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HOUSE BILL NO. 994**AMENDMENT IN THE NATURE OF A SUBSTITUTE**(Proposed by the Senate Committee on Finance and Appropriations
on March 9, 2026)

(Patron Prior to Substitute—Delegate Seibold)

*A BILL to amend and reenact §§ 46.2-208, 46.2-882, and 46.2-882.1 of the Code of Virginia, relating to speed safety cameras; placement and operation; violation enforcement; civil penalties; report.***Be it enacted by the General Assembly of Virginia:****1. That §§ 46.2-208, 46.2-882, and 46.2-882.1 of the Code of Virginia are amended and reenacted as follows:****§ 46.2-208. Records of Department; when open for inspection; release of privileged information.**

A. The following information shall be considered privileged and unless otherwise provided for in this title shall not be released except as provided in subsection B:

1. Personal information as defined in § 2.2-3801;
2. Driver information, defined as all data that relates to driver's license status and driver activity;
3. Special identification card information, defined as all data that relates to identification card status; and
4. Vehicle information, including all descriptive vehicle data and title, registration, and vehicle activity data, but excluding crash data.

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

1. Notwithstanding other provisions of this section, medical information included in personal information shall be released only to a physician, a physician assistant, or an advanced practice registered nurse in accordance with a proceeding under §§ 46.2-321 and 46.2-322.

2, 3. [Repealed.]

4. Upon the request of (i) the subject of the information, (ii) the parent of a minor who is the subject of the information, (iii) the guardian of the subject of the information, (iv) the authorized agent or representative of the subject of the information, or (v) the owner of the vehicle that is the subject of the information, the Commissioner 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 that the Department is satisfied that there is adequate verification of the requester's identity. When so requested in writing by (a) the subject of the information, (b) the parent of a minor who is the subject of the information, (c) the guardian of the subject of the information, (d) the authorized agent or representative of the subject of the information, or (e) 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, special identification card, or vehicle information. If the requester is requesting such information in the scope of his official business as counsel from a public defender's office or as counsel appointed by a court, such records shall be provided free of charge.

5. Upon the written request of any insurance carrier or surety, or authorized agent of either, the Commissioner shall furnish to such requester information in the record of any person subject to the provisions of this title. The transcript shall include any record of any conviction of a violation of any provision of any statute or ordinance relating to the operation or ownership of a motor vehicle or of any injury or damage in which he was involved and a report filed pursuant to § 46.2-373. No such report of any conviction or crash shall be made after 60 months from the date of the conviction or crash unless the Commissioner or court used the conviction or crash as a reason for the suspension or revocation of a driver's license or driving privilege, in which case the revocation or suspension and any conviction or crash pertaining thereto shall not be reported after 60 months from the date that the driver's license or driving privilege has been reinstated. The response of the Commissioner under this subdivision shall not be admissible in evidence in any court proceedings.

6. Upon the written request of any business organization or its authorized agent, in the conduct of its business, the Commissioner shall compare personal information supplied by the requester with that contained in the Department's records and, when the information supplied by the requester is different from that contained in the Department's records, provide the requester 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. Upon the written request of any business organization or its authorized agent, the Commissioner shall provide vehicle information to the requester. Disclosures made under this subdivision shall not include any personal information, driver information, or special identification card information and shall not be subject to the limitations contained in subdivision 6.

8. Upon the written request of any motor vehicle rental or leasing company or its authorized agent, the Commissioner shall (i) compare personal information supplied by the requester with that contained in the

60 Department's records and, when the information supplied by the requester is different from that contained in
61 the Department's records, provide the requester with correct information as contained in the Department's
62 records and (ii) provide the requester with driver information of any person subject to the provisions of this
63 title. Such information shall include any record of any conviction of a violation of any provision of any
64 statute or ordinance relating to the operation or ownership of a motor vehicle or of any injury or damage in
65 which the subject of the information was involved and a report of which was filed pursuant to § 46.2-373. No
66 such information shall include any record of any conviction or crash more than 60 months after the date of
67 such conviction or crash unless the Commissioner or court used the conviction or crash as a reason for the
68 suspension or revocation of a driver's license or driving privilege, in which case the revocation or suspension
69 and any conviction or crash pertaining thereto shall cease to be included in such information after 60 months
70 from the date on which the driver's license or driving privilege was reinstated. The response of the
71 Commissioner under this subdivision shall not be admissible in evidence in any court proceedings.

72 9. Upon the request of any federal, state, or local governmental entity, local government group self-
73 insurance pool, law-enforcement officer, attorney for the Commonwealth, or court, or the authorized agent of
74 any of the foregoing, the Commissioner shall compare personal information supplied by the requester with
75 that contained in the Department's records and, when the information supplied by the requester is different
76 from that contained in the Department's records, provide the requester with correct information as contained
77 in the Department's records. The Commissioner shall also provide driver, special identification card, and
78 vehicle information as requested pursuant to this subdivision. The Commissioner may release other
79 appropriate information to the governmental entity upon request. Upon request in accordance with this
80 subdivision, the Commissioner shall furnish a certificate, under seal of the Department, setting forth a
81 distinguishing number or license plate of a motor vehicle, trailer, or semitrailer, together with the name and
82 address of its owner. The certificate shall be prima facie evidence in any court in the Commonwealth of the
83 ownership of the vehicle, trailer, or semitrailer to which the distinguishing number or license plate has been
84 assigned by the Department. However, the Commissioner shall not release any photographs pursuant to this
85 subdivision unless the requester provides the depicted individual's name and other sufficient identifying
86 information contained on such individual's record. The information in this subdivision shall be provided free
87 of charge.

