53 of the Code of Virginia and to amend the Code of Virginia by
7	adding in Article 15 of Chapter 20 of Title 46.2 a section numbered 46.2-2099.54, relating to
8	transportation network companies; publishing and disclosure requirements.
9	on)
10	Be it enacted by the General Assembly of Virginia:
11	1. That § 46.2-2099.53 of the Code of Virginia is amended and reenacted and that the Code of Virginia
12	is amended by adding in Article 15 of Chapter 20 of Title 46.2 a section numbered 46.2-2099.54 as
13	follows:
14	§ 46.2-2099.53. Recordkeeping and reporting requirements for transportation network companies.
15	A. Records maintained by a transportation network company shall be adequate to confirm compliance
16	with subsection D of § 46.2-2099.48 and with §§ 46.2-2099.49 and 46.2-2099.50 and shall at a minimum
17	include:
18	1. True and accurate results of each national criminal history records check for each individual that the
19	transportation network company authorizes to act as a TNC partner;
20	2. True and accurate results of the driving history research report for each individual that the
21	transportation network company authorizes to act as a TNC partner;
22	3. Driver's license records of TNC partners, including records associated with participation in a driver
23	record monitoring program;
24	4. True and accurate results of the sex offender screening for each individual that the transportation
25	network company authorizes to act as a TNC partner;
26	5. Proof of compliance with the requirements enumerated in subdivisions A 1 and 3 through 6 of §
27	46.2-2099.50;
28	6. Proof of compliance with the notice and disclosure requirements of subsection D of § 46.2-2099.48 and
29	subsections D and E of § 46.2-2099.49; and
30	7. Proof that the transportation network company obtained certification from the TNC partner that the 1

DRAFT OFFERED FOR CONSIDERATION 1/30/2025

31 TNC partner secured the consent of each owner, lessor, and lessee of the vehicle for its registration as a TNC partner vehicle and for its use as a TNC partner vehicle by the TNC partner. 32 33 A transportation network company shall retain all records required under this subsection for a period of three years. Such records shall be retained in a manner that permits systematic retrieval and shall be made 34 35 available to the Department in a format acceptable to the Commissioner for the purposes of conducting an 36 audit on no more than an annual basis. 37 B. A transportation network company shall maintain the following records and make them available, in an 38 acceptable format, on request to the Commissioner, a law-enforcement officer, an official of the Washington Metropolitan Area Transit Commission, or an airport owner and operator to investigate and resolve a 39 40 complaint or respond to an incident: 41 1. Data regarding TNC partner activity while logged into the digital platform, including beginning and ending times and locations of each prearranged ride; 42 2. Records regarding any actions taken against a TNC partner; 43 44 3. Contracts or agreements between the transportation network company and its TNC partners; 45 4. Information identifying each TNC partner, including the TNC partner's name, date of birth, and driver's 46 license number and the state issuing the license; and 47 5. Information identifying each TNC partner vehicle the transportation network company has authorized, 48 including the vehicle's make, model, model year, vehicle identification number, and license plate number and 49 the state issuing the license plate. 50 Requests for information pursuant to subdivision 2 or 3 shall be in writing. 51 C. Information obtained by the Department, law-enforcement officers, officials of the Washington 52 Metropolitan Area Transit Commission, or airport owners and operators pursuant to this section shall be 53 considered privileged information and shall only be used by the Department, law-enforcement officers, 54 officials of the Washington Metropolitan Area Transit Commission, and airport owners and operators for 55 purposes specified in subsection A or B. Such information shall not be subject to disclosure except on the 56 written request of the Commissioner, a law-enforcement officer, an official of the Washington Metropolitan 57 Area Transit Commission, or an airport owner and operator who requires such information for the purposes 58 specified in subsection A or B. D. Except as provided in subsection C, information obtained by the Department, law-enforcement 59

DRAFT OFFERED FOR CONSIDERATION 1/30/2025

officers, officials of the Washington Metropolitan Area Transit Commission, or airport owners and operators
pursuant to this section shall not be disclosed to anyone without the transportation network company's
express written permission and shall not be subject to disclosure through a court order or through a
third-party request submitted pursuant to the Virginia Freedom of Information Act (§ 2.2-3700 et seq.). This
provision shall not be construed to mean that a person is denied the right to seek such information directly
from a transportation network company during a court proceeding.

E. Except as required under this section, a transportation network company shall not disclose any personal
information, as defined in § 2.2-3801, about a user of its digital platform unless:

68 1. The transportation network company obtains the user's consent to disclose the personal information;

69 2. The disclosure is necessary to comply with a legal obligation; or

70 3. The disclosure is necessary to protect or defend the terms and conditions for use of the service or to71 investigate violations of the terms and conditions.

This limitation regarding disclosure does not apply to the disclosure of aggregated user data or to
information about the user that is not personal information as defined in § 2.2-3801.

- F. A transportation network company shall issue an annual report to the Commissioner containing the
 aggregate data regarding the average fare collected from passengers, the total time driven by TNC partners
 while transporting a passenger, and the total amount earned by TNC partners in connection with
 prearranged rides in the Commonwealth.
- 78 § 46.2-2099.54. Required disclosures to TNC partners.

79 *A. For the purposes of this section:*

80 "Deactivation process" means conduct that a transportation network company engages in to materially
81 restrict a TNC partner's access to the digital platform, including blocking access to the digital platform,
82 suspending a TNC partner, or changing a TNC partner's status from eligible to ineligible to provide

83 *transportation services for the transportation network company.*

84 "Fare" means the total amount actually paid by the consumer in a transaction.

B. A transportation network company shall disclose to TNC partners details about the transportation
network company's deactivation process for TNC partners. Transportation network companies shall also
provide each TNC partner with a weekly summary that includes the total fare collected from passengers, the
total amount earned, and the percentage earned by such TNC partner that week.

3

DRAFT OFFERED FOR CONSIDERATION

89 2. That the provisions of this act shall become effective on July 1, 2026.