By the Committee on Appropriations; and Senator Perry

	576-03289-18 2018504c1	
1	A bill to be entitled	
2	An act relating to motor vehicles; amending s.	
3	316.003, F.S.; adding and revising definitions;	
4	conforming a cross-reference; amending s. 316.008,	
5	F.S.; authorizing a mobile carrier to be operated on	
6	sidewalks and crosswalks within a county or	
7	municipality when such use is permissible under	
8	federal law; providing construction; amending s.	
9	316.2071, F.S.; authorizing a mobile carrier to	
10	operate on sidewalks and crosswalks; providing that a	
11	mobile carrier operating on a sidewalk or crosswalk	
12	has all the rights and duties applicable to a	
13	pedestrian under the same circumstances, except that	
14	the mobile carrier must not unreasonably interfere	
15	with pedestrians or traffic and must yield the right-	
16	of-way to pedestrians on the sidewalk or crosswalk;	
17	specifying requirements for a mobile carrier;	
18	prohibiting a mobile carrier from taking specified	
19	actions; amending s. 316.614, F.S.; requiring safety	
20	belt or, if applicable, child restraint usage by an	
21	operator or passenger of an autocycle; amending s.	
22	320.01, F.S.; revising the term "motor vehicle";	
23	including an autocycle in the definition of the term	
24	"motorcycle"; amending s. 320.02, F.S.; providing that	
25	a mobile carrier is not required to satisfy specified	
26	registration and insurance requirements; amending s.	
27	322.03, F.S.; authorizing a person to operate an	
28	autocycle without a motorcycle endorsement; amending	
29	s. 322.12, F.S.; providing applicability; amending s.	

Page 1 of 21

	576-03289-18 2018504c1	
30	324.021, F.S.; revising the definition of the term	
31	"motor vehicle"; amending ss. 212.05, 316.303, 320.08,	
32	and 655.960, F.S.; conforming cross-references;	
33	providing an effective date.	
34		
35	Be It Enacted by the Legislature of the State of Florida:	
36		
37	Section 1. Present subsections (2) through (36) of section	
38	316.003, Florida Statutes, are renumbered as subsections (3)	
39	through (37), respectively, a new subsection (2) is added to	
40	that section, present subsections (37) through (99) of that	
41	section are renumbered as subsections (39) through (101),	
42	respectively, a new subsection (38) is added to that section,	
43	and present subsections (40), (41), (51), (57), and (97) are	
44	amended, to read:	
45	316.003 DefinitionsThe following words and phrases, when	
46	used in this chapter, shall have the meanings respectively	
47	ascribed to them in this section, except where the context	
48	otherwise requires:	
49	(2) AUTOCYCLEA three-wheeled motorcycle that has two	
50	wheels in the front and one wheel in the back; is equipped with	
51	a roll cage or roll hoops, a seat belt for each occupant,	
52	antilock brakes, a steering wheel, and seating that does not	
53	require the operator to straddle or sit astride it; and is	
54	manufactured in accordance with the applicable federal	
55	motorcycle safety standards in 49 C.F.R. part 571 by a	
56	manufacturer registered with the National Highway Traffic Safety	
57	Administration.	
58	(38) MOBILE CARRIER.—An electrically powered device that:	
I		

Page 2 of 21

	576-03289-18 2018504c1	
59	(a) Is operated on sidewalks and crosswalks and is intended	
60	primarily for transporting property;	
61	(b) Weighs less than 80 pounds, excluding cargo;	
62	(c) Has a maximum speed of 12.5 miles per hour; and	
63	(d) Is equipped with a technology to transport personal	
64	property with the active monitoring of a property owner, and	
65	primarily designed to remain within 25 feet of the property	
66	owner.	
67		
68	A mobile carrier is not considered a vehicle or personal	
69	delivery device unless expressly defined by law as a vehicle or	
70	personal delivery device.	
71	(42) (40) MOTOR VEHICLE.—Except when used in s. 316.1001, a	
72	self-propelled vehicle not operated upon rails or guideway, but	
73	not including any bicycle, motorized scooter, electric personal	
74	assistive mobility device, mobile carrier, personal delivery	
75	device, swamp buggy, or moped. For purposes of s. 316.1001,	
76	"motor vehicle" has the same meaning as provided in s.	
77	320.01(1)(a).	
78	(43)(41) MOTORCYCLE.—Any motor vehicle having a seat or	
79	saddle for the use of the rider and designed to travel on not	
80	more than three wheels in contact with the ground. The term	
81	<u>includes an autocycle</u> , but <u>does not include</u> excluding a tractor <u>,</u>	
82	or a moped, or any vehicle in which the operator is enclosed by	
83	a cabin unless it meets the requirements set forth by the	
84	National Highway Traffic Safety Administration for a motorcycle.	
85	(53)(51) PERSONAL DELIVERY DEVICE.—An electrically powered	
86	device that:	
87	(a) Is operated on sidewalks and crosswalks and intended	
	Page 3 of 21	

CODING: Words stricken are deletions; words underlined are additions.

	576-03289-18 2018504c1	
88	primarily for transporting property;	
89	(b) Weighs less than 80 pounds, excluding cargo;	
90	(c) Has a maximum speed of 10 miles per hour; and	
91	(d) Is equipped with technology to allow for operation of	
92	the device with or without the active control or monitoring of a	
93	natural person.	
94		
95	A personal delivery device is not considered a vehicle unless	
96	expressly defined by law as a vehicle. <u>A mobile carrier is not</u>	
97	considered a personal delivery device.	
98	(59) (57) PRIVATE ROAD OR DRIVEWAYExcept as otherwise	
99	provided in paragraph <u>(81)(b)</u> (79)(b) , any privately owned way	
100	or place used for vehicular travel by the owner and those having	
101	express or implied permission from the owner, but not by other	
102	persons.	
103	(99) (97) VEHICLE.—Every device in, upon, or by which any	
104	person or property is or may be transported or drawn upon a	
105	highway, except personal delivery devices, mobile carriers, and	
106	devices used exclusively upon stationary rails or tracks.	
107	Section 2. Paragraph (b) of subsection (7) of section	
108	316.008, Florida Statutes, is amended to read:	
109	316.008 Powers of local authorities	
110	(7)	
111	(b)1. Except as provided in subparagraph 2., a personal	
112	delivery device and a mobile carrier may be operated on	
113	sidewalks and crosswalks within a county or municipality when	
114	such use is permissible under federal law. This paragraph does	
115	not restrict a county or municipality from otherwise adopting	
116	regulations for the safe operation of personal delivery devices	

