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A bill to be entitled

2 An act relating to highway safety and motor vehicles; 3 amending s. 316.003, F.S.; defining the term "tri-vehicle" 4 for purposes of the Florida Uniform Traffic Control Law; 5 amending s. 316.066, F.S.; authorizing law enforcement 6 agencies and county traffic operations to access certain 7 crash reports held by an agency; amending s. 316.0741, 8 F.S.; providing that certain tri-vehicles are hybrid 9 vehicles; amending s. 316.159, F.S.; requiring that 10 drivers of certain commercial motor vehicles slow before 11 crossing a railroad grade crossing; providing penalties; amending s. 316.193, F.S.; revising gualifications for an 12 immobilization agency and certain employees of the agency 13 14 to immobilize vehicles in a judicial circuit; requiring 15 the immobilization agency to verify through a Florida 16 Department of Law Enforcement background check the qualifications of a person hired to immobilize a vehicle; 17 redefining the terms "immobilization agency" and 18 19 "immobilization agencies"; amending 316.2065, F.S.; requiring bicycles to be ridden in the lane marked for 20 21 bicycle use except under specified circumstances; 22 providing penalties; amending s. 316.2085, F.S.; 23 permitting certain license tags for motorcycles or mopeds 24 to be affixed perpendicularly to the ground under certain circumstances; amending s. 316.2952, F.S.; authorizing 25 26 certain satellite reception devices to be attached to the 27 windshield of a motor vehicle; amending s. 316.29545, 28 F.S., relating to window sunscreening exclusions;

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excluding vehicles operated by persons with certain medical conditions from certain window sunscreening restrictions; excluding vehicles owned or leased by private investigators or private investigative services from specified window sunscreening restrictions; providing rulemaking authority to the Department of Highway Safety and Motor Vehicles regarding sunscreening restrictions; amending s. 316.605, F.S.; providing an exception for certain motorcycles or mopeds to a requirement that license plates be affixed and displayed in such a manner that the letters and numerals shall be read from left to right parallel to the ground; amending s. 316.646, F.S.; directing the department to suspend the registration and driver's license of a person convicted of failure to maintain required security on a motor vehicle; amending s. 318.14, F.S.; providing procedures for disposition of a citation for violating specified learner's driver's license restrictions; correcting an erroneous reference; requiring a person who commits a traffic violation requiring a hearing or commits a criminal traffic violation to sign and accept a citation indicating a promise to appear for a hearing; removing a requirement that a person cited for a noncriminal traffic infraction not requiring a hearing must sign and accept the citation indicating a promise to appear; requiring an officer to certify the delivery of a citation to the person cited; providing penalties; providing for certain persons cited for specified offenses to provide proof of compliance to a

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57 designated official; providing alternative citation 58 disposition procedures for the offense of operating a 59 motor vehicle with a license that has been suspended for 60 failure to pay certain financial obligations or to comply with specified education requirements; amending s. 318.18, 61 62 F.S.; providing that the penalty for speeding in 63 designated school crossing is twice the otherwise 64 applicable amount; amending s. 319.28, F.S.; requiring 65 lienholders repossessing vehicles in this state to apply 66 to a tax collector's office in this state or to the 67 department for a certificate of repossession or to the department for a certificate of title; amending s. 319.30, 68 69 F.S.; defining the term "independent entity" for purposes 70 of provisions for salvage and dismantling, destruction, 71 and change of identity of motor vehicle or mobile home; 72 providing for a notice and release statement prescribed by 73 the department from an insurance company to an independent 74 entity that stores a damaged or dismantled motor vehicle 75 for the insurance company; providing procedures for 76 disposition of the vehicle by the independent entity; 77 requiring the independent entity to notify the owner when 78 the vehicle is available for pick up; authorizing the 79 independent entity to apply for a certificate of 80 destruction or a certificate of title if the vehicle is 81 not claimed within a certain period; providing 82 requirements for submission of the application; 83 prohibiting the independent entity from charging an owner 84 of the vehicle storage fees or applying for a certificate Page 3 of 81

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85 of title under specified provisions; amending s. 320.02, 86 F.S.; requiring the application forms for motor vehicle 87 registration and renewal of registration to include 88 language permitting the applicant to make a voluntary 89 contribution to the League Against Cancer/La Liga Contra 90 el Cancer; amending s. 320.03, F.S., relating to an 91 electronic filing system used to provide titling and 92 registration functions for motor vehicles, vessels, mobile 93 homes, and off-highway vehicles; providing regulatory 94 authority over the electronic filing system to the 95 department; providing for statewide uniform application of the system; providing that entities that sell products 96 97 that require titling or registration and that meet certain 98 requirements may be agents for the system and may not be 99 precluded from using the system; requiring tax collectors 100 to appoint such entities as electronic filing system 101 agents; providing rulemaking authority; providing that 102 such rules shall replace existing program standards; 103 providing that existing standards remain in place until 104 such rulemaking is complete, except for existing standards 105 conflicting with this section; providing that an 106 authorized electronic filing agent may charge fees to customers; providing that certain providers of the 107 108 electronic filing system shall continue to comply with 109 certain financial arrangements with the Tax Collector Service Corporation; providing for expiration of the 110 111 provisions requiring the providers to comply with the financial arrangements; amending s. 320.05, F.S.; 112

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requiring specified fees be collected for providing 113 registration data by electronic access through a tax 114 115 collector's office; providing for distribution of the fees 116 collected; providing an exception; amending s. 320.071, 117 F.S.; revising the time period during which the owner of 118 an apportioned motor vehicle may file an application for 119 renewal of registration; amending s. 320.08, F.S.; 120 establishing license taxes for tri-vehicles and antique 121 motorcycles; amending s. 45 of chapter 2008-176, Laws of 122 Florida; delaying the expiration of the moratorium on the 123 issuance of new specialty license plates by the department; amending s. 320.08053, F.S.; removing 124 125 provisions requiring an organization seeking authorization 126 to establish a new specialty license plate to submit a 127 sample survey of motor vehicle owners to the department; 128 requiring the department to establish a method to issue 129 vouchers allowing the presale of a specialty license 130 plate; requiring that an organization that is approved to 131 issue a specialty license plate record with the department a minimum number of voucher sales in order to proceed with 132 133 the development of the plate; providing for the purchaser 134 of a voucher to receive a refund or use the voucher to 135 purchase of another license plate if the specialty plate 136 is deauthorized; providing that changes to specified 137 provisions relating to establishing a new specialty 138 license plate do not apply to certain organizations; amending ss. 320.08056 and 320.08058, F.S.; conforming 139 provisions to changes made by the act; creating the 140 Page 5 of 81

