1

A bill to be entitled

2 An act relating to the Department of Highway Safety and 3 Motor Vehicles; amending s. 318.15, F.S.; increasing the 4 amount and revising the disposition of a service charge 5 for reinstatement of a driver license suspended for 6 failure to pay civil penalties, attend driver improvement 7 school, or appear at a scheduled hearing for a traffic 8 infraction; amending s. 319.32, F.S.; increasing fees for 9 certain certificates of title; providing a fee for certain 10 subsequent vehicle examinations; specifying criteria for such examinations; providing for disposition of the 11 proceeds from the fees; amending s. 320.03, F.S.; 12 increasing the amount and revising the disposition of a 13 fee for registration of a motor vehicle; amending s. 14 15 320.04, F.S.; increasing a service charge on applications 16 for an original or duplicate issuance or the transfer of any license plate, mobile home sticker, or validation 17 sticker or for transfer or duplicate issuance of any 18 19 registration certificate; amending s. 320.05, F.S.; 20 specifying the amount of a fee for lists of motor vehicle 21 and vessel records; requiring a fee for registration data 22 provided by electronic access through a tax collector's 23 office; revising the disposition of proceeds from such fees; amending s. 320.06, F.S.; revising the time period 24 25 for which a registration license plate and replacement 26 plates may be issued; revising fees for such replacement 27 plates; increasing a fee for original and renewal 28 registration; amending s. 320.0607, F.S.; increasing fees

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| 29 | for original or replacement license plates, validation |
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| 30 | decals, and mobile home stickers; amending s. 320.072, |
| 31 | F.S.; increasing a fee imposed on the initial registration |
| 32 | application for certain vehicles; amending s. 320.08, |
| 33 | F.S.; increasing the annual license taxes for the |
| 34 | operation of certain vehicles; amending ss. 320.0801 and |
| 35 | 320.0804, F.S.; increasing and revising the disposition of |
| 36 | surcharges on specified vehicles; amending s. 320.08048, |
| 37 | F.S.; increasing the fee for sample regular issuance |
| 38 | license plates or specialty license plates; amending s. |
| 39 | 320.0805, F.S.; increasing a processing fee for a |
| 40 | personalized prestige license plate; amending s. |
| 41 | 320.08056, F.S.; increasing a processing fee for a |
| 42 | specialty license plate; amending s. 320.08058, F.S.; |
| 43 | revising the distribution and authorized uses of proceeds |
| 44 | from use fees for the Florida Golf specialty license |
| 45 | plate; amending s. 320.084, F.S.; conforming the amount of |
| 46 | a fee to changes made by the act; amending ss. 320.20 and |
| 47 | 320.203, F.S.; revising the disposition of revenue derived |
| 48 | from the registration of motor vehicles; amending s. |
| 49 | 320.642, F.S.; providing a fee and a service charge for |
| 50 | publication and delivery of a notice given by certain |
| 51 | licensed dealers; providing for disposition of moneys |
| 52 | collected; amending s. 322.12, F.S.; increasing the fee |
| 53 | for certain driver's license examinations; amending s. |
| 54 | 322.20, F.S.; increasing fees for certain services and |
| 55 | documents; amending s. 322.21, F.S.; increasing fees for |
| 56 | original, renewal, or extension of certain driver's |
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| 57 | licenses or identification cards; providing fees for a |
|----|--|
| 58 | hearing on or a review of certain actions of the |
| 59 | department; amending s. 322.29, F.S.; increasing the |
| 60 | amount and revising disposition of fees for applicants for |
| 61 | return of a license suspended under specified provisions; |
| 62 | amending s. 322.293, F.S.; increasing fees assessed for |
| 63 | enrollment in a DUI program; providing an effective date. |
| 64 | |
| 65 | Be It Enacted by the Legislature of the State of Florida: |
| 66 | |
| 67 | Section 1. Subsection (2) of section 318.15, Florida |
| 68 | Statutes, is amended to read: |
| 69 | 318.15 Failure to comply with civil penalty or to appear; |
| 70 | penalty |
| 71 | (2) After suspension of the driver's license and privilege |
| 72 | to drive of a person under subsection (1), the license and |
| 73 | privilege may not be reinstated until the person complies with |
| 74 | all obligations and penalties imposed on him or her under s. |
| 75 | 318.18 and presents to a driver license office a certificate of |
| 76 | compliance issued by the court, together with a nonrefundable |
| 77 | service charge of <u>\$60</u> up to \$47.50 imposed under s. 322.29, or |
| 78 | presents a certificate of compliance and pays the aforementioned |
| 79 | service charge of up to \$47.50 to the clerk of the court or a |
| 80 | driver licensing agent authorized in s. 322.135 clearing such |
| 81 | suspension. Of the charge collected by the clerk of the court or |
| 82 | driver licensing agent, $\frac{\$22.50}{\$10}$ $\$10$ shall be remitted to the |
| 83 | Department of Revenue to be deposited into the Highway Safety |
| 84 | Operating Trust Fund. Such person shall also be in compliance |
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85 with requirements of chapter 322 prior to reinstatement.

86 Section 2. Subsections (1) and (5) of section 319.32,87 Florida Statutes, are amended to read:

88

319.32 Fees; service charges; disposition.--

89 The department shall charge a fee of \$45 $\frac{$24}{$24}$ for each (1)90 original certificate of title except for a certificate of title 91 for a motor vehicle for hire registered under s. 320.08(6), for which the title fee shall be \$3, \$45 $\frac{24}{524}$ for each duplicate copy 92 93 of a certificate of title except for a certificate of title for 94 a motor vehicle for hire registered under s. 320.08(6), for 95 which the title fee shall be \$3, \$2 for each salvage certificate 96 of title, and \$3 for each assignment by a lienholder. It shall 97 also charge a fee of \$2 for noting a lien on a title 98 certificate, which fee shall include the services for the 99 subsequent issuance of a corrected certificate or cancellation 100 of lien when that lien is satisfied. If an application for a 101 certificate of title is for a rebuilt vehicle that is required 102 by s. 319.14(1)(b) to have a physical examination, the 103 department shall charge an additional fee of \$40 for each 104 initial examination and \$20 for each subsequent examination. The 105 initial examination fee shall be deposited into the General 106 Revenue Fund, and each subsequent examination fee shall be 107 deposited into the Highway Safety Operating Trust Fund. The 108 conducting a physical examination of the vehicle shall include, but not be limited to, verification of the vehicle 109 identification number and verification of the bill of sale or 110 111 title for major components to assure its identity. In addition to all other fees charged, a sum of \$1 shall be paid for the 112 Page 4 of 40

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113 issuance of an original or duplicate certificate of title to 114 cover the cost of materials used for security purposes.

115 All fees collected pursuant to subsection (3) shall be (5) 116 paid into the Nongame Wildlife Trust Fund. For fiscal years 117 2009-2010 through 2014-2015 only, \$21 Twenty-one dollars of each fee for each applicable original certificate of title and each 118 119 applicable duplicate copy of a certificate of title, after 120 deducting the service charges imposed by s. 215.20, shall be 121 deposited into the State Transportation Trust Fund. Beginning 122 July 1, 2015, \$42 of each fee for each applicable original 123 certificate of title and each applicable duplicate copy of a 124 certificate of title, after deducting the service charges 125 imposed by s. 215.20, shall be deposited into the State 126 Transportation Trust Fund. All other fees collected by the 127 department under this chapter shall be paid into the General 128 Revenue Fund.