Page 4 of 21

576-03289-18 2018504c1 117 and mobile carriers. 118 2. A personal delivery device may not be operated on the Florida Shared-Use Nonmotorized Trail Network created under s. 119 120 339.81 or components of the Florida Greenways and Trails System 121 created under chapter 260. 122 Section 3. Section 316.2071, Florida Statutes, is amended 123 to read: 124 316.2071 Personal delivery devices and mobile carriers.-125 (1) Notwithstanding any provision of law to the contrary, a personal delivery device or mobile carrier may operate on 126 127 sidewalks and crosswalks, subject to s. 316.008(7)(b). A 128 personal delivery device or mobile carrier operating on a 129 sidewalk or crosswalk has all the rights and duties applicable 130 to a pedestrian under the same circumstances, except that the 131 personal delivery device or mobile carrier must not unreasonably 132 interfere with pedestrians or traffic and must yield the right-133 of-way to pedestrians on the sidewalk or crosswalk. 134 (2) A personal delivery device and a mobile carrier must: 135 (a) Obey all official traffic and pedestrian control 136 signals and devices. 137 (b) For personal delivery devices, include a plate or 138 marker that has a unique identifying device number and 139 identifies the name and contact information of the personal 140 delivery device operator. (c) Be equipped with a braking system that, when active or 141 engaged, enables the personal delivery device or mobile carrier 142 143 to come to a controlled stop. 144 (3) A personal delivery device and a mobile carrier may 145 not:

Page 5 of 21

576-03289-18 2018504c1 146 (a) Operate on a public highway except to the extent 147 necessary to cross a crosswalk. (b) Operate on a sidewalk or crosswalk unless the personal 148 149 delivery device operator is actively controlling or monitoring 150 the navigation and operation of the personal delivery device or 151 a property owner remains within 25 feet of the mobile carrier. 152 (c) Transport hazardous materials as defined in s. 316.003. 153 (4) A person who owns and operates a personal delivery 154 device in this state must maintain an insurance policy, on 155 behalf of himself or herself and his or her agents, which 156 provides general liability coverage of at least \$100,000 for 157 damages arising from the combined operations of personal 158 delivery devices under the entity's or agent's control. 159 Section 4. Subsections (4) and (5) of section 316.614, Florida Statutes, are amended to read: 160 161 316.614 Safety belt usage.-162 (4) It is unlawful for any person: 163 (a) To operate a motor vehicle or an autocycle in this 164 state unless each passenger and the operator of the vehicle or 165 autocycle under the age of 18 years are restrained by a safety 166 belt or by a child restraint device pursuant to s. 316.613, if 167 applicable; or 168 (b) To operate a motor vehicle or an autocycle in this 169 state unless the person is restrained by a safety belt. (5) It is unlawful for any person 18 years of age or older 170 171 to be a passenger in the front seat of a motor vehicle or an 172 autocycle unless such person is restrained by a safety belt when 173 the vehicle or autocycle is in motion. 174 Section 5. Subsections (1) and (26) of section 320.01, Page 6 of 21

576-03289-18 2018504c1 175 Florida Statutes, are amended to read: 176 320.01 Definitions, general.-As used in the Florida 177 Statutes, except as otherwise provided, the term: 178 (1) "Motor vehicle" means: (a) An automobile, motorcycle, truck, trailer, semitrailer, 179 180 truck tractor and semitrailer combination, or any other vehicle 181 operated on the roads of this state, used to transport persons 182 or property, and propelled by power other than muscular power, but the term does not include traction engines, road rollers, 183 184 personal delivery devices and mobile carriers as defined in s. 316.003, special mobile equipment as defined in s. 316.003, 185 186 vehicles that run only upon a track, bicycles, swamp buggies, or 187 mopeds.

188 (26) "Motorcycle" means any motor vehicle having a seat or 189 saddle for the use of the rider and designed to travel on not 190 more than three wheels in contact with the ground. The term 191 includes an autocycle, as defined in s. 316.003, but excludes a 192 tractor, a moped, or any excluding a vehicle in which the 193 operator is enclosed by a cabin unless it meets the requirements 194 set forth by the National Highway Traffic Safety Administration 195 for a motorcycle. The term "motorcycle" does not include a 196 tractor or a moped.

197 Section 6. Subsection (19) of section 320.02, Florida198 Statutes, is amended to read:

199 320.02 Registration required; application for registration; 200 forms.-

(19) A personal delivery device <u>and a mobile carrier</u> as
 defined in s. 316.003 <u>are</u> is not required to satisfy the
 registration and insurance requirements of this section.

Page 7 of 21

	576-03289-18 2018504c1	
204	Section 7. Subsection (4) of section 322.03, Florida	
205	Statutes, is amended to read:	
206	322.03 Drivers must be licensed; penalties	
207	(4) A person may not operate a motorcycle unless he or she	
208	holds a driver license that authorizes such operation, subject	
209	to the appropriate restrictions and endorsements. A person may	
210	operate an autocycle, as defined in s. 316.003, without a	
211	motorcycle endorsement.	
212	Section 8. Paragraph (c) is added to subsection (5) of	
213	section 322.12, Florida Statutes, to read:	
214	322.12 Examination of applicants	
215	(5)	
216	(c) This subsection does not apply to the operation of an	
217	autocycle, as defined in s. 316.003.	
218	Section 9. Subsection (1) of section 324.021, Florida	
219	Statutes, is amended to read:	
220	324.021 Definitions; minimum insurance requiredThe	
221	following words and phrases when used in this chapter shall, for	
222	the purpose of this chapter, have the meanings respectively	
223	ascribed to them in this section, except in those instances	
224	where the context clearly indicates a different meaning:	
225	(1) MOTOR VEHICLEEvery self-propelled vehicle that is	
226	designed and required to be licensed for use upon a highway,	
227	including trailers and semitrailers designed for use with such	
228	vehicles, except traction engines, road rollers, farm tractors,	
229	power shovels, and well drillers, and every vehicle that is	
230	propelled by electric power obtained from overhead wires but not	
231	operated upon rails, but not including any personal delivery	
232	device <u>or mobile carrier</u> as defined in s. 316.003, bicycle, or	
	Page 8 of 21	

