

LEGISLATIVE ACTION

Senate	•	House
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05/08/2009 12:40 PM		

The Conference Committee on CS/CS/SB 1778, 1st Eng. recommended the following:

Senate Conference Committee Amendment (with title amendment)

Delete everything after the enacting clause and insert:

Section 1. (1) The DUI Programs Coordination Trust Fund within the Department of Highway Safety and Motor Vehicles, FLAIR number 76-2-172, is terminated on July 1, 2009. (2) All current balances remaining in, and all revenues of, the trust fund shall be transferred to the Highway Safety

Operating Trust Fund within the Department of Highway Safety and

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12	Motor Vehicles, FLAIR number 76-2-009.
13	(3) The Department of Highway Safety and Motor Vehicles
14	shall pay any outstanding debts and obligations of the
15	terminated trust fund as soon as practicable. The Chief
16	Financial Officer shall close out and remove the terminated fund
17	from the various state accounting systems using generally
18	accepted accounting principles concerning warrants outstanding,
19	assets, and liabilities.
20	Section 2. Paragraph (c) of subsection (3) of section
21	17.61, Florida Statutes, is amended to read:
22	17.61 Chief Financial Officer; powers and duties in the
23	investment of certain funds
24	(3)
25	(c) Except as provided in this paragraph and except for
26	moneys described in paragraph (d), the following agencies $\underline{may}$
27	shall not invest trust fund moneys as provided in this section,
28	but shall retain such moneys in their respective trust funds for
29	investment, with interest appropriated to the General Revenue
30	Fund, pursuant to s. 17.57:
31	1. The Agency for Health Care Administration, except for
32	the Tobacco Settlement Trust Fund.
33	2. The Agency for Persons with Disabilities, except for:
34	a. The Federal Grants Trust Fund.
35	b. The Tobacco Settlement Trust Fund.
36	3. The Department of Children and Family Services, except
37	for:
38	a. The Alcohol, Drug Abuse, and Mental Health Trust Fund.
39	b. The Social Services Block Grant Trust Fund.
40	c. The Tobacco Settlement Trust Fund.

Page 2 of 53



41	d. The Working Capital Trust Fund.
42	4. The Department of Community Affairs, only for the
43	Operating Trust Fund.
44	5. The Department of Corrections.
45	6. The Department of Elderly Affairs, except for:
46	a. The Federal Grants Trust Fund.
47	b. The Tobacco Settlement Trust Fund.
48	7. The Department of Health, except for:
49	a. The Federal Grants Trust Fund.
50	b. The Grants and Donations Trust Fund.
51	c. The Maternal and Child Health Block Grant Trust Fund.
52	d. The Tobacco Settlement Trust Fund.
53	8. The Department of Highway Safety and Motor Vehicles,
54	only for÷
55	a. The DUI Programs Coordination Trust Fund.
56	<del>b.</del> the Security Deposits Trust Fund.
57	9. The Department of Juvenile Justice.
58	10. The Department of Law Enforcement.
59	11. The Department of Legal Affairs.
60	12. The Department of State, only for:
61	a. The Grants and Donations Trust Fund.
62	b. The Records Management Trust Fund.
63	13. The Executive Office of the Governor, only for:
64	a. The Economic Development Transportation Trust Fund.
65	b. The Economic Development Trust Fund.
66	14. The Florida Public Service Commission, only for the
67	Florida Public Service Regulatory Trust Fund.
68	15. The Justice Administrative Commission.
69	16. The state courts system.

Page 3 of 53

882772

70	Section 3. Paragraphs (m) through (x) of subsection (4) of
71	section 215.20, Florida Statutes, are amended to read:
72	215.20 Certain income and certain trust funds to contribute
73	to the General Revenue Fund
74	(4) The income of a revenue nature deposited in the
75	following described trust funds, by whatever name designated, is
76	that from which the appropriations authorized by subsection (3)
77	shall be made:
78	(m) Within the Department of Highway Safety and Motor
79	Vehicles, the DUI Programs Coordination Trust Fund.
80	<u>(m)</u> Within the Department of Legal Affairs, the Crimes
81	Compensation Trust Fund.
82	<u>(n)</u> Within the Department of Management Services:
83	1. The Administrative Trust Fund.
84	2. The Architects Incidental Trust Fund.
85	3. The Bureau of Aircraft Trust Fund.
86	4. The Florida Facilities Pool Working Capital Trust Fund.
87	5. The Grants and Donations Trust Fund.
88	6. The Police and Firefighters' Premium Tax Trust Fund.
89	7. The Public Employees Relations Commission Trust Fund.
90	8. The State Personnel System Trust Fund.
91	9. The Supervision Trust Fund.
92	10. The Working Capital Trust Fund.
93	(o) <del>(p)</del> Within the Department of Revenue:
94	1. The Additional Court Cost Clearing Trust Fund.
95	2. The Administrative Trust Fund.
96	3. The Certification Program Trust Fund.
97	4. The Fuel Tax Collection Trust Fund.
98	5. The Local Alternative Fuel User Fee Clearing Trust Fund.
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99	6. The Local Option Fuel Tax Trust Fund.
100	7. The Motor Vehicle Rental Surcharge Clearing Trust Fund.
101	8. The Motor Vehicle Warranty Trust Fund.
102	9. The Oil and Gas Tax Trust Fund.
103	10. The Operations Trust Fund.
104	11. The Severance Tax Solid Mineral Trust Fund.
105	12. The State Alternative Fuel User Fee Clearing Trust
106	Fund.
107	13. All taxes levied on motor fuels other than gasoline
108	levied pursuant to the provisions of s. 206.87(1)(a).
109	(p) (q) Within the Department of State:
110	1. The Records Management Trust Fund.
111	2. The trust funds administered by the Division of
112	Historical Resources.
113	<u>(q)<del>(r)</del></u> Within the Department of Transportation, all income
114	derived from outdoor advertising and overweight violations which
115	is deposited in the State Transportation Trust Fund.
116	<u>(r)</u> Within the Department of Veterans' Affairs:
117	1. The Grants and Donations Trust Fund.
118	2. The Operations and Maintenance Trust Fund.
119	3. The State Homes for Veterans Trust Fund.
120	<u>(s)</u> (t) Within the Division of Administrative Hearings, the
121	Administrative Trust Fund.
122	(t) (u) Within the Fish and Wildlife Conservation
123	Commission:
124	1. The Conservation and Recreation Lands Program Trust
125	Fund.
126	2. The Florida Panther Research and Management Trust Fund.
127	3. The Land Acquisition Trust Fund.
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128	4. The Marine Resources Conservation Trust Fund, with the
129	exception of those fees collected for recreational saltwater
130	fishing licenses as provided in s. 379.354.
131	(u) (v) Within the Florida Public Service Commission, the
132	Florida Public Service Regulatory Trust Fund.
133	(v) (w) Within the Justice Administrative Commission, the
134	Indigent Criminal Defense Trust Fund.
135	(w) (x) Within the Office of Financial Regulation of the
136	Financial Services Commission:
137	1. The Administrative Trust Fund.
138	2. The Anti-Fraud Trust Fund.
139	3. The Financial Institutions' Regulatory Trust Fund.
140	4. The Regulatory Trust Fund.
141	
142	The enumeration of the foregoing moneys or trust funds shall not
143	prohibit the applicability of s. 215.24 should the Governor
144	determine that for the reasons mentioned in s. 215.24 the money
145	or trust funds should be exempt herefrom, as it is the purpose
146	of this law to exempt income from its force and effect when, by
147	the operation of this law, federal matching funds or
148	contributions or private grants to any trust fund would be lost
149	to the state.
150	Section 4. Paragraph (c) of subsection (4) of section
151	316.066, Florida Statutes, is amended to read:
152	316.066 Written reports of crashes
153	(4)
154	(c) Fees for copies of public records provided by a
155	certified traffic records center shall be charged and collected
156	as follows:
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158	For a crash report
159	For a homicide report
160	For a uniform traffic citation\$0.50 per copy.
161	
162	The fees collected for copies of the public records provided by
163	a certified traffic records center shall be used to fund the
164	center or otherwise as designated by the county or counties
165	participating in the center.
166	Section 5. Subsection (2) of section 318.15, Florida
167	Statutes, is amended to read:
168	318.15 Failure to comply with civil penalty or to appear;
169	penalty
170	(2) After <u>the</u> suspension of <u>a person's</u> <del>the</del> driver's license
171	and privilege to drive <del>of a person</del> under subsection (1), the
172	license and privilege may not be reinstated until the person
173	complies with all obligations and penalties imposed <del>on him or</del>
174	her under s. 318.18 and presents to a driver license office a
175	certificate of compliance issued by the court, together with a
176	nonrefundable service charge of <u>\$60</u> <del>up to \$47.50</del> imposed under
177	s. 322.29, or presents a certificate of compliance and pays the
178	<del>aforementioned</del> service charge <del>of up to \$47.50</del> to the clerk of
179	the court or a driver licensing agent authorized <u>under</u> in s.
180	322.135 clearing such suspension. Of the charge collected <del>by the</del>
181	clerk of the court or driver licensing agent, $\$22.50$ $\$10$ shall
182	be remitted to the Department of Revenue to be deposited into
183	the Highway Safety Operating Trust Fund. Such person must shall
184	also be in compliance with requirements of chapter 322 <u>before</u>
185	<del>prior to</del> reinstatement.



186 Section 6. Subsection (6) of section 319.23, Florida187 Statutes, is amended to read:

188 319.23 Application for, and issuance of, certificate of 189 title.-

(6) In the case of the sale of a motor vehicle or mobile 190 191 home by a licensed dealer to a general purchaser, the 192 certificate of title must shall be obtained in the name of the 193 purchaser by the dealer upon application signed by the 194 purchaser, and in each other case such certificate must shall be 195 obtained by the purchaser. In each case of transfer of a motor 196 vehicle or mobile home, the application for certificate of 197 title, or corrected certificate, or assignment or reassignment, must shall be filed within 30 days from the delivery of the such 198 199 motor vehicle or mobile home to the purchaser. An applicant must shall be required to pay a fee of \$20 \$10, in addition to all 200 201 other fees and penalties required by law, for failing to file 202 such application within the specified time. If When a licensed 203 dealer acquires a motor vehicle or mobile home as a trade-in, 204 the dealer must file with the department, within 30 days, a 205 notice of sale signed by the seller. The department shall update 206 its database for that title record to indicate "sold." A licensed dealer need not apply for a certificate of title for 207 208 any motor vehicle or mobile home in stock acquired for stock 209 purposes except as provided in s. 319.225.