88 The Department shall release to a requester information that is required for a requester to carry out the
89 requester's official functions in accordance with this subdivision. If the requester has entered into an
90 agreement with the Department, such agreement shall be in a manner prescribed by the Department, and such
91 agreement shall contain the legal authority that authorizes the performance of the requester's official
92 functions and a description of how such information will be used to carry out such official functions. If the
93 Commissioner determines that sufficient authority has not been provided by the requester to show that the
94 purpose for which the information shall be used is one of the requester's official functions, the Commissioner
95 shall refuse to enter into any agreement. If the requester submits a request for information in accordance with
96 this subdivision without an existing agreement to receive the information, the request shall be in a manner
97 prescribed by the Department, and such request shall contain the legal authority that authorizes the
98 performance of the requester's official functions and a description of how such information will be used to
99 carry out such official functions. If the Commissioner determines that sufficient authority has not been
100 provided by the requester to show that the purpose for which such information shall be used is one of the
101 requester's official functions, the Commissioner shall deny such request.

102 Notwithstanding the provisions of this subdivision, the Department shall not disseminate to any federal,
103 state, or local government entity, law-enforcement officer, or law-enforcement agency any privileged
104 information for any purposes related to civil immigration enforcement unless (i) the subject of the
105 information provides consent or (ii) the requesting agency presents a lawful judicial order, judicial subpoena,
106 or judicial warrant. When responding to a lawful judicial order, judicial subpoena, or judicial warrant, the
107 Department shall disclose only those records or information specifically requested. Within three business
108 days of receiving a request for information for the purpose of civil immigration enforcement, the
109 Commissioner shall send a notification to the individual about whom such information was requested that
110 such a request was made and the identity of the entity that made such request.

111 The Department shall not enter into any agreement pursuant to subsection E with a requester pursuant to
112 this subdivision unless the requester certifies that the information obtained will not be used for civil
113 immigration purposes or knowingly disseminated to any third party for any purpose related to civil
114 immigration enforcement.

115 10. Upon the request of the driver licensing authority in any foreign country, the Commissioner shall
116 provide whatever driver and vehicle information the requesting authority shall require to carry out its official
117 functions. The information shall be provided free of charge.

118 11. a. For the purpose of obtaining information regarding noncommercial driver's license holders, upon
119 the written request of any employer, prospective employer, or authorized agent of either, and with the written
120 consent of the individual concerned, the Commissioner shall (i) compare personal information supplied by
121 the requester with that contained in the Department's records and, when the information supplied by the

122 requester is different from that contained in the Department's records, provide the requester with correct
 123 information as contained in the Department's records and (ii) provide the requester with driver information in
 124 the form of a transcript of an individual's record, including all convictions, all crashes, any type of driver's
 125 license that the individual currently possesses, and all driver's license suspensions, revocations, cancellations,
 126 or forfeiture, provided that such individual's position or the position that the individual is being considered for
 127 involves the operation of a motor vehicle.

128 b. For the purpose of obtaining information regarding commercial driver's license holders, upon the
 129 written request of any employer, prospective employer, or authorized agent of either, the Commissioner shall
 130 (i) compare personal information supplied by the requester with that contained in the Department's records
 131 and, when the information supplied by the requester is different from that contained in the Department's
 132 records, provide the requester with correct information as contained in the Department's records and (ii)
 133 provide the requester with driver information in the form of a transcript of such individual's record, including
 134 all convictions, all crashes, any type of driver's license that the individual currently possesses, and all driver's
 135 license suspensions, revocations, cancellations, forfeitures, or disqualifications, provided that such
 136 individual's position or the position that the individual is being considered for involves the operation of a
 137 commercial motor vehicle.

138 12. Upon the written request of any member of a volunteer fire company or volunteer emergency medical
 139 services agency and with written consent of the individual concerned, or upon the request of an applicant for
 140 membership in a volunteer fire company or to serve as volunteer emergency medical services personnel, the
 141 Commissioner shall (i) compare personal information supplied by the requester with that contained in the
 142 Department's records and, when the information supplied by the requester is different from that contained in
 143 the Department's records, provide the requester with correct information as contained in the Department's
 144 records and (ii) provide driver information in the form of a transcript of the individual's record, including all
 145 convictions, all crashes, any type of driver's license that the individual currently possesses, and all license
 146 suspensions, revocations, cancellations, or forfeitures. Such transcript shall be provided free of charge if the
 147 request is accompanied by appropriate written evidence that the person is a member of or applicant for
 148 membership in a volunteer fire company or a volunteer emergency medical services agency and the transcript
 149 is needed by the requester to establish the qualifications of the member, volunteer, or applicant to operate
 150 equipment owned by the volunteer fire company or volunteer emergency medical services agency.

