Bill No. HB 2179, 1st Eng.

Amendment No. CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 11 Senators Klein and Hargrett moved the following amendment: 12 13 Senate Amendment (with title amendment) On page 1, between lines 28 and 29, 14 15 16 insert: 17 Section 3. Subsection (10) of section 325.202, Florida 18 Statutes, is repealed, and present subsection (11) of that 19 section is amended, to read: 20 325.202 Definitions.--As used in this act, the term: (10)(11) "Program area" means Hillsborough and 21 22 Pinellas Counties as long as the Department of Highway Safety 23 and Motor Vehicles has a vendor under state contract to 24 operate a motor vehicle inspection program in these counties. 25 Additionally, the term includes counties that voluntarily 26 request inclusion under the provisions of s. 325.204. 27 designated by the Department of Environmental Protection as 28 air-quality nonattainment areas in accordance with this act, 29 counties which voluntarily request inclusion pursuant to the provisions of s. 325.204, and counties previously designated 30 31 as nonattainment areas that are operating under a United 1 3:00 PM 05/05/00 h2179c-28205

1 States Environmental-Protection-Agency-approved maintenance 2 plan. 3 Section 4. Subsection (4) of section 320.055, Florida 4 Statutes, is amended to read: 5 320.055 Registration periods; renewal periods.--The 6 following registration periods and renewal periods are 7 established: (4) For a vehicle subject to registration under s. 8 9 320.08(13), for vehicles subject to registration under s. 10 320.08(6)(a) that are short-term rental vehicles, as defined in s. 325.202(14) s. 325.202(15), and for any vehicle for 11 12 which a registration period is not otherwise specified, the 13 registration period begins June 1 and ends May 31. For a vehicle subject to this registration period, the renewal 14 15 period is the 30-day period beginning June 1. Section 5. Subsections (8) and (11) of section 16 17 325.207, Florida Statutes, are amended to read: 325.207 Inspection stations; department contracts; 18 inspection requirements; recordkeeping.--19 20 (8) Any contract authorized under this section shall 21 contain: (a) A contract term of not less than 7 $\frac{5}{5}$ years of 22 actual test operations with a 6-month cancellation provision. 23 24 Annual renewals thereafter are subject to the concurrence of 25 the Secretary of Environmental Protection. 26 (b) A clause stating that nothing in the contract 27 requires the state to purchase any asset or assume any 28 liability if such contract is not renewed. 29 (c) Minimum requirements for adequate staff, 30 equipment, management, and operating hours which may include 31 evening or weekend hours or both.

3:00 PM 05/05/00

(d) Provisions for surveillance by the department of
 the contractor to ensure compliance with emissions test
 standards and applicable procedures, rules, regulations, and
 laws.

5 (e) Provision for the state, upon default of the 6 contractor, to terminate the contract with the contractor and 7 assume operation of the motor vehicle emissions inspection 8 station.

9 (f) Provision for the state, upon termination of the 10 term of the contract or upon assumption of the operation of 11 the program pursuant to paragraph (e), to have transferred or 12 assigned to it, for reasonable compensation, any interest in 13 land, buildings, improvements, services, and equipment used by 14 the contractor in the operation of an inspection station.

(g) Provision for the state, upon termination of the term of the contract or upon assumption of the operation of the program, to have transferred and assigned to it, for reasonable compensation, any contract rights and related obligations for land, buildings, improvements, and equipment used by the contractor in the operation of the inspection station.

A requirement that the contractor, in any 22 (h) agreement executed by him or her for land, buildings, 23 24 improvements, and equipment used in the operation of the 25 inspection stations, reserve the right to assign to the state 26 any of his or her rights and obligations under such contract. 27 (i) A provision that no damages of any type, including 28 liquidated damages, shall be procedure for determining the 29 damages payable by the state to the contractor if the 30 Legislature or the department abolishes the inspection program 31 at any time prior to the conclusion of the contract term. This

3:00 PM 05/05/00

procedure must specify that the contractor and the department 1 2 have 120 days from the effective date of the termination of 3 the program to negotiate an amount to be paid to the 4 contractor as reasonable compensation for its loss resulting 5 from the termination of the contract due to the termination of the program. If the contractor and the department are not 6 7 able to agree to an amount by the end of the 120-day period, the department shall determine the amount of reasonable 8 9 compensation and notify the contractor in writing of its 10 determination within 14 days of the end of the negotiation period and shall offer the contractor a point of entry to a 11 12 proceeding under ss. 120.569 and 120.57 pursuant to the 13 department's rules of procedure. This provision must specify that payment of such compensation to the contractor is subject 14 15 to appropriation of funds for this purpose by the Legislature 16 and that the department agrees in good faith to request the 17 Legislature to appropriate the funds to pay such reasonable 18 compensation. The damages recoverable by the contractor if the Legislature abolishes the program shall be limited to the 19 20 funds appropriated by the Legislature pursuant to this 21 section.