576-03289-182018504c1233moped. However, the term "motor vehicle" does not include a234motor vehicle as defined in s. 627.732(3) when the owner of such235vehicle has complied with the requirements of ss. 627.730-236627.7405, inclusive, unless the provisions of s. 324.051 apply;237and, in such case, the applicable proof of insurance provisions238of s. 320.02 apply.239Section 10. Paragraph (c) of subsection (1) of section240212.05, Florida Statutes, is amended to read:241212.05 Sales, storage, use taxIt is hereby declared to be242the legislative intent that every person is exercising a taxable243privilege who engages in the business of selling tangible244personal property at retail in this state, including the245business of making mail order sales, or who rents or furnishes246any of the things or services taxable under this chapter, or who247stores for use or consumption in this state any item or article248of tangible personal property as defined herein and who leases249or rents such property within the state.251(1) For the exercise of such privilege, a tax is levied on252each taxable transaction or incident, which tax is due and253payable as follows:25410. At the rate of 6 percent of the gross proceeds derived255from the lease or rental of tangible personal property, as256defined herein; however, the following special provisions apply256to the lease o			
 motor vehicle as defined in s. 627.732(3) when the owner of such vehicle has complied with the requirements of ss. 627.730-627.7405, inclusive, unless the provisions of s. 324.051 apply; and, in such case, the applicable proof of insurance provisions of s. 320.02 apply. Section 10. Paragraph (c) of subsection (1) of section 212.05, Florida Statutes, is amended to read: 212.05 Sales, storage, use tax.—It is hereby declared to be the legislative intent that every person is exercising a taxable privilege who engages in the business of selling tangible personal property at retail in this state, including the business of making mail order sales, or who rents or furnishes any of the things or services taxable under this chapter, or who stores for use or consumption in this state any item or article of tangible personal property within the state. (1) For the exercise of such privilege, a tax is levied on each taxable transaction or incident, which tax is due and payable as follows: (c) At the rate of 6 percent of the gross proceeds derived from the lease or rental of tangible personal property, as defined herein and visions apply to the lease or rental of motor vehicles: 1. When a motor vehicle is leased or rented for a period of less than 12 months: a. If the motor vehicle is rented in Florida, the entire amount of such rental is taxable, even if the vehicle is dropped 	I	576-03289-18 2018504c1	
 vehicle has complied with the requirements of ss. 627.730- 627.7405, inclusive, unless the provisions of s. 324.051 apply; and, in such case, the applicable proof of insurance provisions of s. 320.02 apply. Section 10. Paragraph (c) of subsection (1) of section 212.05, Florida Statutes, is amended to read: 212.05 Sales, storage, use taxIt is hereby declared to be the legislative intent that every person is exercising a taxable privilege who engages in the business of selling tangible personal property at retail in this state, including the business of making mail order sales, or who rents or furnishes any of the things or services taxable under this chapter, or who stores for use or consumption in this state any item or article of tangible personal property as defined herein and who leases or rents such property within the state. (1) For the exercise of such privilege, a tax is levied on each taxable transaction or incident, which tax is due and payable as follows: (c) At the rate of 6 percent of the gross proceeds derived from the lease or rental of tangible personal property, as defined herein; however, the following special provisions apply to the lease or rental of motor vehicles: 1. When a motor vehicle is leased or rented for a period of less than 12 months: a. If the motor vehicle is rented in Florida, the entire amount of such rental is taxable, even if the vehicle is dropped 	233	moped. However, the term "motor vehicle" does not include a	
 627.7405, inclusive, unless the provisions of s. 324.051 apply; and, in such case, the applicable proof of insurance provisions of s. 320.02 apply. Section 10. Paragraph (c) of subsection (1) of section 212.05, Florida Statutes, is amended to read: 212.05 Sales, storage, use tax.—It is hereby declared to be the legislative intent that every person is exercising a taxable privilege who engages in the business of selling tangible personal property at retail in this state, including the business of making mail order sales, or who rents or furnishes any of the things or services taxable under this chapter, or who stores for use or consumption in this state any item or article of tangible personal property as defined herein and who leases or rents such property within the state. (1) For the exercise of such privilege, a tax is levied on each taxable transaction or incident, which tax is due and payable as follows: (c) At the rate of 6 percent of the gross proceeds derived from the lease or rental of tangible personal property, as defined herein; however, the following special provisions apply to the lease or rental of motor vehicles: 1. When a motor vehicle is leased or rented for a period of less than 12 months: a. If the motor vehicle is rented in Florida, the entire amount of such rental is taxable, even if the vehicle is dropped 	234	motor vehicle as defined in s. 627.732(3) when the owner of such	
 and, in such case, the applicable proof of insurance provisions of s. 320.02 apply. Section 10. Paragraph (c) of subsection (1) of section 212.05, Florida Statutes, is amended to read: 212.05 Sales, storage, use taxIt is hereby declared to be the legislative intent that every person is exercising a taxable privilege who engages in the business of selling tangible personal property at retail in this state, including the business of making mail order sales, or who rents or furnishes any of the things or services taxable under this chapter, or who stores for use or consumption in this state any item or article of tangible personal property as defined herein and who leases or rents such property within the state. (1) For the exercise of such privilege, a tax is levied on each taxable transaction or incident, which tax is due and payable as follows: (c) At the rate of 6 percent of the gross proceeds derived from the lease or rental of tangible personal property, as defined herein; however, the following special provisions apply to the lease or rental of motor vehicles: 1. When a motor vehicle is leased or rented for a period of less than 12 months: a. If the motor vehicle is rented in Florida, the entire amount of such rental is taxable, even if the vehicle is dropped 	235	vehicle has complied with the requirements of ss. 627.730-	
<pre>of s. 320.02 apply. Section 10. Paragraph (c) of subsection (1) of section 212.05, Florida Statutes, is amended to read: 212.05 Sales, storage, use taxIt is hereby declared to be the legislative intent that every person is exercising a taxable privilege who engages in the business of selling tangible personal property at retail in this state, including the business of making mail order sales, or who rents or furnishes any of the things or services taxable under this chapter, or who stores for use or consumption in this state any item or article of tangible personal property as defined herein and who leases or rents such property within the state. (1) For the exercise of such privilege, a tax is levied on each taxable transaction or incident, which tax is due and payable as follows: (c) At the rate of 6 percent of the gross proceeds derived from the lease or rental of tangible personal property, as defined herein; however, the following special provisions apply to the lease or rental of motor vehicles: 1. When a motor vehicle is leased or rented for a period of less than 12 months: a. If the motor vehicle is rented in Florida, the entire amount of such rental is taxable, even if the vehicle is dropped</pre>	236	627.7405, inclusive, unless the provisions of s. 324.051 apply;	
