### Florida Senate - 2007

By Senator Crist

12-357-07

| 1  | A bill to be entitled                           |
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| 2  | An act relating to wrecker services; creating   |
| 3  | chapter 508, F.S.; providing for regulatory     |
| 4  | oversight of wrecker services by the Department |
| 5  | of Agriculture and Consumer Services; creating  |
| б  | s. 508.101, F.S.; providing definitions;        |
| 7  | creating s. 508.102, F.S.; creating the Wrecker |
| 8  | Operator Advisory Council within the Department |
| 9  | of Agriculture and Consumer Services; providing |
| 10 | for membership, terms, and organization;        |
| 11 | providing for meeting procedures and            |
| 12 | recordkeeping; providing for reimbursement for  |
| 13 | travel and per diem expenses; directing the     |
| 14 | department to provide support services for the  |
| 15 | council; directing the council to review rules  |
| 16 | adopted by the department and to advise the     |
| 17 | department on matters relating to standards and |
| 18 | practices in the wrecker industry; creating s.  |
| 19 | 508.103, F.S.; authorizing the department to    |
| 20 | adopt rules; creating s. 508.105, F.S.;         |
| 21 | requiring wrecker companies to register         |
| 22 | annually with the department; providing for the |
| 23 | registration application; providing for         |
| 24 | processing of fingerprints by the Department of |
| 25 | Law Enforcement; requiring fees for processing; |
| 26 | providing for issuance of registration          |
| 27 | certificate; requiring display of the           |
| 28 | certificate; providing requirements for         |
| 29 | advertisements; requiring notification of       |
| 30 | changes in registration information; requiring  |
| 31 | that certain fees be paid; requiring certain    |
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| 1  | companies to obtain a local business tax        |
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| 2  | receipt prior to registration renewal;          |
| 3  | requiring insurance coverage; requiring the     |
| 4  | department to notify the Department of Highway  |
| 5  | Safety and Motor Vehicles when a registration   |
| б  | has been suspended or revoked; creating s.      |
| 7  | 508.106, F.S.; authorizing the Department of    |
| 8  | Agriculture and Consumer Services to deny,      |
| 9  | revoke, or refuse to renew the registration of  |
| 10 | a wrecker company under certain circumstances;  |
| 11 | creating s. 508.1061, F.S.; requiring a wrecker |
| 12 | company to accept certain forms of payment;     |
| 13 | creating s. 508.107, F.S.; requiring the        |
| 14 | department to establish a certification program |
| 15 | for wrecker operators; providing for the        |
| 16 | council to approve certification courses and    |
| 17 | the organizations conducting the courses;       |
| 18 | providing for the council to prescribe course   |
| 19 | curricula; providing requirements for courses;  |
| 20 | requiring that each course include an           |
| 21 | examination approved by the council; providing  |
| 22 | criteria for the examination; requiring the     |
| 23 | organization conducting the course to issue the |
| 24 | certificate to the wrecker operator; creating   |
| 25 | s. 508.108, F.S.; requiring each certification  |
| 26 | course to offer optional specialized wrecker    |
| 27 | services instruction, training, and             |
| 28 | examinations; describing specialized wrecker    |
| 29 | services; directing the department to adopt     |
| 30 | rules prescribing specific standards to further |
| 31 | define each specialized wrecker service;        |

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| 1  | requiring council approval of the instruction,  |
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| 2  | training, and examination; requiring the        |
| 3  | organization conducting the course to issue the |
| 4  | certificate to the wrecker operator; creating   |
| 5  | s. 508.109, F.S.; providing for form and        |
| 6  | content of certification cards; authorizing the |
| 7  | department to adopt rules for issuance of       |
| 8  | certification cards to an operator who          |
| 9  | completes a certification course and passes a   |
| 10 | certification examination in another state or   |
| 11 | completed a certification course and passed a   |
| 12 | certification examination in this state during  |
| 13 | a certain time period; authorizing the          |
| 14 | department to adopt rules for issuance of       |
| 15 | endorsements for specialized services to a      |
| 16 | wrecker operator who completed instruction and  |
| 17 | training for a specialized wrecker service and  |
| 18 | passed an endorsement examination for that      |
| 19 | specialized wrecker service during a certain    |
| 20 | time period; providing for approval by the      |
| 21 | council of out-of-state certification           |
| 22 | instructions, training, and examinations;       |
| 23 | providing for expiration of certification;      |
| 24 | requiring that certification cards be issued by |
| 25 | the organizations conducting the courses;       |
| 26 | creating s. 508.111, F.S.; providing            |
| 27 | requirements for recertification; providing for |
| 28 | a continuing education program to be            |
| 29 | established by the department; providing for    |
| 30 | curricula and examinations to be prescribed by  |
| 31 | the council; requiring course approval by the   |

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| 1  | council; providing for a certificate to be      |
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| 2  | issued by the training organization to the      |
| 3  | wrecker operator; creating s. 508.112, F.S.;    |
| 4  | prohibiting certain acts; creating ss. 508.113  |
| 5  | and 508.114, F.S.; providing administrative and |
| 6  | civil penalties; creating s. 508.116, F.S.;     |
| 7  | providing for registration and renewal fees;    |
| 8  | creating s. 508.117, F.S.; providing for        |
| 9  | deposit and use of fees, penalties, and other   |
| 10 | funds; creating s. 508.118, F.S.; providing     |
| 11 | that the chapter does not apply to recovery     |
| 12 | agents; creating s. 508.119, F.S.; authorizing  |
| 13 | counties and municipalities to enact ordinances |
| 14 | governing wrecker operators; providing for the  |
| 15 | department to enter into a cooperative          |
| 16 | agreement with a county or municipality for the |
| 17 | referral, investigation, and prosecution of     |
| 18 | consumer complaints or enforcement of specified |
| 19 | wrecker services provisions; creating s.        |
| 20 | 508.120, F.S.; requiring that a wrecker company |
| 21 | maintain records of its services and operators; |
| 22 | requiring organizations that conduct operator   |
| 23 | certification or continuing education courses   |
| 24 | to maintain records on each person who          |
| 25 | successfully completes one of the courses;      |
| 26 | authorizing inspection of records by the        |
| 27 | department; creating s. 508.104, F.S.;          |
| 28 | prohibiting persons from owning, operating, or  |
| 29 | being issued a local business tax receipt on    |
| 30 | behalf of a wrecker company without first       |
| 31 | registering with the department; requiring      |
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| 1  | registration prior to issuance or renewal of    |
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| 2  | local business tax receipt; excluding certain   |
| 3  | motor vehicle repair shops and dealers;         |
| 4  | creating s. 508.110, F.S.; prohibiting the      |
| 5  | performance of wrecker services after a certain |
| б  | date unless the operator is in the employ of a  |
| 7  | company that is registered; requiring wrecker   |
| 8  | operators to be certified; providing exceptions |
| 9  | for certain shops and organizations;            |
| 10 | authorizing the department to inspect company   |
| 11 | records; creating s. 508.115, F.S.; providing   |
| 12 | criminal penalties; amending s. 120.80, F.S.;   |
| 13 | providing for appointment of a hearing officer  |
| 14 | by the director of the Division of the Florida  |
| 15 | Highway Patrol when a hearing is held to deny,  |
| 16 | suspend, or remove a wrecker company from       |
| 17 | participating in the wrecker-allocation system; |
| 18 | creating s. 205.1977, F.S.; prohibiting a       |
| 19 | county or municipality from issuing or renewing |
| 20 | a business tax receipt for a wrecker company    |
| 21 | that is not registered with the Department of   |
| 22 | Agriculture and Consumer Services; amending s.  |
| 23 | 316.530, F.S., relating to towing requirements; |
| 24 | conforming terminology; amending s. 320.01,     |
| 25 | F.S.; redefining the term "wrecker" for         |
| 26 | purposes of the Florida Statutes; amending s.   |
| 27 | 320.03, F.S., relating to withholding the motor |
| 28 | vehicle registration plate or revalidation      |
| 29 | sticker; providing for application of           |
| 30 | provisions to wrecker companies rather than     |
| 31 | wrecker operators; amending s. 320.0706, F.S.;  |

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| 1  | requiring a wrecker to display the registration |  |
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| 2  | license plate only on its front; amending s.    |  |
| 3  | 320.0821, F.S.; revising requirements for the   |  |
| 4  | issuance of wrecker license plates; requiring   |  |
| 5  | that the license plate be displayed on the      |  |
| 6  | front of the wrecker; amending s. 320.13, F.S., |  |
| 7  | relating to dealer license plates; conforming   |  |
| 8  | terminology; reenacting ss. 316.550(4)(a) and   |  |
| 9  | (9) and 320.08(5)(d) and (e), F.S., relating to |  |
| 10 | special wrecker permits and license taxes, to   |  |
| 11 | incorporate the amendment to s. 320.01, F.S.,   |  |
| 12 | in references thereto; amending s. 321.051,     |  |
| 13 | F.S.; revising provisions for the Florida       |  |
| 14 | Highway Patrol wrecker operator system;         |  |
| 15 | changing the designation to "wrecker-allocation |  |
| 16 | system"; providing definitions; revising        |  |
| 17 | provisions that authorize the Division of the   |  |
| 18 | Florida Highway Patrol within the Department of |  |
| 19 | Highway Safety and Motor Vehicles to establish  |  |
| 20 | the system; revising requirements for the       |  |
| 21 | system; limiting the system to using certain    |  |
| 22 | registered wrecker companies; revising wrecker  |  |
| 23 | eligibility requirements; revising provisions   |  |
| 24 | for procedures for appeal of final orders by    |  |
| 25 | the department denying, suspending, or revoking |  |
| 26 | eligibility to participate; prohibiting an      |  |
| 27 | unauthorized wrecker company and wrecker        |  |
| 28 | operators dispatched by an unauthorized company |  |
| 29 | from engaging in certain activities; requiring  |  |
| 30 | those operators to disclose certain information |  |
| 31 | to the owner or operator of a wrecked or        |  |

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| 1  | disabled vehicle prior to towing; providing     |
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| 2  | penalties; providing for a law enforcement      |
| 3  | officer to dispatch an authorized wrecker       |
| 4  | company other than a company requested by the   |
| 5  | vehicle owner or operator or to dispatch a      |
| 6  | company out of rotation; amending s. 323.001,   |
| 7  | F.S.; revising procedures for placement of a    |
| 8  | hold on a vehicle at a storage facility;        |
| 9  | providing for placement of a hold by a law      |
| 10 | enforcement agency; providing definitions;      |
| 11 | revising provisions for payment of towing and   |
| 12 | storage charges; revising rate limitation       |
| 13 | provisions; amending s. 323.002, F.S.; revising |
| 14 | provisions for county and municipal wrecker     |
| 15 | operator systems; changing the designation to   |
| 16 | "wrecker-allocation systems"; providing         |
| 17 | definitions; limiting the systems to using      |
| 18 | certain registered wrecker companies;           |
| 19 | prohibiting an unauthorized wrecker company and |
| 20 | wrecker operators dispatched by an unauthorized |
| 21 | company from engaging in certain activities;    |
| 22 | requiring those operators to disclose certain   |
| 23 | information to the owner or operator of a       |
| 24 | wrecked or disabled vehicle prior to towing;    |
| 25 | providing penalties; providing for a law        |
| 26 | enforcement officer to dispatch an authorized   |
| 27 | wrecker company other than a company requested  |
| 28 | by the vehicle owner or operator or to dispatch |
| 29 | a company out of rotation; amending s. 713.78,  |
| 30 | F.S.; providing for claim of lien by a wrecker  |
| 31 | company for recovering, removing, or storing a  |
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| 1  | vehicle or vessel; conforming provisions to     |
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| 2  | changes made by the act; providing definitions; |
| 3  | requiring notification to the vehicle or vessel |
| 4  | owners, insurers, and lienholders; providing    |
| 5  | for a law enforcement agency to obtain          |
| б  | information from the Department of Highway      |
| 7  | Safety and Motor Vehicles and provide the       |
| 8  | information to the wrecker company; providing   |
| 9  | notice procedures; providing for content of the |
| 10 | notice; providing for notice to the agency of   |
| 11 | jurisdiction if the vehicle or vessel owner or  |
| 12 | lienholder cannot be identified; revising       |
| 13 | procedures for complaint by the vehicle or      |
| 14 | vessel owner; providing for release of the      |
| 15 | vehicle or vessel; requiring damages,           |
| 16 | attorney's fees, and costs to be awarded by the |
| 17 | court; requiring immediate payment of recovery, |
| 18 | towing, and storage fees to be ordered by the   |
| 19 | court; providing for notice and sale of the     |
| 20 | vehicle or vessel by the wrecker company;       |
| 21 | providing for distribution of proceeds;         |
| 22 | providing for discharge of liens and issuance   |
| 23 | of certificate of title; providing immunity     |
| 24 | from liability for a wrecker company, its       |
| 25 | operators, and other employees or agents under  |
| 26 | certain conditions; providing for a presumption |
| 27 | of the use of reasonable care; requiring        |
| 28 | wrecker company information to be printed on    |
| 29 | the wrecker; specifying that failure to make    |
| 30 | good-faith best efforts to comply with notice   |
| 31 | requirements precludes imposition of storage    |

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| 1  | charges; requiring a wrecker company to provide |
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| 2  | access to the vehicle or vessel; requiring      |
| 3  | release of the vehicle, vessel, or personal     |
| 4  | property to the owner or agent of the owner;    |
| 5  | requiring the wrecker company to obtain a       |
| б  | certificate of destruction in lieu of a         |
| 7  | certificate of title when the vehicle or vessel |
| 8  | is to be dismantled, destroyed, or changed in   |
| 9  | such a manner that it is not the motor vehicle  |
| 10 | or vessel described in the certificate of       |
| 11 | title; providing for issuance of the            |
| 12 | certificate of destruction by the county tax    |
| 13 | collector; providing requirements for           |
| 14 | application for the certificate of destruction; |
| 15 | providing for reassignment of the certificate   |
| 16 | of destruction; authorizing the Department of   |
| 17 | Highway Safety and Motor Vehicles to adopt      |
| 18 | rules; providing penalties for specified        |
| 19 | violations; authorizing the Department of       |
| 20 | Highway Safety and Motor Vehicles to inspect    |
| 21 | wrecker company records; directing the          |
| 22 | Department of Highway Safety and Motor          |
| 23 | Vehicles, upon notice of lien from a wrecker    |
| 24 | company, to place the name of the owner of the  |
| 25 | vehicle or vessel on the list of those persons  |
| 26 | who may not be issued a license plate or        |
| 27 | revalidation sticker for a motor vehicle;       |
| 28 | providing for forms for the notice of lien;     |
| 29 | providing for dispute by the owner; providing   |
| 30 | for the owner's name to be removed from the     |
| 31 | list of those persons who may not be issued a   |
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| 1  | license plate or revalidation sticker for a     |
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| 2  | motor vehicle; providing for lien expiration;   |
| 3  | requiring a certificate of discharge to be      |
| 4  | issued by the wrecker company; providing for    |
| 5  | certain fees and charges; providing for         |
| 6  | application and exceptions; clarifying that the |
| 7  | amendments made by the act do not affect the    |
| 8  | validity of prior liens; amending s. 715.07,    |
| 9  | F.S., revising provisions for the towing and    |
| 10 | storage of vehicles and vessels parked on real  |
| 11 | property without permission; providing          |
| 12 | definitions; providing requirements for storage |
| 13 | facility operation; providing requirements for  |
| 14 | a wrecker company, its operators, and other     |
| 15 | employees or agents; prohibiting a wrecker      |
| 16 | company, a wrecker operator, or another         |
| 17 | employee or agent of a wrecker company from     |
| 18 | paying or accepting payment for the privilege   |
| 19 | of removing vehicles or vessels from a          |
| 20 | particular location; revising requirements for  |
| 21 | tow-away signs to be posted by property owners; |
| 22 | requiring a wrecker company to maintain rate    |
| 23 | schedules with the local law enforcement agency |
| 24 | and to post rates and contracts at its storage  |
| 25 | facility; revising requirements for certain     |
| 26 | signage on a wrecker; providing immunity from   |
| 27 | liability for a wrecker company, its operators, |
| 28 | and other employees or agents if entry into the |
| 29 | vehicle or vessel is performed with reasonable  |
| 30 | care; revising provisions for release of the    |
| 31 | vehicle or vessel; providing that failure to    |
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1 comply with notice requirements precludes a 2 wrecker company from imposing certain towing or storage charges; providing penalties; repealing 3 4 s. 1.01(15), F.S., relating to the definition 5 of the term "wrecker operator"; providing an б appropriation and authorizing additional 7 positions; providing effective dates. 8 Be It Enacted by the Legislature of the State of Florida: 9 10 Section 1. Chapter 508, Florida Statutes, consisting 11 12 of sections 508.101, 508.102, 508.103, 508.105, 508.106, 13 508.1061, 508.107, 508.108, 508.109, 508.111, 508.112, 508.113, 508.114, 508.116, 508.117, 508.118, 508.119, and 14 508.120, is created to read: 15 16 CHAPTER 508 17 WRECKER SERVICES 18 508.101 Definitions. -- As used in this chapter, the 19 term: (1) "Business entity" means any form of corporation, 20 21 limited liability company, partnership, association, cooperative, joint venture, business trust, sole 22 23 proprietorship, or self-employed person conducting business in 2.4 this state. (2) "Council" means the Wrecker Operator Advisory 25 <u>Council.</u> 26 27 (3) "Department" means the Department of Agriculture 2.8 and Consumer Services. 29 (4) "Specialized wrecker service" means a wrecker service described in s. 508.108. A wrecker operator is 30 31