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141 Hispanic Achievers license plate, the Children First license plate, and the Veterans of Foreign Wars license 142 143 plate; establishing an annual use fee for the plates; 144 providing for distribution of use fees received from the 145 sale of such plates; prohibiting the department from 146 establishing new voluntary contributions on the motor 147 vehicle registration application form or the driver's 148 license application form during a certain time period; 149 providing exceptions; amending s. 320.0807, F.S.; revising 150 provisions governing the special license plates issued to 151 federal and state legislators; amending s. 320.084, F.S.; 152 providing for a biennial registration renewal period for 153 disabled veteran license plates; amending s. 321.03, F.S.; 154 providing that it is unlawful to possess or color or cause 155 to be colored a motor vehicle or motorcycle of the same or 156 similar color as those prescribed for the Florida Highway 157 Patrol unless specifically authorized by the Florida 158 Highway Patrol; amending s. 321.05, F.S.; providing that 159 officers of the Florida Highway Patrol have the same 160 arrest and other authority as that provided for certain 161 other state law enforcement officers; amending s. 322.01, 162 F.S.; defining the term "tri-vehicle" and excluding such 163 vehicles from the definition of "motorcycle" as those 164 terms are used in provisions for drivers' licenses; 165 amending s. 322.08, F.S.; requiring the application form 166 for an original, renewal, or replacement driver's license 167 or identification card to include language permitting the applicant to make voluntary contributions for certain 168

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169 purposes; requiring such forms to include language 170 permitting the applicant to make a voluntary contribution 171 to the League Against Cancer/La Liga Contra el Cancer and 172 to state homes for veterans; providing for distribution of 173 funds collected from such contributions; providing that 174 such contributions are not considered income of a revenue 175 nature; amending s. 322.121, F.S.; revising legislative 176 intent for reexamination of licensed drivers upon the 177 renewal of the driver's license; removing a requirement 178 that each licensee must pass a reexamination at the time 179 of license renewal; amending s. 322.18, F.S.; authorizing a licensed physician at a federally established veterans' 180 181 hospital to administer a vision test for purposes of 182 renewing a driver's license; conforming a cross-reference; 183 amending s. 322.2615, F.S.; revising requirements for 184 information an officer must submit to the department after 185 suspending a driver's license for certain DUI offenses; 186 removing a requirement that the officer submit a copy of a 187 crash report; authorizing the officer to submit such report; amending s. 322.271, F.S.; providing procedures 188 189 for the restoration of the driving privileges of certain 190 persons whose driving privileges have been revoked; 191 providing for a hearing; providing for the adoption of 192 rules; providing a phase-in period; amending s. 322.2715, 193 F.S.; requiring the installation of an ignition interlock 194 device under certain circumstances; amending s. 322.34, 195 F.S.; providing that if a person does not hold a 196 commercial driver's license and is cited for an offense of Page 7 of 81

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197 knowingly driving while his or her license is suspended, 198 revoked, or canceled for specified offenses, he or she 199 may, in lieu of payment of a fine or court appearance, 200 elect to enter a plea of nolo contendere and provide proof 201 of compliance to the clerk of the court, designated 202 official, or authorized operator of a traffic violations 203 bureau; limiting a driver's option to elect such a remedy; 204 amending s. 322.61, F.S.; revising the period of disqualification from operating a commercial motor vehicle 205 206 for a violation of an out-of-service order; amending s. 207 488.06, F.S.; specifying additional circumstances under which the department may suspend or revoke a license or 208 209 certificate of a driving school; providing procedures for 210 background screening; amending ss. 261.03 and 317.0003, F.S.; revising the definition of the term "ROV" to include 211 212 vehicles of an increased width and weight for purposes of 213 provisions relating to off-highway vehicles; amending s. 214 316.008, F.S.; authorizing a county or municipality to 215 enact an ordinance to permit, control, or regulate the 216 operation of vehicles, golf carts, mopeds, motorized 217 scooters, and electric personal assistive mobility devices on sidewalks or sidewalk areas under certain conditions; 218 219 requiring the ordinance to restrict such vehicles or 220 devices to a certain maximum speed; amending s. 316.1995, 221 F.S.; specifying exceptions to restrictions on operating 222 vehicles upon a bicycle path, sidewalk, or sidewalk area; amending s. 316.212, F.S.; providing for a local 223 governmental entity to enact an ordinance relating to golf 224 Page 8 of 81

