By the Committees on General Government Appropriations; and Commerce; and Senator Garcia

601-04791-10 2010320c2 1 A bill to be entitled 2 An act relating to household moving services; amending 3 s. 507.01, F.S.; redefining the term "storage"; 4 amending s. 507.03, F.S.; providing for the biennial 5 renewal of mover and moving broker registrations; 6 authorizing the Department of Agriculture and Consumer 7 Services to extend registration expiration dates in 8 order to establish staggered dates; requiring the 9 calculation of biennial registration fees based on an annual rate; deleting a provision requiring certain 10 11 movers and moving brokers to obtain a local license or 12 registration and pay the state registration fee; 13 amending s. 507.04, F.S.; authorizing a mover to 14 exclude liability for household goods packed by the 15 shipper under certain circumstances; amending s. 16 507.06, F.S.; authorizing a mover to refuse to transport or ship household goods under certain 17 18 circumstances; amending s. 507.07, F.S.; prohibiting a 19 mover or moving broker from conducting business without being registered with the department; 20 21 providing penalties; amending s. 507.13, F.S.; 22 preempting local ordinances and regulations except in 23 certain counties; restricting the levy or collection 24 of local registration fees and taxes of movers and 25 moving brokers; providing for local registration and 26 bonding; exempting local business taxes from 27 preemption; providing an effective date. 28

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

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601-04791-10 2010320c2 30 31 Section 1. Subsection (13) of section 507.01, Florida 32 Statutes, is amended to read: 33 507.01 Definitions.-As used in this chapter, the term: 34 (13) "Storage" means the temporary warehousing of a 35 shipper's goods while under the care, custody, and control of 36 the mover. 37 Section 2. Subsections (1), (3), and (4) of section 507.03, 38 Florida Statutes, are amended to read: 39 507.03 Registration.-(1) Each mover and moving broker must annually register 40 41 with the department, providing its legal business and trade 42 name, mailing address, and business locations; the full names, 43 addresses, and telephone numbers of its owners or corporate 44 officers and directors and the Florida agent of the corporation; 45 a statement whether it is a domestic or foreign corporation, its 46 state and date of incorporation, its charter number, and, if a 47 foreign corporation, the date it registered with the Department 48 of State; the date on which the mover or broker registered its 49 fictitious name if the mover or broker is operating under a 50 fictitious or trade name; the name of all other corporations, 51 business entities, and trade names through which each owner of 52 the mover or broker operated, was known, or did business as a mover or moving broker within the preceding 5 years; and proof 53 54 of the insurance or alternative coverages required under s. 55 507.04. 56 (3) Registration fees shall be calculated at the rate of

56 (3) Registration lees shall be <u>calculated at the rate of</u> 57 \$300 per year per mover or moving broker. All amounts collected 58 shall be deposited by the Chief Financial Officer to the credit

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59	of the General Inspection Trust Fund of the department for the
60	sole purpose of administration of this chapter.
61	(4) A registration must be renewed biennially on or before
62	its expiration date. In order to establish staggered expiration
63	dates, the department may extend the expiration date of a
64	registration for a period not to exceed 12 months. Any mover or
65	moving broker whose principal place of business is located in a
66	county or municipality that requires, by local ordinance, a
67	local license or registration to engage in the business of
68	moving and storage of household goods must obtain the license or
69	registration from the county or municipality. A mover or broker
70	that obtains a local license or registration must also pay the
71	state registration fee under subsection (3).
72	Section 3. Subsection (4) of section 507.04, Florida
73	Statutes, is amended to read:
74	507.04 Required insurance coverages; liability limitations;
75	valuation coverage
76	(4) LIABILITY LIMITATIONS; VALUATION RATES
77	(a) A mover may not limit its liability for the loss or
78	damage of household goods to a valuation rate that is less than
79	60 cents per pound per article. A provision of a contract for
80	moving services is void if the provision limits a mover's
81	liability to a valuation rate that is less than the minimum rate
82	allowed under this subsection.
83	(b) A mover may exclude liability for any household goods
84	packed by the shipper if the exclusion is declared, and the
85	shipper declines, in writing, to allow the mover to open and
86	inspect the box or crate in which the goods were packed by the
87	shipper.

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88	(c) If a mover limits its liability for a shipper's goods,
89	the mover must disclose the limitation, including the valuation
90	rate, to the shipper in writing at the time that the estimate
91	and contract for services are executed and before any moving or
92	accessorial services are provided. The disclosure must also
93	inform the shipper of the opportunity to purchase valuation
94	coverage if the mover offers that coverage under subsection (5).
95	Section 4. Section 507.06, Florida Statutes, is amended to
96	read:
97	507.06 <u>Transportation or shipment,</u> delivery <u>,</u> and storage of
98	household goods
99	(1) A mover, before transporting or shipping a shipper's
100	household goods, may refuse to transport or ship any of the
101	goods, if the mover notifies the shipper and the shipper
102	acknowledges the refusal in writing.
103	(2) (1) A mover must relinquish household goods to a shipper
104	and must place the goods inside a shipper's dwelling or, if
105	directed by the shipper, inside a storehouse or warehouse that
106	is owned or rented by the shipper or the shipper's agent, unless
107	the shipper has not tendered payment in the amount specified in
108	a written contract or estimate signed and dated by the shipper.
109	A mover may not refuse to relinquish prescription medicines and
110	goods for use by children, including children's furniture,
111	clothing, or toys, under any circumstances.
112	(3) (2) A mover may not refuse to relinquish household goods
113	to a shipper or fail to place the goods inside a shipper's
114	dwelling or, if directed by the shipper, inside a storehouse or
115	warehouse that is owned or rented by the shipper or the

shipper's agent, based on the mover's refusal to accept an

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117	acceptable form of payment.
118	(4) (3) A mover that lawfully fails to relinquish a
119	shipper's household goods may place the goods in storage until
120	payment is tendered; however, the mover must notify the shipper
121	of the location where the goods are stored and the amount due
122	within 5 days after receipt of a written request for that
123	information from the shipper, which request must include the
124	address where the shipper may receive the notice. A mover may
125	not require a prospective shipper to waive any rights or
126	requirements under this section.
127	Section 5. Subsection (1) of section 507.07, Florida
128	Statutes, is amended to read:
129	507.07 Violations.—It is a violation of this chapter to:
130	(1) Conduct business as a mover or moving broker, or
1 2 1	advention to an end in the business of maximum or offering to

131 advertise to engage in the business of moving or offering to 132 move, without first being registered annually with the 133 department.

134 Section 6. Subsection (1) of section 507.13, Florida135 Statutes, is amended to read:

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507.13 Local regulation.-

(1) (a) Except as provided in paragraphs (b) and (c), this
chapter preempts a does not preempt local ordinance ordinances
or regulation regulations of a county or municipality which
regulates regulate transactions relating to movers of household
goods or moving brokers.

(b) This chapter does not preempt an ordinance or
regulation originally enacted by a county before January 1,
2010, or a subsequent amendment to such an ordinance or
regulation. However, registration fees required by such an

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146	ordinance or regulation must be reasonable and may not exceed
147	the cost of administering the ordinance or regulation. In
148	addition, registration and bonding may be required only of a
149	mover or moving broker whose principal place of business is
150	located within that county's jurisdiction.
151	(c) This section does not preempt a local government's
152	authority to levy a local business tax pursuant to chapter 205.
153	As provided in s. 507.03(4), counties and municipalities may
154	require , levy, or collect any registration fee or tax or
155	require the registration or bonding in any manner of any mover
156	or moving broker.
157	Section 7. This act shall take effect July 1, 2010.

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