1 required to obtain the applicable certification endorsement 2 before performing a specialized wrecker service. (5) "Ultimate equitable owner" means a natural person 3 4 who, directly or indirectly, owns or controls 10 percent or 5 more of an ownership interest in a wrecker company, regardless 6 of whether the natural person owns or controls the ownership 7 interest through one or more natural persons or one or more 8 proxies, powers of attorney, nominees, business entities, or any combination thereof. 9 10 (6) "Vehicle" means any vehicle of a type that may be registered under chapter 320 for operation on the roads of 11 12 this state, regardless of whether the vehicle is actually 13 registered. The term does not include a mobile home or manufactured home as defined in s. 320.01. 14 (7) "Vessel" means any type of watercraft, barge, or 15 airboat, however described, used or capable of being used as a 16 17 means of transportation on water, other than a seaplane or a 18 documented vessel as defined in s. 327.02. (8) "Wrecker" has the same meaning ascribed in s. 19 20 320.01. 21 (9) "Wrecker company" means a business entity engaged for hire in the business of towing, carrying, or transporting 2.2 23 vehicles or vessels by wrecker upon the streets and highways of this state. The term does not include a person regularly 2.4 engaged in the business of transporting mobile homes. 25 (10) "Wrecker operator" means a person who performs 26 27 wrecker services. 28 (11) "Wrecker services" means towing, carrying, or otherwise transporting vehicles or vessels by wrecker upon the 29 streets and highways of this state for hire. The term 30 includes, but is not limited to, each of the following: 31

1 (a) Driving a wrecker. 2 (b) Loading, securing, and unloading a vehicle or vessel on a wrecker using a boom, winch, car carrier, or other 3 similar equipment. 4 5 (c) Towing or removal of a wrecked, disabled, or б abandoned vehicle under the Florida Highway Patrol 7 wrecker-allocation system pursuant to s. 321.051 or under a 8 county or municipal wrecker-allocation system pursuant to s. 323.002. 9 10 (d) Towing, recovery, or removal of a vehicle or vessel under s. 713.78. 11 12 (e) Towing, transportation, or removal of a vehicle or 13 vessel parked on real property without permission under s. 715.07. 14 (f) Recovery of a vehicle or vessel. 15 508.102 Wrecker Operator Advisory Council.--16 17 (1) The Wrecker Operator Advisory Council is created 18 within the department. The council shall advise and assist the department in administering this chapter. 19 (2)(a) The council shall be composed of six members 20 21 appointed by the Commissioner of Agriculture. In addition, the executive director of the Professional Wrecker Operators of 2.2 23 Florida, Inc., shall serve ex officio as a voting member of 2.4 the council. (b) Three members of the council must each be an 25 ultimate equitable owner of a wrecker company who has been an 26 27 ultimate equitable owner of that company for at least 5 years 2.8 before his or her appointment; one member must be a wrecker operator who is not an ultimate equitable owner of a wrecker 29 company and who has been a wrecker operator for at least 5 30 years before his or her appointment; and two members must be 31

| 1  | laypersons. Each member must be a resident of this state. This |
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| 2  | paragraph expires July 1, 2013.                                |
| 3  | (c) Effective July 1, 2013, three members of the               |
| 4  | council must each be an ultimate equitable owner of a wrecker  |
| 5  | company registered under this chapter who has been an ultimate |
| 6  | equitable owner of that company registered for at least 5      |
| 7  | years before his or her appointment; one member must be a      |
| 8  | wrecker operator certified under this chapter who is not an    |
| 9  | ultimate equitable owner of a wrecker company and who has been |
| 10 | a certified wrecker operator for at least 5 years before his   |
| 11 | or her appointment; and two members must be laypersons. Each   |
| 12 | member must be a resident of this state.                       |
| 13 | (3) The term of each member of the council is 4 years,         |
| 14 | except that, to establish staggered terms, two members who are |
| 15 | owners of wrecker companies and one layperson shall be         |
| 16 | appointed initially for a 2-year term. Members may be          |
| 17 | reappointed for additional terms not to exceed 8 years of      |
| 18 | consecutive service. A vacancy shall be filled for the         |
| 19 | remainder of the unexpired term in the same manner as the      |
| 20 | original appointment.  |
| 21 | (4)(a) From among its members, the council shall               |
| 22 | annually elect a chair, who shall preside over the meetings of |
| 23 | the council, and a vice chair.                                 |
| 24 | (b) In conducting its meetings, the council shall use          |
| 25 | accepted rules of procedure. The department shall keep a       |
| 26 | complete record of each meeting showing the names of members   |
| 27 | present and the actions taken. These records and other         |
| 28 | documents regarding matters within the jurisdiction of the     |
| 29 | council must be kept on file with the department.              |
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| 1  | (5) The members of the council shall serve without             |
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| 2  | compensation but are entitled to reimbursement of travel and   |
| 3  | per diem expenses under s. 112.061.                            |
| 4  | (6) The department shall provide administrative and            |
| 5  | staff support services relating to the functions of the        |
| 6  | council.   |
| 7  | (7) The council shall review the rules adopted by the          |
| 8  | department to administer this chapter and shall advise the     |
| 9  | department on matters relating to industry standards and       |
| 10 | practices and other issues that require technical expertise    |
| 11 | and consultation or that promote better consumer protection in |
| 12 | the wrecker industry.  |
| 13 | 508.103 Rulemaking authorityThe department may                 |
| 14 | adopt rules under ss. 120.536(1) and 120.54 to administer this |
| 15 | <u>chapter.</u>  |
| 16 | 508.105 Registration requirements; renewal of                  |
| 17 | registrations  |
| 18 | (1) Each wrecker company engaged or attempting to              |
| 19 | engage for hire in the business of towing, carrying, or        |
| 20 | transporting vehicles or vessels by wrecker upon the streets   |
| 21 | and highways of this state must annually register with the     |
| 22 | department on forms prescribed by the department. The          |
| 23 | application for registration must include at least the         |
| 24 | following information:   |
| 25 | (a) The name and federal employer identification               |
| 26 | number of the wrecker company.                                 |
| 27 | (b) The mailing address, physical address, and                 |
| 28 | telephone number of the wrecker company's primary place of     |
| 29 | business.  |
| 30 | (c) The fictitious name under which the wrecker                |
| 31 | company transacts business in this state.                      |
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| 1        | (d) The full name, residence address, business  |
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| 2        | address, and telephone number of the applicant. If the  |
| 3        | applicant is other than a natural person, the application must  |
| 4        | also contain the full name, residence address, business   |
| 5        | address, telephone number, and federal employer identification  |
| 6        | number, if applicable, of each ultimate equitable owner of the  |
| 7        | business entity and each officer, director, partner, manager,   |
| 8        | member, or managing member of the entity.   |
| 9        | (e) If the applicant is other than a natural person,  |
| 10       | the full name of the business entity's registered agent and   |
| 11       | the address of the registered office for service of process.  |
| 12       | (f) The physical address and telephone number of each   |
| 13       | business location and each storage facility where the wrecker   |
| 14       | company stores towed vehicles or vessels.   |
| 15       | (2) Each initial and renewal application for  |
| 16       | registration must be accompanied by the registration fee  |
| 17       | prescribed in s. 508.116.   |
| 18       | (3) Each initial application for registration must be   |
| 19       | accompanied by a complete set of the applicant's fingerprints   |
| 20       | taken by a law enforcement agency. If the applicant is other  |
| 21       | <u>than a natural person, a complete set of fingerprints must be</u>  |
| 22       | filed for each ultimate equitable owner of the business entity  |
| 23       | and each officer, director, partner, manager, member, or  |
| 24       | managing member of the entity. The department shall submit the  |
| 25       | fingerprints to the Department of Law Enforcement for state   |
| 26       |   |
|          | processing, and the Department of Law Enforcement shall   |
| 27       | processing, and the Department of Law Enforcement shall<br>forward the fingerprints to the Federal Bureau of        |
| 27<br>28 |   |
|          | forward the fingerprints to the Federal Bureau of   |
| 28       | forward the fingerprints to the Federal Bureau of<br>Investigation for national processing. The applicant must also |

1 processing, for each applicant's name submitted. Registration 2 renewal applications need not be accompanied by a set of fingerprints for an individual who previously submitted a set 3 4 of fingerprints to the department as part of a prior year's 5 registration application. б (4) The department shall review each application in accordance with s. 120.60 and shall issue a registration 7 8 certificate, in the form and size prescribed by the department, to each wrecker company whose application is 9 10 approved. The certificate must show at least the name and address of the wrecker company and the registration number. 11 12 The registration certificate must be prominently displayed in 13 the wrecker company's primary place of business. (5) Each advertisement of a wrecker company must 14 include the phrase "Fla. Wrecker Co. Reg. No. " For the 15 purpose of this subsection, the term "advertisement" means 16 17 a printed or graphic statement made in a newspaper or other 18 publication or contained in any notice, handbill, or sign, including signage on a vehicle, flyer, catalog, or letter. 19 20 (6) A registration is invalid for a wrecker company 21 transacting business at a place other than the location 2.2 specified in the registration application unless the 23 department is first notified in writing before the change of location. A registration issued under this chapter is not 2.4 transferable or assignable, and a wrecker company may not 25 conduct business under a name other than the name registered. 26 27 A wrecker company desiring to change its registered name, 2.8 location, or registered agent for service of process at a time other than upon renewal of registration must notify the 29 30 department of the change. 31

| 1  | (7)(a) Each registration must be renewed annually on           |
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| 2  | or before the expiration date of the current registration. A   |
| 3  | late fee of \$25 must be paid, in addition to the registration |
| 4  | fee or any other penalty, for a registration renewal           |
| 5  | application that is received by the department after the       |
| б  | expiration date of the current registration. The department    |
| 7  | may not issue a registration until all fees are paid.          |
| 8  | (b) A wrecker company whose primary place of business          |
| 9  | is located within a county or municipality that requires, by   |
| 10 | local ordinance, a local business tax receipt under chapter    |
| 11 | 205 may not renew a registration under this chapter unless the |
| 12 | wrecker company obtains the business tax receipt from the      |
| 13 | county or municipality.  |
| 14 | (8) Each wrecker company must provide the department           |
| 15 | with a certificate of insurance for the insurance coverage     |
| 16 | required under s. 627.7415 before the department may issue the |
| 17 | certificate for an initial or renewal registration. The        |
| 18 | department must be named as a certificateholder on the         |
| 19 | insurance certificate and must be notified at least 30 days    |
| 20 | before any change in insurance coverage.                       |
| 21 | (9) The department shall notify the Department of              |
| 22 | Highway Safety and Motor Vehicles when a registration issued   |
| 23 | under this chapter has been suspended or revoked by order of   |
| 24 | the department. Notification must be sent within 10 days after |
| 25 | the department issues the suspension or revocation order.      |
| 26 | 508.106 Denial of registrationThe department may               |
| 27 | deny, revoke, or refuse to renew the registration of a wrecker |
| 28 | company based upon a determination that the applicant or, if   |
| 29 | the applicant is other than a natural person, the wrecker      |
| 30 | company or any of its ultimate equitable owners, officers,     |
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1 directors, partners, managers, members, or managing members 2 has: 3 (1) Not met the requirements for registration under 4 this chapter; 5 (2) Been convicted or found quilty of, regardless of 6 adjudication, or pled quilty or nolo contendere to, a felony 7 within the last 10 years; 8 (3) Been convicted or found guilty of, regardless of adjudication, or pled quilty or nolo contendere to, a crime 9 10 within the last 10 years involving repossession of a motor vehicle under chapter 493, repair of a motor vehicle under ss. 11 559.901-559.9221, theft of a motor vehicle under s. 812.014, 12 carjacking under s. 812.133, operation of a chop shop under s. 13 812.16, failure to maintain records of motor vehicle parts and 14 accessories under s. 860.14, violations relating to airbags 15 under s. 860.145 or use of fake airbags under s. 860.146, 16 17 overcharging for repairs and parts under s. 860.15, or a 18 violation of towing or storage requirements for a motor vehicle under this chapter, s. 321.051, chapter 323, s. 19 713.78, or s. 715.07; 2.0 21 (4) Not satisfied a civil fine or penalty arising out 2.2 of an administrative or enforcement action brought by the 23 department, another governmental agency, or a private person based upon conduct involving a violation of this chapter; 2.4 (5) Pending against him or her a criminal, 25 administrative, or enforcement proceeding in any jurisdiction 26 27 based upon conduct involving a violation of this chapter; or 28 (6) Had a judgment entered against him or her in an action brought by the department under this chapter. 29 30 31

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| 1  | 508.1061 Acceptable forms of paymentA wrecker                 |
|----|---|
| 2  | company shall accept a minimum of two of the three following  |
| 3  | forms of payment:   |
| 4  | (1) Cash, cashier's check, money order, or traveler's         |
| 5  | check.  |
| 6  | (2) Valid personal check, showing upon its face the           |
| 7  | name and address of the vehicle or vessel owner or authorized |
| 8  | representative.   |
| 9  | (3) Valid credit card, including, but not limited to,         |
| 10 | <u>Visa or MasterCard.</u>                                    |
| 11 | 508.107 Wrecker operator certification program                |
| 12 | (1) The department, in consultation with the council,         |
| 13 | shall establish a wrecker operator certification program by   |
| 14 | December 31, 2007. Under this program, the council shall      |
| 15 | approve certification courses for wrecker operators conducted |
| 16 | by approved organizations. The council shall prescribe the    |
| 17 | minimum curricula for these courses, which must comprise at   |
| 18 | least 16 hours, equally apportioned between theoretical       |
| 19 | instruction and practical training. The council must approve  |
| 20 | each organization and its certification course before the     |
| 21 | course is accepted for certification of wrecker operators     |
| 22 | under this chapter.   |
| 23 | (2) Each approved wrecker operator certification              |
| 24 | course must include a certification examination demonstrating |
| 25 | a wrecker operator's knowledge, skills, and abilities in      |
| 26 | performing wrecker services and proficiency in the subject    |
| 27 | matter of the certification course. The council must approve  |
| 28 | each certification examination before the examination is      |
| 29 | accepted for certification of wrecker operators under this    |
| 30 | <u>chapter.</u>   |
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| 1  | (3) Each organization conducting an approved wrecker           |
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| 2  | operator certification course must issue on forms prescribed   |
| 3  | by the department a certificate to each wrecker operator who   |
| 4  | completes the approved certification course and passes the     |
| 5  | approved certification examination.                            |
| 6  | 508.108 Specialized wrecker services                           |
| 7  | (1) In addition to the minimum curricula for                   |
| 8  | certification of wrecker operators, each approved              |
| 9  | certification course must offer optional instruction,          |
| 10 | training, and examination of wrecker operators for each of the |
| 11 | following specialized wrecker services:                        |
| 12 | (a) Light dutyTowing and winching a passenger                  |
| 13 | vehicle and uprighting an overturned passenger vehicle,        |
| 14 | including the proper use of chains, wire rope, and straps.     |
| 15 | (b) Medium dutyTowing and winching a medium-sized              |
| 16 | commercial vehicle and uprighting an overturned medium-sized   |
| 17 | commercial vehicle.  |
| 18 | (c) Heavy dutyTowing and winching a standard                   |
| 19 | large-sized commercial vehicle and uprighting an overturned    |
| 20 | standard large-sized commercial vehicle.                       |
| 21 | (d) Ultra-heavy dutyTowing and winching a specialty            |
| 22 | large-sized commercial vehicle or another complex vehicle and  |
| 23 | uprighting an overturned specialty large-sized commercial      |
| 24 | vehicle or another complex vehicle.                            |
| 25 | (e) Rollback wreckerProper loading, securing,                  |
| 26 | transporting, and unloading of a vehicle on a flatbed-rollback |
| 27 | wrecker.   |
| 28 | (f) Hazardous materialsAwareness of hazardous                  |
| 29 | materials. Instruction and training for this wrecker service   |
| 30 | must comprise at least 8 hours in order to be approved.        |
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| 1  | (q) Air cushionsProper use of air cushions in the              |
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| 2  | recovery of a heavy-duty vehicle.                              |
| 3  | (2) The department shall adopt rules prescribing               |
| 4  | specific standards to further define each of the specialized   |
| 5  | wrecker services described in subsection (1). The council must |
| б  | approve the instruction, training, and examination for a       |
| 7  | specialized wrecker service before the specialized wrecker     |
| 8  | service is accepted for endorsement of a wrecker operator's    |
| 9  | certification under this chapter.                              |
| 10 | (3) Each organization conducting an approved wrecker           |
| 11 | operator certification course must issue on forms prescribed   |
| 12 | by the department a certificate to each wrecker operator who   |
| 13 | completes the approved instruction and training for a          |
| 14 | specialized wrecker service and passes the approved            |
| 15 | endorsement examination for that specialized wrecker service.  |
| 16 | 508.109 Certification cards                                    |
| 17 | (1) Each organization conducting an approved wrecker           |
| 18 | operator certification course must issue a certification card  |
| 19 | to each wrecker operator who completes the approved            |
| 20 | certification course and passes the approved certification     |
| 21 | examination. The department must approve the form of the       |
| 22 | certification cards issued by each organization. Each          |
| 23 | certification card must include the wrecker operator's name, a |
| 24 | color photograph or digital image of the wrecker operator, and |
| 25 | the expiration date of the certification card.                 |
| 26 | (2) Each certification card must also include the              |
| 27 | wrecker operator's applicable endorsements for those           |
| 28 | specialized wrecker services for which the wrecker operator    |
| 29 | completed the approved instruction and training and passed the |
| 30 | approved endorsement examination.                              |
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1 (3)(a) The department may adopt rules governing the 2 issuance of a certification card to a wrecker operator who: 3 1. Completes a certification course and passes a 4 certification examination in another state, which course and 5 examination are substantially equivalent to the approved 6 certification courses and approved certification examinations 7 in this state. 2. Completed a certification course and passed a 8 certification examination in this state between January 1, 9 10 2003, and December 31, 2007, which course and examination are substantially equivalent to the approved certification courses 11 12 and the approved certification examinations. This subparagraph 13 expires July 1, 2008. 3. Completed instruction and training for a 14 specialized wrecker service and passed an endorsement 15 examination for that specialized wrecker service between 16 17 January 1, 2003, and December 31, 2007, which instruction, 18 training, and examination are substantially equivalent to the approved instruction and training and the approved endorsement 19 examinations. This subparagraph expires July 1, 2008. 2.0 21 (b) For the purposes of this subsection, the council shall approve each certification examination in another state 2.2 23 and shall approve the instruction, training, and examination for each specialized wrecker service in another state which 2.4 the council determines are substantially equivalent to the 25 approved certification courses and approved certification 26 27 examinations in this state or to the approved instruction, 2.8 training, and endorsement examinations for a specialized wrecker service in this state. 29 30 (4) Each certification card expires 5 years after the date of issuance. 31