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225	cart operation on sidewalks in certain areas if certain
226	conditions are met; amending s. 316.2128, F.S.; revising
227	requirements for signage which must be displayed by
228	certain sellers of motorized scooters or miniature
229	motorcycles; creating the "Ronshay Dugans Act";
230	designating Drowsy Driving Prevention Week; encouraging
231	the Department of Highway Safety and Motor Vehicles and
232	the Department of Transportation to educate the law
233	enforcement community and the public about the
234	relationship between fatigue and driving performance;
235	providing effective dates.
236	
237	Be It Enacted by the Legislature of the State of Florida:
238	
239	Section 1. Subsection (86) is added to section 316.003,
240	Florida Statutes, to read:
241	316.003 DefinitionsThe following words and phrases, when
242	used in this chapter, shall have the meanings respectively
243	ascribed to them in this section, except where the context
244	otherwise requires:
245	(86) TRI-VEHICLEAn enclosed three-wheeled passenger
246	vehicle that:
247	(a) Is designed to operate with three wheels in contact
248	with the ground;
249	(b) Has a minimum unladen weight of 900 pounds;
250	(c) Has a single, completely enclosed, occupant
251	<pre>compartment;</pre>
252	(d) Is produced in a minimum quantity of 300 in any
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253	calendar year;
254	(e) Is capable of a speed greater than 60 miles per hour
255	on level ground; and
256	(f) Is equipped with:
257	1. Seats that are certified by the vehicle manufacturer to
258	meet the requirements of Federal Motor Vehicle Safety Standard
259	No. 207, "Seating systems" (49 C.F.R. s. 571.207);
260	2. A steering wheel used to maneuver the vehicle;
261	3. A propulsion unit located forward or aft of the
262	enclosed occupant compartment;
263	4. A seat belt for each vehicle occupant certified to meet
264	the requirements of Federal Motor Vehicle Safety Standard No.
265	209, "Seat belt assemblies" (49 C.F.R. s. 571.209);
266	5. A windshield and an appropriate windshield wiper and
267	washer system that are certified by the vehicle manufacturer to
268	meet the requirements of Federal Motor Vehicle Safety Standard
269	No. 205, "Glazing Materials" (49 C.F.R. s. 571.205) and Federal
270	Motor Vehicle Safety Standard No. 104, "Windshield Wiping and
271	Washing Systems" (49 C.F.R. s. 571.104); and
272	6. A vehicle structure certified by the vehicle
273	manufacturer to meet the requirements of Federal Motor Vehicle
274	Safety Standard No. 216, "Rollover crush resistance" (49 C.F.R.
275	<u>s. 571.216).</u>
276	Section 2. Paragraph (b) of subsection (5) of section
277	316.066, Florida Statutes, is amended to read:
278	316.066 Written reports of crashes
279	(5)
280	(b) Crash reports held by an agency under paragraph (a)
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281 may be made immediately available to the parties involved in the 282 crash, their legal representatives, their licensed insurance 283 agents, their insurers or insurers to which they have applied 284 for coverage, persons under contract with such insurers to 285 provide claims or underwriting information, prosecutorial 286 authorities, law enforcement agencies, county traffic 287 operations, victim services programs, radio and television 288 stations licensed by the Federal Communications Commission, 289 newspapers qualified to publish legal notices under ss. 50.011 290 and 50.031, and free newspapers of general circulation, published once a week or more often, available and of interest 291 292 to the public generally for the dissemination of news. For the 293 purposes of this section, the following products or publications 294 are not newspapers as referred to in this section: those 295 intended primarily for members of a particular profession or 296 occupational group; those with the primary purpose of 297 distributing advertising; and those with the primary purpose of 298 publishing names and other personal identifying information 299 concerning parties to motor vehicle crashes.

300 Section 3. Paragraph (b) of subsection (1) of section 301 316.0741, Florida Statutes, is amended to read:

316.0741 High-occupancy-vehicle lanes.-

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(1) As used in this section, the term:

304 (b) "Hybrid vehicle" means a motor vehicle:

305 1. That draws propulsion energy from onboard sources of 306 stored energy which are both an internal combustion or heat 307 engine using combustible fuel and a rechargeable energy-storage 308 system; and

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309 2. That, in the case of a passenger automobile or light 310 truck, has received a certificate of conformity under the Clean 311 Air Act, 42 U.S.C. ss. 7401 et seq., and meets or exceeds the 312 equivalent qualifying California standards for a low-emission 313 vehicle; and

314

3. That, in the case of a tri-vehicle, is an inherently 315 low-emission vehicle as provided in subsection (4).

316 (4) (a) Notwithstanding any other provision of this 317 section, an inherently low-emission vehicle (ILEV) that is certified and labeled in accordance with federal regulations may 318 319 be driven in an HOV lane at any time, regardless of its 320 occupancy. In addition, upon the state's receipt of written notice from the proper federal regulatory agency authorizing 321 322 such use, a vehicle defined as a hybrid vehicle under this 323 section may be driven in an HOV lane at any time, regardless of 324 its occupancy.

325 All eligible hybrid and all eligible other low-(b) 326 emission and energy-efficient vehicles driven in an HOV lane 327 must comply with the minimum fuel economy standards in 23 U.S.C. 328 s. 166(f)(3)(B).

329 Upon issuance of the applicable United States (C) 330 Environmental Protection Agency final rule pursuant to 23 U.S.C. 331 s. 166(e), relating to the eligibility of hybrid and other low-332 emission and energy-efficient vehicles for operation in an HOV lane, regardless of occupancy, the Department of Transportation 333 shall review the rule and recommend to the Legislature any 334 statutory changes necessary for compliance with the federal 335 336 rule. The department shall provide its recommendations no later

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337 than 30 days following issuance of the final rule.

338 Section 4. Section 316.159, Florida Statutes, is amended 339 to read:

340 316.159 Certain vehicles to stop <u>or slow</u> at all railroad 341 grade crossings.—

342 The driver of any motor vehicle carrying passengers (1)343 for hire, excluding taxicabs, of any school bus carrying any 344 school child, or of any vehicle carrying explosive substances or 345 flammable liquids as a cargo or part of a cargo, before crossing at grade any track or tracks of a railroad, shall stop such 346 vehicle within 50 feet but not less than 15 feet from the 347 348 nearest rail of the railroad and, while so stopped, shall listen 349 and look in both directions along the track for any approaching 350 train, and for signals indicating the approach of a train, 351 except as hereinafter provided, and shall not proceed until he 352 or she can do so safely. After stopping as required herein and 353 upon proceeding when it is safe to do so, the driver of any such 354 vehicle shall cross only in a gear of the vehicle so that there 355 will be no necessity for changing gears while traversing the 356 crossing, and the driver shall not shift gears while crossing 357 the track or tracks.

358 (2) No stop need be made at any such crossing where a 359 police officer, a traffic control signal, or a sign directs 360 traffic to proceed. However, any school bus carrying any school 361 child shall be required to stop unless directed to proceed by a 362 police officer.