Section 3. Subsection (5) of section 320.03, Florida Statutes, is amended to read:

131 320.03 Registration; duties of tax collectors;
132 International Registration Plan.--

133 A fee of \$1 50 cents shall be charged, in addition to (5) 134 the fees required under s. 320.08, on every license registration 135 sold to cover the costs of the Florida Real Time Vehicle 136 Information System. The fees collected hereunder shall be distributed as follows: 75 cents 25 cents into the Highway 137 Safety Operating Trust Fund, which shall be used to fund the 138 139 Florida Real Time Vehicle Information System and may be used to 140 fund the general operations of the department, and 25 cents into

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141 the Highway Safety Operating Trust Fund to be used exclusively 142 to fund the Florida Real Time Vehicle Information System. The only use of this latter portion of the fee shall be to fund the 143 144 Florida Real Time Vehicle Information System equipment, 145 software, and networks used in the offices of the county tax 146 collectors as agents of the department and the ancillary 147 technology necessary to integrate the Florida Real Time Vehicle 148 Information System with other tax collection systems. The 149 department shall administer this program upon consultation with 150 the Florida Tax Collectors, Inc., to ensure that each county tax 151 collector's office will be technologically equipped and 152 functional for the operation of the Florida Real Time Vehicle 153 Information System. Any of the designated revenue collected to 154 support functions of the county tax collectors and not used in a 155 given year will remain exclusively in the trust fund as a 156 carryover to the following year.

157 Section 4. Subsection (1) of section 320.04, Florida158 Statutes, is amended to read:

159

320.04 Registration service charge.--

160 (1) (a) There shall be a service charge of $$5 \frac{2.50}{5}$ for 161 each application which is handled in connection with original 162 issuance, duplicate issuance, or transfer of any license plate, 163 mobile home sticker, or validation sticker or with transfer or 164 duplicate issuance of any registration certificate. There may also be a service charge of up to \$1 for the issuance of each 165 license plate validation sticker, vessel decal, and mobile home 166 167 sticker issued from an automated vending facility or printer dispenser machine which shall be payable to and retained by the 168

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169 department to provide for automated vending facilities or 170 printer dispenser machines used to dispense such stickers and decals by each tax collector's or license tag agent's employee. 171 172 In addition to the fees provided in paragraph (a), any (b) 173 tax collector may impose an additional service charge of not 174 more than 50 cents on any transaction specified in paragraph (a) 175 or on any transaction specified in s. 319.32(2)(a) or s. 328.48 176 when such transaction occurs at any tax collector's branch 177 office.

178 The service charges prescribed by paragraphs (a) and (C) 179 (b) shall be collected from the applicant as compensation for 180 all services rendered in connection with the handling of the 181 application. From the \$5 fee charged in paragraph (a), \$2.50 shall be deposited into General Revenue, while the remainder of 182 183 such Such fees shall be retained by the department or by the tax 184 collector, as the case may be, as other fees accruing to those 185 offices.

Section 5. Subsection (3) of section 320.05, Florida Statutes, is amended to read:

188 320.05 Records of the department; inspection procedure; 189 lists and searches; fees.--

(3) (a) The department is authorized, upon application of any person and payment of the proper fees, to prepare and furnish lists containing motor vehicle or vessel information in such form as the department may authorize, to search the records of the department and make reports thereof, and to make photographic copies of the department records and attestations thereof.

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| 197 | (b) Fees therefor shall be charged and collected as |
| 198 | follows: |
| 199 | 1. For providing lists of motor vehicle or vessel records |
| 200 | for the entire state, or any part or parts thereof, divided |
| 201 | according to counties, a sum computed at a rate of not less than |
| 202 | 1 cent nor more than 5 cents per item. |
| 203 | 2. For providing noncertified photographic copies of motor |
| 204 | vehicle or vessel documents, \$1 per page. |
| 205 | 3. For providing noncertified photographic copies of |
| 206 | micrographic records, \$1 per page. |
| 207 | 4. For providing certified copies of motor vehicle or |
| 208 | vessel records, \$3 per record. |
| 209 | 5. For providing noncertified computer-generated printouts |
| 210 | of motor vehicle or vessel records, 50 cents per record. |
| 211 | 6. For providing certified computer-generated printouts of |
| 212 | motor vehicle or vessel records, \$3 per record. |
| 213 | 7. For providing electronic access to motor vehicle, |
| 214 | vessel, and mobile home registration data requested by tag, |
| 215 | vehicle identification number, title number, or decal number, 50 |
| 216 | cents per item. |
| 217 | 8. For providing electronic access to driver's license |
| 218 | status report by name, sex, and date of birth or by driver |
| 219 | license number, 50 cents per item. |
| 220 | 9. For providing lists of licensed mobile home dealers and |
| 221 | manufacturers and recreational vehicle dealers and |
| 222 | manufacturers, \$15 per list. |
| 223 | 10. For providing lists of licensed motor vehicle dealers, |
| 224 | \$25 per list. |
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11. For each copy of a videotape record, \$15 per tape.
12. For each copy of the Division of Motor Vehicles
Procedures Manual, \$25.

(c) Fees collected pursuant to paragraph (b) shall bedeposited into the Highway Safety Operating Trust Fund.

(d) The department shall furnish such information withoutcharge to any court or governmental entity.

232 When motor vehicle, vessel, or mobile home (e) 233 registration data is provided by electronic access through a tax 234 collector's office, the appropriate fee provided in paragraph 235 (b) must be collected and deposited pursuant to paragraph (c) $\frac{1}{2}$ 236 fee for the electronic access is not required to be assessed. 237 However, at the tax collector's discretion, a fee equal to or 238 less than the fee charged by the department for such information 239 may be assessed by the tax collector for the electronic access. 240 Notwithstanding paragraph (c), any funds collected by the tax 241 collector as a result of providing such access shall be retained 242 by the tax collector.

Section 6. Paragraph (b) of subsection (1) and paragraph (b) of subsection (3) of section 320.06, Florida Statutes, as amended by chapter 2009-14, Laws of Florida, are amended to read:

247 320.06 Registration certificates, license plates, and 248 validation stickers generally.--

249 (1)

(b) Registration license plates bearing a graphic symbol and the alphanumeric system of identification shall be issued for a <u>10-year</u> 6-year period. At the end of that <u>10-year</u> 6-year Page 9 of 40

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253 period, upon renewal, the plate shall be replaced. The 254 department shall extend stagger the scheduled implementation of 255 the 6-year license plate replacement date from a 6-year period 256 to a 10-year period for any plate issued after July 1, 2009 257 eycle. The fee for such replacement is \$20 \$12, \$2 of which 258 shall be paid each year before the plate is replaced, to be 259 credited towards the next \$20 $\frac{12}{12}$ replacement fee. The fees 260 shall be deposited into the Highway Safety Operating Trust Fund. 261 A credit or refund shall not be given for any prior years' 262 payments of such prorated replacement fee if the plate is 263 replaced or surrendered before the end of the 10-year 6-year 264 period, except that a credit may be given when a registrant is 265 required by the department to replace a license plate under s. 320.08056(8)(a). With each license plate, there shall be issued 266 a validation sticker showing the owner's birth month, license 267 268 plate number, and the year of expiration or the appropriate 269 renewal period if the owner is not a natural person. The 270 validation sticker shall be placed on the upper right corner of 271 the license plate. Such license plate and validation sticker 272 shall be issued based on the applicant's appropriate renewal 273 period. The registration period is a period of 12 months, the 274 extended registration period is a period of 24 months, and all 275 expirations shall occur based on the applicant's appropriate registration period. A vehicle with an apportioned registration 276 shall be issued an annual license plate and a cab card that 277 278 denote the declared gross vehicle weight for each apportioned 279 jurisdiction in which the vehicle is authorized to operate. 280 (3)

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(b) An additional fee of \$1.50 50 cents shall be collected and deposited into the Highway Safety Operating Trust Fund on each motor vehicle registration or motor vehicle renewal registration issued in this state in order that all license plates and validation stickers be fully treated with retroreflective material.