| 1  | (5) Certification cards shall be issued by the                 |
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| 2  | organizations conducting approved wrecker operator             |
| 3  | certification courses. The department is not responsible for   |
| 4  | issuing certification cards or for the costs associated with   |
| 5  | the issuance of certification cards.                           |
| 6  | 508.111 Renewal of certification; continuing education         |
| 7  | requirements   |
| 8  | (1) The department, in consultation with the council,          |
| 9  | shall establish a continuing education program for the         |
| 10 | recertification of wrecker operators by December 31, 2008. In  |
| 11 | order to renew a wrecker operator's certification card, an     |
| 12 | operator must complete a continuing education course. The      |
| 13 | council must prescribe the minimum curricula and proper        |
| 14 | examination for each continuing education course, each of      |
| 15 | which must be at least 8 hours in length. The council shall    |
| 16 | approve each organization, and the continuing education course |
| 17 | it proposes to offer, before the course is approved for        |
| 18 | recertifying wrecker operators.                                |
| 19 | (2) Each organization conducting an approved wrecker           |
| 20 | operator continuing education course must issue, on forms      |
| 21 | prescribed by the department, a certificate to each wrecker    |
| 22 | operator who completes the approved course and passes an       |
| 23 | approved recertification examination.                          |
| 24 | 508.112 Prohibited actsIt is a violation of this               |
| 25 | <u>chapter for a person to:</u>                                |
| 26 | (1) Charge rates that exceed the maximum rates imposed         |
| 27 | by the ordinances of the respective county or municipality     |
| 28 | <u>under ss. 125.0103(1)(c) and 166.043(1)(c).</u>             |
| 29 | (2) Violate s. 321.051, relating to the Florida                |
| 30 | Highway Patrol wrecker-allocation system.                      |
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1 (3) Violate s. 323.002, relating to county and 2 municipal wrecker-allocation systems. 3 (4) Violate s. 713.78, relating to liens for 4 recovering, towing, or storing vehicles and vessels. 5 (5) Violate s. 715.07, relating to towing or removing б vehicles and vessels parked on real property without 7 permission. 8 (6) Refuse to allow a law enforcement officer to inspect a towing and storage facility as required in s. 9 10 812.055. (7) Allow a person who is not certified as a wrecker 11 12 operator under this chapter to perform wrecker services or specialized wrecker services for the wrecker company for more 13 than 6 months after first being employed by, or becoming an 14 ultimate equitable owner of, the wrecker company. 15 (8) Allow a wrecker operator certified under this 16 17 chapter to perform a specialized wrecker service for the wrecker company if the wrecker operator's certification does 18 not include an endorsement for that specialized wrecker 19 service. 20 21 (9) Perform an act otherwise prohibited by this 2.2 chapter or fail to perform an act otherwise required by this 23 chapter. 508.113 Administrative penalties; inspection of 2.4 records.--25 26 (1) The department may take one or more of the 27 following actions if the department finds that a person has 2.8 violated this chapter or the rules or orders issued under this 29 <u>chapter:</u> 30 (a) Issue a notice of noncompliance under s. 120.695. 31

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| 1  | (b) Impose an administrative fine not to exceed \$5,000        |
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| 2  | for each act or omission.                                      |
| 3  | (c) Direct the person to cease and desist specified            |
| 4  | activities.  |
| 5  | (d) Refuse to register the wrecker company or suspend          |
| 6  | or revoke the wrecker company's registration.                  |
| 7  | (e) Place the wrecker company on probation for a               |
| 8  | period of time, subject to the conditions specified by the     |
| 9  | department.  |
| 10 | (2) Chapter 120 shall govern an administrative                 |
| 11 | proceeding resulting from an order imposing a penalty          |
| 12 | specified in subsection (1).                                   |
| 13 | 508.114 Civil penaltiesThe department may bring a              |
| 14 | civil action in a court of competent jurisdiction to recover   |
| 15 | any penalties or damages allowed in this chapter and for       |
| 16 | injunctive relief to enforce compliance with this chapter. The |
| 17 | department may seek a civil penalty of up to \$5,000 for each  |
| 18 | violation of this chapter and may seek restitution for and on  |
| 19 | behalf of any owner of a vehicle or vessel who is aggrieved or |
| 20 | injured by a violation of this chapter.                        |
| 21 | 508.116 FeesThe department shall adopt by rule a               |
| 22 | fee schedule not to exceed the following amounts:              |
| 23 | (1) Wrecker company registration fee: \$495.                   |
| 24 | (2) Wrecker company registration renewal fee: \$495.           |
| 25 | 508.117 General Inspection Trust Fund; paymentsAll             |
| 26 | fees, penalties, or other funds collected by the department    |
| 27 | under this chapter must be deposited in the General Inspection |
| 28 | <u>Trust Fund and may only be used for the purpose of</u>      |
| 29 | administering this chapter.                                    |
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| 1  | 508.118 Recovery agents; exemptionThis chapter does            |
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| 2  | not apply to a person licensed under chapter 493 performing    |
| 3  | repossession services.   |
| 4  | 508.119 County and municipal ordinancesA county or             |
| 5  | municipality may enact ordinances governing the business of    |
| 6  | transporting vehicles or vessels by wrecker that are more      |
| 7  | restrictive than this chapter. This section does not limit the |
| 8  | authority of a political subdivision to impose regulatory fees |
| 9  | or charges or to levy local business taxes under chapter 205.  |
| 10 | The department may enter into a cooperative agreement with any |
| 11 | county or municipality that provides for the referral,         |
| 12 | investigation, and prosecution of consumer complaints alleging |
| 13 | violations of this chapter. The department is authorized to    |
| 14 | delegate enforcement of this chapter to any county or          |
| 15 | municipality entering into a cooperative agreement.            |
| 16 | 508.120 Records  |
| 17 | (1) Each wrecker company shall maintain records of its         |
| 18 | wrecker services for at least 12 months. These records shall   |
| 19 | be maintained at the wrecker company's principal place of      |
| 20 | business.  |
| 21 | (2) Each wrecker company shall maintain records on             |
| 22 | each of its wrecker operators sufficient to demonstrate that   |
| 23 | the operator has successfully completed an approved wrecker    |
| 24 | operator certification course or an approved wrecker operator  |
| 25 | continuing education course and is certified to perform        |
| 26 | wrecker services. These records shall be maintained at the     |
| 27 | wrecker company's principal place of business for as long as   |
| 28 | the operator is employed by the wrecker company and for at     |
| 29 | least 6 months thereafter.                                     |
| 30 | (3) Each organization approved to conduct a wrecker            |
| 31 | operator certification course or approved to offer a wrecker   |

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1 operator continuing education course shall maintain records on 2 each person who successfully completes one of the courses. The records shall be maintained at the organization's principal 3 4 place of business for at least 5 years. The department may, at any time during normal business hours, enter the 5 6 organization's principal place of business to examine the 7 records. 8 Section 2. Effective January 1, 2008, section 508.104, Florida Statutes, is created to read: 9 10 508.104 Wrecker companies; registration required.--(1) A person may not own, operate, solicit business 11 12 for, advertise services for, or otherwise engage for hire in the business of a wrecker company in this state unless that 13 person is registered with the department under this chapter. 14 (2) A person applying for or renewing a local business 15 tax receipt to engage for hire in the business of a wrecker 16 17 company must exhibit a current registration certificate from 18 the department before the local business tax receipt may be issued or reissued under chapter 205. 19 20 (3) This section does not apply to a motor vehicle 21 repair shop registered with the department under s. 559.904 2.2 that derives at least 80 percent of its gross sales from motor 23 vehicle repairs or to any franchised motor vehicle dealer licensed pursuant to s. 320.27 when wrecker services are 2.4 incidental to the operation of the franchise. 25 Section 3. Effective January 1, 2008, section 508.110, 26 27 Florida Statutes, is created to read: 2.8 508.110 Wrecker operators; certification required; inspection of employment records .--29 30 (1) A person may not perform wrecker services in this state unless he or she is an employee or ultimate equitable 31

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| owner of a wrecker company that is registered with the         |
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| department under this chapter and those wrecker services are   |
| performed on behalf of the wrecker company.                    |
| (2)(a) A person may not perform wrecker services or            |
| specialized wrecker services for a wrecker company for more    |
| than 6 months after first being employed by, or becoming an    |
| ultimate equitable owner of, the wrecker company without being |
| certified as a wrecker operator under this chapter.            |
| (b) A wrecker operator certified under this chapter            |
| may not perform a specialized wrecker service for a wrecker    |
| company unless the wrecker operator's certification includes   |
| an endorsement for that specialized wrecker service.           |
| (3)(a) Notwithstanding subsections (1) and (2), a              |
| person may perform wrecker services or specialized wrecker     |
| services in this state if he or she is an employee or ultimate |
| equitable owner of a motor vehicle repair shop registered with |
| the department under s. 559.904 and those wrecker services or  |
| specialized wrecker services are performed on behalf of the    |
| motor vehicle repair shop.                                     |
| (b) Notwithstanding subsections (1) and (2), a person          |
| may perform wrecker services or specialized wrecker services   |
| in this state if those wrecker services or specialized wrecker |
| services are performed on behalf of a religious organization   |
| that holds a current exemption from federal taxation or that   |
| is not required to apply for recognition of its exemption      |
| under s. 501 of the Internal Revenue Code.                     |
| (4) The department may, at any time during business            |

28 hours, enter any business location of a wrecker company and

- 29 <u>examine the company's books or records</u>. If the department
- 30 reasonably believes a violation of this chapter has occurred

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1 or is occurring, the department may subpoena any necessary 2 <u>books or records.</u> Section 4. Effective July 1, 2008, section 508.115, 3 Florida Statutes, is created to read: 4 508.115 Criminal penalties.--5 б (1) A person who violates s. 508.104(1) by operating a 7 wrecker company in this state without being registered with 8 the department under this chapter commits a felony of the third degree, punishable as provided in s. 775.082, s. 9 10 775.083, or s. 775.084. (2) A person who violates s. 508.110(1) by performing 11 12 wrecker services in this state without being an employee or 13 ultimate equitable owner of a wrecker company that is registered with the department under this chapter commits a 14 felony of the third degree, punishable as provided in s. 15 775.082, s. 775.083, or s. 775.084. 16 17 Section 5. Effective January 1, 2008, paragraph (b) of 18 subsection (8) of section 120.80, Florida Statutes, is amended to read: 19 20 120.80 Exceptions and special requirements; 21 agencies.--22 (8) DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES. --23 (b) Wrecker companies operators. -- Notwithstanding s. 120.57(1)(a), hearings held by the Division of the Florida 2.4 Highway Patrol of the Department of Highway Safety and Motor 25 Vehicles to deny, suspend, or remove a wrecker company 26 27 operator from participating in the wrecker allocation rotation 2.8 system established under  $\frac{by}{by}$  s. 321.051 need not be conducted by an administrative law judge assigned by the division. These 29 hearings shall be held by a hearing officer appointed by the 30 director of the Division of the Florida Highway Patrol. 31

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1 Section 6. Effective January 1, 2008, section 2 205.1977, Florida Statutes, is created to read: 3 205.1977 Wrecker companies; consumer protection.--A 4 county or municipality may not issue or renew a business tax 5 receipt for the operation of a wrecker company under chapter 6 508 unless the wrecker company exhibits a current registration 7 from the Department of Agriculture and Consumer Services. 8 Section 7. Subsection (3) of section 316.530, Florida Statutes, is amended to read: 9 10 316.530 Towing requirements.--(3) Whenever a motor vehicle becomes disabled upon the 11 12 highways of this state and a wrecker or tow truck is required 13 to remove it to a repair shop or other appropriate location, if the combined weights of those two vehicles and the loads 14 thereon exceed the maximum allowable weights as established by 15 s. 316.535, no penalty shall be assessed either vehicle or 16 17 driver. However, this exception shall not apply to the load 18 limits for bridges and culverts established by the department as provided in s. 316.555. 19 Section 8. Subsection (40) of section 320.01, Florida 20 21 Statutes, is amended to read: 22 320.01 Definitions, general.--As used in the Florida 23 Statutes, except as otherwise provided, the term: (40) "Wrecker" means <u>a tow truck or other</u> any motor 2.4 vehicle that is used to tow, carry, or otherwise transport 25 26 motor vehicles or vessels upon the streets and highways of 27 this state and that is equipped for that purpose with a boom, 2.8 winch, car carrier, or other similar equipment. Section 9. Effective January 1, 2008, subsection (8) 29 30 of section 320.03, Florida Statutes, is amended to read: 31

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1 320.03 Registration; duties of tax collectors; 2 International Registration Plan. --3 (8) If the applicant's name appears on the list 4 referred to in s. 316.1001(4), s. 316.1967(6), or s. 5 713.78(13), a license plate or revalidation sticker may not be 6 issued until that person's name no longer appears on the list 7 or until the person presents a receipt from the clerk showing 8 that the fines outstanding have been paid. This subsection does not apply to the owner of a leased vehicle if the vehicle 9 is registered in the name of the lessee of the vehicle. The 10 tax collector and the clerk of the court are each entitled to 11 12 receive monthly, as costs for implementing and administering 13 this subsection, 10 percent of the civil penalties and fines recovered from such persons. As used in this subsection, the 14 term "civil penalties and fines" does not include a wrecker 15 company's operator's lien as described in s. 713.78(13). If 16 17 the tax collector has private tag agents, such tag agents are 18 entitled to receive a pro rata share of the amount paid to the tax collector, based upon the percentage of license plates and 19 revalidation stickers issued by the tag agent compared to the 20 21 total issued within the county. The authority of any private 22 agent to issue license plates shall be revoked, after notice 23 and a hearing as provided in chapter 120, if he or she issues any license plate or revalidation sticker contrary to the 2.4 provisions of this subsection. This section applies only to 25 the annual renewal in the owner's birth month of a motor 26 27 vehicle registration and does not apply to the transfer of a 2.8 registration of a motor vehicle sold by a motor vehicle dealer licensed under this chapter, except for the transfer of 29 30 registrations which is inclusive of the annual renewals. This 31

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1 section does not affect the issuance of the title to a motor 2 vehicle, notwithstanding s. 319.23(7)(b). 3 Section 10. Section 320.0706, Florida Statutes, is 4 amended to read: 5 320.0706 Display of license plates on trucks.--The 6 owner of any commercial truck of gross vehicle weight of 7 26,001 pounds or more shall display the registration license plate on both the front and rear of the truck in conformance 8 with all the requirements of s. 316.605 that do not conflict 9 with this section. The owner of a dump truck may place the 10 rear license plate on the gate no higher than 60 inches to 11 12 allow for better visibility. However, the owner of a truck 13 tractor or a wrecker must shall be required to display the registration license plate only on the front of such vehicle. 14 Section 11. Subsection (1) of section 320.0821, 15 Florida Statutes, is amended, and subsection (5) is added to 16 17 that section, to read: 320.0821 Wrecker license plates.--18 19 (1) The department shall issue one a wrecker license plate, reqardless of gross vehicle weight, to the owner of any 20 21 motor vehicle that is used to tow, carry, or otherwise 22 transport motor vehicles or vessels upon the streets and 23 highways of this state and that is equipped for that purpose with a boom, winch, carrier, or other similar equipment, 2.4 except a motor vehicle registered under the International 25 Registration Plan, upon application and payment of the 26 27 appropriate license tax and fees in accordance with s. 2.8 320.08(5)(d) or (e). 29 (5) A wrecker license plate must be displayed on the 30 front of such vehicle. 31

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Section 12. Effective January 1, 2008, subsection (1) of section 320.0821, Florida Statutes, as amended by this act, is amended to read: 320.0821 Wrecker license plates.--(1) The department shall issue one wrecker license plate, regardless of gross vehicle weight, to the owner of <u>a</u> wrecker any motor vehicle that is used to tow, carry, or otherwise transport vehicles or vessels upon the streets and highways of this state and that is equipped for that purpose with a boom, winch, carrier, or other similar equipment, except a motor vehicle registered under the International Registration Plan, upon application and payment of the appropriate license tax and fees in accordance with s. 320.08(5)(d) or (e). Section 13. Paragraph (a) of subsection (1) of section 320.13, Florida Statutes, is amended to read: 320.13 Dealer and manufacturer license plates and alternative method of registration. --(1)(a) Any licensed motor vehicle dealer and any licensed mobile home dealer may, upon payment of the license tax imposed by s. 320.08(12), secure one or more dealer license plates, which are valid for use on motor vehicles or mobile homes owned by the dealer to whom such plates are issued while the motor vehicles are in inventory and for sale, or while being operated in connection with such dealer's business, but are not valid for use for hire. Dealer license plates may not be used on any tow truck or wrecker as defined in s. 320.01 unless the tow truck or wrecker is being demonstrated for sale, and the dealer license plates may not

30 be used to transport another motor vehicle for the motor

31 vehicle dealer.