Section 10. Paragraph (c) of subsection (1) of section 212.05, Florida Statutes, is amended to read: 212.05 Sales, storage, use tax.—It is hereby declared to be the legislative intent that every person is exercising a taxable privilege who engages in the business of selling tangible 244 personal property at retail in this state, including the business of making mail order sales, or who rents or furnishes any of the things or services taxable under this chapter, or who stores for use or consumption in this state any item or article of tangible personal property as defined herein and who leases or rents such property within the state. 250 (1) For the exercise of such privilege, a tax is levied on each taxable transaction or incident, which tax is due and payable as follows: 253 (c) At the rate of 6 percent of the gross proceeds derived 254 from the lease or rental of tangible personal property, as 255 defined herein; however, the following special provisions apply 256 to the lease or rental of motor vehicles: 257 1. When a motor vehicle is leased or rented for a period of 258 less than 12 months: 259 a. If the motor vehicle is rented in Florida, the entire 260 amount of such rental is taxable, even if the vehicle is dropped	237	and, in such case, the applicable proof of insurance provisions	
 240 212.05, Florida Statutes, is amended to read: 212.05 Sales, storage, use taxIt is hereby declared to be the legislative intent that every person is exercising a taxable privilege who engages in the business of selling tangible 244 personal property at retail in this state, including the business of making mail order sales, or who rents or furnishes any of the things or services taxable under this chapter, or who stores for use or consumption in this state any item or article of tangible personal property as defined herein and who leases or rents such property within the state. (1) For the exercise of such privilege, a tax is levied on each taxable transaction or incident, which tax is due and payable as follows: (c) At the rate of 6 percent of the gross proceeds derived from the lease or rental of tangible personal property, as defined herein; however, the following special provisions apply to the lease or rental of motor vehicles: 1. When a motor vehicle is leased or rented for a period of less than 12 months: a. If the motor vehicle is rented in Florida, the entire amount of such rental is taxable, even if the vehicle is dropped 	238	of s. 320.02 apply.	
241 212.05 Sales, storage, use tax.—It is hereby declared to be 242 the legislative intent that every person is exercising a taxable 243 privilege who engages in the business of selling tangible 244 personal property at retail in this state, including the 245 business of making mail order sales, or who rents or furnishes 246 any of the things or services taxable under this chapter, or who 247 stores for use or consumption in this state any item or article 248 of tangible personal property as defined herein and who leases 249 or rents such property within the state. 250 (1) For the exercise of such privilege, a tax is levied on 251 each taxable transaction or incident, which tax is due and 252 payable as follows: 253 (c) At the rate of 6 percent of the gross proceeds derived 254 from the lease or rental of tangible personal property, as 255 defined herein; however, the following special provisions apply 256 to the lease or rental of motor vehicles: 257 1. When a motor vehicle is leased or rented for a period of 258 less than 12 months: 259 a. If the motor vehicle is rented in Florida, the entire 260 amount of such rental is taxable, even if the vehicle is dropped	239	Section 10. Paragraph (c) of subsection (1) of section	
the legislative intent that every person is exercising a taxable privilege who engages in the business of selling tangible personal property at retail in this state, including the business of making mail order sales, or who rents or furnishes any of the things or services taxable under this chapter, or who stores for use or consumption in this state any item or article of tangible personal property as defined herein and who leases or rents such property within the state. (1) For the exercise of such privilege, a tax is levied on each taxable transaction or incident, which tax is due and payable as follows: (c) At the rate of 6 percent of the gross proceeds derived from the lease or rental of tangible personal property, as defined herein; however, the following special provisions apply to the lease or rental of motor vehicles: 1. When a motor vehicle is leased or rented for a period of less than 12 months: a. If the motor vehicle is rented in Florida, the entire amount of such rental is taxable, even if the vehicle is dropped	240	212.05, Florida Statutes, is amended to read:	
<pre>243 privilege who engages in the business of selling tangible 244 personal property at retail in this state, including the 245 business of making mail order sales, or who rents or furnishes 246 any of the things or services taxable under this chapter, or who 247 stores for use or consumption in this state any item or article 248 of tangible personal property as defined herein and who leases 249 or rents such property within the state. 250 (1) For the exercise of such privilege, a tax is levied on 251 each taxable transaction or incident, which tax is due and 252 payable as follows: 253 (c) At the rate of 6 percent of the gross proceeds derived 254 from the lease or rental of tangible personal property, as 255 defined herein; however, the following special provisions apply 256 to the lease or rental of motor vehicles: 257 1. When a motor vehicle is leased or rented for a period of 258 less than 12 months: 259 a. If the motor vehicle is rented in Florida, the entire 260 amount of such rental is taxable, even if the vehicle is dropped 261 262 263 264 264 265 265 265 265 265 265 265 265 265 265</pre>	241	212.05 Sales, storage, use tax.—It is hereby declared to be	
<pre>244 personal property at retail in this state, including the 245 business of making mail order sales, or who rents or furnishes 246 any of the things or services taxable under this chapter, or who 247 stores for use or consumption in this state any item or article 248 of tangible personal property as defined herein and who leases 249 or rents such property within the state. 250 (1) For the exercise of such privilege, a tax is levied on 251 each taxable transaction or incident, which tax is due and 252 payable as follows: 253 (c) At the rate of 6 percent of the gross proceeds derived 254 from the lease or rental of tangible personal property, as 255 defined herein; however, the following special provisions apply 256 to the lease or rental of motor vehicles: 257 1. When a motor vehicle is leased or rented for a period of 258 less than 12 months: 259 a. If the motor vehicle is rented in Florida, the entire 260 amount of such rental is taxable, even if the vehicle is dropped</pre>	242	the legislative intent that every person is exercising a taxable	
business of making mail order sales, or who rents or furnishes any of the things or services taxable under this chapter, or who stores for use or consumption in this state any item or article of tangible personal property as defined herein and who leases or rents such property within the state. (1) For the exercise of such privilege, a tax is levied on each taxable transaction or incident, which tax is due and payable as follows: (c) At the rate of 6 percent of the gross proceeds derived from the lease or rental of tangible personal property, as defined herein; however, the following special provisions apply to the lease or rental of motor vehicles: 1. When a motor vehicle is leased or rented for a period of less than 12 months: a. If the motor vehicle is rented in Florida, the entire amount of such rental is taxable, even if the vehicle is dropped	243	privilege who engages in the business of selling tangible	