210 Section 7. Subsections (1) of section 319.32, Florida 211 Statutes, is amended to read:

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319.32 Fees; service charges; disposition.-

213 (1) The department shall charge a fee of  $\frac{570}{524}$  for each 214 original certificate of title, except for a certificate of title



215 for a motor vehicle for hire registered under s.  $320.08(6)_{\tau}$  for 216 which the title fee shall be \$49;  $\frac{3}{7}$  \$70  $\frac{24}{7}$  for each duplicate copy of a certificate of title, except for a certificate of 217 218 title for a motor vehicle for hire registered under s. 219 320.08(6), for which the title fee shall be \$49;  $\frac{37}{5}$  \$2 for each salvage certificate of title;  $_{T}$  and \$3 for each assignment by a 220 221 lienholder. The department <del>It</del> shall also charge a fee of \$2 for 222 noting a lien on a title certificate, which fee includes shall 223 include the services for the subsequent issuance of a corrected 224 certificate or cancellation of lien when that lien is satisfied. 225 If an application for a certificate of title is for a rebuilt 226 vehicle that is required by s. 319.14(1)(b) to have a physical 227 examination, the department shall charge an additional fee of 228 \$40 for the initial examination and \$20 for each subsequent 229 examination. The initial examination fee shall be deposited into 230 the General Revenue Fund, and each subsequent examination fee 231 shall be deposited into the Highway Safety Operating Trust Fund. 232 The conducting a physical examination of the vehicle includes, 233 but is not limited to, verification of the vehicle 234 identification number and verification of the bill of sale or 235 title for major components to assure its identity. In addition to all other fees charged, a sum of \$1 shall be paid for the 236 237 issuance of an original or duplicate certificate of title to 238 cover the cost of materials used for security purposes. A 239 service fee of \$2.50, to be deposited into the Highway Safety 240 Operating Trust Fund, shall be charged for shipping and handling 241 for each paper title mailed by the department.

242 Section 8. Section 319.323, Florida Statutes, is amended to 243 read:



244 319.323 Expedited service; applications; fees.-The 245 department shall establish a separate title office which may be 246 used utilized by private citizens and licensed motor vehicle 247 dealers to receive expedited service on title transfers, title 248 issuances, duplicate titles, and recordation of liens, and 249 certificates of repossession. A fee of \$10 <del>\$7</del> shall be charged 250 for this service, which fee is in addition to the fees imposed 251 by s. 319.32. The fee, after deducting the amount referenced by 252 s. 319.324 and \$3.50 to be retained by the processing agency, 253 shall be deposited into the General Revenue Fund. Application 254 for such expedited service may be made by mail or in person. The 255 department shall issue each title applied for under pursuant to 256 this section within 5 working days after receipt of the 257 application except for an application for a duplicate title 258 certificate covered by s. 319.23(4), in which case the title 259 must be issued within 5 working days after compliance with the 260 department's verification requirements.

261 Section 9. Subsection (1) of section 319.324, Florida 262 Statutes, is amended to read:

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319.324 Odometer fraud prevention and detection; funding.-264 (1) Moneys received by the department pursuant to s. 265 319.32(1) in the amount of \$1 for each original certificate of 266 title, each duplicate copy of a certificate of title, and each 2.67 assignment by a lienholder shall be deposited into the Highway 268 Safety Operating Trust Fund. There shall also be deposited into 269 the fund moneys received by the department pursuant to s. 270 319.323 in the amount of \$5  $\frac{}{2}$  for each expedited service performed by the department for which a fee is assessed. 271 272 Section 10. Paragraph (c) of subsection (5) of section

CONFERENCE COMMITTEE AMENDMENT

Florida Senate - 2009 Bill No. CS/CS/SB 1778, 1st Eng.



273 320.023, Florida Statutes, is amended to read:

274 320.023 Requests to establish voluntary checkoff on motor 275 vehicle registration application.-

(5) A voluntary contribution collected and distributed
under this chapter, or any interest earned from those
contributions, may not be used for commercial or for-profit
activities <u>or nor</u> for general or administrative expenses, except
as authorized by law.

(c) Any voluntary contributions authorized by law <u>shall be</u>
 <u>deposited into and distributed from the Motor Vehicle License</u>
 <u>Clearing Trust Fund to the recipients specified in this chapter</u>
 <u>shall only be distributed to an organization under an</u>
 <u>appropriation by the Legislature</u>.

286 Section 11. Subsection (5) of section 320.03, Florida 287 Statutes, is amended to read:

320.03 Registration; duties of tax collectors;
International Registration Plan.-

290 (5) A fee of  $\$1.25 \frac{50 \text{ cents}}{50 \text{ cents}}$  shall be charged, in addition 291 to the fees required under s. 320.08, on every license 292 registration sold to cover the costs of the Florida Real Time 293 Vehicle Information System. The fees collected hereunder shall 294 be distributed as follows: 75 cents 25 cents into the Highway 295 Safety Operating Trust Fund, which shall be used to fund the 296 Florida Real Time Vehicle Information system and may be used to 297 fund the general operations of the department, and 50  $\frac{25}{25}$  cents 298 into the Highway Safety Operating Trust Fund to be used 299 exclusively to fund the Florida Real Time Vehicle Information system. The only use of this latter portion of the fee is shall 300 be to fund the Florida Real Time Vehicle Information system 301

Page 11 of 53



302 equipment, software, personnel associated with the maintenance 303 and programming of the system, and networks used in the offices 304 of the county tax collectors as agents of the department and the 305 ancillary technology necessary to integrate the Florida Real 306 Time Vehicle Information system with other tax collection 307 systems. The department shall administer this program upon 308 consultation with the Florida Tax Collectors, Inc., to ensure 309 that each county tax collector's office is will be 310 technologically equipped and functional for the operation of the 311 Florida Real Time Vehicle Information System. Any of the 312 designated revenue collected to support functions of the county 313 tax collectors and not used in a given year must will remain 314 exclusively in the trust fund as a carryover to the following 315 year.

316 Section 12. Subsection (1) of section 320.04, Florida 317 Statutes, is amended to read:

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320.04 Registration service charge.-

(1) (a) There shall be a service charge of  $5\frac{2.50}{5}$  for each 319 320 application which is handled in connection with original 321 issuance, duplicate issuance, or transfer of any license plate, 322 mobile home sticker, or validation sticker or with transfer or 323 duplicate issuance of any registration certificate. Of that 324 amount, \$2.50 shall be deposited into the General Revenue Fund, 325 and the remainder shall be retained by the department or by the 326 tax collector, as the case may be, as other fees accruing to 327 those offices.

328 (b) There shall may also be a service charge of \$3 up to \$1
329 for the issuance of each license plate validation sticker,
330 vessel decal, and mobile home sticker issued from an automated

CONFERENCE COMMITTEE AMENDMENT

Florida Senate - 2009 Bill No. CS/CS/SB 1778, 1st Eng.



331 vending facility or printer dispenser machine, which is shall be 332 payable to and retained by the department. Of that amount, \$1 333 shall be used to provide for automated vending facilities or 334 printer dispenser machines used to dispense such stickers and decals by each tax collector's or license tag agent's employee. 335 336 The remaining \$2 shall be deposited into the General Revenue 337 Fund. 338 (c) (b) The In addition to the fees provided in paragraph 339 (a), any tax collector may impose an additional service charge 340 of not more than 50 cents on any transaction specified in 341 paragraph (a) or paragraph (b), or on any transaction specified 342 in s. 319.32(2)(a) or s. 328.48 if when such transaction occurs at any tax collector's branch office. 343 344 (c) The service charges prescribed by paragraphs (a) and (b) shall be collected from the applicant as compensation for 345 346 all services rendered in connection with the handling of the 347 application. Such fees shall be retained by the department or by the tax collector, as the case may be, as other fees accruing to 348 349 those offices. 350 Section 13. Paragraph (b) of subsection (1) and subsection 351 (3) of section 320.06, Florida Statutes, as amended by section 2 352 of chapter 2009-14, Laws of Florida, are amended to read: 353 320.06 Registration certificates, license plates, and validation stickers generally.-354 355 (1)356 (b) Registration license plates bearing a graphic symbol 357 and the alphanumeric system of identification shall be issued 358 for a 10-year 6-year period. At the end of that 10-year 6-year 359 period, upon renewal, the plate shall be replaced. The

Page 13 of 53



360 department shall extend stagger the scheduled implementation of 361 the 6-year license plate replacement date from a 6-year period to a 10-year period <del>cycle</del>. The fee for such replacement is \$28 362 363  $\frac{1}{2}$ ,  $\frac{1}{2}$ ,  $\frac{1}{2}$ ,  $\frac{1}{2}$  of which shall be paid each year before the plate 364 is replaced, to be credited towards the next \$28 <del>\$12</del> replacement 365 fee. The fees shall be deposited into the Highway Safety 366 Operating Trust Fund. A credit or refund may shall not be given 367 for any prior years' payments of such prorated replacement fee 368 if the plate is replaced or surrendered before the end of the 369 10-year 6-year period, except that a credit may be given if when 370 a registrant is required by the department to replace a license plate under s. 320.08056(8)(a). With each license plate, there 371 372 shall be issued a validation sticker shall be issued showing the 373 owner's birth month, license plate number, and the year of 374 expiration or the appropriate renewal period if the owner is not 375 a natural person. The validation sticker shall be placed on the 376 upper right corner of the license plate. Such license plate and 377 validation sticker shall be issued based on the applicant's 378 appropriate renewal period. The registration period is a period 379 of 12 months, the extended registration period is a period of 24 380 months, and all expirations shall occur based on the applicant's 381 appropriate registration period. A vehicle with an apportioned 382 registration shall be issued an annual license plate and a cab 383 card that denote the declared gross vehicle weight for each 384 apportioned jurisdiction in which the vehicle is authorized to 385 operate.