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1 Section 14. For the purpose of incorporating the 2 amendment made by this act to section 320.01, Florida Statutes, in references thereto, paragraph (a) of subsection 3 (4) and subsection (9) of section 316.550, Florida Statutes, 4 are reenacted to read: 5 6 316.550 Operations not in conformity with law; special 7 permits.--(4)(a) The Department of Transportation may issue a 8 wrecker special blanket permit to authorize a wrecker as 9 defined in s. 320.01(40) to tow a disabled vehicle as defined 10 in s. 320.01(38) where the combination of the wrecker and the 11 12 disabled vehicle being towed exceeds the maximum weight limits 13 as established by s. 316.535. (9) Whenever any motor vehicle, or the combination of 14 a wrecker as defined in s. 320.01(40) and a towed motor 15 vehicle, exceeds any weight or dimensional criteria or special 16 17 operational or safety stipulation contained in a special 18 permit issued under the provisions of this section, the penalty assessed to the owner or operator shall be as follows: 19 (a) For violation of weight criteria contained in a 20 special permit, the penalty per pound or portion thereof 21 22 exceeding the permitted weight shall be as provided in s. 23 316.545. (b) For each violation of dimensional criteria in a 2.4 25 special permit, the penalty shall be as provided in s. 316.516 26 and penalties for multiple violations of dimensional criteria 27 shall be cumulative except that the total penalty for the 2.8 vehicle shall not exceed \$1,000. (c) For each violation of an operational or safety 29 stipulation in a special permit, the penalty shall be an 30 amount not to exceed \$1,000 per violation and penalties for 31

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multiple violations of operational or safety stipulations 1 2 shall be cumulative except that the total penalty for the vehicle shall not exceed \$1,000. 3 (d) For violation of any special condition that has 4 been prescribed in the rules of the Department of 5 6 Transportation and declared on the permit, the vehicle shall 7 be determined to be out of conformance with the permit and the 8 permit shall be declared null and void for the vehicle, and weight and dimensional limits for the vehicle shall be as 9 established in s. 316.515 or s. 316.535, whichever is 10 11 applicable, and: 12 1. For weight violations, a penalty as provided in s. 13 316.545 shall be assessed for those weights which exceed the limits thus established for the vehicle; and 14 2. For dimensional, operational, or safety violations, 15 16 a penalty as established in paragraph (c) or s. 316.516, 17 whichever is applicable, shall be assessed for each 18 nonconforming dimensional, operational, or safety violation and the penalties for multiple violations shall be cumulative 19 for the vehicle. 20 21 Section 15. For the purpose of incorporating the 22 amendment made by this act to section 320.01, Florida 23 Statutes, in references thereto, paragraphs (d) and (e) of subsection (5) of section 320.08, Florida Statutes, are 2.4 reenacted to read: 25 320.08 License taxes.--Except as otherwise provided 26 27 herein, there are hereby levied and imposed annual license 2.8 taxes for the operation of motor vehicles, mopeds, motorized bicycles as defined in s. 316.003(2), and mobile homes, as 29 30 defined in s. 320.01, which shall be paid to and collected by 31

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1 the department or its agent upon the registration or renewal 2 of registration of the following: (5) SEMITRAILERS, FEES ACCORDING TO GROSS VEHICLE 3 WEIGHT; SCHOOL BUSES; SPECIAL PURPOSE VEHICLES.--4 5 (d) A wrecker, as defined in s. 320.01(40), which is б used to tow a vessel as defined in s. 327.02(39), a disabled, 7 abandoned, stolen-recovered, or impounded motor vehicle as 8 defined in s. 320.01(38), or a replacement motor vehicle as defined in s. 320.01(39): \$30 flat. 9 (e) A wrecker, as defined in s. 320.01(40), which is 10 used to tow any motor vehicle, regardless of whether or not 11 12 such motor vehicle is a disabled motor vehicle as defined in 13 s. 320.01(38), a replacement motor vehicle as defined in s. 320.01(39), a vessel as defined in s. 327.02(39), or any other 14 15 cargo, as follows: 1. Gross vehicle weight of 10,000 pounds or more, but 16 17 less than 15,000 pounds: \$87 flat. 2. Gross vehicle weight of 15,000 pounds or more, but 18 less than 20,000 pounds: \$131 flat. 19 3. Gross vehicle weight of 20,000 pounds or more, but 20 21 less than 26,000 pounds: \$186 flat. 22 4. Gross vehicle weight of 26,000 pounds or more, but 23 less than 35,000 pounds: \$240 flat. 5. Gross vehicle weight of 35,000 pounds or more, but 2.4 less than 44,000 pounds: \$300 flat. 25 6. Gross vehicle weight of 44,000 pounds or more, but 26 27 less than 55,000 pounds: \$572 flat. 2.8 7. Gross vehicle weight of 55,000 pounds or more, but less than 62,000 pounds: \$678 flat. 29 8. Gross vehicle weight of 62,000 pounds or more, but 30 less than 72,000 pounds: \$800 flat. 31

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1 9. Gross vehicle weight of 72,000 pounds or more: \$979 2 flat. 3 Section 16. Effective January 1, 2008, section 4 321.051, Florida Statutes, is amended to read: (Substantial rewording of section. See 5 б s. 321.051, F.S., for present text.) 7 321.051 Florida Highway Patrol wrecker-allocation 8 system; penalties for operation outside of system .--9 (1) As used in this section, the term: 10 (a) "Authorized wrecker company" means a wrecker company designated by the division as part of its 11 12 wrecker-allocation system. 13 (b) "Division" means the Division of the Florida Highway Patrol within the Department of Highway Safety and 14 Motor Vehicles. 15 16 (c) "Unauthorized wrecker company" means a wrecker 17 company not designated by the division as part of its 18 wrecker-allocation system. (d) "Wrecker company" has the same meaning ascribed in 19 s. 508.101. 20 21 (e) "Wrecker operator" has the same meaning ascribed 22 in s. 508.101. 23 (f) "Wrecker services" has the same meaning ascribed 2.4 in s. 508.101. (2)(a) The division may establish within areas 25 designated by the division a wrecker-allocation system, using 26 gualified, reputable wrecker companies, for the removal from 27 2.8 crash scenes and the storage of wrecked or disabled vehicles when the owner or operator is incapacitated or unavailable or 29 30 leaves the procurement of wrecker services to the officer at 31

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1 the scene and for the removal and storage of abandoned 2 vehicles. 3 (b) The wrecker-allocation system may use only wrecker 4 companies registered under chapter 508. Each reputable wrecker 5 company registered under chapter 508 is eligible for use in 6 the system if its equipment and wrecker operators meet the 7 recognized safety qualifications and mechanical standards set by the division's rules for the size of vehicle they are 8 designed to handle. The division may limit the number of 9 10 wrecker companies participating in the wrecker-allocation 11 system. 12 (c) The division may establish maximum rates for the 13 towing and storage of vehicles removed at the division's request if those rates are not established by a county or 14 municipality under s. 125.0103 or s. 166.043. These rates are 15 not rules for the purpose of chapter 120; however, the 16 17 Department of Highway Safety and Motor Vehicles shall adopt 18 rules prescribing the procedures for setting these rates. (d) Notwithstanding chapter 120, a final order of the 19 Department of Highway Safety and Motor Vehicles denying, 20 21 suspending, or revoking a wrecker company's participation in 2.2 the wrecker-allocation system may be appealed only in the 23 manner and within the time provided by the Florida Rules of Appellate Procedure by a writ of certiorari issued by the 2.4 circuit court in the county in which the wrecker company's 25 primary place of business is located, as evidenced by the 26 wrecker company's registration under chapter 508. 27 2.8 (3)(a) An unauthorized wrecker company, its wrecker operators, or its other employees or agents may not monitor a 29 police radio for communications between patrol field units and 30 the dispatcher in order to determine the location of a wrecked 31

1 or disabled vehicle for the purpose of dispatching its wrecker 2 operator to drive by the scene of the vehicle in a manner described in paragraph (b) or paragraph (c). Any person who 3 4 violates this paragraph commits a noncriminal violation, punishable as provided in s. 775.083. 5 б (b) Except as provided in paragraph (c), a wrecker 7 operator dispatched by an unauthorized wrecker company who 8 drives by the scene of a wrecked or disabled vehicle before the arrival of the wrecker operator dispatched by the 9 10 authorized wrecker company may not initiate contact with the owner or operator of the vehicle by soliciting or offering 11 12 wrecker services or tow the vehicle. Any person who violates 13 this paragraph commits a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. 14 (c) When a wrecker operator dispatched by an 15 unauthorized wrecker company drives by the scene of a wrecked 16 17 or disabled vehicle and the owner or operator initiates 18 contact by signaling the wrecker operator to stop and provide wrecker services, the wrecker operator must disclose to the 19 owner or operator of the vehicle that he or she was not 20 21 dispatched by the authorized wrecker company designated as 2.2 part of the wrecker-allocation system and must disclose, in 23 writing, what charges for towing and storage will apply before the vehicle is connected to the towing apparatus. Any person 2.4 who violates this paragraph commits a misdemeanor of the 25 second degree, punishable as provided in s. 775.082 or s. 26 27 775.083. 2.8 (d) A wrecker operator may not falsely identify himself or herself as being part of, or as being employed by a 29 wrecker company that is part of, the wrecker-allocation system 30 at the scene of a wrecked or disabled vehicle. Any person who 31

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| violates this paragraph commits a misdemeanor of the first  |  |
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| degree, punishable as provided in s. 775.082 or s. 775.083.   |  |
| (4) This section does not prohibit or in any way  |  |
| prevent the owner or operator of a vehicle involved in a crash  |  |
| or otherwise disabled from contacting any wrecker company for   |  |
| the provision of wrecker services, regardless of whether the  |  |
| wrecker company is an authorized wrecker company. However, if   |  |
| a law enforcement officer determines that the disabled vehicle  |  |
| or vehicle cargo is a public safety hazard, the officer may,  |  |
| in the interest of public safety, dispatch an authorized  |  |
| wrecker company if the officer believes that the authorized   |  |
| wrecker company would arrive at the scene before the wrecker  |  |
| company requested by the owner or operator of the disabled  |  |
|   |  |
| vehicle or vehicle cargo.   |  |
| <u>vehicle or vehicle cargo.</u><br>(5) A law enforcement officer may dispatch an   |  |
|   |  |
| (5) A law enforcement officer may dispatch an   |  |
| (5) A law enforcement officer may dispatch an authorized wrecker company out of rotation to the scene of a  |  |
| (5) A law enforcement officer may dispatch an<br>authorized wrecker company out of rotation to the scene of a<br>wrecked or disabled vehicle if the authorized wrecker company  |  |
| (5) A law enforcement officer may dispatch an<br>authorized wrecker company out of rotation to the scene of a<br>wrecked or disabled vehicle if the authorized wrecker company<br>next on rotation is not equipped to provide the required  |  |
| (5) A law enforcement officer may dispatch an<br>authorized wrecker company out of rotation to the scene of a<br>wrecked or disabled vehicle if the authorized wrecker company<br>next on rotation is not equipped to provide the required<br>wrecker services and the out-of-rotation authorized wrecker   |  |
| (5) A law enforcement officer may dispatch an<br>authorized wrecker company out of rotation to the scene of a<br>wrecked or disabled vehicle if the authorized wrecker company<br>next on rotation is not equipped to provide the required<br>wrecker services and the out-of-rotation authorized wrecker<br>company is available with the required equipment. However,   |  |
| (5) A law enforcement officer may dispatch an<br>authorized wrecker company out of rotation to the scene of a<br>wrecked or disabled vehicle if the authorized wrecker company<br>next on rotation is not equipped to provide the required<br>wrecker services and the out-of-rotation authorized wrecker<br>company is available with the required equipment. However,<br>this subsection does not prohibit or prevent the owner or  |  |
| (5) A law enforcement officer may dispatch an<br>authorized wrecker company out of rotation to the scene of a<br>wrecked or disabled vehicle if the authorized wrecker company<br>next on rotation is not equipped to provide the required<br>wrecker services and the out-of-rotation authorized wrecker<br>company is available with the required equipment. However,<br>this subsection does not prohibit or prevent the owner or<br>operator of a vehicle involved in a crash or otherwise  |  |
| (5) A law enforcement officer may dispatch an<br>authorized wrecker company out of rotation to the scene of a<br>wrecked or disabled vehicle if the authorized wrecker company<br>next on rotation is not equipped to provide the required<br>wrecker services and the out-of-rotation authorized wrecker<br>company is available with the required equipment. However,<br>this subsection does not prohibit or prevent the owner or<br>operator of a vehicle involved in a crash or otherwise<br>disabled from contacting any wrecker company that is properly |  |

27 the wrecked or disabled vehicle or vehicle cargo is a public

- 28 safety hazard and the officer believes that the authorized
- 29 wrecker company would arrive at the scene before the wrecker
- 30 <u>company requested by the owner or operator.</u>

1 Section 17. Effective January 1, 2008, section 2 323.001, Florida Statutes, is amended to read: (Substantial rewording of section. See 3 4 s. 323.001, F.S., for present text.) 323.001 Wrecker company storage facilities; vehicle 5 б holds.--7 (1) As used in this section, the term: (a) "Business day" means a day other than a Saturday, 8 Sunday, or federal or state legal holiday. 9 10 (b) "Wrecker company" has the same meaning ascribed in s. 508.101. 11 12 (2) A law enforcement agency may place a hold on a 13 motor vehicle stored within a wrecker company's storage facility for 5 business days, thereby preventing a motor 14 vehicle from being released to its owner. 15 (3) To extend a hold beyond 5 business days, the law 16 17 enforcement agency must notify the wrecker company in writing before the expiration of the 5 business days. If notification 18 is not made within the 5 business days, the wrecker company 19 20 must release the vehicle to the designated person under s. 21 713.78. 22 (a) If the hold is extended beyond the 5 business 23 days, the law enforcement agency may have the vehicle removed to a designated impound lot and the vehicle may not be 2.4 released by the law enforcement agency to the owner or 25 lienholder of the vehicle until proof of payment of the towing 26 27 and storage charges incurred by the wrecker company is 2.8 presented to the law enforcement agency. (b) If the law enforcement agency chooses to have the 29 30 vehicle remain at the wrecker company's storage facility for more than 5 business days under the written notification, the 31

| 1  | law enforcement agency is responsible for paying the storage   |
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| 2  | charges incurred by the wrecker company for the requested      |
| 3  | extended period. The owner or lienholder is responsible for    |
| 4  | paying the accrued towing and storage charges for the first 5  |
| 5  | business days, or any period less than the first 5 business    |
| 6  | days, if the law enforcement agency moves the vehicle from the |
| 7  | wrecker company's storage facility to a designated impound lot |
| 8  | or provides written notification to extend the hold on the     |
| 9  | vehicle before the expiration of the 5 business days.          |
| 10 | (c) The towing and storage rates for the owner or              |
| 11 | lienholder of the held vehicle may not exceed the rates for    |
| 12 | the law enforcement agency.                                    |
| 13 | (4) If there is a judicial finding of no probable              |
| 14 | cause for having continued the immobilization or impoundment,  |
| 15 | the law enforcement agency ordering the hold must pay the      |
| 16 | accrued charges for any towing and storage.                    |
| 17 | (5) The requirements for a written hold apply when:            |
| 18 | (a) The law enforcement officer has probable cause to          |
| 19 | believe that the vehicle should be seized and forfeited under  |
| 20 | the Florida Contraband Forfeiture Act, ss. 932.701-932.707;    |
| 21 | (b) The law enforcement officer has probable cause to          |
| 22 | believe that the vehicle should be seized and forfeited under  |
| 23 | <u>chapter 370 or chapter 372;</u>                             |
| 24 | (c) The law enforcement officer has probable cause to          |
| 25 | believe that the vehicle was used as a means to commit a       |
| 26 | <u>crime;</u>  |
| 27 | (d) The law enforcement officer has probable cause to          |
| 28 | believe that the vehicle is itself evidence that a crime has   |
| 29 | been committed or that the vehicle contains evidence, which    |
| 30 | cannot readily be removed, that a crime has been committed;    |
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| 1  | <u>(e) The law enforcement officer has probable cause to</u>   |
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| 2  | believe that the vehicle was involved in a traffic accident    |
| 3  | resulting in death or personal injury and should be sealed for |
| 4  | investigation and collection of evidence by a vehicular        |
| 5  | homicide investigator;   |
| 6  | (f) The vehicle is impounded or immobilized under s.           |
| 7  | <u>316.193 or s. 322.34; or</u>                                |
| 8  | (q) The law enforcement officer is complying with a            |
| 9  | court order.   |
| 10 | (6) The hold must be in writing and must specify:              |
| 11 | (a) The name and agency of the law enforcement officer         |
| 12 | placing the hold on the vehicle.                               |
| 13 | (b) The date and time the hold is placed on the                |
| 14 | vehicle.   |
| 15 | (c) A general description of the vehicle, including            |
| 16 | its color, make, model, body style, and year; vehicle          |
| 17 | identification number; registration license plate number,      |
| 18 | state, and year; and validation sticker number, state, and     |
| 19 | year.  |
| 20 | (d) The specific reason for placing the hold.                  |
| 21 | (e) The condition of the vehicle.                              |
| 22 | (f) The location where the vehicle is being held.              |
| 23 | (q) The name, address, and telephone number of the             |
| 24 | wrecker company and the storage facility.                      |
| 25 | (7) A wrecker company's storage facility must comply           |
| 26 | with a hold placed by a law enforcement officer, including     |
| 27 | instructions for inside or outside storage. A wrecker          |
| 28 | company's storage facility may not release a motor vehicle     |
| 29 | subject to a hold to any person except as directed by the law  |
| 30 | enforcement agency placing the hold.                           |
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1 (8) When a vehicle owner is found quilty of, 2 regardless of adjudication, or pleads nolo contendere to, the offense that resulted in a hold being placed on his or her 3 4 vehicle, the owner must pay the accrued towing and storage charges assessed against the vehicle. 5 б Section 18. Effective January 1, 2008, section 7 323.002, Florida Statutes, is amended to read: 8 (Substantial rewording of section. See 9 s. 323.002, F.S., for present text.) 10 323.002 County and municipal wrecker-allocation systems; penalties for operation outside of system .--11 12 (1) As used in this section, the term: 13 (a) "Authorized wrecker company" means a wrecker company designated as part of the wrecker-allocation system 14 established by the governmental unit having jurisdiction over 15 the scene of a wrecked, disabled, or abandoned vehicle. 16 17 (b) "Unauthorized wrecker company" means a wrecker 18 company not designated as part of the wrecker-allocation system established by the governmental unit having 19 20 jurisdiction over the scene of a wrecked, disabled, or 21 abandoned vehicle. 22 (c) "Wrecker-allocation system" means a system for the 23 towing or removal of wrecked, disabled, or abandoned vehicles, similar to the Florida Highway Patrol wrecker-allocation 2.4 system described in s. 321.051(2), under which a county or 25 municipality contracts with one or more wrecker companies 26 27 registered under chapter 508 for the towing or removal of 2.8 wrecked, disabled, or abandoned vehicles from accident scenes, streets, or highways. Each wrecker-allocation system must use 29 a method for apportioning the towing assignments among the 30 eligible wrecker companies through the creation of geographic 31