151 13. Upon the written request of a Virginia affiliate of Big Brothers Big Sisters of America, a Virginia
 152 affiliate of Compeer, or the Virginia Council of the Girl Scouts of the USA, and with the consent of the
 153 individual who is the subject of the information and has applied to be a volunteer with the requester, or on the
 154 written request of a Virginia chapter of the American Red Cross, a Virginia chapter of the Civil Air Patrol, or
 155 Faith in Action, and with the consent of the individual who is the subject of the information and applied to be
 156 a volunteer vehicle operator with the requester, the Commissioner shall (i) compare personal information
 157 supplied by the requester with that contained in the Department's records and, when the information supplied
 158 by the requester is different from that contained in the Department's records, provide the requester with
 159 correct information as contained in the Department's records and (ii) provide driver information in the form
 160 of a transcript of the applicant's record, including all convictions, all crashes, any type of driver's license that
 161 the individual currently possesses, and all license suspensions, revocations, cancellations, or forfeitures. Such
 162 transcript shall be provided at a fee that is one-half the normal charge if the request is accompanied by
 163 appropriate written evidence that the person has applied to be a volunteer or volunteer vehicle operator with
 164 the requester as provided in this subdivision.

165 14. On the written request of any person who has applied to be a volunteer with a court-appointed special
 166 advocate program pursuant to § 9.1-153, the Commissioner shall provide a transcript of the applicant's
 167 record, including all convictions, all crashes, any type of driver's license that the individual currently
 168 possesses, and all license suspensions, revocations, cancellations, or forfeitures. Such transcript shall be
 169 provided free of charge if the request is accompanied by appropriate written evidence that the person has
 170 applied to be a volunteer with a court-appointed special advocate program pursuant to § 9.1-153.

171 15, 16. [Repealed.]

172 17. Upon the request of an attorney representing a person involved in a motor vehicle crash, the
 173 Commissioner shall provide the vehicle information for any vehicle involved in the crash and the name and
 174 address of the owner of any such vehicle.

175 18. Upon the request, in the course of business, of any authorized agent of an insurance company or of
 176 any not-for-profit entity organized to prevent and detect insurance fraud, or perform rating and underwriting
 177 activities, the Commissioner shall provide (i) all vehicle information, the owner's name and address,
 178 descriptive data and title, registration, and vehicle activity data, as requested, or (ii) the driver name, license
 179 number and classification, date of birth, and address information for each driver under the age of 22 licensed
 180 in the Commonwealth, provided that such request includes the driver's license number or address information
 181 of such driver. Use of such information shall be limited to use in connection with insurance claims
 182 investigation activities, antifraud activities, rating, or underwriting.

183 19. [Repealed.]

184 20. Upon the written request of the compliance agent of a private security services business, as defined in
185 § 9.1-138, which is licensed by the Virginia Department of Criminal Justice Services, the Commissioner shall
186 provide the name and address of the owner of the vehicle under procedures determined by the Commissioner.

187 21. (For contingent expiration date, see Acts 2023, c. 738, cl. 2) Upon the request of the operator of a toll
188 facility, a traffic light signal violation monitoring system acting on behalf of a government entity, a traffic
189 control device violation monitoring system acting on behalf of a government entity, or the Dulles Access
190 Highway, or an authorized agent or employee of a toll facility operator, a traffic light signal violation
191 monitoring system operator acting on behalf of a government entity, a traffic control device violation
192 monitoring system operator acting on behalf of a government entity, or the Dulles Access Highway, for the
193 purpose of obtaining vehicle owner data under subsection H of § 15.2-968.1, subsection A of § 33.2-504,
194 subsection M of § 46.2-819.1, subsection P of § 46.2-819.3:1, or subsection N of § 46.2-819.5. Information
195 released pursuant to this subdivision shall be limited to (i) the name, physical address, and, if available, email
196 or other electronic address of the owner of the vehicle having failed to pay a toll, comply with a traffic light
197 signal, or comply with a traffic control device or having improperly used the Dulles Access Highway and (ii)
198 the vehicle information, including all descriptive vehicle data and title and registration data of the same
199 vehicle.

200 21. (For contingent effective date, see Acts 2023, c. 738, cl. 2) Upon the request of the operator of a toll
201 facility, a traffic light photo monitoring system acting on behalf of a government entity, or the Dulles Access
202 Highway, or an authorized agent or employee of a toll facility operator or traffic light photo monitoring
203 system operator acting on behalf of a government entity or the Dulles Access Highway, for the purpose of
204 obtaining vehicle owner data under subsection H of § 15.2-968.1, subsection A of § 33.2-504, subsection M
205 of § 46.2-819.1, subsection P of § 46.2-819.3:1, or subsection N of § 46.2-819.5. Information released
206 pursuant to this subdivision shall be limited to the name, physical address, and, if available, email or other
207 electronic address of the owner of the vehicle having failed to pay a toll or having failed to comply with a
208 traffic light signal or having improperly used the Dulles Access Highway and the vehicle information,
209 including all descriptive vehicle data and title registration data of the same vehicle.

