## Amendment No. $\underline{02}$ (for drafter's use only)

| İ        | CHAMBER ACTION Senate House   |
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| 2        | <u>:</u>  |
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| 5        | ORIGINAL STAMP BELOW  |
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| 10       |   |
| 11       | Representative(s) Gardiner and Russell offered the following:   |
| 12       |   |
| 13       | Amendment   |
| 14       | On page 45, lines 10-13   |
| 15       | remove from the bill: all of said lines   |
| 16       |   |
| 17       | and insert in lieu thereof:   |
| 18       | gemeeting alsiments agree to enother regulation or unless the   |
| 19<br>20 | competing claimants agree to another resolution or unless the motor vehicle is stored by the officer within the county of |
| 21       | residence of the Florida title holder or of the resident in   |
| 22       | possession, or in the county in which the vehicle is seized,  |
| 23       | pending judicial determination of ownership or an agreed  |
| 24       | resolution. The officer may, in lieu of seizing the motor   |
| 25       | vehicle, assert constructive possession by bringing an action   |
| 26       | to compel all claimants to interplead in county court. The  |
| 27       | petition in such action shall set forth, under oath, the  |
| 28       | following facts, as are known to the officer:   |
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| 31       |   |