287 Section 7. Subsections (3) and (5) of section 320.0607, 288 Florida Statutes, are amended to read:

289 320.0607 Replacement license plates, validation decal, or 290 mobile home sticker.--

(3) Except as provided in subsection (2), in all such
cases, upon filing of an application accompanied by a fee of <u>\$20</u>
\$10 plus applicable service charges, the department shall issue
a replacement plate, sticker, or decal as the case may be if it
is satisfied that the information reported in the application is
true. The replacement fee shall be deposited into the Highway
Safety Operating Trust Fund.

(5) Upon the issuance of an original license plate, the applicant shall pay a fee of $\frac{20}{10}$ to be deposited in the Highway Safety Operating Trust Fund.

301 Section 8. Subsections (1) and (4) of section 320.072, 302 Florida Statutes, are amended to read:

303 320.072 Additional fee imposed on certain motor vehicle 304 registration transactions.--

(1) A fee of \$200 \$100 is imposed upon the initial application for registration pursuant to s. 320.06 of every motor vehicle classified in s. 320.08(2), (3), and (9)(c) and (d).

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309 A tax collector or other duly authorized agent of the (4) 310 department shall promptly remit 50 percent of all moneys collected pursuant to this section, less any refunds granted 311 312 pursuant to subsection (3), to the department to be deposited 313 into the State Transportation Trust Fund. The remaining 50 314 percent shall be deposited into the General Revenue Fund. 315 Section 9. Paragraphs (a), (b), and (d) of subsection (1) 316 and subsections (2) through (9) and (12) through (15) of section 317 320.08, Florida Statutes, are amended to read: 318 320.08 License taxes.--Except as otherwise provided 319 herein, there are hereby levied and imposed annual license taxes 320 for the operation of motor vehicles, mopeds, motorized bicycles as defined in s. 316.003(2), and mobile homes, as defined in s. 321 320.01, which shall be paid to and collected by the department 322 323 or its agent upon the registration or renewal of registration of 324 the following: 325 MOTORCYCLES AND MOPEDS .--(1) 326 (a) Any motorcycle: \$20 \$10 flat. 327 (b) Any moped: \$10 \$5 flat. An ancient or antique motorcycle: \$20 \$10 flat. 328 (d) AUTOMOBILES FOR PRIVATE USE.--329 (2) 330 An ancient or antique automobile, as defined in s. (a) 331 320.086, or a street rod, as defined in s. 320.0863: \$15 \$7.50 332 flat. Net weight of less than 2,500 pounds: \$29 \$14.50 flat. 333 (b) Net weight of 2,500 pounds or more, but less than 334 (C) 335 3,500 pounds: \$45 \$22.50 flat. 336 Net weight of 3,500 pounds or more: \$65 \$32.50 flat. (d)

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337 (3) TRUCKS.--

338 (a) Net weight of less than 2,000 pounds: <u>\$29</u> \$14.50 flat.
 339 (b) Net weight of 2,000 pounds or more, but not more than
 340 3,000 pounds: \$45 \$22.50 flat.

341 (c) Net weight more than 3,000 pounds, but not more than 342 5,000 pounds: $\frac{65}{32.50}$ flat.

343 A truck defined as a "goat," or any other vehicle when (d) used in the field by a farmer or in the woods for the purpose of 344 345 harvesting a crop, including naval stores, during such harvesting operations, and which is not principally operated 346 347 upon the roads of the state: $$15 \frac{57.50}{100}$ flat. A "goat" is a motor vehicle designed, constructed, and used principally for the 348 349 transportation of citrus fruit within citrus groves or for the 350 transportation of crops on farms, and which can also be used for 351 the hauling of associated equipment or supplies, including 352 required sanitary equipment, and the towing of farm trailers.

353 (e) An ancient or antique truck, as defined in s. 320.086:
 354 <u>\$15</u> \$7.50 flat.

355 (4) HEAVY TRUCKS, TRUCK TRACTORS, FEES ACCORDING TO GROSS 356 VEHICLE WEIGHT.--

357 (a) Gross vehicle weight of 5,001 pounds or more, but less
358 than 6,000 pounds: \$90 \$45 flat.

(b) Gross vehicle weight of 6,000 pounds or more, but less than 8,000 pounds: \$130 \$65 flat.

361 (c) Gross vehicle weight of 8,000 pounds or more, but less
362 than 10,000 pounds: \$152 \$76 flat.

363 (d) Gross vehicle weight of 10,000 pounds or more, but 364 less than 15,000 pounds: \$174 \$87 flat.

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393 unprocessed, and nonmanufactured agricultural or horticultural 394 products within a 150-mile radius of its home address, shall be 395 eligible for a restricted license plate for a fee of \$130 \$65 396 flat, if such vehicle's declared gross vehicle weight is less 397 than 44,000 pounds; or \$480 \$240 flat, if such vehicle's 398 declared gross vehicle weight is 44,000 pounds or more and such 399 vehicle only transports:

400 1. From the point of production to the point of primary 401 manufacture;

402 2. From the point of production to the point of assembling403 the same; or

404 3. From the point of production to a shipping point of405 either a rail, water, or motor transportation company.

407 Such not-for-hire truck tractors and heavy trucks used 408 exclusively in transporting raw, unprocessed, and 409 nonmanufactured agricultural or horticultural products may be 410 incidentally used to haul farm implements and fertilizers when 411 delivered direct to the growers. The department may require any 412 such documentation deemed necessary to determine eligibility 413 prior to issuance of this license plate. For the purpose of this 414 paragraph, "not-for-hire" means the owner of the motor vehicle 415 must also be the owner of the raw, unprocessed, and 416 nonmanufactured agricultural or horticultural product, or the 417 user of the farm implements and fertilizer being delivered.

418 (5) SEMITRAILERS, FEES ACCORDING TO GROSS VEHICLE WEIGHT;
419 SCHOOL BUSES; SPECIAL PURPOSE VEHICLES.--

420

406

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(a)1. A semitrailer drawn by a GVW truck tractor by means

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421 of a fifth-wheel arrangement: $\frac{20}{10}$ flat per registration year 422 or any part thereof.

423 2. A semitrailer drawn by a GVW truck tractor by means of
424 a fifth-wheel arrangement: <u>\$100</u> \$50 flat per permanent
425 registration.

(b) A motor vehicle equipped with machinery and designed
for the exclusive purpose of well drilling, excavation,
construction, spraying, or similar activity, and which is not
designed or used to transport loads other than the machinery
described above over public roads: <u>\$65</u> \$32.50 flat.

431 (c) A school bus used exclusively to transport pupils to
432 and from school or school or church activities or functions
433 within their own county: \$60 \$30 flat.