1 zones or a rotation schedule or a combination of geographic 2 zones and a rotation schedule. (d) "Wrecker company" has the same meaning ascribed in 3 <u>s. 508.101.</u> 4 5 (e) "Wrecker operator" has the same meaning ascribed б in s. 508.101. 7 (f) "Wrecker services" has the same meaning ascribed 8 <u>in s. 508.101.</u> 9 (2) In a county or municipality that operates a 10 wrecker-allocation system: (a) The wrecker-allocation system may only use wrecker 11 12 companies registered under chapter 508. (b) An unauthorized wrecker company, its wrecker 13 operators, or its other employees or agents may not monitor a 14 police radio for communications between patrol field units and 15 the dispatcher in order to determine the location of a wrecked 16 17 or disabled vehicle for the purpose of dispatching its wrecker 18 operator to drive by the scene of the vehicle in a manner described in paragraph (c) or paragraph (d). Any person who 19 20 violates this paragraph commits a noncriminal violation, 21 punishable as provided in s. 775.083. 22 (c) Except as provided in paragraph (d), a wrecker 23 operator dispatched by an unauthorized wrecker company who drives by the scene of a wrecked or disabled vehicle before 2.4 the arrival of the wrecker operator dispatched by the 25 authorized wrecker company may not initiate contact with the 26 27 owner or operator of the vehicle by soliciting or offering 2.8 wrecker services or tow the vehicle. Any person who violates this paragraph commits a misdemeanor of the second degree, 29 30 punishable as provided in s. 775.082 or s. 775.083. 31

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| 1  | (d) When a wrecker operator dispatched by an                       |
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| 2  | unauthorized wrecker company drives by the scene of a wrecked      |
| 3  | or disabled vehicle and the owner or operator initiates            |
| 4  | contact by signaling the wrecker operator to stop and provide      |
| 5  | wrecker services, the wrecker operator must disclose to the        |
| 6  | owner or operator of the vehicle that he or she was not            |
| 7  | dispatched by the authorized wrecker company designated as         |
| 8  | part of the wrecker-allocation system and must disclose, in        |
| 9  | writing, what charges for towing and storage will apply before     |
| 10 | the vehicle is connected to the towing apparatus. Any person       |
| 11 | who violates this paragraph commits a misdemeanor of the           |
| 12 | second degree, punishable as provided in s. 775.082 or s.          |
| 13 | <u>775.083.</u>  |
| 14 | (e) A wrecker operator may not falsely identify                    |
| 15 | himself or herself as being part of, or as being employed by a     |
| 16 | wrecker company that is part of, the wrecker-allocation system     |
| 17 | at the scene of a wrecked or disabled vehicle. Any person who      |
| 18 | violates this paragraph commits a misdemeanor of the first         |
| 19 | <u>degree, punishable as provided in s. 775.082 or s. 775.083.</u> |
| 20 | (3) This section does not prohibit or in any way                   |
| 21 | prevent the owner or operator of a vehicle involved in a crash     |
| 22 | or otherwise disabled from contacting any wrecker company for      |
| 23 | the provision of wrecker services, regardless of whether the       |
| 24 | wrecker company is an authorized wrecker company. If a law         |
| 25 | enforcement officer determines that the disabled vehicle or        |
| 26 | vehicle cargo is a public safety hazard, the officer may, in       |
| 27 | the interest of public safety, dispatch an authorized wrecker      |
| 28 | company if the officer believes that the authorized wrecker        |
| 29 | company would arrive at the scene before the wrecker company       |
| 30 | requested by the owner or operator of the disabled vehicle or      |
| 31 | vehicle cargo.   |
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| 1  | (4) A law enforcement officer may dispatch an                          |
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| 2  | authorized wrecker company out of rotation to the scene of a           |
| 3  | wrecked or disabled vehicle if the authorized wrecker company          |
| 4  | next on rotation is not equipped to provide the required               |
| 5  | wrecker services and the out-of-rotation authorized wrecker            |
| 6  | company is available with the required equipment. However,             |
| 7  | this subsection does not prohibit or prevent the owner or              |
| 8  | operator of a vehicle involved in a crash or otherwise                 |
| 9  | disabled from contacting any wrecker company that is properly          |
| 10 | equipped to provide the required wrecker services, reqardless          |
| 11 | of whether the wrecker company is an authorized wrecker                |
| 12 | company, unless the law enforcement officer determines that            |
| 13 | the wrecked or disabled vehicle or vehicle cargo is a public           |
| 14 | safety hazard and the officer believes that the authorized             |
| 15 | wrecker company would arrive at the scene before the wrecker           |
| 16 | company requested by the owner or operator.                            |
| 17 | Section 19. Effective January 1, 2008, section 713.78,                 |
| 18 | Florida Statutes, is amended to read:                                  |
| 19 | 713.78 Liens for recovering, towing, or storing                        |
| 20 | vehicles and vessels   |
| 21 | (1) <u>As used in</u> <del>For the purposes of</del> this section, the |
| 22 | term:  |
| 23 | <u>(a) "Business day" means a day other than a Saturday,</u>           |
| 24 | <u>Sunday, or federal or state legal holiday.</u>                      |
| 25 | (b) "Property owner" has the same meaning ascribed in                  |
| 26 | <u>s. 715.07.</u>  |
| 27 | <u>(c)(a)</u> "Vehicle" <u>has the same meaning ascribed in s.</u>     |
| 28 | 508.101 means any mobile item, whether motorized or not, which         |
| 29 | is mounted on wheels.  |
| 30 | (d)(b) "Vessel" <u>has the same meaning ascribed in s.</u>             |
| 31 | 508.101 means every description of watercraft, barge, and              |
|    | 19   |

1 airboat used or capable of being used as a means of 2 transportation on water, other than a seaplane or a "documented vessel" as defined in s. 327.02(9). 3 4 (e)(c) "Wrecker" has the same meaning ascribed in s. 320.01 means any truck or other vehicle which is used to tow, 5 6 carry, or otherwise transport motor vehicles or vessels upon 7 the streets and highways of this state and which is equipped 8 for that purpose with a boom, winch, car carrier, or other 9 similar equipment. 10 (f) "Wrecker company" has the same meaning ascribed in s. 508.101. 11 12 (q) "Wrecker operator" has the same meaning ascribed 13 <u>in s. 508.101.</u> (2) Whenever a wrecker company registered under 14 chapter 508 person regularly engaged in the business of 15 transporting vehicles or vessels by wrecker, tow truck, or car 16 17 carrier recovers, removes, or stores a vehicle or vessel upon 18 instructions from: (a) The owner of the vehicle or vessel thereof; 19 20 The property owner or lessor, or a person (b) 21 authorized by the owner or lessor, of real property on which 22 the such vehicle or vessel is wrongfully parked without 23 permission, and the removal is done in compliance with s. 715.07; or 2.4 25 (c) Any law enforcement agency, 26 27 the wrecker company has <del>she or he shall have</del> a lien on the 2.8 vehicle or vessel for a reasonable towing fee and for a reasonable storage fee\_ $\pm$  except that no storage fee shall be 29 30 charged if the vehicle or vessel is stored for less than 6 31 hours.

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1 (3) This section does not authorize any person to 2 claim a lien on a vehicle for fees or charges connected with the immobilization of the such vehicle using a vehicle boot or 3 other similar device <u>under</u> <del>pursuant to</del> s. 715.07. 4 (4)(a) Any wrecker company that person regularly 5 б engaged in the business of recovering, towing, or storing 7 vehicles or vessels who comes into possession of a vehicle or 8 vessel <u>under</u> pursuant to subsection  $(2)_7$  and who claims a lien 9 for recovery, towing, or storage services, shall give notice to the registered owner, the insurance company insuring the 10 vehicle notwithstanding the provisions of s. 627.736, and to 11 12 all persons claiming a lien on the vehicle or vessel thereon, 13 as disclosed by the records in the Department of Highway Safety and Motor Vehicles or of a corresponding agency in any 14 other state. 15 16 (b) Whenever <u>a</u> any law enforcement agency authorizes 17 the removal of a vehicle or vessel or whenever a wrecker 18 company any towing service, garage, repair shop, or automotive service, storage, or parking place notifies the law 19 enforcement agency of possession of a vehicle or vessel under 20 21 pursuant to s. 715.07(2)(a)2., the applicable law enforcement 22 agency shall contact the Department of Highway Safety and 23 Motor Vehicles, or the appropriate agency of the state of registration, if known, within 24 hours through the medium of 2.4 electronic communications, giving the full description of the 25 vehicle or vessel. Upon receipt of the full description of the 26 27 vehicle or vessel, the department shall search its files to 2.8 determine the owner's name, the insurance company insuring the vehicle or vessel, and whether any person has filed a lien 29 upon the vehicle or vessel as provided in s. 319.27(2) and (3) 30 and notify the applicable law enforcement agency within 72 31

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1 hours. The wrecker company person in charge of the towing 2 service, garage, repair shop, or automotive service, storage, or parking place shall obtain that such information from the 3 applicable law enforcement agency within 5 days after the date 4 of storage and shall give notice under <del>pursuant to</del> paragraph 5 6 (a). The department may release the insurance company 7 information to the requestor notwithstanding the provisions of 8 s. 627.736.

(c) Notice by certified mail, return receipt 9 requested, shall be sent within 7 business days after the date 10 of storage of the vehicle or vessel to the registered owner, 11 12 the insurance company insuring the vehicle notwithstanding the 13 provisions of s. 627.736, and all persons of record claiming a lien against the vehicle or vessel. The notice Ht shall state 14 the fact of possession of the vehicle or vessel  $\underline{\text{and}}_7$  that a 15 lien as provided in subsection (2) is claimed, that charges 16 17 have accrued and the amount of the charges thereof, that the lien is subject to enforcement <u>under</u> pursuant to law, and that 18 the owner or lienholder, if any, has the right to a hearing as 19 set forth in subsection (5), and that any vehicle or vessel 20 21 that which remains unclaimed, or for which the charges for 22 recovery, towing, or storage services remain unpaid, may be 23 sold free of all prior liens after 35 days if the vehicle or vessel is more than 3 years of age or after 50 days if the 2.4 vehicle or vessel is 3 years of age or less. 25 (d) If the wrecker company is unable attempts to 26 27 identify locate the name and address of the owner or 2.8 lienholder prove unsuccessful, the wrecker company towing storage operator shall, after 7 business working days 29 following, excluding Saturday and Sunday, of the initial tow 30 or storage, notify the public agency of jurisdiction in 31

writing by certified mail or acknowledged hand delivery that 1 2 the <u>wrecker</u> towing storage company has been unable to <u>identify</u> locate the name and address of the owner or lienholder, and a 3 physical search of the vehicle or vessel has disclosed no 4 ownership information, and a good faith effort has been made. 5 б For purposes of this paragraph and subsection (9), the term 7 "good faith effort" means that the following checks have been 8 performed by the wrecker company to establish prior state of registration and for title: 9 10 1. Check of vehicle or vessel for any type of tag, tag record, temporary tag, or regular tag. 11 12 2. Check of law enforcement report for tag number or 13 other information identifying the vehicle or vessel $\tau$  if the vehicle or vessel was towed at the request of a law 14 enforcement officer. 15 3. Check of trip sheet or tow ticket of the wrecker 16 17 tow truck operator to see if a tag was on vehicle or vessel at beginning of tow, if private tow. 18 4. If there is no address of the owner on the impound 19 report, check of law enforcement report to see if an 20 21 out-of-state address is indicated from driver license 2.2 information. 5. Check of vehicle or vessel for inspection sticker 23 or other stickers and decals that may indicate a state of 2.4 possible registration. 25 6. Check of the interior of the vehicle or vessel for 26 27 any papers that may be in the glove box, trunk, or other areas 2.8 for a state of registration. 7. Check of vehicle for vehicle identification number. 29 30 8. Check of vessel for vessel registration number. 31

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9. Check of vessel hull for a hull identification 1 2 number, which should be carved, burned, stamped, embossed, or otherwise permanently affixed to the outboard side of the 3 transom or, if there is no transom, to the outmost seaboard 4 side at the end of the hull that bears the rudder or other 5 6 steering mechanism. 7 (5)(a) The owner of a vehicle or vessel removed under pursuant to the provisions of subsection (2), or any person 8 9 claiming a lien, other than the wrecker company towing storage operator, within 10 days after the time she or he has 10 knowledge of the location of the vehicle or vessel, may file a 11 12 complaint in the county court of the county in which the 13 vehicle or vessel is stored or in which the owner resides to determine if her or his property was wrongfully taken or 14 withheld from her or him. 15 (b) Upon filing of a complaint, an owner or lienholder 16 17 may have her or his vehicle or vessel released upon posting 18 with the court a cash or surety bond or other adequate security equal to the amount of the charges for towing or 19 storage and lot rental amount to ensure the payment of the 20 21 such charges in the event she or he does not prevail. Upon the 22 posting of the bond and the payment of the applicable fee set 23 forth in s. 28.24, the clerk of the court shall issue a certificate notifying the lienor of the posting of the bond 2.4 and directing the lienor to release the vehicle or vessel. At 25 the time of the such release, after reasonable inspection, she 26 or he shall give a receipt to the wrecker towing storage 27 2.8 company reciting any claims she or he has for loss or damage 29 to the vehicle or vessel or to the contents of the vehicle or 30 vessel thereof.

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(c) Upon determining the respective rights of the

2 parties, the court shall may award damages, reasonable attorney's fees, and costs to in favor of the prevailing 3 party. In any event, The final order shall require provide for 4 immediate payment in full of the recovery, towing, and storage 5 6 fees by the vehicle or vessel owner or lienholder,  $\div$  by or the 7 <u>law enforcement</u> agency ordering the tow,  $\div$  or by the property 8 owner, lessee, or agent thereof of the real property from which the vehicle or vessel was towed or removed under s. 9 715.07. 10

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(6) Any vehicle or vessel that which is stored under 11 12 pursuant to subsection (2) and which remains unclaimed, or for 13 which reasonable charges for recovery, towing, or storing remain unpaid, and any contents not released under pursuant to 14 subsection  $(10)_{7}$  may be sold by the <u>wrecker company</u> owner or 15 16 operator of the storage space for the such towing or storage 17 charge after 35 days after from the time the vehicle or vessel 18 is stored in the wrecker company's storage facility therein if the vehicle or vessel is more than 3 years of age or after 50 19 days <u>after</u> following the time the vehicle or vessel is stored 20 21 in the wrecker company's storage facility therein if the 22 vehicle or vessel is 3 years of age or less. The sale shall be 23 at public auction for cash. If the date of the sale is was not included in the notice required in subsection (4), notice of 2.4 the sale shall be given to the person in whose name the 25 vehicle or vessel is registered and to all persons claiming a 26 27 lien on the vehicle or vessel as shown on the records of the 2.8 Department of Highway Safety and Motor Vehicles or of the 29 corresponding agency in any other state. Notice shall be sent by certified mail, return receipt requested, to the owner of 30 the vehicle or vessel and the person having the recorded lien 31

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provided by court order.