(3) (a) Registration license plates <u>must</u> shall be <u>made</u> of
 metal specially treated with a <u>retroreflection</u> <del>retroreflective</del>
 material, as specified by the department. The registration



389 license plate is designed to increase nighttime visibility and 390 legibility and must shall be at least 6 inches wide and not less 391 than 12 inches in length, unless a plate with reduced dimensions 392 is deemed necessary by the department to accommodate 393 motorcycles, mopeds, or similar smaller vehicles. Validation 394 stickers must also shall be treated with a retroreflection retroreflective material, must shall be of such size as 395 396 specified by the department, and must shall adhere to the 397 license plate. The registration license plate must shall be 398 imprinted with a combination of bold letters and numerals or 399 numerals, not to exceed seven digits, to identify the 400 registration license plate number. The license plate must shall also be imprinted with the word "Florida" at the top and the 401 402 name of the county in which it is sold, the state motto, or the 403 words "Sunshine State" at the bottom. Apportioned license plates 404 must shall have the word "Apportioned" at the bottom and license 405 plates issued for vehicles taxed under s. 320.08(3)(d), (4)(m) or (n), (5)(b) or (c), or (14) must shall have the word 406 407 "Restricted" at the bottom. License plates issued for vehicles 408 taxed under s. 320.08(12) must be imprinted with the word 409 "Florida" at the top and the word "Dealer" at the bottom. 410 Manufacturer license plates issued for vehicles taxed under s. 411 320.08(12) must be imprinted with the word "Florida" at the top 412 and the word "Manufacturer" at the bottom. License plates issued 413 for vehicles taxed under s. 320.08(5)(d) or (e) must be 414 imprinted with the word "Wrecker" at the bottom. Any county may, 415 upon majority vote of the county commission, elect to have the 416 county name removed from the license plates sold in that county. 417 The state motto or the words "Sunshine State" shall be printed



418 in lieu thereof. A license plate issued for a vehicle taxed 419 under s. 320.08(6) may not be assigned a registration license 420 number, or be issued with any other distinctive character or 421 designation, that distinguishes the motor vehicle as a for-hire 422 motor vehicle.

423 (b) An additional fee of \$1.50 50 cents shall be collected 424 and deposited into the Highway Safety Operating Trust Fund on 425 each motor vehicle registration or motor vehicle renewal registration issued in this state in order for that all license 426 427 plates and validation stickers to be fully treated with 428 retroreflection retroreflective material. Of that amount, \$1 429 shall be deposited into the General Revenue Fund and 50 cents 430 shall be deposited into the Highway Safety Operating Trust Fund.

431 Section 14. Subsections (3) and (5) of section 320.0607,432 Florida Statutes, are amended to read:

433 320.0607 Replacement license plates, validation decal, or 434 mobile home sticker.-

(3) Except as provided in subsection (2), in all such
(3) Except as provided in subsection (2), in all such
(3) except as provided in subsection (2), in all such
(3) except as provided in application accompanied by a fee of \$28
(3) \$10 plus applicable service charges, the department shall issue
(3) a replacement plate, sticker, or decal, as applicable, as the
(3) except as provided in subsection (2), in all such
(3) except as provided in application is true. The replacement fee shall be deposited
(3) into the Highway Safety Operating Trust Fund.

442 (5) Upon the issuance of an original license plate, the
443 applicant shall pay a fee of <u>\$28</u> <del>\$10</del> to be deposited in the
444 Highway Safety Operating Trust Fund.

445 Section 15. Subsections (1) and (4) of section 320.072, 446 Florida Statutes, are amended to read:

Page 16 of 53

882772

447 320.072 Additional fee imposed on certain motor vehicle448 registration transactions.-

(1) A fee of  $\frac{225}{100}$  is imposed upon the initial application for registration pursuant to s. 320.06 of every motor vehicle classified in s. 320.08(2), (3), and (9)(c) and (d).

(4) A tax collector or other duly authorized agent of the
department shall promptly remit <u>44.5 percent of</u> all moneys
collected pursuant to this section, less any refunds granted
pursuant to subsection (3), to the department to be deposited
into the State Transportation Trust Fund. <u>The remaining 55.5</u>
percent shall be deposited into the General Revenue Fund.

459 Section 16. Paragraphs (a), (b), and (d) of subsection (1) 460 and subsections (2) through (9) and (12) through (15) of section 461 320.08, Florida Statutes, are amended to read:

462 320.08 License taxes.-Except as otherwise provided herein, 463 there are hereby levied and imposed annual license taxes for the 464 operation of motor vehicles, mopeds, motorized bicycles as 465 defined in s. 316.003(2), and mobile homes, as defined in s. 466 320.01, which shall be paid to and collected by the department 467 or its agent upon the registration or renewal of registration of 468 the following:

469

(1) MOTORCYCLES AND MOPEDS.-

470 (a) Any motorcycle: \$13.50 \$10 flat, of which \$3.50 shall
471 be deposited into the General Revenue Fund.

472 (b) Any moped: \$6.75 \$5 flat, of which \$1.75 shall be
473 deposited into the General Revenue Fund.

474 (d) An ancient or antique motorcycle: \$13.50 \$10 flat, of
475 which \$3.50 shall be deposited into the General Revenue Fund.

Page 17 of 53

882772

476	(2) AUTOMOBILES FOR PRIVATE USE.—
477	(a) An ancient or antique automobile, as defined in s.
478	320.086, or a street rod, as defined in s. 320.0863: <u>\$10.25</u>
479	<del>\$7.50</del> flat, of which \$2.75 shall be deposited into the General
480	Revenue Fund.
481	(b) Net weight of less than 2,500 pounds: <u>\$19.50</u> <del>\$14.50</del>
482	flat, of which \$5 shall be deposited into the General Revenue
483	Fund.
484	(c) Net weight of 2,500 pounds or more, but less than 3,500
485	pounds: <u>\$30.50</u> <del>\$22.50</del> flat, of which \$8 shall be deposited into
486	the General Revenue Fund.
487	(d) Net weight of 3,500 pounds or more: <u>\$44</u> <del>\$32.50</del> flat, of
488	which \$11.50 shall be deposited into the General Revenue Fund.
489	(3) TRUCKS
490	(a) Net weight of less than 2,000 pounds: $\$19.50$ $\$14.50$
491	flat, of which \$5 shall be deposited into the General Revenue
492	Fund.
493	(b) Net weight of 2,000 pounds or more, but not more than
494	3,000 pounds: $\frac{\$30.50}{\$22.50}$ flat, of which $\$8$ shall be deposited
495	into the General Revenue Fund.
496	(c) Net weight more than 3,000 pounds, but not more than
497	5,000 pounds: <u>\$44</u>
498	deposited into the General Revenue Fund.
499	(d) A truck defined as a "goat," or any other vehicle <u>if</u>
500	when used in the field by a farmer or in the woods for the
501	purpose of harvesting a crop, including naval stores, during
502	such harvesting operations, and which is not principally
503	operated upon the roads of the state: <u>\$10.25</u> <del>\$7.50</del> flat, of
504	which \$2.75 shall be deposited into the General Revenue Fund. A

Page 18 of 53



505	"goat" is a motor vehicle designed, constructed, and used
506	principally for the transportation of citrus fruit within citrus
507	groves or for the transportation of crops on farms, and which
508	can also be used for the hauling of associated equipment or
509	supplies, including required sanitary equipment, and the towing
510	of farm trailers.
511	(e) An ancient or antique truck, as defined in s. 320.086:
512	<u>\$10.25</u> <del>\$7.50</del> flat, of which \$2.75 shall be deposited into the
513	General Revenue Fund.
514	(4) HEAVY TRUCKS, TRUCK TRACTORS, FEES ACCORDING TO GROSS
515	VEHICLE WEIGHT
516	(a) Gross vehicle weight of 5,001 pounds or more, but less
517	than 6,000 pounds: <u>\$60.75</u> <del>\$45</del> flat <u>, of which \$15.75 shall be</u>
518	deposited into the General Revenue Fund.
519	(b) Gross vehicle weight of 6,000 pounds or more, but less
520	than 8,000 pounds: <u>\$87.75</u> <del>\$65</del> flat <u>, of which \$22.75 shall be</u>
521	deposited into the General Revenue Fund.
522	(c) Gross vehicle weight of 8,000 pounds or more, but less
523	than 10,000 pounds: <u>\$103</u> <del>\$76</del> flat, of which \$27 shall be
524	deposited into the General Revenue Fund.
525	(d) Gross vehicle weight of 10,000 pounds or more, but less
526	than 15,000 pounds: <u>\$118</u> <del>\$87</del> flat, of which \$31 shall be
527	deposited into the General Revenue Fund.
528	(e) Gross vehicle weight of 15,000 pounds or more, but less
529	than 20,000 pounds: <u>\$177</u> <del>\$131</del> flat <u>, of which \$46 shall be</u>
530	deposited into the General Revenue Fund.
531	(f) Gross vehicle weight of 20,000 pounds or more, but less
532	than 26,001 pounds: <u>\$251</u> <del>\$186</del> flat <u>, of which \$65 shall be</u>
533	deposited into the General Revenue Fund.

Page 19 of 53

882772

534	(g) Gross vehicle weight of 26,001 pounds or more, but less
535	than 35,000: <u>\$324</u> <del>\$240</del> flat <u>, of which \$84 shall be deposited</u>
536	into the General Revenue Fund.
537	(h) Gross vehicle weight of 35,000 pounds or more, but less
538	than 44,000 pounds: <u>\$405</u>
539	deposited into the General Revenue Fund.
540	(i) Gross vehicle weight of 44,000 pounds or more, but less
541	than 55,000 pounds: <u>\$773</u> <del>\$572</del> flat <u>, of which \$201 shall be</u>
542	deposited into the General Revenue Fund.
543	(j) Gross vehicle weight of 55,000 pounds or more, but less
544	than 62,000 pounds: <u>\$916</u>
545	deposited into the General Revenue Fund.
546	(k) Gross vehicle weight of 62,000 pounds or more, but less
547	than 72,000 pounds: <u>\$1,080</u> <del>\$800</del> flat <u>, of which \$280 shall be</u>
548	deposited into the General Revenue Fund.
549	(1) Gross vehicle weight of 72,000 pounds or more: $\frac{$1,322}{}$
550	<del>\$979</del> flat, of which \$343 shall be deposited into the General
551	Revenue Fund.
552	(m) Notwithstanding the declared gross vehicle weight, a
553	truck tractor used within a 150-mile radius of its home address
554	<u>is</u> <del>shall be</del> eligible for a license plate for a fee of <u>\$324</u> <del>\$240</del>
555	flat if:
556	1. The truck tractor is used exclusively for hauling
557	forestry products; or
558	2. The truck tractor is used primarily for the hauling of
559	forestry products, and is also used for the hauling of
560	associated forestry harvesting equipment used by the owner of
561	the truck tractor.
562	



i	
563	Of the fee imposed by this paragraph, \$84 shall be deposited
564	into the General Revenue Fund.
565	(n) A truck tractor or heavy truck, not operated as a for-
566	hire vehicle, which is engaged exclusively in transporting raw,
567	unprocessed, and nonmanufactured agricultural or horticultural
568	products within a 150-mile radius of its home address, <u>is</u> <del>shall</del>
569	<del>be</del> eligible for a restricted license plate for a fee of $:$ <del>\$65</del>
570	flat,
571	<u>1.</u> If such vehicle's declared gross vehicle weight is less
572	than 44,000 pounds, 87.75 flat, of which \$22.75 shall be
573	deposited into the General Revenue Fund.; or \$240 flat,
574	2. If such vehicle's declared gross vehicle weight is
575	44,000 pounds or more and such vehicle only transports $\div$
576	1. from the point of production to the point of primary
577	manufacture;
578	2. From the point of production to the point of assembling
579	the same; or
580	3. From the point of production to a shipping point of
581	either a rail, water, or motor transportation company <u>, \$324</u>
582	flat, of which \$84 shall be deposited into the General Revenue
583	Fund.
584	
585	Such not-for-hire truck tractors and heavy trucks used
586	exclusively in transporting raw, unprocessed, and
587	nonmanufactured agricultural or horticultural products may be
588	incidentally used to haul farm implements and fertilizers when
589	delivered direct to the growers. The department may require any
590	such documentation deemed necessary to determine eligibility
591	prior to issuance of this license plate. For the purpose of this

