A bill to be entitled An act relating to liabilities for driving offenses; amending s. 316.066, F.S., relating to written reports of accidents; abrogating the accident report privilege; removing provisions under which an accident report or statements to a law enforcement officer made by a person involved in an accident are without prejudice to the person and may not be used as trial evidence absent exceptional circumstances; providing that results of breath, urine, and blood tests, made for certain purposes of determining whether a person has been driving under the influence of alcohol or a chemical substance or controlled substance, are not privileged; prohibiting use for commercial solicitation purposes of an accident report made by persons involved in a crash; providing for construction; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. Subsection (4) of section 316.066, Florida Statutes, is amended to read:

25 316.066 Written reports of accidents.--

(4)(a) The accident report privilege is hereby abrogated. Except as specified in this subsection, each accident report made by a person involved in an accident and any statement made by such person to a law enforcement officer for the purpose of completing an accident report required by this section shall be without prejudice to the individual so

reporting. No such report or statement shall be used as evidence in any trial, civil or criminal. However, Subject to the applicable rules of evidence, a law enforcement officer at a criminal trial may testify as to any statement made to the officer by the person involved in the accident if that person's privilege against self-incrimination is not violated.

- (b) The results of breath, urine, and blood tests administered as provided in s. 316.1932 or s. 316.1933 are not confidential or privileged and shall be admissible into evidence in accordance with the provisions of s. 316.1934(2).
- (c) Accident reports made by persons involved in a crash accidents shall not be used for commercial solicitation purposes; provided, however, that use of a crash an accident report for purposes of publication in a newspaper or other news periodical or a radio or television broadcast shall not be construed as "commercial purpose."

Section 2. This act shall take effect October 1 of the year in which enacted.

Abrogates the accident report privilege. Removes provisions under which an accident report or statements to a law enforcement officer made by a person involved in an accident are without prejudice to the person and may not be used as trial evidence absent exceptional circumstances. Provides that results of breath, urine, and blood tests, made for certain purposes of determining whether a person has been driving under the influence of alcohol or a chemical substance or controlled substance, are not privileged. Prohibits use for commercial solicitation purposes of an accident report made by persons involved in a crash. Provides for construction.