210 22-26. [Repealed.]

211 27. Upon the written request of the executor or administrator of a deceased person's estate, the
212 Department shall, if the deceased person had been issued a driver's license or special identification card by
213 the Department, supply the requester with a hard copy image of any photograph of the deceased person kept
214 in the Department's records.

215 28. [Repealed.]

216 29. a. Upon written agreement, the Commissioner may digitally verify the authenticity and validity of a
217 driver's license, learner's permit, or special identification card to the American Association of Motor Vehicle
218 Administrators, a motor vehicle dealer as defined in § 46.2-1500, or another organization approved by the
219 Commissioner.

220 b. Upon written agreement, the Commissioner may release minimum information as needed in the
221 Department's record through any American Association of Motor Vehicle Administrators service program
222 created for the purpose of the exchange of information to any business, government agency, or authorized
223 agent who would otherwise be authorized to receive the information requested pursuant to this section.

224 30. Upon the request of the operator of a video-monitoring system as defined in § 46.2-844 acting on
225 behalf of a government entity, the Commissioner shall provide vehicle owner data pursuant to subsection B
226 of § 46.2-844. Information released pursuant to this subdivision shall be limited to the name and address of
227 the owner of the vehicle having passed a stopped school bus and the vehicle information, including all
228 descriptive vehicle data and title and registration data for such vehicle.

229 31. Upon the request of the operator of a ~~photo speed monitoring device~~ *speed safety camera*, as defined
230 in § 46.2-882.1, acting on behalf of a government entity, the Commissioner shall provide vehicle owner data
231 pursuant to subsection H of § 46.2-882.1. Information released pursuant to this subdivision shall be limited to
232 the name and address of the owner of the vehicle having committed a vehicle speed violation, as defined in
233 § 46.2-882.1, and the vehicle information, including all descriptive vehicle data and title and registration data,
234 for such vehicle.

235 32. Notwithstanding the provisions of this section other than subdivision 33, the Department shall not
236 release, except upon request by the subject of the information, the guardian of the subject of the information,
237 the parent of a minor who is the subject of the information, or the authorized agent of the subject of the
238 information, or pursuant to a court order, (i) proof documents submitted for the purpose of obtaining a driving
239 credential or a special identification card, (ii) the information in the Department's records indicating the type
240 of proof documentation that was provided, or (iii) applications relating to the issuance of a driving credential
241 or a special identification card. As used in this subdivision, "proof document" means any document not
242 originally created by the Department that is submitted to the Department for the issuance of any driving
243 credential or special identification card. "Proof document" does not include any information contained on a
244 driving credential or special identification card.

245 33. Notwithstanding the provisions of this section, the Department may release the information in the

246 Department's records that it deems reasonable and necessary for the purpose of federal compliance audits.

247 34. The Department may release to a party that is subject to an administrative proceeding conducted by
248 the Department nonmedical privileged information necessary to participate in such administrative
249 proceeding. Such information shall be limited to matters of fact and law asserted or questioned by the
250 Department, as are required to be provided pursuant to §§ 2.2-4019 and 2.2-4020. The Department may also
251 release such information to other parties to the same administrative proceeding. Notwithstanding the
252 provisions of subsection E, no information released pursuant to this subdivision shall be disseminated to any
253 third party that is not a party to such administrative proceeding.

254 C. Information disclosed or furnished shall be assessed a fee as specified in § 46.2-214, unless as
255 otherwise provided in this section.

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

259 E. The Department shall not release any privileged information pursuant to this title unless the
260 Department has entered into a written agreement authorizing such release. The Department shall require the
261 requesting entity to specify the purpose authorized pursuant to this title that forms the basis for the request
262 and provide the permissible purpose as defined under 18 U.S.C. § 2721(b). Privileged information requested
263 by an entity that has been altered or aggregated may be used only for the original purposes specified in the
264 written agreement consistent with this title. The requesting entity shall disseminate privileged information
265 only to third parties subject to the original purpose specified in the written agreement consistent with this
266 title. Any agreement that does not allow third-party distribution shall include a statement that such
267 distribution is prohibited. Such agreement may limit the scope of any authorized distribution consistent with
268 this title. Privileged information distributed to any third party shall only be further distributed by such third
269 party subject to the original purpose specified and consistent with this title, or unless such third party is the
270 subject of the information, the parent of a minor who is the subject of the information, the guardian of the
271 subject of the information, the authorized agent or representative of the subject of the information, or the
272 owner of the vehicle that is the subject of the information.

273 Any agreement entered into pursuant to this subsection between the Department and the Department of
274 State Police shall specify (i) that privileged information shall be distributed only to authorized personnel of
275 an entity meeting the definition of a criminal justice agency as defined in § 9.1-101 and other comparable
276 local, state, and federal criminal justice agencies and entities issued a Virginia S-Originating Agency
277 Identification (S-ORI) status; (ii) that privileged information shall be accessed, used, and disseminated only
278 for the administration of criminal justice as defined in § 9.1-101; and (iii) that no local, state, or federal
279 government entity, through the Virginia Criminal Information Network (VCIN) or any other method of
280 dissemination controlled by the Department of State Police, has access to information stored by the
281 Department in violation of the protections contained in this section. The Department of State Police shall
282 notify the Department prior to when a new entity is to be granted S-ORI status and provide a copy of the
283 S-ORI application to the Department. The Department of State Police shall not allow any entity to access
284 Department data through VCIN if the Department objects in writing to the entity obtaining such data.