any of the things or services taxable under this chapter, or who stores for use or consumption in this state any item or article of tangible personal property as defined herein and who leases or rents such property within the state. (1) For the exercise of such privilege, a tax is levied on each taxable transaction or incident, which tax is due and payable as follows: (c) At the rate of 6 percent of the gross proceeds derived from the lease or rental of tangible personal property, as defined herein; however, the following special provisions apply to the lease or rental of motor vehicles: 1. When a motor vehicle is leased or rented for a period of less than 12 months: a. If the motor vehicle is rented in Florida, the entire amount of such rental is taxable, even if the vehicle is dropped	244	personal property at retail in this state, including the	
<pre>247 stores for use or consumption in this state any item or article 248 of tangible personal property as defined herein and who leases 249 or rents such property within the state. 250 (1) For the exercise of such privilege, a tax is levied on 251 each taxable transaction or incident, which tax is due and 252 payable as follows: 253 (c) At the rate of 6 percent of the gross proceeds derived 254 from the lease or rental of tangible personal property, as 255 defined herein; however, the following special provisions apply 256 to the lease or rental of motor vehicles: 257 1. When a motor vehicle is leased or rented for a period of 258 less than 12 months: 259 a. If the motor vehicle is rented in Florida, the entire 260 amount of such rental is taxable, even if the vehicle is dropped</pre>	245	business of making mail order sales, or who rents or furnishes	
of tangible personal property as defined herein and who leases or rents such property within the state. (1) For the exercise of such privilege, a tax is levied on each taxable transaction or incident, which tax is due and payable as follows: (c) At the rate of 6 percent of the gross proceeds derived from the lease or rental of tangible personal property, as defined herein; however, the following special provisions apply to the lease or rental of motor vehicles: 1. When a motor vehicle is leased or rented for a period of less than 12 months: a. If the motor vehicle is rented in Florida, the entire amount of such rental is taxable, even if the vehicle is dropped	246	any of the things or services taxable under this chapter, or who	
or rents such property within the state. (1) For the exercise of such privilege, a tax is levied on each taxable transaction or incident, which tax is due and payable as follows: (c) At the rate of 6 percent of the gross proceeds derived from the lease or rental of tangible personal property, as defined herein; however, the following special provisions apply to the lease or rental of motor vehicles: 1. When a motor vehicle is leased or rented for a period of less than 12 months: a. If the motor vehicle is rented in Florida, the entire amount of such rental is taxable, even if the vehicle is dropped	247	stores for use or consumption in this state any item or article	
 (1) For the exercise of such privilege, a tax is levied on each taxable transaction or incident, which tax is due and payable as follows: (c) At the rate of 6 percent of the gross proceeds derived from the lease or rental of tangible personal property, as defined herein; however, the following special provisions apply to the lease or rental of motor vehicles: 1. When a motor vehicle is leased or rented for a period of less than 12 months: a. If the motor vehicle is rented in Florida, the entire amount of such rental is taxable, even if the vehicle is dropped 	248	of tangible personal property as defined herein and who leases	
<pre>251 each taxable transaction or incident, which tax is due and 252 payable as follows: 253 (c) At the rate of 6 percent of the gross proceeds derived 254 from the lease or rental of tangible personal property, as 255 defined herein; however, the following special provisions apply 256 to the lease or rental of motor vehicles: 257 1. When a motor vehicle is leased or rented for a period of 258 less than 12 months: 259 a. If the motor vehicle is rented in Florida, the entire 260 amount of such rental is taxable, even if the vehicle is dropped</pre>	249	or rents such property within the state.	
252 payable as follows: 253 (c) At the rate of 6 percent of the gross proceeds derived 254 from the lease or rental of tangible personal property, as 255 defined herein; however, the following special provisions apply 256 to the lease or rental of motor vehicles: 257 1. When a motor vehicle is leased or rented for a period of 258 less than 12 months: 259 a. If the motor vehicle is rented in Florida, the entire 260 amount of such rental is taxable, even if the vehicle is dropped	250	(1) For the exercise of such privilege, a tax is levied on	
 (c) At the rate of 6 percent of the gross proceeds derived from the lease or rental of tangible personal property, as defined herein; however, the following special provisions apply to the lease or rental of motor vehicles: When a motor vehicle is leased or rented for a period of less than 12 months: a. If the motor vehicle is rented in Florida, the entire amount of such rental is taxable, even if the vehicle is dropped 	251	each taxable transaction or incident, which tax is due and	
<pre>254 from the lease or rental of tangible personal property, as 255 defined herein; however, the following special provisions apply 256 to the lease or rental of motor vehicles: 257 1. When a motor vehicle is leased or rented for a period of 258 less than 12 months: 259 a. If the motor vehicle is rented in Florida, the entire 260 amount of such rental is taxable, even if the vehicle is dropped</pre>	252	payable as follows:	
<pre>255 defined herein; however, the following special provisions apply 256 to the lease or rental of motor vehicles: 257 1. When a motor vehicle is leased or rented for a period of 258 less than 12 months: 259 a. If the motor vehicle is rented in Florida, the entire 260 amount of such rental is taxable, even if the vehicle is dropped</pre>	253	(c) At the rate of 6 percent of the gross proceeds derived	
<pre>256 to the lease or rental of motor vehicles: 257 1. When a motor vehicle is leased or rented for a period of 258 less than 12 months: 259 a. If the motor vehicle is rented in Florida, the entire 260 amount of such rental is taxable, even if the vehicle is dropped</pre>	254	from the lease or rental of tangible personal property, as	
 When a motor vehicle is leased or rented for a period of less than 12 months: a. If the motor vehicle is rented in Florida, the entire amount of such rental is taxable, even if the vehicle is dropped 	255	defined herein; however, the following special provisions apply	
<pre>258 less than 12 months: 259 a. If the motor vehicle is rented in Florida, the entire 260 amount of such rental is taxable, even if the vehicle is dropped</pre>	256	to the lease or rental of motor vehicles:	
a. If the motor vehicle is rented in Florida, the entireamount of such rental is taxable, even if the vehicle is dropped	257	1. When a motor vehicle is leased or rented for a period of	
260 amount of such rental is taxable, even if the vehicle is dropped	258	less than 12 months:	
	259	a. If the motor vehicle is rented in Florida, the entire	
261 off in another state.	260	amount of such rental is taxable, even if the vehicle is dropped	
•	261	off in another state.	

