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An act relating to the failure to redeliver hired vehicles; amending s. 817.52, F.S.; providing that information not otherwise required by law is not required in order to report a hired vehicle as stolen; requiring a law enforcement agency to report a hired vehicle as stolen to certain specified reporting systems; providing an effective date.

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

Section 1. Subsection (3) of section 817.52, Florida Statutes, is amended to read:

817.52 Obtaining vehicles with intent to defraud, failing to return hired vehicle, or tampering with mileage device of hired vehicle.--

hiring a motor vehicle under an agreement to redeliver the same to the person letting such motor vehicle or his or her agent, at the termination of the period for which it was let, shall, without the consent of such person or persons and with intent to defraud, abandon, or willfully refuse to redeliver such vehicle as agreed commits shall, upon conviction, be guilty of a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. A law enforcement agency may not require information not required by this subsection to be supplied in order to accept a report of a hired vehicle as a stolen vehicle. A report under this subsection shall be accepted by a law

enforcement agency and shall be entered into the National Crime

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Enformation Center and the Florida Crime Information Center Eisting the hired vehicle as a stolen vehicle. Section 2. This act shall take effect July 1, 2008.		2000100
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