(d) A wrecker, as defined in s. 320.01(40), which is used
to tow a vessel as defined in s. 327.02(39), a disabled,
abandoned, stolen-recovered, or impounded motor vehicle as
defined in s. 320.01(38), or a replacement motor vehicle as
defined in s. 320.01(39): \$60 \$30 flat.

(e) A wrecker, as defined in s. 320.01(40), which is used to tow any motor vehicle, regardless of whether or not such motor vehicle is a disabled motor vehicle as defined in 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 cargo, as follows:

445 1. Gross vehicle weight of 10,000 pounds or more, but less 446 than 15,000 pounds: $\frac{$174}{$87}$ flat.

447 2. Gross vehicle weight of 15,000 pounds or more, but less
448 than 20,000 pounds: \$262 \$131 flat.

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| 449 | 3. Gross vehicle weight of 20,000 pounds or more, but | less |
| 450 | than 26,000 pounds: <u>\$372</u> \$186 flat. | |
| 451 | 4. Gross vehicle weight of 26,000 pounds or more, but | less |
| 452 | than 35,000 pounds: <u>\$480</u> \$240 flat. | |
| 453 | 5. Gross vehicle weight of 35,000 pounds or more, but | less |
| 454 | than 44,000 pounds: <u>\$600</u> \$300 flat. | |
| 455 | 6. Gross vehicle weight of 44,000 pounds or more, but | less |
| 456 | than 55,000 pounds: <u>\$1,144</u> \$572 flat. | |
| 457 | 7. Gross vehicle weight of 55,000 pounds or more, but | less |
| 458 | than 62,000 pounds: <u>\$1,356</u> \$678 flat. | |
| 459 | 8. Gross vehicle weight of 62,000 pounds or more, but | less |
| 460 | than 72,000 pounds: <u>\$1,600</u> \$800 flat. | |
| 461 | 9. Gross vehicle weight of 72,000 pounds or more: $\frac{$1,9}{}$ | 58 |
| 462 | \$979 flat. | |
| 463 | (f) A hearse or ambulance: <u>\$60</u> \$30 flat. | |
| 464 | (6) MOTOR VEHICLES FOR HIRE | |
| 465 | (a) Under nine passengers: <u>\$25</u> \$12.50 flat plus <u>\$2</u> \$1 | per |
| 466 | cwt. | |
| 467 | (b) Nine passengers and over: $\frac{$25}{$12.50}$ flat plus $\frac{$3}{$3}$ | |
| 468 | \$1.50 per cwt. | |
| 469 | (7) TRAILERS FOR PRIVATE USE | |
| 470 | (a) Any trailer weighing 500 pounds or less: $\frac{10}{5}$ fl | at |
| 471 | per year or any part thereof. | - 0 |
| 472 | (b) Net weight over 500 pounds: $\frac{5}{2.50}$ flat plus $\frac{1}{2.50}$ | 50 |
| 473 | 75 cents per cwt. | |
| 474 | (8) TRAILERS FOR HIRE | Ċ 0 |
| 475 | (a) Net weight under 2,000 pounds: <u>\$5</u> \$2.50 flat plus | <u>72</u> |
| 476 | \$1 per cwt. Pere 17 of 40 | |

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2009 CS/HB 5011, Engrossed 1 477 Net weight 2,000 pounds or more: \$20 \$10 flat plus \$2 (b) 478 \$1 per cwt. 479 RECREATIONAL VEHICLE-TYPE UNITS.--(9) A travel trailer or fifth-wheel trailer, as defined by 480 (a) 481 s. 320.01(1)(b), that does not exceed 35 feet in length: \$40 \$20 482 flat. 483 (b) A camping trailer, as defined by s. 320.01(1)(b)2.: 484 \$20 \$10 flat. 485 (C) A motor home, as defined by s. 320.01(1)(b)4.: Net weight of less than 4,500 pounds: \$40 \$20 flat. 486 1. 487 2. Net weight of 4,500 pounds or more: \$70 \$35 flat. 488 A truck camper as defined by s. 320.01(1)(b)3.: (d) Net weight of less than 4,500 pounds: \$40 \$20 flat. 489 1. 490 2. Net weight of 4,500 pounds or more: \$70 \$35 flat. 491 (e) A private motor coach as defined by s. 320.01(1)(b)5.: 492 1. Net weight of less than 4,500 pounds: \$40 \$20 flat. 493 Net weight of 4,500 pounds or more: \$70 \$35 flat. 2. 494 DEALER AND MANUFACTURER LICENSE PLATES. -- A franchised (12)495 motor vehicle dealer, independent motor vehicle dealer, marine 496 boat trailer dealer, or mobile home dealer and manufacturer 497 license plate: \$25.00 \$12.50 flat. 498 (13) EXEMPT OR OFFICIAL LICENSE PLATES. -- Any exempt or 499 official license plate: \$6 \$3 flat. 500 (14) LOCALLY OPERATED MOTOR VEHICLES FOR HIRE. -- A motor 501 vehicle for hire operated wholly within a city or within 25 miles thereof: <u>\$25.00</u> \$12.50 flat plus \$3.00\$1.50 per cwt. 502 503 (15)TRANSPORTER. -- Any transporter license plate issued to 504 a transporter pursuant to s. 320.133: \$150 \$75 flat. Page 18 of 40

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505 Section 10. Subsection (2) of section 320.0801, Florida 506 Statutes, is amended to read:

507

320.0801 Additional license tax on certain vehicles.--

508 In addition to the license taxes imposed by s. 320.08 (2) 509 and by subsection (1), there is imposed an additional surcharge 510 of \$10 \$5 on each commercial motor vehicle having a gross 511 vehicle weight of 10,000 pounds or more, which surcharge must be 512 paid to the department or its agent upon the registration or 513 renewal of registration of the commercial motor vehicle. 514 Notwithstanding the provisions of s. 320.20, 50 percent of the 515 revenues collected from the surcharge imposed in this subsection 516 shall must be deposited into the State Transportation Trust Fund 517 and 50 percent shall be deposited in the General Revenue Fund.

518 Section 11. Section 320.0804, Florida Statutes, is amended 519 to read:

520 320.0804 Surcharge on license tax; transportation trust 521 fund. -- There is hereby levied and imposed on each license tax 522 imposed under s. 320.08, except those set forth in s. 523 320.08(11), a surcharge in the amount of \$4 $\frac{$2}{$2}$, which shall be 524 collected in the same manner as the license tax. Of this amount, 525 \$2 shall be and deposited into the State Transportation Trust 526 Fund and \$2 shall be deposited into the General Revenue Fund. 527 This surcharge shall apply to registration periods beginning 528 July 1, 1991.

529 Section 12. Subsection (1) of section 320.08048, Florida 530 Statutes, is amended to read:

531 320.08048 Sample license plates.--

532 (1) The department is authorized, upon application and

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533 payment of a <u>\$20</u> \$10 fee per plate, to provide one or more 534 sample regular issuance license plates or specialty license 535 plates based upon availability.

536 Section 13. Paragraphs (b) and (c) of subsection (2) of 537 section 320.0805, Florida Statutes, as amended by chapter 2009-538 14, Laws of Florida, is amended to read:

539

320.0805 Personalized prestige license plates.--

540 (2) Each request for specific numbers or letters or
541 combinations thereof shall be submitted annually to the
542 department on an application form supplied by the department,
543 accompanied by the following tax and fees:

544

(b) A prestige plate annual use fee of $\frac{20}{10}$.

545 (c) A processing fee of $\frac{5}{52}$, to be deposited into the 546 Highway Safety Operating Trust Fund.