285 The provisions of this subsection shall not apply to (a) requests for information made pursuant to
286 subdivision B 4; (b) a request made by an entity authorized to receive privileged information pursuant to
287 subsection B, provided that such request is made on a form provided by the Department, other than a written
288 agreement, that requires the requester to certify that such entity is entitled to receive such information
289 pursuant to this title, state the purpose authorized pursuant to subsection B that forms the basis for the
290 request, explain why the information requested is necessary to accomplish the stated purpose, and certify that
291 the information will be used only for the stated purpose and the information received shall not be
292 disseminated to third parties unless there is authorization to do so; or (c) the release of information to a law-
293 enforcement officer or agency during an emergency situation, provided that (1) the requesting entity is
294 authorized to receive such information pursuant to subdivision B 9, (2) the timely release of such information
295 is in the interest of public safety, and (3) the requesting entity completes the form required pursuant to clause
296 (b) within 48 hours of the release of such information.

297 F. Any person that receives any privileged information that such person knows or has reason to know was
298 received in violation of this title shall not disseminate any such information and shall notify the Department
299 of the receipt of such privileged information.

300 G. The Department shall conduct audits annually based on a risk assessment to ensure that privileged
301 information released by the Department pursuant to this title is being used as authorized by law and pursuant
302 to the agreements entered into by the Department. If the Department finds that privileged information has
303 been used in a manner contrary to law or the relevant agreement, the Department may revoke access.

304 H. Any request for privileged information by an authorized agent of a governmental entity shall be
305 governed by the provisions of subdivision B 9.

306 § 46.2-882. Determining speed with various devices; certificate as to accuracy of device; arrest
307 without warrant.

308 The speed of any motor vehicle may be determined by the use of (i) a laser speed determination device,
309 (ii) radar, (iii) a microcomputer device that is physically connected to an odometer cable and both measures
310 and records distance traveled and elapsed time to determine the average speed of a motor vehicle, or (iv) a
311 microcomputer device that is located aboard an airplane or helicopter and measures and records distance
312 traveled and elapsed time to determine the average speed of a motor vehicle being operated on highways
313 within the Interstate System of highways as defined in § 33.2-100. The speed of motor vehicles may be
314 determined by the use of a ~~photo speed monitoring device~~ *speed safety camera* as authorized in § 46.2-882.1.
315 The results of such determinations shall be accepted as prima facie evidence of the speed of such motor
316 vehicle in any court or legal proceeding where the speed of the motor vehicle is at issue.

317 In any court or legal proceeding in which any question arises about the calibration or accuracy of any laser
318 speed determination device, radar, microcomputer device, or ~~photo speed monitoring device~~ *speed safety*
319 *camera* as described in this section used to determine the speed of any motor vehicle, a certificate, or a true
320 copy thereof, showing the calibration or accuracy of (a) the speedometer of any vehicle, (b) any tuning fork
321 employed in calibrating or testing the radar or other speed determination device, or (c) any other method
322 employed in calibrating or testing any laser speed determination device or ~~photo speed monitoring device~~
323 *speed safety camera*, and when and by whom the calibration was made, shall be admissible as evidence of the
324 facts therein stated. No calibration or testing of any device other than a ~~photo speed monitoring device~~ *speed*
325 *safety camera* shall be valid for longer than six months. No calibration or testing of a ~~photo speed monitoring~~
326 ~~device~~ *speed safety camera* shall be valid for longer than 12 months.

327 The driver of any such motor vehicle may be arrested without a warrant under this section if the arresting
328 officer is in uniform and displays his badge of authority and if the officer has observed the registration of the
329 speed of such motor vehicle by the laser speed determination device, radar, or microcomputer device as
330 described in this section, or has received a radio message from the officer who observed the speed of the
331 motor vehicle registered by the laser speed determination device, radar, or microcomputer device as described
332 in this section. However, in case of an arrest based on such a message, such radio message shall have been
333 dispatched immediately after the speed of the motor vehicle was registered and furnished the license number
334 or other positive identification of the vehicle and the registered speed to the arresting officer.

335 Neither State Police officers nor local law-enforcement officers shall use laser speed determination
336 devices or radar, as described herein in airplanes or helicopters for the purpose of determining the speed of
337 motor vehicles.

338 State Police officers may use laser speed determination devices, radar, and/or microcomputer devices as
339 described in this section. All localities may use radar and laser speed determination devices to measure speed.
340 State Police officers and local law-enforcement may use ~~photo speed monitoring devices~~ *speed safety*
341 *cameras* to measure speed as authorized in § 46.2-882.1. The Cities of Alexandria, Fairfax, Falls Church,
342 Manassas, and Manassas Park and the Counties of Arlington, Fairfax, Loudoun, and Prince William and
343 towns within such counties may use microcomputer devices as described in this section.