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on the vehicle or vessel at the address shown on the records of the registering agency and shall be mailed at least not less than 15 days before the date of the sale. After diligent search and inquiry, if the name and address of the registered owner or the owner of the recorded lien cannot be ascertained, the requirements of notice by mail may be dispensed with. In addition to the notice by mail, public notice of the time and place of sale shall be made by publishing a notice of the sale thereof one time, at least 10 days prior to the date of the sale, in a newspaper of general circulation in the county in which the sale is to be held. The proceeds of the sale, after payment of reasonable towing and storage charges, and costs of the sale, in that order of priority, shall be deposited with the clerk of the circuit court for the county if the owner is absent, and the clerk shall hold the such proceeds subject to the claim of the person legally entitled to those proceeds thereto. The clerk shall be entitled to receive 5 percent of the such proceeds for the care and disbursement of the proceeds thereof. The certificate of title issued under this section law shall be discharged of all liens unless otherwise

22 (7)(a) A wrecker company, its wrecker operators, and 23 other employees or agents of the wrecker company operator recovering, towing, or storing vehicles or vessels are is not 2.4 liable for damages connected with those such services, theft 25 of the such vehicles or vessels, or theft of personal property 26 27 contained in the such vehicles or vessels if those, provided 2.8 that such services are have been performed with reasonable care and provided, further, that, in the case of removal of a 29 vehicle or vessel upon the request of a person purporting, and 30 reasonably appearing, to be the property owner or lessee, or a 31

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1 person authorized by the owner or lessee, of the real property 2 from which the such vehicle or vessel is removed, the such removal is has been done in compliance with s. 715.07. 3 Further, a wrecker company, its wrecker operators, and other 4 employees or agents of the wrecker company are operator is not 5 6 liable for damage to a vehicle, a vessel, or cargo that 7 obstructs the normal movement of traffic or creates a hazard 8 to traffic and is removed in compliance with the request of a 9 law enforcement officer. 10 (b) For the purposes of this subsection, a wrecker company, its wrecker operators, and other employees or agents 11 12 of the wrecker company are operator is presumed to use 13 reasonable care to prevent the theft of a vehicle or vessel or of any personal property contained in the such vehicle or 14 vessel stored in the wrecker company's operator's storage 15 facility if all of the following apply: 16 17 1. The wrecker <u>company</u> <del>operator</del> surrounds the storage 18 facility with a chain-link or solid-wall type fence at least 6 feet in height; 19 2. The wrecker company illuminates operator has 20 21 illuminated the storage facility with lighting of sufficient 22 intensity to reveal persons and vehicles at a distance of at 23 least 150 feet during nighttime; and 3. The wrecker company operator uses one or more of 2.4 the following security methods to discourage theft of vehicles 25 26 or vessels or of any personal property contained in such 27 vehicles or vessels stored in the wrecker company's operator's 2.8 storage facility: 29 a. A night dispatcher or watchman remains on duty at 30 the storage facility from sunset to sunrise; 31

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1 b. A security dog remains at the storage facility from 2 sunset to sunrise; 3 c. Security cameras or other similar surveillance devices monitor the storage facility; or 4 5 d. A security guard service examines the storage 6 facility at least once each hour from sunset to sunrise. 7 (c) Any law enforcement agency requesting that a motor 8 vehicle be removed from an accident scene, street, or highway must conduct an inventory and prepare a written record of all 9 10 personal property found in the vehicle before the vehicle is removed by a wrecker operator. However, if the owner or driver 11 12 of the motor vehicle is present and accompanies the vehicle, 13 an no inventory by law enforcement is not required. A wrecker company, its wrecker operators, and other employees or agents 14 of the wrecker company are operator is not liable for the loss 15 of personal property alleged to be contained in such a vehicle 16 17 when the such personal property was not identified on the inventory record prepared by the law enforcement agency 18 requesting the removal of the vehicle. 19 20 (8) A wrecker company and its wrecker operators, 21 excluding person regularly engaged in the business of 22 recovering, towing, or storing vehicles or vessels, except a 23 person licensed under chapter 493 while engaged in "repossession" activities as defined in s. 493.6101, may not 2.4 25 operate a wrecker, tow truck, or car carrier unless the name, address, and telephone number of the wrecker company 26 27 performing the wrecker services service is clearly printed in 2.8 contrasting colors on the driver and passenger sides of the wrecker its vehicle. The name must be in at least 3-inch 29 30 permanently affixed letters, and the address and telephone number must be in at least 1-inch permanently affixed letters. 31

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1 (9) Failure to make good faith, best efforts to comply 2 with the notice requirements of this section precludes shall preclude the imposition of any storage charges against the 3 such vehicle or vessel. 4 5 (10) Each wrecker company that provides Persons who б provide services under pursuant to this section shall permit 7 vehicle or vessel owners or their agents, which agency is 8 evidenced by an original writing acknowledged by the owner before a notary public or other person empowered by law to 9 administer oaths, to inspect the towed vehicle or vessel and 10 shall release to the owner or agent the vehicle, vessel, or 11 12 all personal property not affixed to the vehicle or vessel 13 that which was in the vehicle or vessel at the time the vehicle or vessel came into the custody of the wrecker company 14 person providing those such services. 15 16 (11)(a) <u>A wrecker company that</u> Any person regularly 17 engaged in the business of recovering, towing, or storing 18 <del>vehicles or vessels who</del> comes into possession of a vehicle or vessel pursuant to subsection (2) and complies who has 19 complied with the provisions of subsections (3) and (6), when 20 21 the such vehicle or vessel is to be sold for purposes of being 22 dismantled, destroyed, or changed in such <u>a</u> manner that it is 23 not the motor vehicle or vessel described in the certificate of title, <u>must</u> shall apply to the county tax collector for a 2.4 certificate of destruction. A certificate of destruction, 25 which authorizes the dismantling or destruction of the vehicle 26 27 or vessel described on the certificate therein, is shall be 2.8 reassignable no more than twice a maximum of two times before 29 dismantling or destruction of the vehicle or vessel is shall be required, and, in lieu of a certificate of title, the 30 certificate of destruction shall accompany the vehicle or 31

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1 vessel for which it is issued, when the  $\frac{1}{2}$  when the  $\frac{1}{2}$  which is  $\frac{1}{2}$  when the  $\frac{1}{2}$ 2 is sold for that purpose such purposes, in lieu of a certificate of title. The application for a certificate of 3 destruction must include an affidavit from the applicant that 4 it has complied with all applicable requirements of this 5 6 section and, if the vehicle or vessel is not registered in 7 this state, by a statement from a law enforcement officer that 8 the vehicle or vessel is not reported stolen, and <u>must also</u> 9 shall be accompanied by any other such documentation as may be required by the department. 10 (b) The Department of Highway Safety and Motor 11 12 Vehicles shall charge a fee of \$3 for each certificate of 13 destruction. A service charge of \$4.25 shall be collected and retained by the tax collector who processes the application. 14 (c) The Department of Highway Safety and Motor 15 Vehicles may adopt such rules to administer as it deems 16 17 necessary or proper for the administration of this subsection. 18 (12)(a) Any person who violates any provision of subsection (1), subsection (2), subsection (4), subsection 19 (5), subsection (6), or subsection (7) <u>commits</u> is guilty of a 20 21 misdemeanor of the first degree, punishable as provided in s. 22 775.082 or s. 775.083. 23 (b) Any person who violates subsection (8), subsection (9), subsection (10), or subsection (11) commits the 2.4 provisions of subsections (8) through (11) is guilty of a 25 26 felony of the third degree, punishable as provided in s. 27 775.082, s. 775.083, or s. 775.084. 2.8 (c) Any person who uses a false or fictitious name, gives a false or fictitious address, or makes any false 29 statement in any application or affidavit required under the 30 provisions of this section <u>commits</u> is guilty of a felony of 31

1 the third degree, punishable as provided in s. 775.082, s. 2 775.083, or s. 775.084. 3 (d) Employees of the Department of Highway Safety and 4 Motor Vehicles and law enforcement officers may are authorized to inspect the records of each wrecker company in this state 5 б any person regularly engaged in the business of recovering, 7 towing, or storing vehicles or vessels or transporting 8 vehicles or vessels by wrecker, tow truck, or car carrier, to 9 ensure compliance with the requirements of this section. Any person who fails to maintain records, or fails to produce 10 records when required in a reasonable manner and at a 11 12 reasonable time, commits a misdemeanor of the first degree, 13 punishable as provided in s. 775.082 or s. 775.083. (13)(a) Upon receipt by the Department of Highway 14 Safety and Motor Vehicles of written notice from a wrecker 15 company that operator who claims a wrecker company's 16 17 operator's lien under paragraph (2)(c) or paragraph (2)(d) for 18 recovery, towing, or storage of an abandoned vehicle or vessel upon instructions from any law enforcement agency, for which a 19 certificate of destruction has been issued under subsection 20 21 (11), the department shall place the name of the registered 2.2 owner of that vehicle or vessel on the list of those persons 23 who may not be issued a license plate or revalidation sticker for any motor vehicle under s. 320.03(8). If the vehicle or 2.4 vessel is owned jointly by more than one person, the name of 25 26 each registered owner shall be placed on the list. The notice 27 of wrecker company's operator's lien shall be submitted on 2.8 forms provided by the department, which must include: 1. The name, address, and telephone number of the 29 30 wrecker company operator. 31

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1 2. The name of the registered owner of the vehicle or 2 vessel and the address to which the wrecker company operator provided notice of the lien to the registered owner under 3 4 subsection (4). 5 3. A general description of the vehicle or vessel, б including its color, make, model, body style, and year. 7 4. The vehicle identification number (VIN); 8 registration license plate number, state, and year; validation decal number, state, and year; vessel registration number; 9 hull identification number; or other identification number, as 10 applicable. 11 12 5. The name of the person or the corresponding law 13 enforcement agency that requested that the vehicle or vessel be recovered, towed, or stored. 14 6. The amount of the wrecker <u>company's</u> <del>operator's</del> 15 lien, not to exceed the amount allowed by paragraph (b). 16 17 (b) For purposes of this subsection only, the amount 18 of the wrecker <u>company's</u> operator's lien for which the department will prevent issuance of a license plate or 19 revalidation sticker may not exceed the amount of the charges 20 21 for recovery, towing, and storage of the vehicle or vessel for 22 7 days. These charges may not exceed the maximum rates imposed 23 by the ordinances of the respective county or municipality under ss. 125.0103(1)(c) and 166.043(1)(c). This paragraph 2.4 does not limit the amount of a wrecker company's operator's 25 lien claimed under subsection (2) or prevent a wrecker company 26 27 operator from seeking civil remedies for enforcement of the 2.8 entire amount of the lien- but limits only that portion of the lien for which the department will prevent issuance of a 29 30 license plate or revalidation sticker. 31

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1 (c)1. The registered owner of a vehicle or vessel may 2 dispute a wrecker <u>company's</u> operator's lien, by notifying the department of the dispute in writing on forms provided by the 3 department, if at least one of the following applies: 4 a. The registered owner presents a notarized bill of 5 б sale proving that the vehicle or vessel was sold in a private 7 or casual sale before the vehicle or vessel was recovered, 8 towed, or stored. b. The registered owner presents proof that the 9 Florida certificate of title of the vehicle or vessel was sold 10 to a licensed dealer as defined in s. 319.001 before the 11 12 vehicle or vessel was recovered, towed, or stored. 13 c. The records of the department were marked "sold" prior to the date of the tow. 14 15 If the registered owner's dispute of a wrecker company's 16 17 operator's lien complies with one of these criteria, the 18 department shall immediately remove the registered owner's name from the list of those persons who may not be issued a 19 license plate or revalidation sticker for any motor vehicle 20 21 under s. 320.03(8), thereby allowing issuance of a license 22 plate or revalidation sticker. If the vehicle or vessel is 23 owned jointly by more than one person, each registered owner must dispute the wrecker <u>company's</u> operator's lien in order to 2.4 be removed from the list. However, the department shall deny 25 any dispute and maintain the registered owner's name on the 26 27 list of those persons who may not be issued a license plate or 2.8 revalidation sticker for any motor vehicle under s. 320.03(8) 29 if the wrecker company operator has provided the department with a certified copy of the judgment of a court that which 30 orders the registered owner to pay the wrecker company's 31

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1 operator's lien claimed under this section. In such a case, 2 the amount of the wrecker <u>company's</u> operator's lien allowed by paragraph (b) may be increased to include no more than \$500 of 3 the reasonable costs and attorney's fees incurred in obtaining 4 the judgment. The department's action under this subparagraph 5 6 is ministerial in nature, shall not be considered final agency 7 action, and is appealable only to the county court for the county in which the vehicle or vessel was ordered removed. 8 9 2. A person against whom a wrecker company's 10 operator's lien has been imposed may alternatively obtain a discharge of the lien by filing a complaint - challenging the 11 12 validity of the lien or the amount of the lien thereof, in the 13 county court of the county in which the vehicle or vessel was ordered removed. Upon filing of the complaint, the person may 14 have her or his name removed from the list of those persons 15 who may not be issued a license plate or revalidation sticker 16 17 for any motor vehicle under s. 320.03(8), thereby allowing 18 issuance of a license plate or revalidation sticker, upon posting with the court a cash or surety bond or other adequate 19 security equal to the amount of the wrecker company's 20 21 operator's lien to ensure the payment of such lien in the 22 event she or he does not prevail. Upon the posting of the bond 23 and the payment of the applicable fee set forth in s. 28.24, the clerk of the court shall issue a certificate notifying the 2.4 department of the posting of the bond and directing the 25 department to release the wrecker <u>company's</u> <del>operator's</del> lien. 26 27 Upon determining the respective rights of the parties, the 2.8 court may award damages and costs in favor of the prevailing 29 party.

30 3. If a person against whom a wrecker <u>company's</u>
31 operator's lien has been imposed does not object to the lien<del>,</del>

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1 but cannot discharge the lien by payment because the wrecker 2 company operator has moved or gone out of business, the person may have her or his name removed from the list of those 3 persons who may not be issued a license plate or revalidation 4 5 sticker for any motor vehicle under s. 320.03(8), thereby 6 allowing issuance of a license plate or revalidation sticker, 7 upon posting with the clerk of court in the county in which 8 the vehicle or vessel was ordered removed  $\overline{\tau}$  a cash or surety 9 bond or other adequate security equal to the amount of the wrecker company's operator's lien. Upon the posting of the 10 bond and the payment of the application fee set forth in s. 11 12 28.24, the clerk of the court shall issue a certificate 13 notifying the department of the posting of the bond and directing the department to release the wrecker company's 14 operator's lien. The department shall mail to the wrecker 15 company operator, at the address upon the lien form, notice 16 17 that the wrecker company operator must claim the security 18 within 60 days, or the security will be released back to the person who posted it. At the conclusion of the 60 days, the 19 department shall direct the clerk as to which party is 20 21 entitled to payment of the security, less applicable clerk's 22 fees. 23 4. A wrecker company's operator's lien expires 5 years after filing. 24 (d) Upon discharge of the amount of the wrecker 25 company's operator's lien allowed by paragraph (b), the 26 27 wrecker company operator must issue a certificate of 2.8 discharged wrecker company's operator's lien on forms provided

29 by the department to each registered owner of the vehicle or

30 vessel attesting that the amount of the wrecker <u>company's</u>

31 operator's lien allowed by paragraph (b) has been discharged.

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Upon presentation of the certificate of discharged wrecker company's operator's lien by the registered owner, the department shall immediately remove the registered owner's name from the list of those persons who may not be issued a license plate or revalidation sticker for any motor vehicle under s. 320.03(8), thereby allowing issuance of a license plate or revalidation sticker. Issuance of a certificate of discharged wrecker company's operator's lien under this paragraph does not discharge the entire amount of the wrecker <u>company's</u> operator's lien claimed under subsection  $(2)_{\tau}$  but only certifies to the department that the amount of the wrecker company's operator's lien allowed by paragraph (b), for which the department will prevent issuance of a license plate or revalidation sticker, has been discharged. (e) When a wrecker <u>company</u> <del>operator</del> files a notice of wrecker company's operator's lien under this subsection, the department shall charge the wrecker company operator a fee of \$2, which shall be deposited into the General Revenue Fund established under s. 860.158. A service charge of \$2.50 shall be collected and retained by the tax collector who processes a

22 (f) This subsection applies only to the annual renewal 23 in the registered owner's birth month of a motor vehicle registration and does not apply to the transfer of a 2.4 registration of a motor vehicle sold by a motor vehicle dealer 25 26 licensed under chapter 320, except for the transfer of 27 registrations which is inclusive of the annual renewals. This 2.8 subsection does not apply to any vehicle registered in the name of the lessor. This subsection does not affect the 29 30 issuance of the title to a motor vehicle, notwithstanding s. 31 319.23(7)(b).

notice of wrecker <u>company's</u> operator's lien.

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1 The Department of Highway Safety and Motor (q) 2 Vehicles may adopt rules pursuant to ss. 120.536(1) and 120.54 to implement this subsection. 3 4 Section 20. The amendments to section 713.78, Florida Statutes, made by this act do not affect the validity of liens 5 established under section 713.78, Florida Statutes, before 6 7 January 1, 2008. 8 Section 21. Effective January 1, 2008, section 715.07, 9 Florida Statutes, is amended to read: 10 715.07 Vehicles or vessels parked on real private property without permission; towing .--11 12 (1) As used in this section, the term: 13 (a) "Property owner" means an owner or lessee of real property, or a person authorized by the owner or lessee, which 14 person may be the designated representative of the condominium 15 association if the real property is a condominium. 16 17 (b) (a) "Vehicle" has the same meaning ascribed in s. 18 508.101 means any mobile item which normally uses wheels, 19 whether motorized or not. (c)(b) "Vessel" has the same meaning ascribed in s. 20 21 508.101 means every description of watercraft, barge, and 2.2 airboat used or capable of being used as a means of 23 transportation on water, other than a seaplane or a "documented vessel" as defined in s. 327.02(9). 2.4 (d) "Wrecker company" has the same meaning ascribed in 25 s. 508.101. 26 (e) "Wrecker operator" has the same meaning ascribed 27 2.8 in s. 508.101. 29 (2) <u>A property owner</u> The owner or lessee of real property, or any person authorized by the owner or lessee, 30 which person may be the designated representative of the 31

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1 condominium association if the real property is a condominium, may cause a any vehicle or vessel parked on her or his such 2 3 property without her or his permission to be removed by a wrecker company registered under chapter 508 person regularly 4 engaged in the business of towing vehicles or vessels, without 5 6 liability for the costs of removal, transportation, or storage 7 or damages caused by the such removal, transportation, or 8 storage, under any of the following circumstances: (a) The towing or removal of any vehicle or vessel 9 10 from <u>real</u> private property without the consent of the registered owner or other legally authorized person in control 11 12 of that vehicle or vessel is subject to strict compliance with 13 the following conditions and restrictions: 1.a. Any towed or removed vehicle or vessel must be 14 stored at a storage facility site within a 10-mile radius of 15 the point of removal in any county that has a population of 16 17 500,000 population or more, and within a 15-mile radius of the 18 point of removal in any county that has a population of fewer less than 500,000 population. The wrecker company's storage 19 facility That site must be open for the purpose of redemption 20 21 of vehicles and vessels on any day that the wrecker company 22 person or firm towing the such vehicle or vessel is open for 23 towing purposes, from <u>8</u> 8:00 a.m. to <u>6</u> 6:00 p.m., and, when closed, <u>must</u> shall have prominently posted a sign indicating a 2.4 25 telephone number where the operator of the storage facility 26 site can be reached at all times. Upon receipt of a telephoned 27 request to open the storage facility site to redeem a vehicle 2.8 or vessel, the operator shall return to the storage facility 29 site within 1 hour or she or he is will be in violation of 30 this section.