547 Section 14. Paragraph (b) of subsection (3) of section 548 320.08056, Florida Statutes, as amended by chapter 2009-14, Laws 549 of Florida, is amended to read:

550

320.08056 Specialty license plates.--

(3) Each request must be made annually to the department,accompanied by the following tax and fees:

(b) A processing fee of $\frac{55}{2}$, to be deposited into the Highway Safety Operating Trust Fund.

555 Section 15. Subsection (35) of section 320.08058, Florida 556 Statutes, is amended to read:

557 320.08058 Specialty license plates.--

558 (35) FLORIDA GOLF LICENSE PLATES.--

(a) The Department of Highway Safety and Motor Vehiclesshall develop a Florida Golf license plate as provided in this

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561 section. The word "Florida" must appear at the bottom of the 562 plate. The Dade Amateur Golf Association, following consultation 563 with the PGA TOUR, the Florida Sports Foundation, the LPGA, and 564 the PGA of America may submit a revised sample plate for 565 consideration by the department.

(b) The department shall distribute the Florida Golf
license plate annual use fee to the <u>Dade Amateur Golf</u>
<u>Association, a non-profit organization under s. 501(c)(3)of the</u>
<u>International Revenue Code</u> Florida Sports Foundation, a directsupport organization of the Office of Tourism, Trade, and
<u>Economic Development</u>. The license plate annual use fees are to
be annually allocated as follows:

573 1. Up to <u>10</u> 5 percent of the proceeds from the annual use 574 fees may be used by the <u>Dade Amateur Golf Association</u> Florida 575 Sports Foundation for the administration of the Florida <u>Junior</u> 576 Youth Golf Program.

577 2. The Dade Amateur Golf Association shall receive the 578 first \$80,000 in proceeds from the annual use fees for the 579 operation of youth golf programs in Miami-Dade County. 580 Thereafter, 15 percent of the proceeds from the annual use fees 581 shall be provided to the Dade Amateur Golf Association for the 582 operation of youth golf programs in Miami-Dade County.

583 3. The remaining proceeds from the annual use fees shall 584 be available for grants to nonprofit organizations to operate 585 youth golf programs and for marketing the Florida Golf license 586 plates. All grant recipients, including the Dade Amateur Colf 587 Association, shall be required to provide to the Dade Amateur 588 Golf Association Florida Sports Foundation an annual program and

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589 financial report regarding the use of grant funds. Such reports 590 shall be made available to the public.

(c) The <u>Dade Amateur Golf Association shall</u> Florida Sports Foundation may establish a Florida <u>Junior</u> Youth Golf <u>Council</u> Program. The Florida <u>Junior</u> Youth Golf <u>Council</u> Program shall assist organizations for the benefit of youth, introduce young people to golf, instruct young people in golf, teach the values of golf, and stress life skills, fair play, courtesy, and selfdiscipline.

(d) The <u>Dade Amateur Golf Association</u> Florida Sports Foundation shall establish a seven-member <u>Florida Junior Golf</u> <u>Council</u> committee to offer advice regarding the distribution of the annual use fees for grants to nonprofit organizations. The <u>council</u> advisory committee shall consist of one member from a group serving youth, one member from a group serving disabled youth, and five members at large.

605 Section 16. Paragraph (b) of subsection (4) of section 606 320.084, Florida Statutes, is amended to read:

607 320.084 Free motor vehicle license plate to certain 608 disabled veterans.--

609 (4)

(b) There shall be a service charge in accordance with the provisions of s. 320.04 for each initial application or renewal of registration and an additional sum of <u>\$1.00</u> 50 cents on each license plate and validation sticker as provided in s. 320.06(3)(b).

615 Section 17. Section 320.20, Florida Statutes, is amended 616 to read:

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617 320.20 Disposition of license tax moneys.--The revenue 618 derived from the registration of motor vehicles, including any 619 delinquent fees and excluding those revenues collected and 620 distributed under the provisions of s. 320.081, must be 621 distributed monthly, as collected, as follows:

(1) The first proceeds, to the extent necessary to comply
with the provisions of s. 18, Art. XII of the State Constitution
of 1885, as adopted by s. 9(d), Art. XII, 1968 revised
constitution, and the additional provisions of s. 9(d) and s.
1010.57, must be deposited in the district Capital Outlay and
Debt Service School Trust Fund.

628 (2) For fiscal years 2009-2010 through 2014-2015 only, 50 629 percent of the total revenues derived from the registration of 630 motor vehicles, including any delinquent fees and excluding 631 those revenues collected and distributed under s. 320.081, shall 632 be deposited in the General Revenue Fund. The deposits to the 633 General Revenue Fund shall commence after the requirements of 634 subsections (1), (4), and (5) have been satisfied. A final 635 adjustment must be made in the last month of a fiscal year so 636 that the total revenue deposited in the General Revenue Fund 637 each year equals 50 percent of the amount derived from the 638 registration of motor vehicles. Beginning in fiscal year 2015-639 2016 and each year thereafter, and after the requirements of subsections (1), (4), and (5) have been satisfied, the remaining 640 revenues collected shall be deposited in the State 641 642 Transportation Trust Fund. 643 (3) (2) Twenty-five million dollars per year of such 644 revenues must be deposited in the State Transportation Trust

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Fund, with priority use assigned to completion of the interstate highway system. However, any excess funds may be utilized for general transportation purposes, consistent with the Department of Transportation's legislatively approved objectives.

649 (4) (3) Notwithstanding any other provision of law except 650 subsections (1), and (2), and (3), on July 1, 1996, and annually 651 thereafter, \$15 million shall be deposited in the State 652 Transportation Trust Fund solely for the purposes of funding the 653 Florida Seaport Transportation and Economic Development Program 654 as provided for in chapter 311. Such revenues shall be 655 distributed on a 50-50 matching basis to any port listed in s. 656 311.09(1) to be used for funding projects as described in s. 657 311.07(3)(b). Such revenues may be assigned, pledged, or set 658 aside as a trust for the payment of principal or interest on 659 bonds, tax anticipation certificates, or any other form of 660 indebtedness issued by an individual port or appropriate local 661 government having jurisdiction thereof, or collectively by 662 interlocal agreement among any of the ports, or used to purchase 663 credit support to permit such borrowings. However, such debt 664 shall not constitute a general obligation of the State of 665 Florida. The state does hereby covenant with holders of such 666 revenue bonds or other instruments of indebtedness issued 667 hereunder that it will not repeal or impair or amend in any manner which will materially and adversely affect the rights of 668 such holders so long as bonds authorized by this section are 669 670 outstanding. Any revenues which are not pledged to the repayment 671 of bonds as authorized by this section may be utilized for purposes authorized under the Florida Seaport Transportation and 672