344 The Division of Purchases and Supply, pursuant to § 2.2-1112, shall determine the proper equipment used
345 to determine the speed of motor vehicles and shall advise the respective law-enforcement officials of the
346 same. Police chiefs and sheriffs shall ensure that all such equipment and devices purchased on or after July 1,
347 1986, meet or exceed the standards established by the Division.

348 **§ 46.2-882.1. Use of speed safety cameras; civil penalties; reports.**

349 A. For the purposes of this section:

350 ~~"High-risk intersection segment"~~ *"High-risk speed corridor"* means any highway or portion thereof
351 located not more than 1,000 feet from the limits of the property of a school that is part of or adjacent to an
352 intersection containing a marked crosswalk that is identified in the manner provided in this section as one in
353 which a traffic fatality has occurred since January 1, 2014.

354 "Highway work zone" has the same meaning ascribed to it in § 46.2-878.1.

355 ~~"Photo speed monitoring device"~~ means equipment that uses radar or LIDAR-based speed detection and
356 produces one or more photographs, microphotographs, videotapes, or other recorded images of vehicles.

357 *"Operating costs"* means the costs attributable to a locality's speed safety camera, including costs for (i)
358 cameras and associated equipment, including the installation and operation of such cameras and equipment;
359 (ii) signs and speed display signs indicating the use of a speed safety camera; (iii) contracts with private
360 vendors; and (iv) personnel.

361 "Retired sworn law-enforcement officer" means any officer of the United States, or of a state or political
362 subdivision thereof, who was empowered by law to conduct investigations and make arrests and any attorney
363 authorized by law to prosecute or participate in the prosecution of such offenses, who at the time of
364 retirement kept an up-to-date certification and retired honorably in good standing. A retired sworn law-
365 enforcement officer shall not be required to keep an up-to-date certification after the date of his retirement.

366 "School crossing zone" has the same meaning ascribed to it in § 46.2-873.

367 *"Speed display sign"* means a self-contained system that uses radar or LIDAR-based speed detection to
368 measure the real-time speed of an approaching vehicle and displays that speed to the driver.

369 *"Speed safety camera"* means equipment that uses radar or LIDAR-based speed detection and produces

370 *one or more photographs, microphotographs, videotapes, or other recorded images of vehicles.*

371 "Vehicle speed violation" means a violation of this title resulting from the operation of a vehicle in excess
372 of the speed limit, including a violation of § 46.2-873 or 46.2-878.1.

373 B. A state or local law-enforcement agency may place and operate a ~~photo speed monitoring device~~ *speed*
374 *safety camera* in school crossing zones for the ~~purposes~~ *purpose* of recording violations of § 46.2-873 and in
375 highway work zones for the purposes of recording violations of § 46.2-878.1. *A speed safety camera placed*
376 *in a highway work zone shall only be operated when the requisite conditions for a violation of § 46.2-878.1 to*
377 *occur are present.*

378 A state or local law-enforcement agency may place and operate a ~~photo speed monitoring device~~ *speed*
379 *safety camera* at a ~~high-risk intersection segment~~ *high-risk speed corridor* located within the locality for the
380 purpose of recording vehicle speed violations, provided that such law-enforcement agency certifies that a
381 traffic fatality has occurred since January 1, 2014, in such ~~segment~~ *corridor*.

382 C. The operator of a vehicle shall be liable for a monetary civil penalty imposed pursuant to this section if
383 such vehicle is found, as evidenced by information obtained from a ~~photo speed monitoring device~~ *speed*
384 *safety camera*, to be traveling at speeds of at least 10 miles per hour above the posted speed limit in the zone
385 monitored by the ~~photo speed monitoring device~~ *speed safety camera*. Such civil penalty shall not exceed
386 \$100, and any prosecution shall be instituted and conducted in the same manner as prosecution for traffic
387 infractions. Civil penalties collected under this section resulting from a summons issued by a local
388 law-enforcement officer or retired sworn law-enforcement officer employed by a locality shall be paid to the
389 locality in which such violation occurred *for the installation and operation of the speed safety camera*
390 *program. Any funds in excess of those allocated for such purposes shall be deposited in a local fund used*
391 *solely for planning, design, and construction projects for traffic safety; speed management; bicycle and*
392 *pedestrian safety; and local systemic safety initiatives otherwise eligible for funding through the Virginia*
393 *Highway Safety Improvement Program established pursuant to § 33.2-373. Any such excess funds shall first*
394 *be used for such purposes in (i) highway work zones, (ii) school crossing zones, and (iii) high-risk speed*
395 *corridors prior to being used for such purposes in any other area.* Civil penalties collected under this section
396 resulting from a summons issued by a law-enforcement officer or retired sworn law-enforcement officer
397 employed by the Department of State Police shall be paid ~~into the Literary Fund~~ *to the Department of State*
398 *Police to be deposited in a fund used solely for the payment of the agreed-upon compensation and actual*
399 *program costs incurred by the Department of State Police in placing and operating such speed safety*
400 *cameras, except that any excess moneys in such fund shall be paid to the Commonwealth Transportation*
401 *Board to be used for the Virginia Highway Safety Improvement Program established pursuant to § 33.2-373.*
402 However, all civil penalties collected under this section resulting from a summons issued based on evidence
403 obtained from a ~~photo speed monitoring device~~ *speed safety camera* placed and operated at a ~~high-risk~~
404 ~~intersection segment~~ *high-risk speed corridor* shall be paid to the Commonwealth Transportation Board to be
405 used for the Virginia Highway Safety Improvement Program established pursuant to § 33.2-373.