Page 21 of 53



592 paragraph, "not-for-hire" means the owner of the motor vehicle must also be the owner of the raw, unprocessed, and 593 594 nonmanufactured agricultural or horticultural product, or the 595 user of the farm implements and fertilizer being delivered. 596 (5) SEMITRAILERS, FEES ACCORDING TO GROSS VEHICLE WEIGHT; 597 SCHOOL BUSES; SPECIAL PURPOSE VEHICLES.-598 (a)1. A semitrailer drawn by a GVW truck tractor by means 599 of a fifth-wheel arrangement: \$13.50 <del>\$10</del> flat per registration year or any part thereof, of which \$3.50 shall be deposited into 600 601 the General Revenue Fund. 602 2. A semitrailer drawn by a GVW truck tractor by means of a 603 fifth-wheel arrangement: \$68 <del>\$50</del> flat per permanent 604 registration, of which \$18 shall be deposited into the General 605 Revenue Fund. 606 (b) A motor vehicle equipped with machinery and designed 607 for the exclusive purpose of well drilling, excavation, construction, spraying, or similar activity, and which is not 608 609 designed or used to transport loads other than the machinery 610 described above over public roads: \$44 <del>\$32.50</del> flat, of which 611 \$11.50 shall be deposited into the General Revenue Fund. 612 (c) A school bus used exclusively to transport pupils to and from school or school or church activities or functions 613 within their own county: \$41 <del>\$30</del> flat, of which \$11 shall be 614 deposited into the General Revenue Fund.

616 (d) A wrecker, as defined in s. 320.01(40), which is used 617 to tow a vessel as defined in s. 327.02(39), a disabled, 618 abandoned, stolen-recovered, or impounded motor vehicle as defined in s. 320.01(38), or a replacement motor vehicle as 619 620 defined in s. 320.01(39): \$41 <del>\$30</del> flat, of which \$11 shall be

Page 22 of 53

615



621	deposited into the General Revenue Fund.
622	(e) A wrecker <u>that</u> , as defined in s. 320.01(40), which is
623	used to tow any motor vehicle, regardless of whether or not such
624	motor vehicle is a disabled motor vehicle a <del>s defined in s.</del>
625	<del>320.01(38)</del> , a replacement motor vehicle <del>as defined in s.</del>
626	<del>320.01(39)</del> , a vessel <del>as defined in s. 327.02(39)</del> , or any other
627	cargo, as follows:
628	1. Gross vehicle weight of 10,000 pounds or more, but less
629	than 15,000 pounds: <u>\$118</u> <del>\$87</del> flat, of which \$31 shall be
630	deposited into the General Revenue Fund.
631	2. Gross vehicle weight of 15,000 pounds or more, but less
632	than 20,000 pounds: <u>\$177</u> <del>\$131</del> flat <u>, of which \$46 shall be</u>
633	deposited into the General Revenue Fund.
634	3. Gross vehicle weight of 20,000 pounds or more, but less
635	than 26,000 pounds: <u>\$251</u>
636	deposited into the General Revenue Fund.
637	4. Gross vehicle weight of 26,000 pounds or more, but less
638	than 35,000 pounds: <u>\$324</u> <del>\$240</del> flat, of which \$84 shall be
639	deposited into the General Revenue Fund.
640	5. Gross vehicle weight of 35,000 pounds or more, but less
641	than 44,000 pounds: <u>\$405</u> <del>\$300</del> flat <u>, of which \$105 shall be</u>
642	deposited into the General Revenue Fund.
643	6. Gross vehicle weight of 44,000 pounds or more, but less
644	than 55,000 pounds: <u>\$772</u> <del>\$572</del> flat <u>, of which \$200 shall be</u>
645	deposited into the General Revenue Fund.
646	7. Gross vehicle weight of 55,000 pounds or more, but less
647	than 62,000 pounds: <u>\$915</u>
648	deposited into the General Revenue Fund.
649	8. Gross vehicle weight of 62,000 pounds or more, but less



650	than 72,000 pounds: <u>\$1,080</u> <del>\$800</del> flat <u>, of which \$280 shall be</u>
651	deposited into the General Revenue Fund.
652	9. Gross vehicle weight of 72,000 pounds or more: <u>\$1,322</u>
653	<del>\$979</del> flat, of which \$343 shall be deposited into the General
654	Revenue Fund.
655	(f) A hearse or ambulance: <u>\$40.50</u> <del>\$30</del> flat, of which \$10.50
656	shall be deposited into the General Revenue Fund.
657	(6) MOTOR VEHICLES FOR HIRE.—
658	(a) Under nine passengers: <u>\$17</u> <del>\$12.50</del> flat, of which \$4.50
659	shall be deposited into the General Revenue Fund; plus $\$1.50$ $\$1$
660	per cwt, of which 50 cents shall be deposited into the General
661	Revenue Fund.
662	(b) Nine passengers and over: <u>\$17</u> <del>\$12.50</del> flat <u>, of which</u>
663	$\frac{4.50}{1.50}$ shall be deposited into the General Revenue Fund; plus $\frac{2}{2}$
664	<del>\$1.50</del> per cwt, of which 50 cents shall be deposited into the
665	General Revenue Fund.
666	(7) TRAILERS FOR PRIVATE USE.—
667	(a) Any trailer weighing 500 pounds or less: <u>\$6.75</u> <del>\$5</del> flat
668	per year or any part thereof, of which \$1.75 shall be deposited
669	into the General Revenue Fund.
670	(b) Net weight over 500 pounds: <u>\$3.50</u> <del>\$2.50</del> flat, of which
671	<u>\$1 shall be deposited into the General Revenue Fund;</u> plus <u>\$1</u> <del>75</del>
672	cents per cwt, of which 25 cents shall be deposited into the
673	General Revenue Fund.
674	(8) TRAILERS FOR HIRE
675	(a) Net weight under 2,000 pounds: <u>\$3.50</u> <del>\$2.50</del> flat <u>, of</u>
676	which \$1 shall be deposited into the General Revenue Fund; plus
677	<u>\$1.50</u> <del>\$1</del> per cwt, of which 50 cents shall be deposited into the
678	General Revenue Fund.

882772

679	(b) Net weight 2,000 pounds or more: <u>\$13.50</u>
680	which \$3.50 shall be deposited into the General Revenue Fund;
681	plus <u>\$1.50</u> <del>\$1</del> per cwt <u>, of which 50 cents shall be deposited into</u>
682	the General Revenue Fund.
683	(9) RECREATIONAL VEHICLE-TYPE UNITS
684	(a) A travel trailer or fifth-wheel trailer, as defined by
685	s. 320.01(1)(b), that does not exceed 35 feet in length: $\frac{\$27}{\$20}$
686	flat, of which \$7 shall be deposited into the General Revenue
687	<u>Fund</u> .
688	(b) A camping trailer, as defined by s. 320.01(1)(b)2.:
689	$\frac{13.50}{13.50}$ flat, of which $3.50$ shall be deposited into the
690	General Revenue Fund.
691	(c) A motor home, as defined by s. 320.01(1)(b)4.:
692	1. Net weight of less than 4,500 pounds: <u>\$27</u> <del>\$20</del> flat <u>, of</u>
693	which \$7 shall be deposited into the General Revenue Fund.
694	2. Net weight of 4,500 pounds or more: <u>\$47.25</u> <del>\$35</del> flat <u>, of</u>
695	which \$12.25 shall be deposited into the General Revenue Fund.
696	(d) A truck camper as defined by s. 320.01(1)(b)3.:
697	1. Net weight of less than 4,500 pounds: <u>\$27</u> <del>\$20</del> flat <u>, of</u>
698	which \$7 shall be deposited into the General Revenue Fund.
699	2. Net weight of 4,500 pounds or more: <u>\$47.25</u> <del>\$35</del> flat <u>, of</u>
700	which \$12.25 shall be deposited into the General Revenue Fund.
701	(e) A private motor coach as defined by s. 320.01(1)(b)5.:
702	1. Net weight of less than 4,500 pounds: <u>\$27</u> <del>\$20</del> flat <u>, of</u>
703	which \$7 shall be deposited into the General Revenue Fund.
704	2. Net weight of 4,500 pounds or more: <u>\$47.25</u> <del>\$35</del> flat <u>, of</u>
705	which \$12.25 shall be deposited into the General Revenue Fund.
706	(12) DEALER AND MANUFACTURER LICENSE PLATES.—A franchised
707	motor vehicle dealer, independent motor vehicle dealer, marine