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673 Economic Development Program. This revenue source is in addition 674 to any amounts provided for and appropriated in accordance with 675 s. 311.07. The Florida Seaport Transportation and Economic 676 Development Council shall approve distribution of funds to ports 677 for projects which have been approved pursuant to s. 311.09(5)-678 (9). The council and the Department of Transportation are 679 authorized to perform such acts as are required to facilitate 680 and implement the provisions of this subsection. To better 681 enable the ports to cooperate to their mutual advantage, the 682 governing body of each port may exercise powers provided to 683 municipalities or counties in s. 163.01(7)(d) subject to the 684 provisions of chapter 311 and special acts, if any, pertaining 685 to a port. The use of funds provided pursuant to this subsection 686 are limited to eligible projects listed in this subsection. 687 Income derived from a project completed with the use of program 688 funds, beyond operating costs and debt service, shall be 689 restricted to further port capital improvements consistent with 690 maritime purposes and for no other purpose. Use of such income 691 for nonmaritime purposes is prohibited. The provisions of s. 692 311.07(4) do not apply to any funds received pursuant to this 693 subsection. The revenues available under this subsection shall 694 not be pledged to the payment of any bonds other than the 695 Florida Ports Financing Commission Series 1996 and Series 1999 696 Bonds currently outstanding; provided, however, such revenues may be pledged to secure payment of refunding bonds to refinance 697 the Florida Ports Financing Commission Series 1996 and Series 698 1999 Bonds. No refunding bonds secured by revenues available 699 700 under this subsection may be issued with a final maturity later

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701 than the final maturity of the Florida Ports Financing 702 Commission Series 1996 and Series 1999 Bonds or which provide 703 for higher debt service in any year than is currently payable on 704 such bonds. Any revenue bonds or other indebtedness issued after 705 July 1, 2000, other than refunding bonds shall be issued by the 706 Division of Bond Finance at the request of the Department of 707 Transportation pursuant to the State Bond Act.

708 (5) (4) Notwithstanding any other provision of law except subsections (1), (2), and (3), and (4), on July 1, 1999, and 709 annually thereafter, \$10 million shall be deposited in the State 710 711 Transportation Trust Fund solely for the purposes of funding the 712 Florida Seaport Transportation and Economic Development Program as provided in chapter 311 and for funding seaport intermodal 713 714 access projects of statewide significance as provided in s. 715 341.053. Such revenues shall be distributed to any port listed 716 in s. 311.09(1), to be used for funding projects as follows:

(a) For any seaport intermodal access projects that are
identified in the 1997-1998 Tentative Work Program of the
Department of Transportation, up to the amounts needed to offset
the funding requirements of this section.

721 For seaport intermodal access projects as described in (b) 722 s. 341.053(5) that are identified in the 5-year Florida Seaport 723 Mission Plan as provided in s. 311.09(3). Funding for such 724 projects shall be on a matching basis as mutually determined by 725 the Florida Seaport Transportation and Economic Development Council and the Department of Transportation, provided a minimum 726 of 25 percent of total project funds shall come from any port 727 728 funds, local funds, private funds, or specifically earmarked

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729 federal funds.

739

730 (c) On a 50-50 matching basis for projects as described in 731 s. 311.07(3)(b).

(d) For seaport intermodal access projects that involve
the dredging or deepening of channels, turning basins, or
harbors; or the rehabilitation of wharves, docks, or similar
structures. Funding for such projects shall require a 25 percent
match of the funds received pursuant to this subsection.
Matching funds shall come from any port funds, federal funds,
local funds, or private funds.

740 Such revenues may be assigned, pledged, or set aside as a trust 741 for the payment of principal or interest on bonds, tax 742 anticipation certificates, or any other form of indebtedness 743 issued by an individual port or appropriate local government 744 having jurisdiction thereof, or collectively by interlocal 745 agreement among any of the ports, or used to purchase credit 746 support to permit such borrowings. However, such debt shall not 747 constitute a general obligation of the state. This state does 748 hereby covenant with holders of such revenue bonds or other 749 instruments of indebtedness issued hereunder that it will not 750 repeal or impair or amend this subsection in any manner which 751 will materially and adversely affect the rights of holders so long as bonds authorized by this subsection are outstanding. Any 752 revenues that are not pledged to the repayment of bonds as 753 authorized by this section may be utilized for purposes 754 755 authorized under the Florida Seaport Transportation and Economic 756 Development Program. This revenue source is in addition to any

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757 amounts provided for and appropriated in accordance with s. 758 311.07 and subsection (4) (3). The Florida Seaport 759 Transportation and Economic Development Council shall approve 760 distribution of funds to ports for projects that have been 761 approved pursuant to s. 311.09(5) - (9), or for seaport intermodal 762 access projects identified in the 5-year Florida Seaport Mission 763 Plan as provided in s. 311.09(3) and mutually agreed upon by the 764 FSTED Council and the Department of Transportation. All 765 contracts for actual construction of projects authorized by this 766 subsection must include a provision encouraging employment of 767 participants in the welfare transition program. The goal for 768 employment of participants in the welfare transition program is 769 25 percent of all new employees employed specifically for the 770 project, unless the Department of Transportation and the Florida 771 Seaport Transportation and Economic Development Council 772 demonstrate that such a requirement would severely hamper the 773 successful completion of the project. In such an instance, 774 Workforce Florida, Inc., shall establish an appropriate 775 percentage of employees that must be participants in the welfare 776 transition program. The council and the Department of 777 Transportation are authorized to perform such acts as are 778 required to facilitate and implement the provisions of this 779 subsection. To better enable the ports to cooperate to their 780 mutual advantage, the governing body of each port may exercise powers provided to municipalities or counties in s. 163.01(7)(d) 781 subject to the provisions of chapter 311 and special acts, if 782 any, pertaining to a port. The use of funds provided pursuant to 783 784 this subsection is limited to eligible projects listed in this

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785 subsection. The provisions of s. 311.07(4) do not apply to any 786 funds received pursuant to this subsection. The revenues 787 available under this subsection shall not be pledged to the 788 payment of any bonds other than the Florida Ports Financing 789 Commission Series 1996 and Series 1999 Bonds currently 790 outstanding; provided, however, such revenues may be pledged to 791 secure payment of refunding bonds to refinance the Florida Ports 792 Financing Commission Series 1996 and Series 1999 Bonds. No 793 refunding bonds secured by revenues available under this 794 subsection may be issued with a final maturity later than the 795 final maturity of the Florida Ports Financing Commission Series 796 1996 and Series 1999 Bonds or which provide for higher debt 797 service in any year than is currently payable on such bonds. Any 798 revenue bonds or other indebtedness issued after July 1, 2000, 799 other than refunding bonds shall be issued by the Division of 800 Bond Finance at the request of the Department of Transportation 801 pursuant to the State Bond Act.

802 <u>(6)(5)</u>(a) Except as provided in paragraph (c), the 803 remainder of such revenues must be deposited in the State 804 Transportation Trust Fund.

805 The Chief Financial Officer each month shall deposit (b) 806 in the State Transportation Trust Fund an amount, drawn from 807 other funds in the State Treasury which are not immediately 808 needed or are otherwise in excess of the amount necessary to 809 meet the requirements of the State Treasury, which when added to 810 such remaining revenues each month will equal one-twelfth of the 811 amount of the anticipated annual revenues to be deposited in the 812 State Transportation Trust Fund under paragraph (a) as

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813 determined by the Chief Financial Officer after consultation 814 with the Revenue Estimating Conference held pursuant to s. 815 216.136(3). The transfers required hereunder may be suspended by 816 action of the Legislative Budget Commission in the event of a 817 significant shortfall of state revenues.