Page 9 of 21

576-03289-18 2018504c1 262 b. If the motor vehicle is rented in another state and 263 dropped off in Florida, the rental is exempt from Florida tax. 264 2. Except as provided in subparagraph 3., for the lease or 265 rental of a motor vehicle for a period of not less than 12 266 months, sales tax is due on the lease or rental payments if the 267 vehicle is registered in this state; provided, however, that no 268 tax shall be due if the taxpayer documents use of the motor 269 vehicle outside this state and tax is being paid on the lease or 270 rental payments in another state. 271 3. The tax imposed by this chapter does not apply to the 272 lease or rental of a commercial motor vehicle as defined in s. 273 $316.003(13)(a) \frac{316.003(12)(a)}{a}$ to one lessee or rentee for a 274 period of not less than 12 months when tax was paid on the 275 purchase price of such vehicle by the lessor. To the extent tax 276 was paid with respect to the purchase of such vehicle in another 277 state, territory of the United States, or the District of 278 Columbia, the Florida tax payable shall be reduced in accordance 279 with the provisions of s. 212.06(7). This subparagraph shall 280 only be available when the lease or rental of such property is 281 an established business or part of an established business or 282 the same is incidental or germane to such business.

283 Section 11. Subsections (1) and (3) of section 316.303, 284 Florida Statutes, are amended to read:

285

316.303 Television receivers.-

(1) No motor vehicle may be operated on the highways of
this state if the vehicle is actively displaying moving
television broadcast or pre-recorded video entertainment content
that is visible from the driver's seat while the vehicle is in
motion, unless the vehicle is equipped with autonomous

Page 10 of 21

576-03289-18 2018504c1 291 technology, as defined in s. $316.003(3) \frac{316.003(2)}{316.003(2)}$, and is being 292 operated in autonomous mode, as provided in s. 316.85(2). 293 (3) This section does not prohibit the use of an electronic 294 display used in conjunction with a vehicle navigation system; an 295 electronic display used by an operator of a vehicle equipped 296 with autonomous technology, as defined in s. 316.003(3) 316.003; 297 or an electronic display used by an operator of a vehicle 298 equipped and operating with driver-assistive truck platooning 299 technology, as defined in s. 316.003. 300 Section 12. Section 320.08, Florida Statutes, is amended to 301 read: 302 320.08 License taxes.-Except as otherwise provided herein, 303 there are hereby levied and imposed annual license taxes for the 304 operation of motor vehicles, mopeds, motorized bicycles as defined in s. 316.003(4) 316.003(3), tri-vehicles as defined in 305 306 s. 316.003, and mobile homes as defined in s. 320.01, which 307 shall be paid to and collected by the department or its agent 308 upon the registration or renewal of registration of the

309 following:

310

(1) MOTORCYCLES AND MOPEDS.-

311 312 (a) Any motorcycle: \$10 flat.

(b) Any moped: \$5 flat.

(c) Upon registration of a motorcycle, motor-driven cycle, or moped, in addition to the license taxes specified in this subsection, a nonrefundable motorcycle safety education fee in the amount of \$2.50 shall be paid. The proceeds of such additional fee shall be deposited in the Highway Safety Operating Trust Fund to fund a motorcycle driver improvement program implemented pursuant to s. 322.025, the Florida

Page 11 of 21

	576-03289-18 2018504c1			
320	Motorcycle Safety Education Program established in s. 322.0255,			
321	or the general operations of the department.			
322	(d) An ancient or antique motorcycle: \$7.50 flat, of which			
323	\$2.50 shall be deposited into the General Revenue Fund.			
324	(2) AUTOMOBILES OR TRI-VEHICLES FOR PRIVATE USE			
325	(a) An ancient or antique automobile, as defined in s.			
326	320.086, or a street rod, as defined in s. 320.0863: \$7.50 flat.			
327	(b) Net weight of less than 2,500 pounds: \$14.50 flat.			
328	(c) Net weight of 2,500 pounds or more, but less than 3,500			
329	pounds: \$22.50 flat.			
330	(d) Net weight of 3,500 pounds or more: \$32.50 flat.			
331	(3) TRUCKS			
332	(a) Net weight of less than 2,000 pounds: \$14.50 flat.			
333	(b) Net weight of 2,000 pounds or more, but not more than			
334	3,000 pounds: \$22.50 flat.			
335	(c) Net weight more than 3,000 pounds, but not more than			
336	5,000 pounds: \$32.50 flat.			
337	(d) A truck defined as a "goat," or other vehicle if used			
338	in the field by a farmer or in the woods for the purpose of			
339	harvesting a crop, including naval stores, during such			
340	harvesting operations, and which is not principally operated			
341	upon the roads of the state: \$7.50 flat. The term "goat" means a			
342	motor vehicle designed, constructed, and used principally for			
343	the transportation of citrus fruit within citrus groves or for			
344	the transportation of crops on farms, and which can also be used			
345	for hauling associated equipment or supplies, including required			
346	sanitary equipment, and the towing of farm trailers.			
347	(e) An ancient or antique truck, as defined in s. 320.086:			
348	\$7.50 flat.			

Page 12 of 21

377

576-03289-18 2018504c1 349 (4) HEAVY TRUCKS, TRUCK TRACTORS, FEES ACCORDING TO GROSS 350 VEHICLE WEIGHT.-351 (a) Gross vehicle weight of 5,001 pounds or more, but less 352 than 6,000 pounds: \$60.75 flat, of which \$15.75 shall be 353 deposited into the General Revenue Fund. 354 (b) Gross vehicle weight of 6,000 pounds or more, but less 355 than 8,000 pounds: \$87.75 flat, of which \$22.75 shall be 356 deposited into the General Revenue Fund. 357 (c) Gross vehicle weight of 8,000 pounds or more, but less than 10,000 pounds: \$103 flat, of which \$27 shall be deposited 358 359 into the General Revenue Fund. 360 (d) Gross vehicle weight of 10,000 pounds or more, but less 361 than 15,000 pounds: \$118 flat, of which \$31 shall be deposited 362 into the General Revenue Fund. 363 (e) Gross vehicle weight of 15,000 pounds or more, but less 364 than 20,000 pounds: \$177 flat, of which \$46 shall be deposited 365 into the General Revenue Fund. 366 (f) Gross vehicle weight of 20,000 pounds or more, but less 367 than 26,001 pounds: \$251 flat, of which \$65 shall be deposited 368 into the General Revenue Fund. 369 (g) Gross vehicle weight of 26,001 pounds or more, but less 370 than 35,000: \$324 flat, of which \$84 shall be deposited into the 371 General Revenue Fund. 372 (h) Gross vehicle weight of 35,000 pounds or more, but less 373 than 44,000 pounds: \$405 flat, of which \$105 shall be deposited 374 into the General Revenue Fund. 375 (i) Gross vehicle weight of 44,000 pounds or more, but less 376 than 55,000 pounds: \$773 flat, of which \$201 shall be deposited

Page 13 of 21

into the General Revenue Fund.