406 D. If a ~~photo speed monitoring device~~ *speed safety camera* is used, proof of a vehicle speed violation shall
407 be evidenced by information obtained from such ~~device~~ *camera*. A certificate, or a facsimile thereof, sworn to
408 or affirmed by a law-enforcement officer or a retired sworn law-enforcement officer, based upon inspection
409 of photographs, microphotographs, videotapes, or other recorded images produced by a ~~photo speed~~
410 ~~monitoring device~~ *speed safety camera*, shall be prima facie evidence of the facts contained therein.
411 However, for any ~~photo speed monitoring device~~ *speed safety camera* placed in a school crossing zone, such
412 sworn certificate or facsimile thereof shall not be prima facie evidence of the facts contained therein unless
413 such photographs, microphotographs, videotapes, or other recorded images, or documentation, depict or
414 confirm a portable sign or tilt-over sign that is in position or blinking sign that is activated, indicating the
415 school crossing zone pursuant to § 46.2-873, at the time of such vehicle speed violation. Any photographs,
416 microphotographs, videotapes, or other recorded images evidencing such a violation shall be available for
417 inspection in any proceeding to adjudicate the liability for such vehicle speed violation.

418 E. In the prosecution for a vehicle speed violation in which a summons was issued by mail, prima facie
419 evidence that the vehicle described in the summons issued pursuant to this section was operated in a manner
420 constituting a vehicle speed violation, together with proof that the defendant was at the time of such violation
421 the owner, lessee, or renter of the vehicle, shall constitute in evidence a rebuttable presumption that such
422 owner, lessee, or renter of the vehicle was the person who committed the violation. Such presumption shall
423 be rebutted if the owner, lessee, or renter of the vehicle (i) files an affidavit by regular mail with the clerk of
424 the general district court that he was not the operator of the vehicle at the time of the alleged violation and
425 provides the name and address of the person who was operating the vehicle at the time of the alleged
426 violation or (ii) testifies in open court under oath that he was not the operator of the vehicle at the time of the
427 alleged violation and provides the name and address of the person who was operating the vehicle at the time
428 of the alleged violation. Such presumption shall also be rebutted if a certified copy of a police report,
429 showing that the vehicle had been reported to the police as stolen prior to the time of the alleged vehicle
430 speed violation, is presented, prior to the return date established on the summons issued pursuant to this
431 section, to the court adjudicating the alleged violation.

432 F. Imposition of a penalty pursuant to this section by mailing a summons shall not be deemed a conviction
433 as an operator and shall not be made part of the operating record of the person upon whom such liability is
434 imposed, nor shall it be used for insurance purposes in the provision of motor vehicle insurance coverage.
435 However, if a law-enforcement officer uses a ~~photo speed monitoring device~~ *speed safety camera* to record a
436 vehicle speed violation and personally issues a summons at the time of the violation, the conviction that
437 results shall be made a part of such driver's driving record and used for insurance purposes in the provision of
438 motor vehicle insurance coverage.

439 G. A summons for a vehicle speed violation issued by mail pursuant to this section may be executed
440 pursuant to § 19.2-76.2. Notwithstanding the provisions of § 19.2-76, a summons issued by mail pursuant to
441 this section may be executed by mailing by first-class mail a copy thereof to the owner, lessee, or renter of
442 the vehicle. In the case of a vehicle owner, the copy shall be mailed to the address contained in the records of
443 or accessible to the Department. In the case of a vehicle lessee or renter, the copy shall be mailed to the
444 address contained in the records of the lessor or renter. Every such mailing shall include, in addition to the
445 summons, a notice of (i) the summoned person's ability to rebut the presumption that he was the operator of
446 the vehicle at the time of the alleged violation through the filing of an affidavit as provided in subsection E
447 and (ii) instructions for filing such affidavit, including the address to which the affidavit is to be sent. *Every*
448 *such mailing shall also include an explanation and necessary information for the process of contesting such*
449 *an alleged violation and payment of a civil penalty.* If the summoned person fails to appear on the date of
450 return set out in the summons mailed pursuant to this section, the summons shall be executed in the manner
451 set out in § 19.2-76.3. No proceedings for contempt or arrest of a person summoned by mailing shall be
452 instituted for failure to appear on the return date of the summons. If the summons is issued to an owner,
453 lessee, or renter of a vehicle with a registration outside the Commonwealth and such person fails to appear on
454 the date of return set out in the summons mailed pursuant to this section, the summons will be eligible for all
455 legal collections activities. Any summons executed for a vehicle speed violation issued pursuant to this
456 section shall provide to the person summoned at least 30 days from the mailing of the summons to inspect
457 information collected by a ~~photo speed monitoring device~~ *speed safety camera* in connection with the
458 violation. If the law-enforcement agency that was operating the ~~photo speed monitoring device~~ *speed safety*
459 *camera* does not execute a summons for a vehicle speed violation issued pursuant to this section within 30
460 days from the date of the violation, all information collected pertaining to that suspected violation shall be
461 purged within 60 days from the date of the violation.