363(3) The driver of any commercial motor vehicle that is not364required to stop under subsection (1) or subsection (2) shall

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365	slow the motor vehicle before crossing the tracks of any
366	railroad grade crossing and check that the tracks are clear of
367	an approaching train.
368	(4) (3) A violation of this section is a noncriminal
369	traffic infraction, punishable as a moving violation as provided
370	in chapter 318.
371	Section 5. Subsections (13) and (14) of section 316.193,
372	Florida Statutes, are amended to read:
373	316.193 Driving under the influence; penalties
374	(13) If personnel of the circuit court or the sheriff do
375	not immobilize vehicles, only immobilization agencies that meet
376	the conditions of this subsection shall immobilize vehicles in
377	that judicial circuit.
378	(a) The immobilization agency responsible for immobilizing
379	vehicles in that judicial circuit shall be subject to strict
380	compliance with all of the following conditions and
381	restrictions:
382	1. Any immobilization agency engaged in the business of
383	immobilizing vehicles shall provide to the clerk of the court a
384	signed affidavit attesting that the agency:
385	a. Have a class "R" license issued pursuant to part IV of
386	chapter 493;
387	<u>a.b.</u> <u>Has</u> Have at least 3 years of verifiable experience in
388	immobilizing vehicles; and
389	<u>b.</u> e. <u>Maintains</u> Maintain accurate and complete records of
390	all payments for the immobilization, copies of all documents
391	pertaining to the court's order of impoundment or
392	immobilization, and any other documents relevant to each
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393	immobilization. Such records must be maintained by the
394	immobilization agency for at least 3 years; and
395	c. Employs and assigns persons to immobilize vehicles that
396	meet the requirements established in subparagraph 2.
397	2. The person who immobilizes a vehicle must:
398	a. Not have been adjudicated incapacitated under s.
399	744.331, or a similar statute in another state, unless his or
400	her capacity has been judicially restored; involuntarily placed
401	in a treatment facility for the mentally ill under chapter 394,
402	or a similar law in any other state, unless his or her
403	competency has been judicially restored; or diagnosed as having
404	an incapacitating mental illness unless a psychologist or
405	psychiatrist licensed in this state certifies that he or she
406	does not currently suffer from the mental illness.
407	b. Not be a chronic and habitual user of alcoholic
408	beverages to the extent that his or her normal faculties are
409	impaired; not have been committed under chapter 397, former
410	chapter 396, or a similar law in any other state; not have been
411	found to be a habitual offender under s. 856.011(3), or a
412	similar law in any other state; or not have had any convictions
413	under this section, or a similar law in any other state, within
414	2 years before the affidavit is submitted.
415	c. Not have been committed for controlled substance abuse
416	or have been found guilty of a crime under chapter 893, or a
417	similar law in any other state, relating to controlled
418	substances in any other state.
419	d. Not have been found guilty of or entered a plea of
420	guilty or nolo contendere to, regardless of adjudication, or
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421 been convicted of a felony, unless his or her civil rights have 422 been restored. 423 e. Be a citizen or legal resident alien of the United 424 States or have been granted authorization to seek employment in 425 this country by the United States Bureau of Citizenship and 426 Immigration Services. 427 The immobilization agency shall conduct a state (b) 428 criminal history check through the Florida Department of Law 429 Enforcement to ensure that the person hired to immobilize a vehicle meets the requirements in sub-subparagraph (a)2.d. never 430 431 have been convicted of any felony or of driving or boating under 432 the influence of alcohol or a controlled substance in the last 3 433 years. 434 (c) (b) A person who violates paragraph (a) commits a 435 misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. 436 437 (c) Any immobilization agency who is aggrieved by a 438 person's violation of paragraph (a) may bring a civil action 439 against the person who violated paragraph (a) seeking injunctive relief, damages, reasonable attorney's fees and costs, and any 440 441 other remedy available at law or in equity as may be necessary 442 to enforce this subsection. In any action to enforce this 443 subsection, establishment of a violation of paragraph (a) shall 444 conclusively establish a clear legal right to injunctive relief, that irreparable harm will be caused if an injunction does not 445 issue, that no adequate remedy at law exists, and that public 446 447 policy favors issuance of injunctive relief. 448 (14) As used in this chapter, the term: Page 16 of 81

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"Immobilization," "immobilizing," or "immobilize" 449 (a) means the act of installing a vehicle antitheft device on the 450 451 steering wheel of a vehicle, the act of placing a tire lock or 452 wheel clamp on a vehicle, or a governmental agency's act of 453 taking physical possession of the license tag and vehicle 454 registration rendering a vehicle legally inoperable to prevent 455 any person from operating the vehicle pursuant to an order of 456 impoundment or immobilization under subsection (6).

(b) "Immobilization agency" or "immobilization agencies"
means any person, firm, company, agency, organization,
partnership, corporation, association, trust, or other business
entity of any kind whatsoever that meets all of the conditions
of subsection (13).

(c) "Impoundment," "impounding," or "impound" means the act of storing a vehicle at a storage facility pursuant to an order of impoundment or immobilization under subsection (6) where the person impounding the vehicle exercises control, supervision, and responsibility over the vehicle.

(d) "Person" means any individual, firm, company, agency,
organization, partnership, corporation, association, trust, or
other business entity of any kind whatsoever.

470 Section 6. Subsections (5) and (20) of section 316.2065,
471 Florida Statutes, are amended to read:

472

316.2065 Bicycle regulations.-

(5) (a) Any person operating a bicycle upon a roadway at less than the normal speed of traffic at the time and place and under the conditions then existing shall ride <u>in the lane marked</u> for bicycle use or, if no lane is marked for bicycle use, as

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477 close as practicable to the right-hand curb or edge of the 478 roadway except under any of the following situations:

479 1. When overtaking and passing another bicycle or vehicle480 proceeding in the same direction.

481 2. When preparing for a left turn at an intersection or482 into a private road or driveway.