700	
708	boat trailer dealer, or mobile home dealer and manufacturer
709	license plate: <u>\$17</u> <del>\$12.50</del> flat <u>, of which \$4.50 shall be</u>
710	deposited into the General Revenue Fund.
711	(13) EXEMPT OR OFFICIAL LICENSE PLATES.—Any exempt or
712	official license plate: <u>\$4</u> <del>\$3</del> flat, of which \$1 shall be
713	deposited into the General Revenue Fund.
714	(14) LOCALLY OPERATED MOTOR VEHICLES FOR HIREA motor
715	vehicle for hire operated wholly within a city or within 25
716	miles thereof: <u>\$17</u> <del>\$12.50</del> flat <u>, of which \$4.50 shall be</u>
717	deposited into the General Revenue Fund; plus <u>\$2</u> <del>\$1.50</del> per cwt,
718	of which 50 cents shall be deposited into the General Revenue
719	Fund.
720	(15) TRANSPORTER.—Any transporter license plate issued to a
721	transporter pursuant to s. 320.133: <u>\$101.25</u> <del>\$75</del> flat, of which
722	\$26.25 shall be deposited into the General Revenue Fund.
723	Section 17. Subsection (2) of section 320.0801, Florida
724	Statutes, is amended to read:
725	320.0801 Additional license tax on certain vehicles
726	(2) In addition to the license taxes imposed by s. 320.08
727	and by subsection (1), there is imposed an additional surcharge
728	of <u>\$10</u> <del>\$5</del> on each commercial motor vehicle having a gross
729	vehicle weight of 10,000 pounds or more, which surcharge must be
730	paid to the department or its agent upon the registration or
731	renewal of registration of the commercial motor vehicle.
732	Notwithstanding the provisions of s. 320.20, 50 percent of the
733	revenues collected from the surcharge imposed in this subsection
734	shall <del>must</del> be deposited into the State Transportation Trust Fund
735	and 50 percent shall be deposited in the General Revenue Fund.
736	Section 18. Section 320.0804, Florida Statutes, is amended

Page 26 of 53



737 to read: 738 320.0804 Surcharge on license tax; transportation trust fund.-There is hereby levied and imposed on each license tax 739 740 imposed under s. 320.08, except those set forth in s. 741 320.08(11), a surcharge in the amount of \$4  $\frac{$2}{$2}$ , which shall be 742 collected in the same manner as the license tax. Of this amount, 743 \$2 shall be and deposited into the State Transportation Trust 744 Fund and \$2 shall be deposited into the General Revenue Fund. 745 This surcharge shall apply to registration periods beginning 746 July 1, 1991.

747 Section 19. Section 320.08046, Florida Statutes, is amended 748 to read:

749 320.08046 Surcharge on license tax; General Revenue Fund.-750 There is levied on each license tax imposed under s. 320.08, 751 except those set forth in s. 320.08(11), a surcharge in the 752 amount of \$5.50 \$1, which shall be collected in the same manner 753 as the license tax. Of the proceeds of each the license tax 754 surcharge, \$4.50 58 percent shall be deposited into the General 755 Revenue Fund and \$1 42 percent shall be deposited into the Grants and Donations Trust Fund in the Department of Juvenile 756 757 Justice to fund the juvenile crime prevention programs and the 758 community juvenile justice partnership grants program.

759 Section 20. Subsection (1) of section 320.08048, Florida760 Statutes, is amended to read:

761

320.08048 Sample license plates.-

(1) The department is authorized, upon application and
payment of a \$28 \$10 fee per plate, to provide one or more
sample regular issuance license plates or specialty license
plates based upon availability.

882772

766	Section 21. Subsection (2) of section 320.0805, Florida
767	Statutes, as amended by section 4 of chapter 2009-14, Laws of
768	Florida, is amended to read:
769	320.0805 Personalized prestige license plates
770	(2) Each request for specific numbers or letters or
771	combinations thereof shall be submitted annually to the
772	department on an application form supplied by the department,
773	accompanied by the following tax and fees:
774	(a) The license tax required for the vehicle, as set forth
775	in s. 320.08.
776	(b) A prestige plate annual use fee of \$10.
777	(c) A processing fee of $\frac{ ext{$5}}{ ext{$2}}$ , to be deposited into the
778	Highway Safety Operating Trust Fund.
779	Section 22. Subsection (3) of section 320.08056, Florida
780	Statutes, as amended by section 5 of chapter 2009-14, Laws of
781	Florida, is amended, and paragraph (qqq) is added to subsection
782	(4) of that section, to read:
783	320.08056 Specialty license plates
784	(3) Each request must be made annually to the department,
785	accompanied by the following tax and fees:
786	(a) The license tax required for the vehicle as set forth
787	in s. 320.08.
788	(b) A processing fee of $\frac{ extsf{5}}{ extsf{5}}$ $\frac{ extsf{2}}{ extsf{2}}$ , to be deposited into the
789	Highway Safety Operating Trust Fund.
790	(c) A license plate fee as required by s. 320.06(1)(b).
791	(d) A license plate annual use fee as required in
792	subsection (4).
793	
794	A request may be made any time during a registration period. If



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795	a request is made for a specialty license plate to replace a
796	current valid license plate, the specialty license plate must be
797	issued with appropriate decals attached at no tax for the plate,
798	but all fees and service charges must be paid. If When a request
799	is made for a specialty license plate at the beginning of the
800	registration period, the tax, together with all applicable fees
801	and service charges, must be paid.
802	(4) The following license plate annual use fees shall be
803	collected for the appropriate specialty license plates:
804	(qqq) Autism license plate, \$25.
805	Section 23. Subsection (35) of section 320.08058, Florida
806	Statutes, is amended, and subsection (69) is added to that
807	section, to read:
808	320.08058 Specialty license plates
809	(35) FLORIDA GOLF LICENSE PLATES
810	(a) The Department of Highway Safety and Motor Vehicles
811	shall develop a Florida Golf license plate as provided in this
812	section. The word "Florida" must appear at the bottom of the
813	plate. The Dade Amateur Golf Association, following consultation
814	with the PGA TOUR, the Florida Sports Foundation, the LPGA, and
815	the PGA of America may submit a revised sample plate for
816	consideration by the department.
817	(b) The department shall distribute the Florida Golf
818	license plate annual use fee to the <u>Dade Amateur Golf</u>
819	Association, a nonprofit organization under s. 501(c)(3) of the
820	International Revenue Code Florida Sports Foundation, a direct-
821	support organization of the Office of Tourism, Trade, and
822	Economic Development. The license plate annual use fees are to
823	be annually allocated as follows:
I	



1. Up to <u>10</u> <del>5</del> percent of the proceeds from the annual use
fees may be used by the <u>Dade Amateur Golf Association</u> <del>Florida</del>
<del>Sports Foundation</del> for the administration of the Florida <u>Junior</u>
<del>Youth</del> Golf Program.

2. The Dade Amateur Golf Association shall receive the first \$80,000 in proceeds from the annual use fees for the operation of youth golf programs in Miami-Dade County. Thereafter, 15 percent of the proceeds from the annual use fees shall be provided to the Dade Amateur Golf Association for the operation of youth golf programs in Miami-Dade County.

834 3. The remaining proceeds from the annual use fees shall be 835 available for grants to nonprofit organizations to operate youth 836 golf programs and for marketing the Florida Golf license plates. 837 All grant recipients, including the Dade Amateur Colf Association, shall be required to provide to the Dade Amateur 838 839 Golf Association Florida Sports Foundation an annual program and financial report regarding the use of grant funds. Such reports 840 shall be made available to the public. 841

(c) The <u>Dade Amateur Golf Association shall</u> Florida Sports
Foundation may establish a Florida <u>Junior Youth</u> Golf <u>Council</u>
Program. The Florida <u>Junior Youth</u> Golf <u>Council Program</u> shall
assist organizations for the benefit of youth, introduce young
people to golf, instruct young people in golf, teach the values
of golf, and stress life skills, fair play, courtesy, and selfdiscipline.

(d) The <u>Dade Amateur Golf Association</u> Florida Sports
 Foundation shall establish a seven-member <u>Florida Junior Golf</u>
 <u>Council</u> committee to offer advice regarding the distribution of
 the annual use fees for grants to nonprofit organizations. The

882772

853 <u>council</u> advisory committee shall consist of one member from a 854 group serving youth, one member from a group serving disabled 855 youth, and five members at large.

856

(69) AUTISM LICENSE PLATES.-

857 (a) The department shall develop an Autism license plate as
 858 provided in this section. Autism license plates must bear the
 859 colors and design approved by the department. The word "Florida"
 860 must appear at the top of the plate, and the words "Support
 861 Autism Programs" must appear at the bottom of the plate.

862 (b) The proceeds from the license plate annual use fee 863 shall be distributed to Achievement and Rehabilitation Centers, 864 Inc., to fund service programs for autism and related 865 disabilities throughout the state and to operate and establish 866 programs to support individuals with autism and related 867 disabilities through direct services, evaluation, training, and 868 awareness. Achievement and Rehabilitation Centers, Inc., shall 869 establish an Autism Services Grant Council that shall provide 870 grants from available Autism license plate proceeds to nonprofit 871 organizations for direct services and programs for individuals 872 with autism and related disabilities and their families. 873 Consideration for participation in such services and programs 874 shall be given to applicants who are children or adults with 875 autism and related disabilities and their families and shall 876 include those who are on the Agency for Persons with 877 Disabilities waiting lists for services. Achievement and Rehabilitation Centers, Inc., shall also establish an Autism 878 879 License Plate Fund. Moneys in the fund shall be used by the 880 grant council as provided in this paragraph. All funds received under this subsection must be used in this state. 881

Page 31 of 53

882772

1	
882	(c) Achievement and Rehabilitation Centers, Inc., may
883	retain all proceeds from the annual use fee up to \$85,000 until
884	all documented startup costs for developing and establishing the
885	plate have been recovered. Thereafter, the proceeds from the
886	annual use fee shall be used as follows:
887	1. Up to 10 percent of the proceeds may be used for the
888	cost of administration, marketing, and promotion of the Autism
889	License Plate Fund, the Autism Services Grant Council, and
890	related matters, including annual audit and compliance affidavit
891	costs.
892	2. Funds may be used as necessary for annual audit or
893	compliance affidavit costs.
894	3. Thirty-five percent of the proceeds shall be used to
895	establish and operate programs to support individuals with
896	autism and related disabilities and their families through
897	direct services, evaluation, training, and awareness in the
898	state.
899	4. The Center for Autism and Related Disabilities at the
900	University of Miami shall receive 15 percent of the proceeds for
901	distribution, as determined appropriate by the director of that
902	center, to the seven regional autism centers created under s.
903	1004.55. The regional centers shall use the proceeds to support
904	the services they provide.
905	5. The remaining proceeds shall be available to the Autism
906	Services Grant Council for grants to nonprofit organizations to
907	operate direct services programs for individuals with autism and
908	related disabilities and their families. All grant recipients,
909	including Achievement and Rehabilitation Centers, Inc., and the
910	Center for Autism and Related Disabilities, must provide to the