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1 b. If no wrecker company towing business providing 2 such service is located within the area of towing limitations set forth in sub-subparagraph a., the following limitations 3 apply: any towed or removed vehicle or vessel must be stored 4 at a storage facility site within a 20-mile radius of the 5 6 point of removal in any county that has a population of 7 500,000 population or more, and within a 30-mile radius of the point of removal in any county that has a population of fewer 8 9 less than 500,000 population. 10 2. The wrecker company person or firm towing or removing the vehicle or vessel shall, within 30 minutes after 11 12 completion of the such towing or removal, notify the municipal 13 police department or, in an unincorporated area, the sheriff, of the such towing or removal, the location of the storage 14 facility site, the time the vehicle or vessel was towed or 15 removed, and the make, model, color, and license plate number 16 17 of the vehicle or the make, model, color, and registration 18 number of the vessel. The wrecker company or description and registration number of the vessel and shall <u>also</u> obtain the 19 name of the person at the police that department or sheriff's 20 21 office to whom such information is was reported and note that 22 name on the trip record. 23 3. A wrecker operator person in the process of towing or removing a vehicle or vessel from the premises or parking 2.4 lot in which the vehicle or vessel is not lawfully parked 25 without permission must stop when a person seeks the return of 26 27 the vehicle or vessel. The vehicle or vessel must be returned

30 as provided in subparagraph 6. The vehicle or vessel may be 31 towed or removed if, after a reasonable opportunity, the owner

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upon the payment of a reasonable service fee of not more than

one-half of the posted rate for the towing or removal service

1 or legally authorized person in control of the vehicle or 2 vessel is unable to pay the service fee or refuses to remove the vehicle or vessel that is parked without permission. If 3 the vehicle or vessel is redeemed, a detailed signed receipt 4 5 must be given to the person redeeming the vehicle or vessel. 6 4. A wrecker company, a wrecker operator, or another 7 employee or agent of a wrecker company person may not pay or 8 accept money or other valuable consideration for the privilege of towing or removing vehicles or vessels from a particular 9 location. 10 5. Except for property appurtenant to and obviously a 11 12 part of a single-family residence, and except for instances 13 when notice is personally given to the owner or other legally authorized person in control of the vehicle or vessel that the 14 area in which that vehicle or vessel is parked is reserved or 15 otherwise unavailable for unauthorized vehicles or vessels and 16 17 that the vehicle or vessel is subject to being removed at the 18 owner's or operator's expense, any property owner or lessee, or person authorized by the property owner or lessee, before 19 prior to towing or removing any vehicle or vessel from real 20 21 private property without the consent of the owner or other 22 legally authorized person in control of that vehicle or 23 vessel, must post a notice meeting the following requirements: a. The notice must be prominently placed at each 2.4 driveway access or curb cut allowing vehicular access to the 25 26 property, within 5 feet from the public right-of-way line. If 27 there are no curbs or access barriers, at least one sign the 2.8 signs must be posted not less than one sign for each 25 feet 29 of lot frontage. b. The notice must clearly indicate, in at least not 30 less than 2-inch high, light-reflective letters on a 31

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1 contrasting background, that unauthorized vehicles will be 2 towed away at the owner's expense. The words "tow-away zone" must be included on the sign in <u>at least</u> not less than 4-inch 3 4 high letters. c. The notice must also provide the name and current 5 6 telephone number of the wrecker company person or firm towing 7 or removing the vehicles or vessels. 8 d. The sign structure containing the required notices 9 must be permanently installed with the words "tow-away zone" not less than 3 feet and not more than 6 feet above ground 10 level and must be continuously maintained on the property for 11 12 not less than 24 hours prior to the towing or removal of any 13 vehicles or vessels. e. The local government may require permitting and 14 inspection of these signs prior to any towing or removal of 15 vehicles or vessels being authorized. 16 17 f. A business with 20 or fewer parking spaces 18 satisfies the notice requirements of this subparagraph by prominently displaying a sign stating\_ "Reserved Parking for 19 Customers Only. Unauthorized Vehicles or Vessels Will be Towed 20 21 Away At the Owner's Expense, " in <u>at least</u> not less than 4-inch 22 high, light-reflective letters on a contrasting background. 23 q. A property owner towing or removing vessels from 2.4 real property must post notice, consistent with the 25 requirements in sub subparagraphs a. f., which apply to 26 vehicles, that unauthorized vehicles or vessels will be towed 27 away at the owner's expense. 2.8 29 A business owner or lessee may authorize the removal of a vehicle or vessel by a <u>wrecker</u> towing company registered under 30 chapter 508 when no tow-away sign is posted if the vehicle or 31

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1 vessel is parked in such a manner that restricts the normal 2 operation of business.; and If a vehicle or vessel parked on a 3 public right-of-way obstructs access to a private driveway when no tow-away sign is posted, the owner  $or_{\tau}$  lessee of the 4 driveway, or the owner's or lessee's agent may have the 5 6 vehicle or vessel removed by a wrecker towing company 7 registered under chapter 508 upon signing an order that the 8 vehicle or vessel be removed without a posted tow away zone 9 <del>sign</del>.

10 6. Each wrecker company Any person or firm that tows or removes vehicles or vessels and proposes to require an 11 12 owner, operator, or person in control of a vehicle or vessel 13 to pay the costs of towing and storage prior to redemption of the vehicle or vessel must file and keep on record with the 14 local law enforcement agency a complete copy of the current 15 rates to be charged for  $\underline{the}\xspace$  services and post at the 16 17 wrecker company's storage facility site an identical rate 18 schedule and any written contracts with property ownerslessees, or persons in control of <u>real</u> property that which 19 authorize the wrecker company such person or firm to remove 20 21 vehicles or vessels as provided in this section.

22 7. Each wrecker company Any person or firm towing or 23 removing any vehicles or vessels from real private property without the consent of the owner or other legally authorized 2.4 person in control of the vehicles or vessels shall, on each 25 26 wrecker any trucks, wreckers as defined in s. 320.01 s. 27 713.78(1)(c), or other vehicles used in the towing or removal, 2.8 have the name, address, and telephone number of the wrecker 29 company performing such service clearly printed in contrasting colors on the driver and passenger sides of the wrecker 30 vehicle. The name <u>must</u> shall be in at least 3-inch permanently 31

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1 affixed letters, and the address and telephone number must 2 shall be in at least 1-inch permanently affixed letters. 8. Vehicle or vessel entry for the purpose of towing 3 or removing the vehicle or vessel is shall be allowed with 4 5 reasonable care on the part of the wrecker company and the 6 wrecker operators person or firm towing the vehicle or vessel. 7 A wrecker company, its wrecker operators, and other employees 8 or agents of the wrecker company are not Such person or firm shall be liable for any damage occasioned to the vehicle or 9 vessel if such entry into the vehicle or vessel is performed 10 not in accordance with the standard of reasonable care. 11 12 9. When a vehicle or vessel is has been towed or 13 removed <u>under</u> <del>pursuant to</del> this section, <u>the wrecker company</u> it must release the vehicle or vessel be released to its owner or 14 an agent of the owner custodian within one hour after 15 requested. Any vehicle or vessel owner or the owner's agent 16 17 has shall have the right to inspect the vehicle or vessel 18 before accepting its return. A wrecker company may not require any vehicle or vessel owner, custodian, or agent to, and no 19 release the wrecker company or waiver of any kind which would 20 21 release the person or firm towing the vehicle or vessel from 22 liability for damages noted by the owner or other legally 23 authorized person at the time of the redemption may be required from any vehicle or vessel owner, custodian, or agent 2.4 as a condition of release of the vehicle or vessel to its 25 26 owner. A wrecker company must give a person paying towing and 27 storage charges under this section a detailed, signed receipt 2.8 showing the legal name of the wrecker company or person towing 29 or removing the vehicle or vessel must be given to the person paying towing or storage charges at the time of payment, 30 whether requested or not. 31