483 3. When reasonably necessary to avoid any condition, 484 including, but not limited to, a fixed or moving object, parked or moving vehicle, bicycle, pedestrian, animal, surface hazard, 485 or substandard-width lane, that makes it unsafe to continue 486 487 along the right-hand curb or edge. For the purposes of this 488 subsection, a "substandard-width lane" is a lane that is too 489 narrow for a bicycle and another vehicle to travel safely side 490 by side within the lane.

(b) Any person operating a bicycle upon a one-way highway
with two or more marked traffic lanes may ride as near the lefthand curb or edge of such roadway as practicable.

494 (20) Except as otherwise provided in this section, a 495 violation of this section is a noncriminal traffic infraction, 496 punishable as a pedestrian violation as provided in chapter 318. 497 A law enforcement officer may issue traffic citations for a 498 violation of subsection (3) or subsection (16) only if the 499 violation occurs on a bicycle path or road, as defined in s. 334.03. However, a law enforcement officer they may not issue 500 501 citations to persons on private property, except any part thereof which is open to the use of the public for purposes of 502 503 vehicular traffic.

504

Section 7. Subsection (3) of section 316.2085, Florida Page 18 of 81

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505 Statutes, is amended to read: 506 316.2085 Riding on motorcycles or mopeds.-507 The license tag of a motorcycle or moped must be (3) 508 permanently affixed to the vehicle and may not be adjusted or 509 capable of being flipped up. No device for or method of concealing or obscuring the legibility of the license tag of a 510 511 motorcycle shall be installed or used. The license tag of a 512 motorcycle or moped may be affixed horizontally to the ground so 513 that the numbers and letters read from left to right. 514 Alternatively, a license tag for a motorcycle or moped for which 515 the numbers and letters read from top to bottom may be affixed 516 perpendicularly to the ground, provided that the registered 517 owner of the motorcycle or moped maintains a prepaid toll 518 account in good standing and a transponder associated with the prepaid toll account is affixed to the motorcycle or moped. 519 520 Section 8. Paragraph (d) is added to subsection (2) of 521 section 316.2952, Florida Statutes, to read: 522 316.2952 Windshields; requirements; restrictions.-523 (2)A person shall not operate any motor vehicle on any 524 public highway, road, or street with any sign, sunscreening 525 material, product, or covering attached to, or located in or upon, the windshield, except the following: 526 527 (d) A global positioning system device or similar satellite receiver device which uses the global positioning 528 529 system operated pursuant to 10 U.S.C. s. 2281 for the purpose of obtaining navigation or routing information while the motor 530 531 vehicle is being operated. 532 Section 9. Section 316.29545, Florida Statutes, is amended Page 19 of 81

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533 to read:

534 316.29545 Window sunscreening exclusions; medical 535 exemption; certain law enforcement vehicles <u>and private</u> 536 investigative service vehicles exempt.-

537 The department shall issue medical exemption (1)certificates to persons who are afflicted with Lupus, any 538 539 autoimmune disease, or other similar medical conditions which 540 require a limited exposure to light, which certificates shall 541 entitle the person to whom the certificate is issued to have 542 sunscreening material on the windshield, side windows, and windows behind the driver which is in violation of the 543 544 requirements of ss. 316.2951-316.2957. The department shall 545 consult with the Medical Advisory Board established in s. 546 322.125 for guidance with respect to the autoimmune diseases and other medical conditions which shall be included on provide, by 547 548 rule, for the form of the medical certificate authorized by this 549 section. At a minimum, the medical exemption certificate shall 550 include a vehicle description with the make, model, year, vehicle identification number, medical exemption decal number 551 552 issued for the vehicle, and the name of the person or persons 553 who are the registered owners of the vehicle. A medical 554 exemption certificate shall be nontransferable and shall become 555 null and void upon the sale or transfer of the vehicle 556 identified on the certificate.

557 (2) The department shall exempt all law enforcement
558 vehicles used in undercover or canine operations from the window
559 sunscreening requirements of ss. 316.2951-316.2957.

560

(3) The department shall exempt from the window

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561 <u>sunscreening restrictions of ss. 316.2953, 316.2954, and</u> 562 <u>316.2956 vehicles that are owned or leased by private</u> 563 <u>investigators or private investigative agencies licensed under</u> 564 chapter 493.

565 (4) (3) The department may charge a fee in an amount 566 sufficient to defray the expenses of issuing a medical exemption 567 certificate as described in subsection (1).

568 (5) The department is authorized to promulgate rules for 569 the implementation of this section.

570 Section 10. Subsection (1) of section 316.605, Florida 571 Statutes, is amended to read:

572

316.605 Licensing of Vehicles.-

573 Every vehicle, at all times while driven, stopped, or (1)574 parked upon any highways, roads, or streets of this state, shall 575 be licensed in the name of the owner thereof in accordance with 576 the laws of this state unless such vehicle is not required by 577 the laws of this state to be licensed in this state and shall, 578 except as otherwise provided in s. 320.0706 for front-end 579 registration license plates on truck tractors and s. 320.086(5) 580 which exempts display of license plates on described former 581 military vehicles, display the license plate or both of the 582 license plates assigned to it by the state, one on the rear and, 583 if two, the other on the front of the vehicle, each to be 584 securely fastened to the vehicle outside the main body of the 585 vehicle not higher than 60 inches and not lower than 12 inches from the ground and no more than 24 inches to the left or right 586 of the centerline of the vehicle, and in such manner as to 587 588 prevent the plates from swinging, and all letters, numerals,

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589 printing, writing, and other identification marks upon the 590 plates regarding the word "Florida," the registration decal, and 591 the alphanumeric designation shall be clear and distinct and 592 free from defacement, mutilation, grease, and other obscuring 593 matter, so that they will be plainly visible and legible at all 594 times 100 feet from the rear or front. Except as provided in s. 595 316.2085(3), vehicle license plates shall be affixed and 596 displayed in such a manner that the letters and numerals shall 597 be read from left to right parallel to the ground. No vehicle license plate may be displayed in an inverted or reversed 598 599 position or in such a manner that the letters and numbers and 600 their proper sequence are not readily identifiable. Nothing 601 shall be placed upon the face of a Florida plate except as 602 permitted by law or by rule or regulation of a governmental 603 agency. No license plates other than those furnished by the 604 state shall be used. However, if the vehicle is not required to 605 be licensed in this state, the license plates on such vehicle 606 issued by another state, by a territory, possession, or district 607 of the United States, or by a foreign country, substantially 608 complying with the provisions hereof, shall be considered as 609 complying with this chapter. A violation of this subsection is a 610 noncriminal traffic infraction, punishable as a nonmoving 611 violation as provided in chapter 318.

