1 A bill to be entitled 2 An act relating to motor vehicle emissions and safety inspections; amending s. 325.203, F.S.; 3 4 providing for biennial emissions inspections; amending ss. 325.209 and 325.210, F.S.; 5 conforming to the act; providing an effective 6 7 date. 8 9 Be It Enacted by the Legislature of the State of Florida: 10 Section 1. Section 325.203, Florida Statutes, is 11 12 amended to read: 13 325.203 Motor vehicles subject to annual inspection; 14 exemptions. --15 (1) Each motor vehicle which is required to obtain an inspection certificate shall obtain one or a waiver annually 16 17 within 180 days prior to the expiration of the motor vehicle 18 registration period, except that any vehicle the registration 19 period for which is established under s. 320.055(4) or (5) and which is required to obtain an inspection certificate shall 20 obtain one or a waiver annually prior to the expiration of the 21 22 motor vehicle registration period. 23 The department shall establish and administer in each program area a biennial emissions inspection program for 24 all motor vehicles subject to inspection, to commence on April 25 26 1, 1999. 27 (a) To convert to a biennial emissions inspection

following criteria:

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program, the department shall establish a staggered emissions

inspection schedule for each program area pursuant to the

- 2. During the first 2 years of the biennial emissions inspection program, all motor vehicles subject to inspection must be inspected within 24 months.
- 3. During the first 2 years of the biennial emissions inspection program, the department may require that a motor vehicle be inspected within 12 months after its last emissions inspection under the annual inspection program.
- (b) The department or the contractor shall provide written notice to the owner of each motor vehicle subject to inspection, which shall include, but need not be limited to, the following information:
- 1. An explanation of the biennial emissions inspection program.
- $\underline{\text{2.}}$ The 180-day period during which the motor vehicle must be inspected.
- $\underline{\mbox{3. The location of all inspection stations in the}}$ program area.
 - 4. The cost of the emissions inspection.
- 5. The availability of an exemption or waiver from the department under certain limited circumstances.
- (3) (2) Unless exempt pursuant to subsection (4) (3) or subsection (5) (4), each motor vehicle that which is owned or leased by a person who resides in a county designated as part of the program area or that which is primarily kept in a county designated as part of the program area is subject to inspection. A person's county of residence is determined by the address provided on the vehicle's registration certificate. A motor vehicle owner who intentionally provides

an incorrect address at the time of registration with the intention of avoiding the inspection requirements of this chapter is guilty of a misdemeanor of the first degree, punishable as provided in ss. 775.082 and 775.083.

(4) The department may provide a temporary exemption, not to exceed 1 year, for any vehicle unavailable for inspection due to the motor vehicle's absence from the program area or inoperative condition because it is inoperative, or due to the owner's or lessee's absence from the program area or incapacity, during the 180-day period immediately prior to the expiration of the applicable motor vehicle registration period registration expiration date. owner or lessee of the motor vehicle may request a letter of temporary exemption on a form to be provided by the department. The owner or lessee shall identify the motor vehicle involved, provide the reason for requesting the letter of temporary exemption, certify that the vehicle will not be available for emissions inspection during the 180-day period immediately prior to the expiration of the appliable motor vehicle registration period registration expiration date, and state the date upon which the motor vehicle will again be operated within the program area. Upon approval by the department, a letter of temporary exemption must be issued to the motor vehicle owner or lessee, and the motor vehicle registration may be renewed. As a condition of temporary exemption, the motor vehicle must be inspected within 30 days after the date upon which it becomes operational within a program area.

 $\underline{(5)}$ (4) The following motor vehicles are not subject to inspection:

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- (a) Motor vehicles that have a registered vehicle weight greater than 10,000 pounds.
- (b) Motor vehicles which are designated as model years 1974 or older, the most current model year, and the 3 model years directly preceding the most current model year.
 - (c) Golf carts, as defined in s. 320.01.
 - (d) Farm vehicles, as defined in s. 320.51.
- (e) Motor vehicles on which are displayed a dealer license plate authorized in s. 320.13(1)(a).
 - (f) Motorcycles, as defined in s. 320.01.
 - (g) Mopeds, as defined in s. 320.01.
 - (h) Propane-powered vehicles.

- (i) Natural-gas-powered vehicles.
- (j) Any vehicle which is exempted by rule of the Department of Highway Safety and Motor Vehicles upon determination by the Department of Environmental Protection that the vehicle does not significantly contribute to air pollution.
- (k) New motor vehicles, as defined in s. 319.001(4). Such vehicles are exempt from the inspection requirements of this act at the time of the first registration by the original owner and, thereafter, are subject to the inspection requirements of this act. Beginning May 1, 2000, such vehicles are exempt from those inspection requirements for a period of 2 years from the date of purchase.
- (1) New motor vehicles as defined in s. 319.001(4) which are utilized as short-term rental vehicles and licensed under s. 320.08(6)(a). Such vehicles are exempt from the inspection requirements of this act at the time of the first registration. Said vehicles are also exempt from the inspection requirements of this act at the time of the first

registration renewal by the original owner, provided this renewal occurs prior to the expiration of 12 months from the date of first registration of the motor vehicle. Beginning May 1, 2000, such vehicles are exempt from those inspection requirements for a period of 2 years from the date of purchase.