462 H. A private vendor may enter into an agreement with a law-enforcement agency to be compensated for
463 providing a ~~photo speed monitoring device~~ *speed safety camera* and all related support services, including
464 consulting, operations, and administration. However, only a law-enforcement officer or retired sworn
465 law-enforcement officer may swear to or affirm the certificate required by this section. Any such agreement
466 for compensation shall be based on the value of the goods and services provided, not on the number of
467 violations paid or monetary penalties imposed. *Any such agreement for compensation shall provide that if*
468 *such private vendor is responsible for mailing a summons pursuant to this section, such private vendor shall*
469 *not impose or collect any additional fee, including any administrative fee, and shall only collect a civil*
470 *penalty as authorized pursuant to this section, except that a reasonable postage and convenience fee for*
471 *electronic payment of the civil penalty, not to exceed five percent of the amount paid, may be imposed and*
472 *collected.* Any private vendor contracting with a law-enforcement agency pursuant to this section may enter
473 into an agreement with the Department, in accordance with the provisions of subdivision B 31 of § 46.2-208,
474 to obtain vehicle owner information regarding the registered owners of vehicles that committed a vehicle
475 speed violation. Any such information provided to such private vendor shall be protected in a database.

476 I. Information collected by a ~~photo speed monitoring device~~ *speed safety camera* operated pursuant to this
477 section shall be limited exclusively to that information that is necessary for the enforcement of vehicle speed
478 violations. Information provided to the operator of a ~~photo speed monitoring device~~ *speed safety camera* shall
479 be protected in a database and used only for enforcement of vehicle speed violations and enforcement against
480 individuals who violate the provisions of this section. Notwithstanding any other provision of law, all
481 photographs, microphotographs, videotapes, or other recorded images collected by a ~~photo speed monitoring~~
482 ~~device~~ *speed safety camera* shall be used exclusively for enforcing vehicle speed violations and shall not be
483 (i) open to the public; (ii) sold or used for sales, solicitation, or marketing purposes; (iii) disclosed to any
484 other entity except as may be necessary for the enforcement of a vehicle speed violation or to a vehicle owner
485 or operator as part of a challenge to the violation; or (iv) used in a court in a pending action or proceeding
486 unless the action or proceeding relates to a vehicle speed violation or a violation of this section, or such
487 information is requested upon order from a court of competent jurisdiction. Information collected under this
488 section pertaining to a specific violation shall be purged and not retained later than 60 days after the
489 collection of any civil penalties. Any law-enforcement agency using ~~photo speed monitoring devices~~ *a speed*
490 *safety camera* shall annually certify compliance with this section and make all records pertaining to such
491 ~~system~~ *camera* available for inspection and audit by the Commissioner of Highways or the Commissioner of
492 the Department of Motor Vehicles or his designee. Any person who discloses personal information in
493 violation of the provisions of this subsection shall be subject to a civil penalty of \$1,000 per disclosure.

494 J. ~~A conspicuous sign~~ *At least two conspicuous signs* shall be placed within 1,000 feet of any school
 495 crossing zone, highway work zone, or ~~high-risk intersection segment~~ *high-risk speed corridor* at which a
 496 ~~photo speed monitoring device~~ *speed safety camera* is used, indicating the use of the ~~device~~ *camera*. *At least*
 497 *one of such signs shall be a speed display sign.* There ~~shall be~~ *is* a rebuttable presumption that such sign was
 498 in place at the time of the commission of the ~~vehicle speed limit~~ violation.

499 K. Any state or local law-enforcement agency that places and operates a ~~photo speed monitoring device~~
 500 *speed safety camera* pursuant to the provisions of this section shall report to the Department of State Police,
 501 in a format to be determined by the Department of State Police, by ~~January~~ *November* 15 of each year on the
 502 number of traffic violations prosecuted, the number of successful prosecutions, *the operating costs of the use*
 503 *of such speed safety camera*, and the total amount of monetary civil penalties collected. *Any such local law-*
 504 *enforcement agency shall also report to the Department of State Police, in a format to be determined by the*
 505 *Department of State Police, by November 15 of each year on (i) the projects and initiatives funded by moneys*
 506 *in the local fund created pursuant to subsection C, (ii) the change in number of summonses issued over the*
 507 *course of the reporting period relative to the prior reporting periods, (iii) the number of unsuccessful*
 508 *prosecutions, and (iv) the percentage of vehicles that receive a summons pursuant to this section relative to*
 509 *the total vehicle throughput.* The Department of State Police shall aggregate ~~such~~ information reported to the
 510 Department of State Police pursuant to this subsection and report it to the ~~General Assembly~~ *Chairs of the*
 511 *House and Senate Committees on Transportation* by ~~February~~ *December* 15 of each year.

512 **2. That the provisions of this act shall not become effective unless reenacted by the 2027 Session of the**
 513 **General Assembly.**