CODING: Words stricken are deletions; words underlined are additions.

378

379

380

381 382

383

384

385

386

387

388

389

390

391

392

393

394

395

396 397

398

399

400

401

576-03289-18 2018504c1 (j) Gross vehicle weight of 55,000 pounds or more, but less than 62,000 pounds: \$916 flat, of which \$238 shall be deposited into the General Revenue Fund. (k) Gross vehicle weight of 62,000 pounds or more, but less than 72,000 pounds: \$1,080 flat, of which \$280 shall be deposited into the General Revenue Fund. (1) Gross vehicle weight of 72,000 pounds or more: \$1,322 flat, of which \$343 shall be deposited into the General Revenue Fund. (m) Notwithstanding the declared gross vehicle weight, a truck tractor used within a 150-mile radius of its home address is eligible for a license plate for a fee of \$324 flat if: 1. The truck tractor is used exclusively for hauling forestry products; or 2. The truck tractor is used primarily for the hauling of forestry products, and is also used for the hauling of associated forestry harvesting equipment used by the owner of the truck tractor. Of the fee imposed by this paragraph, \$84 shall be deposited into the General Revenue Fund. (n) A truck tractor or heavy truck, not operated as a forhire vehicle, which is engaged exclusively in transporting raw, unprocessed, and nonmanufactured agricultural or horticultural

402 products within a 150-mile radius of its home address, is 403 eligible for a restricted license plate for a fee of:

1. If such vehicle's declared gross vehicle weight is less
than 44,000 pounds, \$87.75 flat, of which \$22.75 shall be
deposited into the General Revenue Fund.

Page 14 of 21

	576-03289-18 2018504c1	
407	2. If such vehicle's declared gross vehicle weight is	
408	44,000 pounds or more and such vehicle only transports from the	
409	point of production to the point of primary manufacture; to the	
410	point of assembling the same; or to a shipping point of a rail,	
411	water, or motor transportation company, \$324 flat, of which \$84	
412	shall be deposited into the General Revenue Fund.	
413		
414	Such not-for-hire truck tractors and heavy trucks used	
415	exclusively in transporting raw, unprocessed, and	
416	nonmanufactured agricultural or horticultural products may be	
417	incidentally used to haul farm implements and fertilizers	
418	delivered direct to the growers. The department may require any	
419	documentation deemed necessary to determine eligibility prior to	
420	issuance of this license plate. For the purpose of this	
421	paragraph, "not-for-hire" means the owner of the motor vehicle	
422	must also be the owner of the raw, unprocessed, and	
423	nonmanufactured agricultural or horticultural product, or the	
424	user of the farm implements and fertilizer being delivered.	
425	(5) SEMITRAILERS, FEES ACCORDING TO GROSS VEHICLE WEIGHT;	
426	SCHOOL BUSES; SPECIAL PURPOSE VEHICLES	
427	(a)1. A semitrailer drawn by a GVW truck tractor by means	
428	of a fifth-wheel arrangement: \$13.50 flat per registration year	
429	or any part thereof, of which \$3.50 shall be deposited into the	
430	General Revenue Fund.	
431	2. A semitrailer drawn by a GVW truck tractor by means of a	
432	fifth-wheel arrangement: \$68 flat per permanent registration, of	

433 which \$18 shall be deposited into the General Revenue Fund.
434 (b) A motor vehicle equipped with machinery and designed
435 for the exclusive purpose of well drilling, excavation,

Page 15 of 21

	576-03289-18 2018504c1		
436	construction, spraying, or similar activity, and which is not		
437	designed or used to transport loads other than the machinery		
438	described above over public roads: \$44 flat, of which \$11.50		
439	shall be deposited into the General Revenue Fund.		
440	(c) A school bus used exclusively to transport pupils to		
441	and from school or school or church activities or functions		
442	within their own county: \$41 flat, of which \$11 shall be		
443	deposited into the General Revenue Fund.		
444	(d) A wrecker, as defined in s. 320.01, which is used to		
445	tow a vessel as defined in s. 327.02, a disabled, abandoned,		
446	stolen-recovered, or impounded motor vehicle as defined in s.		
447	320.01, or a replacement motor vehicle as defined in s. 320.01:		
448	\$41 flat, of which \$11 shall be deposited into the General		
449	Revenue Fund.		
450	(e) A wrecker that is used to tow any nondisabled motor		
451	vehicle, a vessel, or any other cargo unless used as defined in		
452	paragraph (d), as follows:		
453	1. Gross vehicle weight of 10,000 pounds or more, but less		
454	than 15,000 pounds: \$118 flat, of which \$31 shall be deposited		
455	into the General Revenue Fund.		
456	2. Gross vehicle weight of 15,000 pounds or more, but less		
457	than 20,000 pounds: \$177 flat, of which \$46 shall be deposited		
458	into the General Revenue Fund.		
459	3. Gross vehicle weight of 20,000 pounds or more, but less		
460	than 26,000 pounds: \$251 flat, of which \$65 shall be deposited		
461	into the General Revenue Fund.		
462	4. Gross vehicle weight of 26,000 pounds or more, but less		
463	than 35,000 pounds: \$324 flat, of which \$84 shall be deposited		
464	into the General Revenue Fund.		

Page 16 of 21

	576-03289-18 2018504c1		
465	5. Gross vehicle weight of 35,000 pounds or more, but less		
466	than 44,000 pounds: \$405 flat, of which \$105 shall be deposited		
467	into the General Revenue Fund.		
468	6. Gross vehicle weight of 44,000 pounds or more, but less		
469	than 55,000 pounds: \$772 flat, of which \$200 shall be deposited		
470	into the General Revenue Fund.		
471	7. Gross vehicle weight of 55,000 pounds or more, but less		
472	than 62,000 pounds: \$915 flat, of which \$237 shall be deposited		
473	into the General Revenue Fund.		
474	8. Gross vehicle weight of 62,000 pounds or more, but less		
475	than 72,000 pounds: \$1,080 flat, of which \$280 shall be		
476	deposited into the General Revenue Fund.		
477	9. Gross vehicle weight of 72,000 pounds or more: \$1,322		
478	flat, of which \$343 shall be deposited into the General Revenue		
479	Fund.		
480	(f) A hearse or ambulance: \$40.50 flat, of which \$10.50		
481	shall be deposited into the General Revenue Fund.		
482	(6) MOTOR VEHICLES FOR HIRE.—		
483	(a) Under nine passengers: \$17 flat, of which \$4.50 shall		
484	be deposited into the General Revenue Fund; plus \$1.50 per cwt,		
485	of which 50 cents shall be deposited into the General Revenue		
486			
487	(b) Nine passengers and over: \$17 flat, of which \$4.50		
488	shall be deposited into the General Revenue Fund; plus \$2 per		
489	cwt, of which 50 cents shall be deposited into the General		
490	Revenue Fund.		
491	(7) TRAILERS FOR PRIVATE USE.—		
492	(a) Any trailer weighing 500 pounds or less: \$6.75 flat per		
493	year or any part thereof, of which \$1.75 shall be deposited into		
ļ	Page 17 of 21		