612 Section 11. Subsection (3) of section 316.646, Florida 613 Statutes, is amended to read:

614 316.646 Security required; proof of security and display 615 thereof; dismissal of cases.-

(3) Any person who violates this section commits a

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617 nonmoving traffic infraction subject to the penalty provided in 618 chapter 318 and shall be required to furnish proof of security 619 as provided in this section. If any person charged with a 620 violation of this section fails to furnish proof τ at or before 621 the scheduled court appearance date τ that security was in effect 622 at the time of the violation, the court shall, upon conviction, 623 notify the department to may immediately suspend the 624 registration and driver's license of such person. If the court 625 fails to order the suspension of the person's registration and driver's license for a conviction of this section at the time of 626 627 sentencing, the department shall, upon receiving notice of the 628 conviction from the court, suspend the person's registration and driver's license for the violation of this section. Such license 629 630 and registration may be reinstated only as provided in s. 631 324.0221.

632 Section 12. Subsections (1), (2), (3), and (10) of section 633 318.14, Florida Statutes, are amended to read:

634 318.14 Noncriminal traffic infractions; exception;
635 procedures.-

636 Except as provided in ss. 318.17 and 320.07(3)(c), any (1)637 person cited for a violation of chapter 316, s. 320.0605, s. 320.07(3)(a) or (b), s. 322.065, s. 322.15(1), s. 322.16(2) or 638 (3), s. 322.1615 s. 322.161(5), s. 322.19, or s. 1006.66(3) is 639 640 charged with a noncriminal infraction and must be cited for such an infraction and cited to appear before an official. If another 641 person dies as a result of the noncriminal infraction, the 642 person cited may be required to perform 120 community service 643 644 hours under s. 316.027(4), in addition to any other penalties.

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645 Except as provided in s. 316.1001(2), any person cited (2)646 for a violation requiring a mandatory hearing listed in s. 647 318.19 or any other criminal traffic violation listed in chapter 648 316 an infraction under this section must sign and accept a 649 citation indicating a promise to appear. The officer may 650 indicate on the traffic citation the time and location of the 651 scheduled hearing and must indicate the applicable civil penalty established in s. 318.18. For all other infractions under this 652 653 section, except for infractions under s. 316.1001, the officer must certify by electronic, electronic facsimile, or written 654 655 signature that the citation was delivered to the person cited. 656 This certification is prima facie evidence that the person cited 657 was served with the citation.

(3) Any person who willfully refuses to accept and sign a
summons <u>as provided in subsection (2) commits</u> is guilty of a
misdemeanor of the second degree.

661 Any person who does not hold a commercial driver's (10) (a) license and who is cited for an offense listed under this 662 663 subsection may, in lieu of payment of fine or court appearance, 664 elect to enter a plea of nolo contendere and provide proof of 665 compliance to the clerk of the court, designated official, or 666 authorized operator of a traffic violations bureau. In such 667 case, adjudication shall be withheld; however, no election shall 668 be made under this subsection if such person has made an election under this subsection in the 12 months preceding 669 670 election hereunder. No person may make more than three elections 671 under this subsection. This subsection applies to the following offenses: 672

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1. Operating a motor vehicle without a valid driver's
license in violation of the provisions of s. 322.03, s. 322.065,
or s. 322.15(1), or operating a motor vehicle with a license
that which has been suspended for failure to appear, failure to
pay civil penalty, or failure to attend a driver improvement
course pursuant to s. 322.291.

679 2. Operating a motor vehicle without a valid registration
680 in violation of s. 320.0605, s. 320.07, or s. 320.131.

3. Operating a motor vehicle in violation of s. 316.646.

682 <u>4. Operating a motor vehicle with a license that has been</u>
683 <u>suspended under s. 61.13016 or s. 322.245 for failure to pay</u>
684 <u>child support or for failure to pay any other financial</u>
685 <u>obligation as provided in s. 322.245; however, this subparagraph</u>
686 <u>does not apply if the license has been suspended pursuant to s.</u>
687 <u>322.245(1).</u>

688 <u>5. Operating a motor vehicle with a license that has been</u>
 689 <u>suspended under s. 322.091 for failure to meet school attendance</u>
 690 <u>requirements.</u>

691 Any person cited for an offense listed in this (b) 692 subsection shall present proof of compliance prior to the 693 scheduled court appearance date. For the purposes of this 694 subsection, proof of compliance shall consist of a valid, 695 renewed, or reinstated driver's license or registration certificate and proper proof of maintenance of security as 696 697 required by s. 316.646. Notwithstanding waiver of fine, any person establishing proof of compliance shall be assessed court 698 costs of \$25, except that a person charged with violation of s. 699 700 316.646(1) - (3) may be assessed court costs of \$8. One dollar of

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701 such costs shall be remitted to the Department of Revenue for 702 deposit into the Child Welfare Training Trust Fund of the 703 Department of Children and Family Services. One dollar of such 704 costs shall be distributed to the Department of Juvenile Justice 705 for deposit into the Juvenile Justice Training Trust Fund. 706 Fourteen dollars of such costs shall be distributed to the 707 municipality and \$9 shall be deposited by the clerk of the court 708 into the fine and forfeiture fund established pursuant to s. 709 142.01, if the offense was committed within the municipality. If 710 the offense was committed in an unincorporated area of a county or if the citation was for a violation of s. 316.646(1) - (3), the 711 712 entire amount shall be deposited by the clerk of the court into the fine and forfeiture fund established pursuant to s. 142.01, 713 714 except for the moneys to be deposited into the Child Welfare Training Trust Fund and the Juvenile Justice Training Trust 715 716 Fund. This subsection shall not be construed to authorize the 717 operation of a vehicle without a valid driver's license, without 718 a valid vehicle tag and registration, or without the maintenance 719 of required security.