882772

911	Autism Services Grant Council an annual program and financial
912	report regarding the use of grant funds. Such reports must be
913	available to the public.
914	Section 24. Subsection (5) of section 320.081, Florida
915	Statutes, is amended to read:
916	320.081 Collection and distribution of annual license tax
917	imposed on the following type units
918	(5) The department shall keep records showing the total
919	number of stickers issued to each type unit governed by this
920	section, the total amount of license taxes collected, and the
921	county or <u>municipality where</u> <del>city wherein</del> each such unit is
922	located and shall from month to month certify to the Chief
923	Financial Officer the amount derived from license taxes in each
924	county and each <u>municipality</u> <del>city</del> within the county. Such
925	amount, less the amount of \$1.50 collected on each license and
926	the \$1 license tax surcharge imposed by s. 320.08015, shall be
927	paid to the counties and <u>municipalities</u> <del>cities</del> within the
928	counties where wherein the unit or units are located as follows:
929	one-half to the district school board and the remainder <del>either</del>
930	to the board of county commissioners, for units <u>that</u> <del>which</del> are
931	located within the unincorporated areas of the county, or to any
932	municipality <del>city</del> within such county, for units <u>that</u> which are
933	located within its corporate limits. Payment shall be by warrant
934	drawn monthly by the Chief Financial Officer upon the treasury $_{m  au}$
935	which amount is hereby appropriated monthly out of the License
936	Tax Collection Trust Fund.
937	Section 25. Subsection (2) of section 320.13, Florida
938	Statutes, is amended to read:
939	320.13 Dealer and manufacturer license plates and

Page 33 of 53



940 alternative method of registration.-

(2) A licensed manufacturer, importer, or distributor of 941 motor vehicles may, upon payment of the license tax imposed by 942 943 s. 320.08(12), secure one or more manufacturer license plates, 944 which are valid for use on motor vehicles owned by the 945 manufacturer, importer, or distributor to whom such plates are issued while the motor vehicles are in inventory and for sale, 946 947 being operated for demonstration purposes, or in connection with 948 the such manufacturer's business, but are not valid for use for 949 hire.

950 Section 26. Subsection (1) of section 320.203, Florida 951 Statutes, is amended to read:

952

320.203 Disposition of biennial license tax moneys.-

953 (1) Notwithstanding ss. 320.08(1), (2), (3), (4)(a) or (b), 954 (6), (7), (8), (9), (10), or (11), 320.08058, and 328.76 and 955 pursuant to s. 216.351, after the provisions of s. 320.20(1), (2), (3), and (4) and (5) are fulfilled, an amount equal to 50956 957 percent of revenues collected from the biennial registrations 958 created in s. 320.07 shall be retained in the Motor Vehicle 959 License Clearing Trust Fund, authorized in s. 215.32(2)(b)2.f., 960 until July 1. After July 1 of the subsequent fiscal year, an 961 amount equal to 50 percent of revenues collected from the 962 biennial registrations created in s. 320.07 shall be distributed 963 according to ss. 320.08(1), (2), (3), (4)(a) or (b), (6), (7), 964 (8), (9), (10), or (11), 320.08058, 328.76, and 320.20(1), (2), 965 (3), and (4), and (5). 966 Section 27. Section 320.204, Florida Statutes, is created

966 Section 27. Section 320.204, Florida Statutes, is created 967 to read:

968

320.204 Transportation disadvantaged.-Of the funds

Page 34 of 53



969	collected in this chapter which are deposited into the Highway
970	Safety Operating Trust Fund, beginning July 1, 2011, and
971	annually thereafter, the department shall transfer \$5 million to
972	the Transportation Disadvantaged Trust Fund in the Department of
973	Transportation. These funds shall be transferred on a quarterly
974	basis.
975	Section 28. Subsection (1) of section 320.642, Florida
976	Statutes, is amended to read:
977	320.642 Dealer licenses in areas previously served;
978	procedure
979	(1) Any licensee who proposes to establish an additional
980	motor vehicle dealership or permit the relocation of an existing
981	dealer to a location within a community or territory where the
982	same line-make vehicle is presently represented by a franchised
983	motor vehicle dealer or dealers shall give written notice of its
984	intention to the department. Such notice <u>must</u> shall state:
985	(a) The specific location at which the additional or
986	relocated motor vehicle dealership will be established.
987	(b) The date on or after which the licensee intends to be
988	engaged in business with the additional or relocated motor
989	vehicle dealer at the proposed location.
990	(c) The identity of all motor vehicle dealers who are
991	franchised to sell the same line-make vehicle with licensed
992	locations in the county or any contiguous county to the county
993	where the additional or relocated motor vehicle dealer is
994	proposed to be located.
995	(d) The names and addresses of the dealer-operator and
996	principal investors in the proposed additional or relocated
997	motor vehicle dealership.



998 999 Immediately upon receipt of such notice the department shall 1000 cause a notice to be published in the Florida Administrative 1001 Weekly. The published notice must shall state that a petition or 1002 complaint by any dealer with standing to protest pursuant to 1003 subsection (3) must be filed within not more than 30 days 1004 following from the date of publication of the notice in the 1005 Florida Administrative Weekly. The published notice must shall 1006 describe and identify the proposed dealership sought to be 1007 licensed, and the department shall cause a copy of the notice to 1008 be mailed to those dealers identified in the licensee's notice 1009 under paragraph (c). The licensee shall pay a fee of \$75 and a service charge of \$2.50 for each publication. Proceeds from the 1010 1011 fee and service charge shall be deposited into the Highway 1012 Safety Operating Trust Fund. 1013 Section 29. Paragraph (a) of subsection (2) of section 321.23, Florida Statutes, is amended to read: 1014 1015 321.23 Public records; fees for copies; destruction of 1016 obsolete records; photographing records; effect as evidence.-1017 (2) Fees for copies of public records shall be charged and 1018 collected as follows: 1019 (a) For a crash report, a copy \$10  $\frac{$2}{$2}$ 1020 Section 30. Subsection (3) of section 322.051, Florida 1021 Statutes, is amended to read: 1022 322.051 Identification cards.-1023 (3) If an identification card issued under this section is 1024 lost, destroyed, or mutilated or a new name is acquired, the 1025 person to whom it was issued may obtain a duplicate upon 1026 furnishing satisfactory proof of such fact to the department and



1027 upon payment of a fee as provided in s. 322.21 of \$10 for such 1028 duplicate, \$2.50 of which shall be deposited into the General 1029 Revenue Fund and \$7.50 into the Highway Safety Operating Trust 1030 Fund. The fee must shall include payment for the color 1031 photograph or digital image of the applicant. Any person who 1032 loses an identification card and who, after obtaining a 1033 duplicate, finds the original card shall immediately surrender 1034 the original card to the department. The same documentary 1035 evidence shall be furnished for a duplicate as for an original 1036 identification card.

1037 Section 31. Paragraph (c) of subsection (5) of section 1038 322.081, Florida Statutes, is amended to read:

1039 322.081 Requests to establish voluntary check-off on 1040 driver's license application.-

1041 (5) A voluntary contribution collected and distributed 1042 under this chapter, or any interest earned from those 1043 contributions, may not be used for commercial or for-profit 1044 activities nor for general or administrative expenses, except as 1045 authorized by law.

(c) Any voluntary contributions authorized by law <u>shall be</u>
 deposited into and distributed from the Motor Vehicle License
 Clearing Trust Fund to the recipients specified in this chapter
 shall only be distributed to an organization under an
 appropriation by the Legislature.

1051 Section 32. Subsection (1) of section 322.12, Florida
1052 Statutes, is amended to read:

1053

322.12 Examination of applicants.-

(1) It is the intent of the Legislature that every applicant for an original driver's license in this state be



1056 required to pass an examination pursuant to this section. 1057 However, the department may waive the knowledge, endorsement, 1058 and skills tests for an applicant who is otherwise qualified and 1059 who surrenders a valid driver's license from another state or a 1060 province of Canada, or a valid driver's license issued by the 1061 United States Armed Forces, if the driver applies for a Florida 1062 license of an equal or lesser classification. Any applicant who 1063 fails to pass the initial knowledge test incurs will incur a \$10 1064 \$5 fee for each subsequent test, to be deposited into the 1065 Highway Safety Operating Trust Fund. Any applicant who fails to 1066 pass the initial skills test incurs will incur a \$20 \$10 fee for 1067 each subsequent test, to be deposited into the Highway Safety 1068 Operating Trust Fund. A person who seeks to retain a hazardous-1069 materials endorsement, pursuant to s. 322.57(1)(d), must pass 1070 the hazardous-materials test, upon surrendering his or her 1071 commercial driver's license, if the person has not taken and 1072 passed the hazardous-materials test within 2 years before applying preceding his or her application for a commercial 1073 1074 driver's license in this state.

1075Section 33. Paragraph (c) of subsection (1) of section1076322.135, Florida Statutes, is amended to read:

1077

322.135 Driver's license agents.-

(1) The department may, upon application, authorize any or all of the tax collectors in the several counties of the state, subject to the requirements of law, in accordance with rules of the department, to serve as its agent for the provision of specified driver's license services.

1083 (c) A service fee of \$6.25 shall \$5.25 is to be charged, in 1084 addition to the fees set forth in this chapter, for providing

Florida Senate - 2009 CONFERENCE COMMITTEE AMENDMENT Bill No. CS/CS/SB 1778, 1st Eng.