(k) (m) Recreational vehicles as defined in s. 320.08(9).

(1)(n) Electric vehicles.

(6)(5) Unless exempt pursuant to subsection (4)(3) or subsection (5)(4), each motor vehicle that is owned or leased by federal, state, or local government and is primarily kept in a program area is subject to inspection. Before February 1 of each year, each federal, state, or local government agency that owns or leases motor vehicles that are subject to inspection must submit to the department in the prescribed format a list of all motor vehicles that are subject to inspection in that year. The list must indicate that each vehicle has passed inspection or received a waiver or exemption.

(7)(6) Each motor vehicle that is subject to inspection may not be registered pursuant to chapter 320 unless the motor vehicle has a valid inspection certificate, waiver, or exemption.

(8)(7) The owner of each motor vehicle must obtain an inspection certificate within 180 days before the expiration of the motor vehicle registration period. Upon the receipt of an inspection certificate, waiver, or exemption and payment of the appropriate inspection fees, the vehicle owner may complete registration of the motor vehicle as prescribed in chapter 320.

(9)(8) A motor vehicle dealer, motor vehicle broker as defined in s. 320.27, mobile home dealer as defined in s. 320.77, recreational vehicle dealer as defined in s. 320.771, governmental agency subject to subsection (5), or person located in a program area may not sell at retail any motor vehicle that is subject to inspection under this act and that is to be registered in a program area unless the motor vehicle has received a valid inspection certificate within 180 days before sale or received a valid dealer certificate within 12 months before sale. If a motor vehicle is purchased outside the program area and is required to be registered in the program area, the purchaser must obtain an inspection certificate, waiver, or exemption meet the inspection requirements of this act before such registration.

Section 2. Paragraph (c) of subsection (2) of section 325.209, Florida Statutes, is amended to read:

325.209 Waivers.--

- (2) Before a waiver may be issued, the following criteria must be met:
- (c) The owner must have spent the required minimum amount for emissions-related repairs on the vehicle within the 180-day 90-day period prescribed in s. 325.203(1) or (2), not including the amount spent to repair or replace air pollution control equipment that has been tampered with.

 Emissions-related repairs performed within 30 days prior to inspection may also be considered under this provision. For any vehicle the registration period for which is established under s. 320.055(4) or (5), the required minimum amount for emissions-related repairs must be spent by the owner within 90 days before the expiration of the registration period. The

required minimum amount that must have been spent on related repairs is:

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- 1. For motor vehicles designated as model years 1975 through 1979: \$100; and
- 2. For motor vehicles designated as model year 1980 and thereafter: \$200;

Section 3. Section 325.210, Florida Statutes, is amended to read:

325.210 Preinspection repairs; postinspection repair shop responsibilities; exception. -- If, after any motor vehicle repair shop advertises or represents to its customers that repairs will be made enabling the vehicle to pass the state-certified emissions inspection and the shop makes any repairs it determines to be necessary to enable the motor vehicle to pass such inspection, and the motor vehicle fails to pass the inspection, and if the owner returns the motor vehicle to such repair shop within 2 weeks after such inspection for any additional repairs necessary to enable the motor vehicle to pass such inspection, the repair shop shall make such additional repairs and shall charge the motor vehicle owner for only the generally accepted retail cost of parts for the additional repairs necessary to enable the motor vehicle to pass such emissions inspection. Additionally, any motor vehicle repair shop that tests any motor vehicle within 180 days 90 days prior to the expiration of the motor vehicle registration period shall disclose, prior to undertaking repairs, the statutory limits on emissions-related repair costs established in s. 325.209, and shall disclose that the cost of any repairs done more than 30 days prior to the state-certified emissions inspection will not qualify to satisfy these limits. Such disclosure shall be provided to

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the consumer on at least one document or form that is signed
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   by the consumer prior to undertaking repairs and shall also be
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   prominently posted in a public area at the repair shop's place
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    of business. Such disclosure shall contain the following
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    language:
               "LIMITS ON EMISSIONS REPAIRS: Waivers from
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   additional repair costs in excess of $100 for model years
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    1975-1979, and $200 for model years 1980 and thereafter, may
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   be available from the Department of Highway Safety and Motor
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   Vehicles for repairs done after failing the state-certified
    emissions inspection or within 30 days prior to such
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    inspection." Any repair shop which charges the owner more
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    than the generally accepted retail cost for parts necessary
    for such additional repairs, or that does not make the
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   required disclosure, commits a misdemeanor of the first
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    degree, punishable as provided in s. 775.082 or s. 775.083.
    This section does not apply if the owner of the vehicle takes
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    the vehicle to another repair shop for such additional
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    repairs.
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           Section 4. This act shall take effect April 1, 1999.
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CODING: Words stricken are deletions; words underlined are additions.