Section 13. Paragraph (c) of subsection (3) of section318.18, Florida Statutes, is amended to read:

722 318.18 Amount of penalties.—The penalties required for a 723 noncriminal disposition pursuant to s. 318.14 or a criminal 724 offense listed in s. 318.17 are as follows:

(3) (a) Except as otherwise provided in this section, \$60for all moving violations not requiring a mandatory appearance.

727 (b) For moving violations involving unlawful speed, the 728 fines are as follows:

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CS/CS/HB 971, Engrossed 2 729 For speed exceeding the limit by: Fine: 730 1-5 m.p.h Warning 731 6-9 m.p.h \$25 732 10-14 m.p.h \$100 733 15-19 m.p.h \$150 734 20-29 m.p.h \$175 735 30 m.p.h. and above \$250 736 Notwithstanding paragraph (b), a person cited for (C) 737 exceeding the speed limit by up to 5 m.p.h. in a legally posted 738 school zone will be fined \$50. A person exceeding the speed 739 limit in a school zone or designated school crossing shall pay a 740 fine double the amount listed in paragraph (b). Section 14. Effective July 1, 2010, paragraph (b) of 741 742 subsection (2) of section 319.28, Florida Statutes, is amended 743 to read: 744 319.28 Transfer of ownership by operation of law.-745 (2)

746 In case of repossession of a motor vehicle or mobile (b) 747 home pursuant to the terms of a security agreement or similar 748 instrument, an affidavit by the party to whom possession has 749 passed stating that the vehicle or mobile home was repossessed 750 upon default in the terms of the security agreement or other 751 instrument shall be considered satisfactory proof of ownership 752 and right of possession. At least 5 days prior to selling the 753 repossessed vehicle, any subsequent lienholder named in the last 754 issued certificate of title shall be sent notice of the 755 repossession by certified mail, on a form prescribed by the 756 department. If such notice is given and no written protest to

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757 the department is presented by a subsequent lienholder within 15 758 days from the date on which the notice was mailed, the 759 certificate of title or the certificate of repossession shall be 760 issued showing no liens. If the former owner or any subsequent 761 lienholder files a written protest under oath within such 15-day 762 period, the department shall not issue the certificate of title 763 or certificate of repossession for 10 days thereafter. If within 764 the 10-day period no injunction or other order of a court of 765 competent jurisdiction has been served on the department 766 commanding it not to deliver the certificate of title or 767 certificate of repossession, the department shall deliver the 768 certificate of title or repossession to the applicant or as may otherwise be directed in the application showing no other liens 769 770 than those shown in the application. Any lienholder who has 771 repossessed a vehicle in this state in compliance with the 772 provisions of this section must may apply to a the tax 773 collector's office in this state or to the department for a 774 certificate of repossession or to the department for a certificate of title pursuant to s. 319.323. Proof of the 775 776 required notice to subsequent lienholders shall be submitted 777 together with regular title fees. A lienholder to whom a 778 certificate of repossession has been issued may assign the 779 certificate of title to the subsequent owner. Any person found 780 quilty of violating any requirements of this paragraph shall be 781 quilty of a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 782

783Section 15. Paragraphs (g) through (u) of subsection (1)784of section 319.30, Florida Statutes, are redesignated as

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	, , , , ,
785	paragraphs (h) through (v), respectively, a new paragraph (g) is
786	added to that subsection, subsection (9) of that section is
787	renumbered as subsection (10), and a new subsection (9) is added
788	to that section, to read:
789	319.30 Definitions; dismantling, destruction, change of
790	identity of motor vehicle or mobile home; salvage
791	(1) As used in this section, the term:
792	(g) "Independent entity" means a business or entity that
793	may temporarily store damaged or dismantled motor vehicles
794	pursuant to an agreement with an insurance company and is
795	engaged in the sale or resale of damaged or dismantled motor
796	vehicles. The term does not include a wrecker operator, towing
797	company, or a repair facility.
798	(9)(a) An insurance company may notify an independent
799	entity that obtains possession of a damaged or dismantled motor
800	vehicle to release the vehicle to the owner. The insurance
801	company shall provide the independent entity a release statement
802	on a form prescribed by the department authorizing the
803	independent entity to release the vehicle to the owner. The form
804	shall, at a minimum, contain the following:
805	1. The policy and claim number.
806	2. The name and address of the insured.
807	3. The vehicle identification number.
808	4. The signature of an authorized representative of the
809	insurance company.
810	(b) The independent entity in possession of a motor
811	vehicle must send a notice to the owner that the vehicle is
812	available for pick up when it receives a release statement from
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813	the insurance company. The notice shall be sent by certified
814	mail to the owner at the owner's address reflected in the
815	department's records. The notice must inform the owner that the
816	owner has 30 days after receipt of the notice to pick up the
817	vehicle from the independent entity. If the motor vehicle is not
818	claimed within 30 days after the owner receives the notice, the
819	independent entity may apply for a certificate of destruction or
820	a certificate of title.
821	(c) Upon applying for a certificate of destruction or
822	certificate of title, the independent entity shall provide a
823	copy of the release statement from the insurance company to the
824	independent entity, proof of providing the 30-day notice to the
825	owner, and applicable fees.
826	(d) The independent entity may not charge an owner of the
827	vehicle storage fees or apply for a title under s. 713.585 or s.
828	<u>713.78.</u>
829	Section 16. Paragraph (i) is added to subsection (15) of
830	section 320.02, Florida Statutes, to read:
831	320.02 Registration required; application for
832	registration; forms
833	(15)
834	(i) Notwithstanding s. 320.023, the application forms for
835	motor vehicle registration and renewal of registration must
836	include language permitting a voluntary contribution of \$1 per
837	applicant, which shall be distributed to the League Against
838	Cancer/La Liga Contra el Cancer. Such contributions shall be
839	distributed by the department to the League Against Cancer/La
840	Liga Contra el Cancer, a not-for-profit organization that