882772

1085	all services pursuant to this chapter any driver's license
1086	issued or renewed by a tax collector. The service fee may not be
1087	charged:
1088	1. More than once per customer during a single visit to a
1089	tax collector's office.
1090	2. For a reexamination requested by the Medical Advisory
1091	Board or required pursuant to s. 322.221.
1092	3. For a voter-registration transaction.
1093	4. For changes in an organ-donation registration.
1094	5. In violation of any federal or state law.
1095	Section 34. Paragraph (a) of subsection (11) of section
1096	322.20, Florida Statutes, is amended to read:
1097	322.20 Records of the department; fees; destruction of
1098	records
1099	(11)(a) The department <u>may</u> <del>is authorized to</del> charge the
1100	following fees for the following services and documents:
1101	1. For providing a transcript of any one individual's
1102	driver history record or any portion thereof for the past 3
1103	years or for searching for such record when no record is found
1104	<del>to be</del> on file
1105	2. For providing a transcript of any one individual's
1106	driver history record or any portion thereof for the past 7
1107	years or for searching for such record when no record is found
1108	<del>to be</del> on file
1109	3. For providing a certified copy of a transcript of the
1110	driver history record or any portion thereof for any one
1111	individual
1112	4. For providing a certified photographic copy of a
1113	document, per page

Page 39 of 53

882772

1120 Section 35. Section 322.201, Florida Statutes, is amended 1121 to read:

1122 322.201 Records as evidence.-A copy, computer copy, or 1123 transcript of all abstracts of crash reports and all abstracts 1124 of court records of convictions received by the department and 1125 the complete driving record of any individual duly certified by machine imprint of the department or by machine imprint of the 1126 1127 clerk of a court shall be received as evidence in all courts of this state without further authentication, if provided the same 1128 1129 is otherwise admissible in evidence. Further, any court or the office of the clerk of any court of this state which is 1130 electronically connected by a terminal device to the computer 1131 1132 data center of the department may use as evidence in any case 1133 the information obtained by this device from the records of the 1134 department without need of such certification; however, if a 1135 genuine issue as to the authenticity of such information is 1136 raised by a party or by the court, the court in its sound 11.37 discretion may require that a record certified by the department be submitted for admission into evidence. For such computer 1138 1139 copies generated by a terminal device of a court or clerk of 1140 court, entry in a driver's record that the notice required by s. 322.251 was given constitutes shall constitute sufficient 1141 1142 evidence that such notice was given.

882772

Section 36. Section 322.21, Florida Statutes, is amended to read: 322.21 License fees; procedure for handling and collecting

1146 fees.-

1147

(1) Except as otherwise provided herein, the fee for:

1148 (a) An original or renewal commercial driver's license is 1149  $$75 \ \text{$67}$ , which shall include the fee for driver education provided by s. 1003.48. + However, if an applicant has completed 1150 1151 training and is applying for employment or is currently employed 1152 in a public or nonpublic school system that requires the 1153 commercial license, the fee is shall be the same as for a Class 1154 E driver's license. A delinquent fee of \$15 <del>\$1</del> shall be added 1155 for a renewal within made not more than 12 months after the 1156 license expiration date.

(b) An original Class E driver's license is <u>\$48</u> <del>\$27</del>, which includes shall include</del> the fee for driver's education provided by s. 1003.48<u>.</u> However, if an applicant has completed training and is applying for employment or is currently employed in a public or nonpublic school system that requires a commercial driver license, the fee <u>is shall be</u> the same as for a Class E license.

(c) The renewal or extension of a Class E driver's license or of a license restricted to motorcycle use only is <u>\$48</u> <del>\$20</del>, except that a delinquent fee of <u>\$15</u> <del>\$1</del> shall be added for a renewal or extension made <u>within</u> not more than 12 months after the license expiration date. The fee provided in this paragraph <u>includes</u> <del>shall include</del> the fee for driver's education provided by s. 1003.48.

1171

(d) An original driver's license restricted to motorcycle



1172 use only is <u>\$48</u> <del>\$27</del>, which <u>includes</u> <del>shall include</del> the fee for 1173 driver's education provided by s. 1003.48.

1174 (e) A replacement driver's license issued pursuant to s. 1175 322.17 is  $\frac{$25}{$10}$ . Of this amount \$7 shall be deposited into the 1176 Highway Safety Operating Trust Fund and  $\frac{$18}{$3}$  shall be 1177 deposited into the General Revenue Fund.

1178 (f) An original, renewal, or replacement identification 1179 card issued pursuant to s. 322.051 is  $\frac{$25}{$10}$ . Funds collected 1180 from these fees shall be distributed as follows:

1181 1. For an original identification card issued pursuant to 1182 s. 322.051 the fee <u>is \$25</u> shall be \$10. This amount shall be 1183 deposited into the General Revenue Fund.

1184 2. For a renewal identification card issued pursuant to s.
1185 322.051 the fee is \$25 shall be \$10. Of this amount, \$6 shall be
1186 deposited into the Highway Safety Operating Trust Fund and \$19
1187 \$4 shall be deposited into the General Revenue Fund.

3. For a replacement identification card issued pursuant to s. 322.051 the fee is \$25 shall be \$10. Of this amount, \$9 shall be deposited into the Highway Safety Operating Trust Fund and \$16 \$1 shall be deposited into the General Revenue Fund.

1192

(g) Each endorsement required by s. 322.57 is \$7.

1193 (h) A hazardous-materials endorsement, as required by s. 1194 322.57(1)(d), shall be set by the department by rule and must 1195 shall reflect the cost of the required criminal history check, 1196 including the cost of the state and federal fingerprint check, 1197 and the cost to the department of providing and issuing the 1198 license. The fee shall not exceed \$100. This fee shall be deposited in the Highway Safety Operating Trust Fund. The 1199 1200 department may adopt rules to administer this section.



1201 (2) It is the duty of the Director of the Division of 1202 Driver Licenses to set up a division in the department with the 1203 necessary personnel to perform the necessary clerical and 1204 routine work for the department in issuing and recording 1205 applications, licenses, and certificates of eligibility, 1206 including the receiving and accounting of all license funds and 1207 their payment into the State Treasury, and other incidental 1208 clerical work connected with the administration of this chapter. 1209 The department may is authorized to use such electronic, 1210 mechanical, or other devices as necessary to accomplish the 1211 purposes of this chapter.

1212 (3) The department shall prepare sufficient forms for 1213 certificates of eligibility, applications, notices, and license 1214 materials to supply all applicants for driver's licenses and all 1215 renewal licenses.

(4) If the department determines from its records or is 1216 1217 otherwise satisfied that the holder of a license about to expire 1218 is entitled to have it renewed, the department shall mail a 1219 renewal notice to the licensee him or her at his or her last 1220 known address, within not less than 30 days before prior to the 1221 licensee's birthday. The licensee shall be issued a renewal 1222 license, after reexamination, if required, during the 30 days 1223 immediately preceding his or her birthday upon presenting a 1224 renewal notice, his or her current license, and the fee for 1225 renewal to the department at any driver's license examining 1226 office.

(5) The department shall collect and transmit all fees
received by it under this section to the Chief Financial Officer
to be <u>deposited into placed in</u> the General Revenue Fund <del>of the</del>



1230 state, and sufficient funds for the necessary expenses of the 1231 department shall be included in the appropriations act. The fees 1232 shall be used for the maintenance and operation of the 1233 department.

1234 (6) Any member of the Armed Forces or his or her spouse, 1235 daughter, son, stepdaughter, or stepson, who holds a Florida 1236 driver's license and who presents an affidavit showing that he 1237 or she was out of the state due to service in the Armed Forces 1238 of the United States at the time of license expiration is exempt 1239 from paying the delinquent fee<sub> $\tau$ </sub> if the application for renewal 1240 is made within 15 months after the expiration of his or her 1241 license and within 90 days after the date of discharge or 1242 transfer to a military or naval establishment in this state as 1243 shown in the affidavit. However, such a person is not exempt 1244 from any reexamination requirement.

1245 (7) Any veteran honorably discharged from the Armed Forces 1246 who has been issued a valid identification card by the 1247 Department of Veterans' Affairs in accordance with s. 295.17, or 1248 has been determined by the United States Department of Veterans 1249 Affairs or its predecessor to have a 100-percent total and 1250 permanent service-connected disability rating for compensation, 1251 or has been determined to have a service-connected total and permanent disability rating of 100 percent, and is in receipt of 1252 1253 disability retirement pay from any branch of the United States 1254 Armed Services, and who is qualified to obtain a driver's 1255 license under this chapter is exempt from all fees required by 1256 this section.

(8) Any person who applies for reinstatement following thesuspension or revocation of the person's driver's license <u>must</u>



1259 shall pay a service fee of \$45 \$35 following a suspension, and  $$75 \frac{60}{100}$  following a revocation, which is in addition to the fee 1260 1261 for a license. Any person who applies for reinstatement of a 1262 commercial driver's license following the disgualification of 1263 the person's privilege to operate a commercial motor vehicle 1264 shall pay a service fee of \$75  $\frac{60}{50}$ , which is in addition to the 1265 fee for a license. The department shall collect all of these 1266 fees at the time of reinstatement. The department shall issue 1267 proper receipts for such fees and shall promptly transmit all 1268 funds received by it as follows:

1269 (a) Of the  $\frac{$45}{$35}$  fee received from a licensee for 1270 reinstatement following a suspension, the department shall 1271 deposit \$15 in the General Revenue Fund and  $\frac{$30}{$20}$  in the 1272 Highway Safety Operating Trust Fund.

1273 (b) Of the  $\frac{575}{60}$  fee received from a licensee for 1274 reinstatement following a revocation or disqualification, the 1275 department shall deposit \$35 in the General Revenue Fund and  $\frac{540}{276}$ 1276  $\frac{525}{10}$  in the Highway Safety Operating Trust Fund.

(9) An applicant:

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(a) Requesting a review authorized in s. 322.222, s. 322.2615, s. 322.2616, s. 322.27, or s. 322.64 must pay a filing fee of \$25 to be deposited into the Highway Safety Operating Trust Fund.

(b) Petitioning the department for a hearing authorized in s. 322.271 must pay a filing fee of \$12 to be deposited into the Highway Safety Operating Trust Fund.

1286 If the revocation or suspension of the driver's license was for 1287 a violation of s. 316.193, or for refusal to submit to a lawful



1288 breath, blood, or urine test, an additional fee of \$130 \$115 1289 must be charged. However, only one \$130 <del>\$115</del> fee may be 1290 collected from one person convicted of violations arising out of 1291 the same incident. The department shall collect the \$130 \$115 1292 fee and deposit the fee into the Highway Safety Operating Trust 1293 Fund at the time of reinstatement of the person's driver's 1294 license, but the fee may not be collected if the suspension or 1295 revocation is overturned. If the revocation or suspension of the 1296 driver's license was for a conviction for a violation of s. 1297 817.234(8) or (9) or s. 817.505, an additional fee of \$180 is 1298 imposed for each offense. The department shall collect and 1299 deposit the additional fee into the Highway Safety Operating 1300 Trust Fund at the time of reinstatement of the person's driver's 1301 license.