576-03289-18 2018504c1 494 the General Revenue Fund. 495 (b) Net weight over 500 pounds: \$3.50 flat, of which \$1 496 shall be deposited into the General Revenue Fund; plus \$1 per 497 cwt, of which 25 cents shall be deposited into the General 498 Revenue Fund. 499 (8) TRAILERS FOR HIRE.-500 (a) Net weight under 2,000 pounds: \$3.50 flat, of which \$1 501 shall be deposited into the General Revenue Fund; plus \$1.50 per 502 cwt, of which 50 cents shall be deposited into the General 503 Revenue Fund. 504 (b) Net weight 2,000 pounds or more: \$13.50 flat, of which 505 \$3.50 shall be deposited into the General Revenue Fund; plus 506 \$1.50 per cwt, of which 50 cents shall be deposited into the 507 General Revenue Fund. 508 (9) RECREATIONAL VEHICLE-TYPE UNITS.-509 (a) A travel trailer or fifth-wheel trailer, as defined by 510 s. 320.01(1)(b), that does not exceed 35 feet in length: \$27 511 flat, of which \$7 shall be deposited into the General Revenue 512 Fund. 513 (b) A camping trailer, as defined by s. 320.01(1)(b)2.: \$13.50 flat, of which \$3.50 shall be deposited into the General 514 515 Revenue Fund. (c) A motor home, as defined by s. 320.01(1)(b)4.: 516 517 1. Net weight of less than 4,500 pounds: \$27 flat, of which \$7 shall be deposited into the General Revenue Fund. 518 519 2. Net weight of 4,500 pounds or more: \$47.25 flat, of 520 which \$12.25 shall be deposited into the General Revenue Fund. 521 (d) A truck camper as defined by s. 320.01(1)(b)3.: 522 1. Net weight of less than 4,500 pounds: \$27 flat, of which

Page 18 of 21

CODING: Words stricken are deletions; words underlined are additions.

```
576-03289-18
                                                               2018504c1
523
     $7 shall be deposited into the General Revenue Fund.
524
          2. Net weight of 4,500 pounds or more: $47.25 flat, of
525
     which $12.25 shall be deposited into the General Revenue Fund.
526
           (e) A private motor coach as defined by s. 320.01(1)(b)5.:
527
          1. Net weight of less than 4,500 pounds: $27 flat, of which
528
     $7 shall be deposited into the General Revenue Fund.
529
          2. Net weight of 4,500 pounds or more: $47.25 flat, of
530
     which $12.25 shall be deposited into the General Revenue Fund.
531
           (10) PARK TRAILERS; TRAVEL TRAILERS; FIFTH-WHEEL TRAILERS;
532
     35 FEET TO 40 FEET.-
533
           (a) Park trailers.-Any park trailer, as defined in s.
534
     320.01(1)(b)7.: $25 flat.
535
           (b) Travel trailers or fifth-wheel trailers.-A travel
536
     trailer or fifth-wheel trailer, as defined in s. 320.01(1)(b),
     that exceeds 35 feet: $25 flat.
537
538
          (11) MOBILE HOMES.-
539
          (a) A mobile home not exceeding 35 feet in length: $20
540
     flat.
541
           (b) A mobile home over 35 feet in length, but not exceeding
542
     40 feet: $25 flat.
           (c) A mobile home over 40 feet in length, but not exceeding
543
544
     45 feet: $30 flat.
545
           (d) A mobile home over 45 feet in length, but not exceeding
     50 feet: $35 flat.
546
547
           (e) A mobile home over 50 feet in length, but not exceeding
548
     55 feet: $40 flat.
549
           (f) A mobile home over 55 feet in length, but not exceeding
550
     60 feet: $45 flat.
551
          (g) A mobile home over 60 feet in length, but not exceeding
```

Page 19 of 21

552

553

554

555

556

557

558

559

560

561

562

563

564

565

566 567

568

569

570

571

572

573

574

575

576

577

578

579

580

576-03289-18 2018504c1 65 feet: \$50 flat. (h) A mobile home over 65 feet in length: \$80 flat. (12) DEALER AND MANUFACTURER LICENSE PLATES.-A franchised motor vehicle dealer, independent motor vehicle dealer, marine boat trailer dealer, or mobile home dealer and manufacturer license plate: \$17 flat, of which \$4.50 shall be deposited into the General Revenue Fund. (13) EXEMPT OR OFFICIAL LICENSE PLATES.-Any exempt or official license plate: \$4 flat, of which \$1 shall be deposited into the General Revenue Fund, except that the registration or renewal of a registration of a marine boat trailer exempt under s. 320.102 is not subject to any license tax. (14) LOCALLY OPERATED MOTOR VEHICLES FOR HIRE.-A motor vehicle for hire operated wholly within a city or within 25 miles thereof: \$17 flat, of which \$4.50 shall be deposited into the General Revenue Fund; plus \$2 per cwt, of which 50 cents shall be deposited into the General Revenue Fund. (15) TRANSPORTER.-Any transporter license plate issued to a transporter pursuant to s. 320.133: \$101.25 flat, of which \$26.25 shall be deposited into the General Revenue Fund. Section 13. Subsection (1) of section 655.960, Florida Statutes, is amended to read: 655.960 Definitions; ss. 655.960-655.965.-As used in this section and ss. 655.961-655.965, unless the context otherwise requires: (1) "Access area" means any paved walkway or sidewalk which is within 50 feet of any automated teller machine. The term does not include any street or highway open to the use of the public, as defined in s. 316.003(81)(a) 316.003(79)(a) or (b), including

Page 20 of 21

CODING: Words stricken are deletions; words underlined are additions.

	576-03289-18	2018504c1
581	any adjacent sidewalk, as defined in s. 316.003.	
582	Section 14. This act shall take effect July 1,	2018.

CODING: Words stricken are deletions; words underlined are additions.