818 In any month in which the remaining revenues derived (C) 819 from the registration of motor vehicles exceed one-twelfth of 820 those anticipated annual remaining revenues as determined by the 821 Chief Financial Officer after consultation with the Revenue 822 Estimating Conference, the excess shall be credited to those 823 state funds in the State Treasury from which the amount was 824 originally drawn, up to the amount which was deposited in the 825 State Transportation Trust Fund under paragraph (b). A final adjustment must be made in the last months of a fiscal year so 826 827 that the total revenue deposited in the State Transportation 828 Trust Fund each year equals the amount derived from the 829 registration of motor vehicles, less the amount distributed 830 under subsections subsection (1) and (2). For the purposes of 831 this paragraph and paragraph (b), the term "remaining revenues" 832 means all revenues deposited into the State Transportation Trust 833 Fund under paragraph (a) and subsections $\frac{(2)}{(2)}$ and (3) and (4). In 834 order that interest earnings continue to accrue to the General 835 Revenue Fund, the Department of Transportation may not invest an 836 amount equal to the cumulative amount of funds deposited in the State Transportation Trust Fund under paragraph (b) less funds 837 838 credited under this paragraph as computed on a monthly basis. 839 The amounts to be credited under this and the preceding 840 paragraph must be calculated and certified to the Chief

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841 Financial Officer by the Executive Office of the Governor. 842 Section 18. Subsection (1) of section 320.203, Florida 843 Statutes, is amended to read: 844 320.203 Disposition of biennial license tax moneys .--845 Notwithstanding ss. 320.08(1), (2), (3), (4)(a) or (1)846 (b), (6), (7), (8), (9), (10), or (11), 320.08058, and 328.76 847 and pursuant to s. 216.351, after the provisions of s. 848 320.20(1), (2), (3), and (4), (5) and (6) are fulfilled, an amount 849 equal to 50 percent of revenues collected from the biennial 850 registrations created in s. 320.07 shall be retained in the 851 Motor Vehicle License Clearing Trust Fund, authorized in s. 852 215.32(2)(b)2.f., until July 1. After July 1 of the subsequent 853 fiscal year, an amount equal to 50 percent of revenues collected 854 from the biennial registrations created in s. 320.07 shall be 855 distributed according to ss. 320.08(1), (2), (3), (4)(a) or (b), (6), (7), (8), (9), (10), or (11), 320.08058, 328.76, and 856 857 320.20(1), (2), (3), and (4), (5) and (6).

858 Section 19. Subsection (1) of section 320.642, Florida 859 Statutes, is amended to read:

860 320.642 Dealer licenses in areas previously served; 861 procedure.--

(1) Any licensee who proposes to establish an additional motor vehicle dealership or permit the relocation of an existing dealer to a location within a community or territory where the same line-make vehicle is presently represented by a franchised motor vehicle dealer or dealers shall give written notice of its intention to the department. Such notice shall state:

868

(a) The specific location at which the additional or

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869 relocated motor vehicle dealership will be established.

(b) The date on or after which the licensee intends to be
engaged in business with the additional or relocated motor
vehicle dealer at the proposed location.

(c) The identity of all motor vehicle dealers who are franchised to sell the same line-make vehicle with licensed locations in the county or any contiguous county to the county where the additional or relocated motor vehicle dealer is proposed to be located.

(d) The names and addresses of the dealer-operator and
principal investors in the proposed additional or relocated
motor vehicle dealership.

882 Immediately upon receipt of such notice the department shall 883 cause a notice to be published in the Florida Administrative 884 Weekly. The published notice shall state that a petition or 885 complaint by any dealer with standing to protest pursuant to 886 subsection (3) must be filed not more than 30 days from the date 887 of publication of the notice in the Florida Administrative 888 Weekly. The published notice shall describe and identify the 889 proposed dealership sought to be licensed, and the department 890 shall cause a copy of the notice to be mailed to those dealers 891 identified in the licensee's notice under paragraph (c). The 892 licensee shall pay a fee of \$75 and a service charge of \$2.50 893 for each publication. Proceeds from the fee and service charge 894 shall be deposited into the Highway Safety Operating Trust Fund. 895 Section 20. Subsection (1) of section 322.12, Florida 896 Statutes, is amended to read:

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897

322.12 Examination of applicants.--

898 (1)It is the intent of the Legislature that every 899 applicant for an original driver's license in this state be 900 required to pass an examination pursuant to this section. 901 However, the department may waive the knowledge, endorsement, and skills tests for an applicant who is otherwise qualified and 902 903 who surrenders a valid driver's license from another state or a 904 province of Canada, or a valid driver's license issued by the 905 United States Armed Forces, if the driver applies for a Florida 906 license of an equal or lesser classification. Any applicant who 907 fails to pass the initial knowledge test will incur a \$10 \$5 fee 908 for each subsequent test, to be deposited into the Highway 909 Safety Operating Trust Fund. Any applicant who fails to pass the 910 initial skills test will incur a \$20 \$10 fee for each subsequent 911 test, to be deposited into the Highway Safety Operating Trust 912 Fund. A person who seeks to retain a hazardous-materials 913 endorsement, pursuant to s. 322.57(1)(d), must pass the 914 hazardous-materials test, upon surrendering his or her 915 commercial driver's license, if the person has not taken and 916 passed the hazardous-materials test within 2 years preceding his 917 or her application for a commercial driver's license in this 918 state.

919 Section 21. Subsection (9) and paragraph (a) of subsection 920 (11) of section 322.20, Florida Statutes, are amended to read:

921 322.20 Records of the department; fees; destruction of 922 records.--

923 (9) The department may, upon application, furnish to any 924 person, from the records of the Division of Driver Licenses, a

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925 list of the names, addresses, and birth dates of the licensed 926 drivers of the entire state or any portion thereof by age group. 927 In addition, the department may furnish to the courts, for the 928 purpose of establishing jury selection lists, the names, 929 addresses, and birth dates of the persons of the entire state or any portion thereof by age group having identification cards 930 931 issued by the department. Each person who requests such 932 information shall pay a fee, set by the department, of 5 cents 1 933 cent per name listed, except that the department shall furnish 934 such information without charge to the courts for the purpose of 935 jury selection or to any state agency or to any state attorney, 936 sheriff, or chief of police. Such court, state agency, state 937 attorney, or law enforcement agency may not sell, give away, or 938 allow the copying of such information. Noncompliance with this prohibition shall authorize the department to charge the 939 940 noncomplying court, state agency, state attorney, or law 941 enforcement agency the appropriate fee for any subsequent lists 942 requested. The department may adopt rules necessary to implement 943 this subsection.

944 (11) (a) The department is authorized to charge the945 following fees for the following services and documents:

946 1. For providing a transcript of any one individual's 947 driver history record or any portion thereof for the past 3 948 years or for searching for such record when no record is found 949 to be on file....\$10.00 \$2.10

950 2. For providing a transcript of any one individual's 951 driver history record or any portion thereof for the past 7 952 years or for searching for such record when no record is found

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953 to be on file....\$14.00 \$3.10 954 3. For providing a certified copy of a transcript of the 955 driver history record or any portion thereof for any one 956 individual....\$3.10 957 4. For providing a certified photographic copy of a 958 document, per page....\$1.00 959 5. For providing an exemplified record....\$15.00 960 For providing photocopies of documents, papers, 6. 961 letters, clearances, or license or insurance status reports, per 962 page....\$0.50 963 7. For assisting persons in searching any one individual's 964 driver record at a terminal located at the department's general 965 headquarters in Tallahassee....\$2.00 966 Section 22. Paragraphs (a) through (f) of subsection (1) 967 and subsection (8) of section 322.21, Florida Statutes, are 968 amended, and subsection (9) is added to that section, to read: 969 322.21 License fees; procedure for handling and collecting 970 fees.--971 (1)Except as otherwise provided herein, the fee for: 972 An original or renewal commercial driver's license is (a) 973 \$74 $\frac{67}{7}$, which shall include the fee for driver education 974 provided by s. 1003.48; however, if an applicant has completed 975 training and is applying for employment or is currently employed 976 in a public or nonpublic school system that requires the 977 commercial license, the fee shall be the same as for a Class E driver's license. A delinquent fee of \$10 \$1 shall be added for 978 a renewal made not more than 12 months after the license 979 980 expiration date. Page 35 of 40

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(b) An original Class E driver's license is <u>\$30</u> \$27, which shall include the fee for driver's education provided by s. 1003.48; however, if an applicant has completed training and is applying for employment or is currently employed in a public or nonpublic school system that requires a commercial driver license, the fee shall be the same as for a Class E license.