(j) Any other provision, including periodic audits of inspection fees collected, deemed necessary by the department for the administration or enforcement of the emissions inspection contract.

(k) A provision requiring compliance with minority
business enterprise procurement goals set forth in s. 287.0945
in contracts for the construction of inspection stations and
for document printing costs and costs associated with the
maintenance, repair, reconstruction, renovation, and expansion
of inspection stations. Each contractor shall submit to the

3:00 PM 05/05/00

department no later than March 1 of each year an affidavit 1 2 certifying compliance with the provisions of this paragraph. 3 (1) A provision requiring a performance bond of \$1 4 million, which the department may, after the second year of 5 inspection operations under the contract, elect to waive 6 entirely, reduce in amount, or waive in exchange for another 7 appropriate means of security in a like or reduced amount. (m) A provision requiring that the contractor 8 9 determine, for each county in the program area, the 10 availability of county facilities formerly used for the inspection of motor vehicles and that the contractor explore 11 12 with appropriate county officials the feasibility of the 13 contractor's acquisition or lease of such facilities, if any, 14 for use as inspection stations. 15 (n) A provision authorizing the department to amend 16 the contract if the Legislature enacts legislation that 17 changes the number of motor vehicle model years that are subject to inspection requirements. 18 19 (o) A provision authorizing the contract to be amended 20 or canceled by the department upon statewide implementation of 21 clean fuel requirements promulgated by the United States 22 Environmental Protection Agency. 23 (11) Before accepting proposals, the department shall 24 divide the state into three or more contract zones. The department shall contract with a private contractor for the 25 26 exclusive right to conduct vehicle inspections in each program 27 area zone. However, any contractor may bid on more than one 28 zone, and the department may contract with a contractor to 29 conduct vehicle inspections in more than one contract zone. 30 Section 6. Section 325.2135, Florida Statutes, is 31 amended to read:

3:00 PM 05/05/00

5

1 325.2135 Motor vehicle emissions inspection program; 2 contracts; fees.--The department may extend the current 3 emissions inspection program contracts for a period of time 4 sufficient to implement new contracts resulting from competitive proposals, and shall enter into and implement one 5 6 contract or more contracts by June 30, 2000, for a biennial 7 inspection program for vehicles, except the current model year and the two prior model years, using an enhanced inspection 8 9 the basic test for hydrocarbon emissions, and carbon monoxide 10 emissions, and oxides of nitrogen. The requirements for the program included in the contract proposals must be based on 11 12 the requirements under this chapter unless those requirements conflict with this section. No contract entered into under 13 14 this subsection may be for longer than 7 years, with annual 15 renewals thereafter in accordance with the provisions of paragraph s. 325.207(8)(a). Any contract authorized under this 16 17 section must contain a provision that, after 4 years, the department reserves the right to cancel the contract upon 6 18 19 months' notice to the contractor, upon a determination by the 20 Secretary of Environmental Protection that a motor vehicle 21 emissions program is no longer needed in the program area. Notwithstanding the provisions of s. 325.214, the fee for 22 motor vehicle inspection proposed by the Department of Highway 23 24 Safety and Motor Vehicles may not exceed \$19 per inspection. 25 Section 7. Section 325.205, Florida Statutes, is 26 created to read: 27 325.205 Within 90 days after the effective date of 28 this act, the Department of Environmental Protection shall initiate a revision of the United States Environmental 29 30 Protection Agency-approved State Implementation Plan for the program area to back out the emission credits from the motor 31 6

3:00 PM 05/05/00

vehicle inspection program. 1 2 3 (Redesignate subsequent sections.) 4 5 6 7 And the title is amended as follows: On page 1, line 7, after the semicolon, 8 9 10 insert: 11 amending s. 325.202, F.S.; deleting the term 12 "nonattainment area" and redefining the term 13 "program area"; amending s. 320.055, F.S.; 14 conforming a cross-reference; amending s. 325.207, F.S.; providing for a new 7-year 15 16 contract term with annual renewals; eliminating 17 liquidated damages; revising provisions relating to the termination of motor vehicle 18 19 emissions contracts; providing for contracts in each program area; amending s. 325.2135, F.S.; 20 revising procedures to be included in motor 21 vehicle emissions contracts; creating s. 22 23 325.205, F.S.; directing the Department of 24 Environmental Protection to submit a revision to Florida's State Implementation Plan to the 25 26 United States Environmental Protection Agency; 27 28 29 30 31

7