1302 Section 37. Subsection (5) is added to section 322.2715, 1303 Florida Statutes, to read:

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322.2715 Ignition interlock device.-

1305 (5) In addition to any fees authorized by rule for the installation and maintenance of the ignition interlock device, 1306 1307 the authorized installer of the device shall collect and remit 1308 \$12 for each installation to the department, which shall be 1309 deposited into the Highway Safety Operating Trust Fund to be 1310 used for the operation of the Ignition Interlock Device Program. 1311 Section 38. Subsection (2) of section 322.29, Florida 1312 Statutes, is amended to read:

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322.29 Surrender and return of license.-

1314 (2) <u>Notwithstanding</u> the provisions of subsection (1) to the
 1315 contrary notwithstanding, <u>an</u> no examination is <u>not</u> required for
 1316 the return of a license suspended under s. 318.15 or s. 322.245



1317 unless an examination is otherwise required by this chapter. A 1318 Every person applying for the return of a license suspended 1319 under s. 318.15 or s. 322.245 must shall present to the 1320 department certification from the court that he or she has 1321 complied with all obligations and penalties imposed on him or 1322 her pursuant to s. 318.15 or, in the case of a suspension 1323 pursuant to s. 322.245, that he or she has complied with all 1324 directives of the court and the requirements of s. 322.245 and 1325 shall pay to the department a nonrefundable service fee of \$60 1326 \$47.50, of which \$37.50 shall be deposited into the General 1327 Revenue Fund and \$22.50 + 10 shall be deposited into the Highway 1328 Safety Operating Trust Fund. If reinstated by the clerk of the 1329 court or tax collector, \$37.50 shall be retained and \$22.50  $\frac{10}{2}$ 1330 shall be remitted to the Department of Revenue for deposit into 1331 the Highway Safety Operating Trust Fund. However, the service 1332 fee is not required if the person is required to pay a \$45 <del>\$35</del> fee or \$75 <del>\$60</del> fee under s. 322.21(8) the provisions of s. 1333 322.21. 1334

Section 39. Subsection (5) is added to section 322.292, Florida Statutes, to read:

1337 322.292 DUI programs supervision; powers and duties of the 1338 department.-

1339 (5) A private probation services provider authorized under 1340 s. 948.15 may not refer probationers to any DUI program owned in 1341 whole or in part by that probation services provider or its 1342 affiliates. The department shall establish rules to administer 1343 this subsection.

1344Section 40. Section 322.293, Florida Statutes, is amended1345to read:

882772

1346 322.293 DUI programs Coordination Trust Fund; assessment; 1347 disposition.-

1348 (1) The DUI programs Coordination Trust Fund shall be 1349 administered by the department, and the costs of administration 1350 shall be borne by the collections of revenue provided in this 1351 section the fund. All funds received by the department DUI 1352 Programs Coordination Trust Fund shall be used solely for the 1353 purposes set forth in this chapter and for the general operations of the department section and s. 322.292. However, if 1354 1355 the Legislature passes legislation consolidating existing trust 1356 funds assigned to the department, all funds remaining in and 1357 deposited to the DUI Programs Coordination Trust Fund shall be 1358 transferred to the consolidated trust funds, subject to their 1359 being earmarked for use solely for the purposes set forth in 1360 this section and s. 322.292.

1361 (2) Each DUI program shall assess \$15 <del>\$12</del> against each 1362 person enrolling in a DUI program at the time of enrollment, 1363 including persons who transfer to or from a program in another 1364 state. In addition, second and third offenders and those 1365 offenders under permanent driver's-license revocation who are 1366 evaluated for eligibility for license restrictions under s. 1367 322.271(2)(b) and (4) shall be assessed \$15 \$12 upon enrollment 1368 in the program and upon each subsequent anniversary date while 1369 they are in the program, for the duration of the license period.

(3) All assessments collected under this section shall be
 <u>deposited into the Highway Safety Operating</u> forwarded to the DUI
 <del>Programs Coordination</del> Trust Fund within 30 days after the last
 day of the month in which the assessment was received.

Section 41. Except as otherwise expressly provided in this

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Florida Senate - 2009 CONFERENCE COMMITTEE AMENDMENT Bill No. CS/CS/SB 1778, 1st Eng.

882772

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1375	act and except for this section, which shall take effect July 1,
1376	2009, this act shall take effect September 1, 2009.
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1378	======================================
1379	And the title is amended as follows:
1380	Delete everything before the enacting clause
1381	and insert:
1382	A bill to be entitled
1383	An act relating to the Department of Highway Safety
1384	and Motor Vehicles; terminating the DUI Programs
1385	Coordination Trust Fund within the Department of
1386	Highway Safety and Motor Vehicles; amending ss. 17.61
1387	and 215.20, F.S.; deleting references to the trust
1388	fund; amending s. 316.066, F.S.; increasing the fee
1389	for a copy of a crash report provided by a certified
1390	traffic records center; amending s. 318.15, F.S.;
1391	increasing the amount and revising the disposition of
1392	a service charge for reinstatement of a suspended
1393	driver's license; amending s. 319.23, F.S.; increasing
1394	the fee relating to an application for a certificate
1395	of title for a motor vehicle or motor home; amending
1396	s. 319.32, F.S.; increasing fees for certain
1397	certificates of title; providing a fee for certain
1398	subsequent vehicle examinations; specifying criteria
1399	for such examinations; providing a fee for shipping
1400	and handling paper titles; providing for disposition
1401	of the proceeds from the fees; amending ss. 319.323
1402	and 319.324, F.S.; increasing the fee relating to
1403	expedited service on title transfers, title issuances,
1	



1404 duplicate titles, recordation of liens, and 1405 certificates of repossession; amending s. 320.023, 1406 F.S.; requiring that any voluntary contribution on a 1407 motor vehicle registration application be deposited into and distributed from the Motor Vehicle License 1408 1409 Clearing Trust Fund; amending s. 320.03, F.S.; 1410 increasing the amount and revising the disposition of 1411 a fee for the registration of a motor vehicle; 1412 amending s. 320.04, F.S.; increasing a service charge 1413 on applications for an original or duplicate issuance 1414 or the transfer of any license plate, mobile home 1415 sticker, or validation sticker or for transfer or 1416 duplicate issuance of any registration certificate; 1417 providing for disposition of the proceeds from the 1418 service charges; amending s. 320.06, F.S.; revising the time period for which a registration license plate 1419 1420 and replacement plates may be issued; revising fees 1421 for such replacement plates; increasing the fee for 1422 motor vehicle registration; amending s. 320.0607, 1423 F.S.; increasing fees for license plates; amending s. 1424 320.072, F.S.; increasing a fee imposed on the initial 1425 registration application for certain vehicles; 1426 providing for disposition of the proceeds from the 1427 fees; amending s. 320.08, F.S.; increasing the annual 1428 license taxes for the operation of certain vehicles; 1429 revising the disposition of those taxes; amending s. 1430 320.0801, F.S.; increasing and revising the disposition of surcharges on specified vehicles; 1431 1432 amending s 320.0804, F.S.; increasing and revising the

Page 50 of 53



1433 disposition of surcharges on specified vehicles; amending s. 320.08046, F.S.; increasing the surcharge 1434 1435 levied on each license tax; amending s. 320.08048, 1436 F.S.; increasing the fee for sample license plates; 1437 amending s. 320.0805, F.S.; increasing the processing 1438 fee for personalized prestige license plates; amending 1439 s. 320.08056, F.S.; increasing the processing fee for 1440 specialty license plates; establishing an annual fee 1441 for the Autism license plate; amending s. 320.08058, 1442 F.S.; revising the distribution and authorized uses of 1443 proceeds from use fees for the Florida Golf specialty 1444 license plate; providing for the establishment of the 1445 Florida Junior Golf Council; creating an Autism 1446 license plate; amending s. 320.081, F.S.; revising provisions relating to the distribution of annual 1447 1448 license taxes imposed on mobile homes, park trailers, travel trailers, and fifth-wheel trailers exceeding 35 1449 feet in body length; requiring that such distribution 1450 1451 be made by payment by warrant drawn monthly by the 1452 Chief Financial Officer; amending s. 320.13, F.S.; 1453 authorizing a motor vehicle importer or distributor to 1454 secure a manufacturer's license plate; amending s. 1455 320.203, F.S.; revising the disposition of revenue 1456 derived from the registration of motor vehicles; 1457 creating s. 320.204, F.S.; requiring that a specified 1458 sum from the funds collected under ch. 320, F.S., be 1459 transferred annually to the Transportation 1460 Disadvantaged Trust Fund; amending s. 320.642, F.S.; 1461 providing a fee and a service charge for publication

Page 51 of 53



1462 and delivery of a notice given by certain licensed 1463 dealers; providing for disposition of moneys 1464 collected; amending s. 321.23, F.S.; increasing the 1465 cost of receiving a copy of a crash report from the 1466 Department of Highway Safety and Motor Vehicles; 1467 amending s. 322.051, F.S.; revising provisions 1468 relating to a fee for obtaining a duplicate 1469 identification card; amending s. 322.081, F.S.; 1470 requiring that any voluntary contribution on a 1471 driver's license application be deposited into and 1472 distributed from the Motor Vehicle License Clearing 1473 Trust Fund; amending s. 322.12, F.S.; increasing the 1474 fee for certain driver's license examinations: 1475 amending s. 322.135, F.S.; requiring driver's license 1476 agents to charge a service fee; limiting the 1477 circumstances under which the service fee is imposed; 1478 amending s. 322.20, F.S.; increasing fees for 1479 obtaining certain records from the Division of Driver 1480 Licenses; amending s. 322.201, F.S.; revising 1481 provisions relating to the certification of certain 1482 records as evidence; amending s. 322.21, F.S.; 1483 increasing commercial driver license fees; providing 1484 fees for persons requesting a review or a hearing and 1485 for the disposition of such fees; increasing the fees 1486 for the revocation or suspension of a driver's license 1487 or for refusing a breath, blood, or urine test; 1488 amending s. 322.2715, F.S.; requiring that an 1489 installer of a ignition interlock device collect and 1490 remit an installation fee to the department to be

Page 52 of 53

CONFERENCE COMMITTEE AMENDMENT

Florida Senate - 2009 Bill No. CS/CS/SB 1778, 1st Eng.



1491 deposited into the Highway Safety Operating Trust Fund 1492 for the operation of the Ignition Interlock Device Program; amending s. 322.29, F.S.; increasing the fees 1493 1494 for the return of a suspended license; amending s. 1495 322.292, F.S.; prohibiting a private probation 1496 services provider from referring probationers to any 1497 DUI program owned in whole or in part by that 1498 probation services provider or its affiliates; 1499 requiring the department to adopt rules; amending s. 1500 322.293, F.S., relating to the DUI Programs 1501 Coordination Trust Fund; conforming provisions to 1502 changes made by the act; providing effective dates.