987 (c) The renewal or extension of a Class E driver's license 988 or of a license restricted to motorcycle use only is <u>\$22</u> \$20, 989 except that a delinquent fee of <u>\$10</u> \$1 shall be added for a 990 renewal or extension made not more than 12 months after the 991 license expiration date. The fee provided in this paragraph 992 shall include the fee for driver's education provided by s. 993 1003.48.

994 (d) An original driver's license restricted to motorcycle
995 use only is \$30 \$27, which shall include the fee for driver's
996 education provided by s. 1003.48.

997 (e) A replacement driver's license issued pursuant to s. 998 322.17 is $\frac{\$11}{\$10}$. Of this amount \$7 shall be deposited into the 999 Highway Safety Operating Trust Fund and $\frac{\$4}{\$3}$ shall be deposited 1000 into the General Revenue Fund.

1001 (f) An original, renewal, or replacement identification 1002 card issued pursuant to s. 322.051 is $\frac{$11}{$10}$. Funds collected 1003 from these fees shall be distributed as follows:

For an original identification card issued pursuant to
 s. 322.051 the fee shall be <u>\$11</u> \$10. This amount shall be
 deposited into the General Revenue Fund.

10072. For a renewal identification card issued pursuant to s.1008322.051 the fee shall be $\frac{$11}{$10}$. Of this amount, \$6 shall be

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1009 deposited into the Highway Safety Operating Trust Fund and $\frac{5}{54}$ 1010 shall be deposited into the General Revenue Fund.

1011 3. For a replacement identification card issued pursuant 1012 to s. 322.051 the fee shall be $\frac{\$11}{\$10}$. Of this amount, \$9 shall 1013 be deposited into the Highway Safety Operating Trust Fund and $\frac{\$2}{\$10}$ 1014 $\frac{\$1}{\$10}$ shall be deposited into the General Revenue Fund.

1015 Any person who applies for reinstatement following the (8) 1016 suspension or revocation of the person's driver's license shall pay a service fee of \$45 $\frac{35}{5}$ following a suspension, and $\frac{575}{50}$ 1017 1018 following a revocation, which is in addition to the fee for a 1019 license. Any person who applies for reinstatement of a 1020 commercial driver's license following the disgualification of 1021 the person's privilege to operate a commercial motor vehicle 1022 shall pay a service fee of \$75 $\frac{60}{50}$, which is in addition to the 1023 fee for a license. The department shall collect all of these 1024 fees at the time of reinstatement. The department shall issue 1025 proper receipts for such fees and shall promptly transmit all 1026 funds received by it as follows:

1027 (a) Of the $\frac{$45}{$35}$ fee received from a licensee for 1028 reinstatement following a suspension, the department shall 1029 deposit \$15 in the General Revenue Fund and $\frac{$30}{$20}$ in the 1030 Highway Safety Operating Trust Fund.

1031 (b) Of the $\frac{575}{60}$ fee received from a licensee for 1032 reinstatement following a revocation or disqualification, the 1033 department shall deposit \$35 in the General Revenue Fund and $\frac{540}{525}$ 1034 $\frac{525}{525}$ in the Highway Safety Operating Trust Fund. 1035

1036 If the revocation or suspension of the driver's license was for Page 37 of 40

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1037 a violation of s. 316.193, or for refusal to submit to a lawful 1038 breath, blood, or urine test, an additional fee of \$130 \$115 1039 must be charged. However, only one \$130 \$115 fee may be 1040 collected from one person convicted of violations arising out of 1041 the same incident. The department shall collect the \$130 \$115 1042 fee and deposit the fee into the Highway Safety Operating Trust 1043 Fund at the time of reinstatement of the person's driver's 1044 license, but the fee may not be collected if the suspension or 1045 revocation is overturned. If the revocation or suspension of the driver's license was for a conviction for a violation of s. 1046 1047 817.234(8) or (9) or s. 817.505, an additional fee of \$180 is 1048 imposed for each offense. The department shall collect and 1049 deposit the additional fee into the Highway Safety Operating 1050 Trust Fund at the time of reinstatement of the person's driver's 1051 license.

1052 (9) (a) An applicant requesting a review authorized in s.
1053 322.222, s. 322.2615, s. 322.2616, s. 322.27, or s. 322.64 must
1054 pay a filing fee of \$25 to be deposited into the Highway Safety
1055 Operating Trust Fund.

1056(b) An applicant petitioning the department for a hearing1057authorized in s. 322.271 must pay a filing fee of \$12 to be1058deposited into the Highway Safety Operating Trust Fund.

1059 Section 23. Subsection (2) of section 322.29, Florida 1060 Statutes, is amended to read:

1061

322.29 Surrender and return of license.--

1062 (2) The provisions of subsection (1) to the contrary 1063 notwithstanding, no examination is required for the return of a 1064 license suspended under s. 318.15 or s. 322.245 unless an

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1065 examination is otherwise required by this chapter. Every person 1066 applying for the return of a license suspended under s. 318.15 1067 or s. 322.245 shall present to the department certification from 1068 the court that he or she has complied with all obligations and 1069 penalties imposed on him or her pursuant to s. 318.15 or, in the 1070 case of a suspension pursuant to s. 322.245, that he or she has 1071 complied with all directives of the court and the requirements 1072 of s. 322.245 and shall pay to the department a nonrefundable 1073 service fee of \$60 $\frac{47.50}{5}$, of which \$37.50 shall be deposited 1074 into the General Revenue Fund and \$22.50 \$10 shall be deposited 1075 into the Highway Safety Operating Trust Fund. If reinstated by 1076 the clerk of the court or tax collector, \$37.50 shall be 1077 retained and \$22.50 \$10 shall be remitted to the Department of 1078 Revenue for deposit into the Highway Safety Operating Trust 1079 Fund. However, the service fee is not required if the person is required to pay a \$45 $\frac{35}{5}$ fee or \$75 $\frac{60}{50}$ fee under the 1080 1081 provisions of s. 322.21.

1082 Section 24. Subsection (2) of section 322.293, Florida 1083 Statutes, is amended to read:

1084 322.293 DUI Programs Coordination Trust Fund; assessment; 1085 disposition.--

(2) Each DUI program shall assess \$15 \$12 against each
person enrolling in a DUI program at the time of enrollment,
including persons who transfer to or from a program in another
state. In addition, second and third offenders and those
offenders under permanent driver's-license revocation who are
evaluated for eligibility for license restrictions under s.
322.271(2)(b) and (4) shall be assessed \$15 \$12 upon enrollment

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1093 in the program and upon each subsequent anniversary date while 1094 they are in the program, for the duration of the license period. 1095 Section 25. This act shall take effect September 1, 2009 1096

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