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| minimum standards and do not preclude enactment of additional<br>regulations by any municipality or county_ including the<br>regulation of right to regulate rates when vehicles or vessels<br>are towed from real private property.<br>(3) This section does not apply to vehicles or vessels<br>that are reasonably identifiable from markings as law<br>enforcement, firefighting, rescue squad, ambulance, or other<br>emergency vehicles or vessels that are marked as such or to<br>property owned by any governmental entity.<br>(4) When a person improperly causes a vehicle or<br>vessel to be removed, that such person is shall be liable to<br>the owner or lessee of the vehicle or vessel for the cost of<br>from the removal, transportation, or storage of the vehicle or<br>vessel; attorney's fees; and court costs.<br>(5) Failure to make good faith efforts to comply with<br>the notice requirements in subparagraph (2)(a)5, precludes the<br>imposition of any towing or storage charges against the<br>vehicle or vessel.<br>(5) (a) Any person who violates subparagraph<br>(2)(a)2, or subparagraph (2)(a)6, commits a misdemeanor of the<br>first degree, punishable as provided in s. 775.082 or s.<br>(5) Any person who violates subparagraph<br>(2)(a)7., or subparagraph (2)(a)6, commits a felony of the<br>third degree, punishable as provided in s. 775.082, s.<br>775.083, or s. 775.084.<br>Section 22. Effective January 1, 2008, subsection (15)<br>of section 1.01, Florida Statutes, is repealed. | 1  | (b) <u>The</u> <del>These</del> requirements <u>of this subsection</u> are                       |
|---|----|--|
| 4regulation of right to regulate rates when vehicles or vessels5are towed from real private property.6(3) This section does not apply to vehicles or vessels7that are reasonably identifiable from markings as8enforcement, firefighting, rescue squad, ambulance, or other9emergency vehicles or vessels that are marked as such or to10property owned by any governmental entity.11(4) When a person improperly causes a vehicle or12vessel to be removed, that such person is shall be liable to13the owner or lessee of the vehicle or vessel for the cost of14removal, transportation, and storage; any damages resulting15from the removal, transportation, or storage of the vehicle or16vessel; attorney's fees; and court costs.17(5) Failure to make good faith efforts to comply with18the notice requirements in subparagraph (2)(a)5, precludes the19imposition of any towing or storage charges against the20vehicle or vessel.21(6)(5)(a) Any person who violates subparagraph22(2)(a)2, or subparagraph (2)(a)6, commits a misdemeanor of the23first degree, punishable as provided in s. 775.082 or s.2475.083.25(b) Any person who violates subparagraph (2)(a)1.,28subparagraph (2)(a)3., subparagraph (2)(a)4., subparagraph29(2)(a)7., or subparagraph (2)(a)9. commits a felony of the20third degree, punishable as provided in s. 775.082, s.27775.083, or s. 775.084.   | 2  | minimum standards and do not preclude enactment of additional                                    |
| <ul> <li>are towed from <u>real private</u> property.</li> <li>(3) This section does not apply to <u>vehicles or vessels</u></li> <li>that are reasonably identifiable from markings as law</li> <li>enforcement, firefighting, rescue squad, ambulance, or other</li> <li>property owned by any governmental entity.</li> <li>(4) When a person improperly causes a vehicle or</li> <li>vessel to be removed, <u>that such</u> person <u>is shall be</u> liable to</li> <li>the owner or lessee of the vehicle or vessel for the cost of</li> <li>from the removal, transportation, or storage of the vehicle or</li> <li>vessel; attorney's fees; and court costs.</li> <li>(5) Failure to make good faith efforts to comply with</li> <li>the notice requirements in subparagraph (2)(a)5, precludes the</li> <li>imposition of any towing or storage charges against the</li> <li>vehicle or vessel.</li> <li>(2)(a)2, or subparagraph (2)(a)6, commits a misdemeanor of the</li> <li>first degree, punishable as provided in s. 775.082 or s.</li> <li>775.083.</li> <li>(b) Any person who violates subparagraph (2)(a)1.,</li> <li>subparagraph (2)(a)3., subparagraph (2)(a)4., subparagraph</li> <li>(2)(a)7., or subparagraph (2)(a)9. commits a felony of the</li> <li>third degree, punishable as provided in s. 775.082, s.</li> <li>775.083, or s. 775.084.</li> <li>Section 22. Effective January 1, 2008, subsection (15)</li> </ul>  | 3  | regulations by any municipality or county, including the   |
| <ul> <li>(3) This section does not apply to <u>vehicles or vessels</u></li> <li>that are reasonably identifiable from markings as law</li> <li>enforcement, firefighting, rescue squad, ambulance, or other</li> <li>emergency vehicles or vessels that are marked as such or to</li> <li>property owned by any governmental entity.</li> <li>(4) When a person improperly causes a vehicle or</li> <li>vessel to be removed, that such person is shall be liable to</li> <li>the owner or lessee of the vehicle or vessel for the cost of</li> <li>removal, transportation, and storage; any damages resulting</li> <li>from the removal, transportation, or storage of the vehicle or</li> <li>vessel; attorney's fees; and court costs.</li> <li>(5) Failure to make good faith efforts to comply with</li> <li>the notice requirements in subparagraph (2)(a)5. precludes the</li> <li>imposition of any towing or storage charges against the</li> <li>vehicle or vessel.</li> <li>(5) (a) Any person who violates subparagraph</li> <li>(2)(a)2. or subparagraph (2)(a)6. commits a misdemeanor of the</li> <li>first degree, punishable as provided in s. 775.082 or s.</li> <li>(2)(a)7., or subparagraph (2)(a)9. commits a felony of the</li> <li>third degree, punishable as provided in s. 775.082, s.</li> <li>775.083, or s. 775.084.</li> <li>Section 22. Effective January 1, 2008, subsection (15)</li> </ul>  | 4  | regulation of right to regulate rates when vehicles or vessels                                   |
| <ul> <li>that are reasonably identifiable from markings as law</li> <li>enforcement, firefighting, rescue squad, ambulance, or other</li> <li>emergency vehicles or vessels that are marked as such or to</li> <li>property owned by any governmental entity.</li> <li>(4) When a person improperly causes a vehicle or</li> <li>vessel to be removed, that such person is shall be liable to</li> <li>the owner or lessee of the vehicle or vessel for the cost of</li> <li>removal, transportation, and storage; any damages resulting</li> <li>from the removal, transportation, or storage of the vehicle or</li> <li>vessel; attorney's fees; and court costs.</li> <li>(5) Failure to make good faith efforts to comply with</li> <li>the notice requirements in subparagraph (2)(a)5. precludes the</li> <li>imposition of any towing or storage charges against the</li> <li>vehicle or vessel.</li> <li>(2)(a)2. or subparagraph (2)(a)6. commits a misdemeanor of the</li> <li>first degree, punishable as provided in s. 775.082 or s.</li> <li>(2)(a)7., or subparagraph (2)(a)9. commits a felony of the</li> <li>third degree, punishable as provided in s. 775.082, s.</li> <li>775.083, or s. 775.084.</li> <li>Section 22. Effective January 1, 2008, subsection (15)</li> </ul>   | 5  | are towed from <u>real</u> <del>private</del> property.  |
| <ul> <li>enforcement, firefighting, rescue squad, ambulance, or other</li> <li>emergency vehicles or vessels that are marked as such or to</li> <li>property owned by any governmental entity.</li> <li>(4) When a person improperly causes a vehicle or</li> <li>vessel to be removed, that such person is shall be liable to</li> <li>the owner or lessee of the vehicle or vessel for the cost of</li> <li>removal, transportation, and storage; any damages resulting</li> <li>from the removal, transportation, or storage of the vehicle or</li> <li>vessel; attorney's fees; and court costs.</li> <li>(5) Failure to make good faith efforts to comply with</li> <li>the notice requirements in subparagraph (2)(a)5. precludes the</li> <li>imposition of any towing or storage charges against the</li> <li>vehicle or vessel.</li> <li>(6)(5)(a) Any person who violates subparagraph</li> <li>(2)(a)2. or subparagraph (2)(a)6. commits a misdemeanor of the</li> <li>first degree, punishable as provided in s. 775.082 or s.</li> <li>(b) Any person who violates subparagraph (2)(a)1.,</li> <li>subparagraph (2)(a)3., subparagraph (2)(a)4., subparagraph</li> <li>(2)(a)7., or subparagraph (2)(a)9. commits a felony of the</li> <li>third degree, punishable as provided in s. 775.082, s.</li> <li>775.083, or s. 775.084.</li> <li>Section 22. Effective January 1, 2008, subsection (15)</li> </ul>  | 6  | (3) This section does not apply to <u>vehicles or vessels</u>                                    |
| <ul> <li>emergency vehicles or vessels that are marked as such or to</li> <li>property owned by any governmental entity.</li> <li>(4) When a person improperly causes a vehicle or</li> <li>vessel to be removed, that such person is shall be liable to</li> <li>the owner or lessee of the vehicle or vessel for the cost of</li> <li>removal, transportation, and storage; any damages resulting</li> <li>from the removal, transportation, or storage of the vehicle or</li> <li>vessel; attorney's fees; and court costs.</li> <li>(5) Failure to make good faith efforts to comply with</li> <li>the notice requirements in subparagraph (2)(a)5. precludes the</li> <li>imposition of any towing or storage charges against the</li> <li>vehicle or vessel.</li> <li>(6)(5)(a) Any person who violates subparagraph</li> <li>(2)(a)2. or subparagraph (2)(a)6. commits a misdemeanor of the</li> <li>first degree, punishable as provided in s. 775.082 or s.</li> <li>(b) Any person who violates subparagraph (2)(a)1.,</li> <li>subparagraph (2)(a)3., subparagraph (2)(a)4., subparagraph</li> <li>(2)(a)7., or subparagraph (2)(a)9. commits a felony of the</li> <li>third degree, punishable as provided in s. 775.082, s.</li> <li>775.083, or s. 775.084.</li> <li>Section 22. Effective January 1, 2008, subsection (15)</li> </ul>  | 7  | that are reasonably identifiable from markings as law  |
| <ul> <li>property owned by any governmental entity.</li> <li>(4) When a person improperly causes a vehicle or</li> <li>vessel to be removed, <u>that such person is shall be</u> liable to</li> <li>the owner or lessee of the vehicle or vessel for the cost of</li> <li>removal, transportation, and storage; any damages resulting</li> <li>from the removal, transportation, or storage of the vehicle or</li> <li>vessel; attorney's fees; and court costs.</li> <li>(5) Failure to make good faith efforts to comply with</li> <li>the notice requirements in subparagraph (2)(a)5, precludes the</li> <li>imposition of any towing or storage charges against the</li> <li>vehicle or vessel.</li> <li>(6)(5)(a) Any person who violates subparagraph</li> <li>(2)(a)2, or subparagraph (2)(a)6, commits a misdemeanor of the</li> <li>first degree, punishable as provided in s. 775.082 or s.</li> <li>(2)(a)7., or subparagraph (2)(a)9, commits a felony of the</li> <li>third degree, punishable as provided in s. 775.082, s.</li> <li>775.083, or s. 775.084.</li> <li>Section 22. Effective January 1, 2008, subsection (15)</li> </ul>  | 8  | enforcement, firefighting, rescue squad, ambulance, or other                                     |
| <ul> <li>(4) When a person improperly causes a vehicle or</li> <li>vessel to be removed, <u>that such person is shall be</u> liable to</li> <li>the owner or lessee of the vehicle or vessel for the cost of</li> <li>removal, transportation, and storage; any damages resulting</li> <li>from the removal, transportation, or storage of the vehicle or</li> <li>vessel; attorney's fees; and court costs.</li> <li>(5) Failure to make good faith efforts to comply with</li> <li>the notice requirements in subparagraph (2)(a)5. precludes the</li> <li>imposition of any towing or storage charges against the</li> <li>vehicle or vessel.</li> <li>(6)(5)(a) Any person who violates subparagraph</li> <li>(2)(a)2. or subparagraph (2)(a)6. commits a misdemeanor of the</li> <li>first degree, punishable as provided in s. 775.082 or s.</li> <li>(b) Any person who violates subparagraph (2)(a)1.,</li> <li>subparagraph (2)(a)3., subparagraph (2)(a)4., subparagraph</li> <li>(2)(a)7., or subparagraph (2)(a)9. commits a felony of the</li> <li>third degree, punishable as provided in s. 775.082, s.</li> <li>775.083, or s. 775.084.</li> <li>Section 22. Effective January 1, 2008, subsection (15)</li> </ul>  | 9  | emergency vehicles or vessels <del>that are marked as such</del> or to                           |
| vessel to be removed, <u>that such person is shall be</u> liable to<br>the owner or lessee of the vehicle or vessel for the cost of<br>removal, transportation, and storage; any damages resulting<br>from the removal, transportation, or storage of the vehicle or<br>vessel; attorney's fees; and court costs. (5) Failure to make good faith efforts to comply with<br>the notice requirements in subparagraph (2)(a)5. precludes the<br>imposition of any towing or storage charges against the<br>vehicle or vessel. (2)(a)2. or subparagraph (2)(a)6. commits a misdemeanor of the<br>first degree, punishable as provided in s. 775.082 or s.<br>775.083. (b) Any person who violates subparagraph (2)(a)1.,<br>subparagraph (2)(a)3., subparagraph (2)(a)4., subparagraph<br>(2)(a)7., or subparagraph (2)(a)9. commits a felony of the<br>third degree, punishable as provided in s. 775.082, s.<br>775.083, or s. 775.084. Section 22. Effective January 1, 2008, subsection (15)  | 10 | property owned by any governmental entity.   |
| <ul> <li>the owner or lessee of the vehicle or vessel for the cost of</li> <li>removal, transportation, and storage; any damages resulting</li> <li>from the removal, transportation, or storage of the vehicle or</li> <li>vessel; attorney's fees; and court costs.</li> <li>(5) Failure to make good faith efforts to comply with</li> <li>the notice requirements in subparagraph (2)(a)5. precludes the</li> <li>imposition of any towing or storage charges against the</li> <li>vehicle or vessel.</li> <li>(6)(5)(a) Any person who violates subparagraph</li> <li>(2)(a)2. or subparagraph (2)(a)6. commits a misdemeanor of the</li> <li>first degree, punishable as provided in s. 775.082 or s.</li> <li>(2)(a)7., or subparagraph (2)(a)9. commits a felony of the</li> <li>third degree, punishable as provided in s. 775.082, s.</li> <li>775.083, or s. 775.084.</li> <li>Section 22. Effective January 1, 2008, subsection (15)</li> </ul>   | 11 | (4) When a person improperly causes a vehicle or   |
| <ul> <li>removal, transportation, and storage; any damages resulting</li> <li>from the removal, transportation, or storage of the vehicle or</li> <li>vessel; attorney's fees; and court costs.</li> <li>(5) Failure to make good faith efforts to comply with</li> <li>the notice requirements in subparagraph (2)(a)5. precludes the</li> <li>imposition of any towing or storage charges against the</li> <li>vehicle or vessel.</li> <li>(6)(5)(a) Any person who violates subparagraph</li> <li>(2)(a)2. or subparagraph (2)(a)6. commits a misdemeanor of the</li> <li>first degree, punishable as provided in s. 775.082 or s.</li> <li>(b) Any person who violates subparagraph (2)(a)1.,</li> <li>subparagraph (2)(a)3., subparagraph (2)(a)4., subparagraph</li> <li>(2)(a)7., or subparagraph (2)(a)9. commits a felony of the</li> <li>third degree, punishable as provided in s. 775.082, s.</li> <li>775.083, or s. 775.084.</li> <li>Section 22. Effective January 1, 2008, subsection (15)</li> </ul>   | 12 | vessel to be removed, <u>that</u> <del>such</del> person <u>is</u> <del>shall be</del> liable to |
| from the removal, transportation, or storage of the vehicle or<br>vessel; attorney's fees; and court costs. 15 Failure to make good faith efforts to comply with<br>the notice requirements in subparagraph (2)(a)5, precludes the<br>imposition of any towing or storage charges against the<br>vehicle or vessel. 21 (6)(5)(a) Any person who violates subparagraph<br>(2)(a)2, or subparagraph (2)(a)6, commits a misdemeanor of the<br>first degree, punishable as provided in s. 775.082 or s.<br>775.083. 25 (b) Any person who violates subparagraph (2)(a)1.,<br>subparagraph (2)(a)3., subparagraph (2)(a)4., subparagraph<br>(2)(a)7., or subparagraph (2)(a)9, commits a felony of the<br>third degree, punishable as provided in s. 775.082, s. 29 775.083, or s. 775.084. 30 Section 22. Effective January 1, 2008, subsection (15)  | 13 | the owner or lessee of the vehicle or vessel for the cost of                                     |
| <ul> <li>vessel; attorney's fees; and court costs.</li> <li>(5) Failure to make good faith efforts to comply with</li> <li>the notice requirements in subparagraph (2)(a)5. precludes the</li> <li>imposition of any towing or storage charges against the</li> <li>vehicle or vessel.</li> <li>(6)(5)(a) Any person who violates subparagraph</li> <li>(2)(a)2. or subparagraph (2)(a)6. commits a misdemeanor of the</li> <li>first degree, punishable as provided in s. 775.082 or s.</li> <li>(b) Any person who violates subparagraph (2)(a)1.,</li> <li>subparagraph (2)(a)3., subparagraph (2)(a)4., subparagraph</li> <li>(2)(a)7., or subparagraph (2)(a)9. commits a felony of the</li> <li>third degree, punishable as provided in s. 775.082, s.</li> <li>Section 22. Effective January 1, 2008, subsection (15)</li> </ul>   | 14 | removal, transportation, and storage; any damages resulting                                      |
| <ul> <li>17 (5) Failure to make good faith efforts to comply with</li> <li>18 the notice requirements in subparagraph (2)(a)5. precludes the</li> <li>19 imposition of any towing or storage charges against the</li> <li>20 vehicle or vessel.</li> <li>21 (6)(5)(a) Any person who violates subparagraph</li> <li>22 (2)(a)2. or subparagraph (2)(a)6. commits a misdemeanor of the</li> <li>23 first degree, punishable as provided in s. 775.082 or s.</li> <li>24 775.083.</li> <li>25 (b) Any person who violates subparagraph (2)(a)1.,</li> <li>26 subparagraph (2)(a)3., subparagraph (2)(a)4., subparagraph</li> <li>27 (2)(a)7., or subparagraph (2)(a)9. commits a felony of the</li> <li>28 third degree, punishable as provided in s. 775.082, s.</li> <li>29 775.083, or s. 775.084.</li> <li>30 Section 22. Effective January 1, 2008, subsection (15)</li> </ul>   | 15 | from the removal, transportation, or storage of the vehicle or                                   |
| <ul> <li>the notice requirements in subparagraph (2)(a)5. precludes the</li> <li>imposition of any towing or storage charges against the</li> <li>vehicle or vessel.</li> <li>(6)(5)(a) Any person who violates subparagraph</li> <li>(2)(a)2. or subparagraph (2)(a)6. commits a misdemeanor of the</li> <li>first degree, punishable as provided in s. 775.082 or s.</li> <li>775.083.</li> <li>(b) Any person who violates subparagraph (2)(a)1.,</li> <li>subparagraph (2)(a)3., subparagraph (2)(a)4., subparagraph</li> <li>(2)(a)7., or subparagraph (2)(a)9. commits a felony of the</li> <li>third degree, punishable as provided in s. 775.082, s.</li> <li>775.083, or s. 775.084.</li> <li>Section 22. Effective January 1, 2008, subsection (15)</li> </ul>  | 16 | vessel; attorney's fees; and court costs.  |
| <ul> <li>imposition of any towing or storage charges against the</li> <li>vehicle or vessel.</li> <li>(6)(5)(a) Any person who violates subparagraph</li> <li>(2)(a)2. or subparagraph (2)(a)6. commits a misdemeanor of the</li> <li>first degree, punishable as provided in s. 775.082 or s.</li> <li>775.083.</li> <li>(b) Any person who violates subparagraph (2)(a)1.,</li> <li>subparagraph (2)(a)3., subparagraph (2)(a)4., subparagraph</li> <li>(2)(a)7., or subparagraph (2)(a)9. commits a felony of the</li> <li>third degree, punishable as provided in s. 775.082, s.</li> <li>775.083, or s. 775.084.</li> <li>Section 22. Effective January 1, 2008, subsection (15)</li> </ul>  | 17 | (5) Failure to make good faith efforts to comply with  |
| <ul> <li>20 <u>vehicle or vessel.</u></li> <li>21 <u>(6)(5)(a)</u> Any person who violates subparagraph</li> <li>22 (2)(a)2. or subparagraph (2)(a)6. commits a misdemeanor of the</li> <li>23 first degree, punishable as provided in s. 775.082 or s.</li> <li>24 775.083.</li> <li>25 (b) Any person who violates subparagraph (2)(a)1.,</li> <li>26 subparagraph (2)(a)3., subparagraph (2)(a)4., subparagraph</li> <li>27 (2)(a)7., or subparagraph (2)(a)9. commits a felony of the</li> <li>28 third degree, punishable as provided in s. 775.082, s.</li> <li>29 775.083, or s. 775.084.</li> <li>30 Section 22. Effective January 1, 2008, subsection (15)</li> </ul>  | 18 | the notice requirements in subparagraph $(2)(a)5$ . precludes the                                |
| <ul> <li>(6)(5)(a) Any person who violates subparagraph</li> <li>(2)(a)2. or subparagraph (2)(a)6. commits a misdemeanor of the</li> <li>first degree, punishable as provided in s. 775.082 or s.</li> <li>775.083.</li> <li>(b) Any person who violates subparagraph (2)(a)1.,</li> <li>subparagraph (2)(a)3., subparagraph (2)(a)4., subparagraph</li> <li>(2)(a)7., or subparagraph (2)(a)9. commits a felony of the</li> <li>third degree, punishable as provided in s. 775.082, s.</li> <li>775.083, or s. 775.084.</li> <li>Section 22. Effective January 1, 2008, subsection (15)</li> </ul>   | 19 | imposition of any towing or storage charges against the  |
| (2) (a)2. or subparagraph (2)(a)6. commits a misdemeanor of the<br>first degree, punishable as provided in s. 775.082 or s.<br>775.083.<br>(b) Any person who violates subparagraph (2)(a)1.,<br>subparagraph (2)(a)3., subparagraph (2)(a)4., subparagraph<br>(2)(a)7., or subparagraph (2)(a)9. commits a felony of the<br>third degree, punishable as provided in s. 775.082, s.<br>775.083, or s. 775.084.<br>Section 22. Effective January 1, 2008, subsection (15)  | 20 | vehicle or vessel.   |
| first degree, punishable as provided in s. 775.082 or s.<br>775.083.<br>(b) Any person who violates subparagraph (2)(a)1.,<br>subparagraph (2)(a)3., subparagraph (2)(a)4., subparagraph<br>(2)(a)7., or subparagraph (2)(a)9. commits a felony of the<br>third degree, punishable as provided in s. 775.082, s.<br>775.083, or s. 775.084.<br>Section 22. Effective January 1, 2008, subsection (15)   | 21 | <u>(6)</u> (a) Any person who violates subparagraph  |
| <ul> <li>775.083.</li> <li>(b) Any person who violates subparagraph (2)(a)1.,</li> <li>subparagraph (2)(a)3., subparagraph (2)(a)4., subparagraph</li> <li>(2)(a)7., or subparagraph (2)(a)9. commits a felony of the</li> <li>third degree, punishable as provided in s. 775.082, s.</li> <li>775.083, or s. 775.084.</li> <li>Section 22. Effective January 1, 2008, subsection (15)</li> </ul>   | 22 | (2)(a)2. or subparagraph (2)(a)6. commits a misdemeanor of the                                   |
| <ul> <li>(b) Any person who violates subparagraph (2)(a)1.,</li> <li>subparagraph (2)(a)3., subparagraph (2)(a)4., subparagraph</li> <li>(2)(a)7., or subparagraph (2)(a)9. commits a felony of the</li> <li>third degree, punishable as provided in s. 775.082, s.</li> <li>775.083, or s. 775.084.</li> <li>Section 22. Effective January 1, 2008, subsection (15)</li> </ul>   | 23 | first degree, punishable as provided in s. 775.082 or s.   |
| <pre>26 subparagraph (2)(a)3., subparagraph (2)(a)4., subparagraph<br/>27 (2)(a)7., or subparagraph (2)(a)9. commits a felony of the<br/>28 third degree, punishable as provided in s. 775.082, s.<br/>29 775.083, or s. 775.084.<br/>30 Section 22. Effective January 1, 2008, subsection (15)</pre>   | 24 | 775.083.   |
| <ul> <li>(2)(a)7., or subparagraph (2)(a)9. commits a felony of the</li> <li>third degree, punishable as provided in s. 775.082, s.</li> <li>775.083, or s. 775.084.</li> <li>Section 22. Effective January 1, 2008, subsection (15)</li> </ul>   | 25 | (b) Any person who violates subparagraph (2)(a)1.,   |
| 28 third degree, punishable as provided in s. 775.082, s.<br>29 775.083, or s. 775.084.<br>30 Section 22. Effective January 1, 2008, subsection (15)  | 26 | <pre>subparagraph (2)(a)3., subparagraph (2)(a)4., subparagraph</pre>                            |
| 29 775.083, or s. 775.084. 30 Section 22. <u>Effective January 1, 2008, subsection (15)</u>   | 27 | (2)(a)7., or subparagraph (2)(a)9. commits a felony of the                                       |
| 30 Section 22. Effective January 1, 2008, subsection (15)   | 28 | third degree, punishable as provided in s. 775.082, s.   |
|   | 29 | 775.083, or s. 775.084.  |
| 31 of section 1.01, Florida Statutes, is repealed.  | 30 | Section 22. Effective January 1, 2008, subsection (15)   |
|   | 31 | of section 1.01, Florida Statutes, is repealed.  |

| 1        | Section 23. The sum of \$693,000 is appropriated from          |
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| 2        | the General Inspection Trust Fund to the Department of         |
| 3        | Agriculture and Consumer Services, and nine additional         |
| 4        | full-time-equivalent positions are authorized, for the purpose |
| 5        | of implementing this act during the 2007-2008 fiscal year.     |
| 6        | Section 24. Except as otherwise expressly provided in          |
| 7        | this act, this act shall take effect July 1, 2007.             |
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