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841 provides free medical care to needy cancer patients. The 842 department shall retain all contributions necessary, up to a 843 maximum of \$10,000, to defray the cost of including the 844 voluntary contribution language on the registration forms. 845 846 For the purpose of applying the service charge provided in s. 847 215.20, contributions received under this subsection are not 848 income of a revenue nature. 849 Section 17. Effective July 1, 2010, subsection (10) of 850 section 320.03, Florida Statutes, is amended to read: 851 320.03 Registration; duties of tax collectors; 852 International Registration Plan.-853 (10) (a) Jurisdiction over the outsourced electronic filing 854 system for use by authorized electronic filing system agents to 855 electronically title or register motor vehicles, vessels, mobile 856 homes, or off-highway vehicles; issue or transfer registration 857 license plates or decals; electronically transfer fees due for 858 the title and registration process; and perform inquiries for 859 title, registration, and lienholder verification and 860 certification of service providers licensed motor vehicle 861 dealers electronically to title and to register motor vehicles 862 and to issue or to transfer registration license plates or 863 decals is expressly preempted to the state and the department 864 shall have regulatory authority over the system. The department 865 shall continue its current outsourcing of the existing electronic filing system, including its program standards. The 866 867 electronic filing system shall be available for use statewide 868 and applied uniformly throughout the state is approved for use

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869 in all counties, shall apply uniformly to all tax collectors of 870 the state, and no tax collector may add or detract from the 871 program standards in his or her respective county. An entity 872 that, in the normal course of its business, sells products that 873 must be titled or registered, provides title and registration 874 services on behalf of its consumers and meets all established 875 requirements may be an authorized electronic filing system agent 876 and shall not be precluded from participating in the electronic 877 filing system in any county. Upon request from a qualified 878 entity, the tax collector shall appoint the entity as an 879 authorized electronic filing system agent for that county. The 880 department shall adopt rules in accordance with chapter 120 to replace the December 10, 2009, program standards and to 881 882 administer the provisions of this section, including, but not 883 limited to, establishing participation requirements, 884 certification of service providers, electronic filing system 885 requirements, and enforcement authority for noncompliance. The 886 December 10, 2009, program standards, excluding any standards 887 which conflict with this paragraph, shall remain in effect until 888 the rules are adopted. An authorized electronic filing agent A 889 motor vehicle dealer licensed under this chapter may charge a 890 fee to the customer for use of the electronic filing system, and 891 such fee is not a component of the program standards. Final 892 authority over disputes relating to program standards lies with 893 the department. By January 1, 2010, the Office of Program Policy 894 Analysis and Covernment Accountability, with input from the 895 department and from affected parties, including tax collectors, 896 service providers, and motor vehicle dealers, shall report to Page 32 of 81

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897	the President of the Senate and the Speaker of the House of
898	Representatives on the status of the outsourced electronic
899	filing system, including the program standards, and its
900	compliance with this subsection. The report shall identify all
901	public and private alternatives for continued operation of the
902	electronic filing system and shall include any and all
903	appropriate recommendations, including revisions to the program
904	standards.
905	(b) Notwithstanding paragraph (a), the private entity
906	providers of the electronic filing system shall continue to
907	comply with the financial arrangements with the Tax Collector
908	Service Corporation which were in effect as of January 1, 2010,
909	through December 31, 2010. This paragraph expires January 1,
910	2011.
911	Section 18. Effective January 1, 2011, subsection (3) of
912	section 320.05, Florida Statutes, is amended to read:
913	320.05 Records of the department; inspection procedure;
914	lists and searches; fees
915	(3)(a) The department is authorized, upon application of
916	any person and payment of the proper fees, to prepare and
917	furnish lists containing motor vehicle or vessel information in
918	such form as the department may authorize, to search the records
919	of the department and make reports thereof, and to make
920	photographic copies of the department records and attestations
921	thereof.
922	(b) Fees therefor shall be charged and collected as
923	follows:
924	1. For providing lists of motor vehicle or vessel records
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925 for the entire state, or any part or parts thereof, divided 926 according to counties, a sum computed at a rate of not less than 927 1 cent nor more than 5 cents per item.

928 2. For providing noncertified photographic copies of motor929 vehicle or vessel documents, \$1 per page.

930 3. For providing noncertified photographic copies of931 micrographic records, \$1 per page.

932 4. For providing certified copies of motor vehicle or933 vessel records, \$3 per record.

934 5. For providing noncertified computer-generated printouts935 of motor vehicle or vessel records, 50 cents per record.

936 6. For providing certified computer-generated printouts of937 motor vehicle or vessel records, \$3 per record.

938 7. For providing electronic access to motor vehicle,
939 vessel, and mobile home registration data requested by tag,
940 vehicle identification number, title number, or decal number, 50
941 cents per item.

8. For providing electronic access to driver's license
status report by name, sex, and date of birth or by driver
license number, 50 cents per item.

945 9. For providing lists of licensed mobile home dealers and
946 manufacturers and recreational vehicle dealers and
947 manufacturers, \$15 per list.

948 10. For providing lists of licensed motor vehicle dealers,949 \$25 per list.

950 11. For each copy of a videotape record, \$15 per tape.

951 12. For each copy of the Division of Motor Vehicles952 Procedures Manual, \$25.

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953 Fees collected pursuant to paragraph (b) shall be (C) 954 deposited into the Highway Safety Operating Trust Fund. 955 The department shall furnish such information without (d) 956 charge to any court or governmental entity. 957 When motor vehicle, vessel, or mobile home (e) 958 registration data is provided by electronic access through a tax 959 collector's office, the applicable fee as provided in paragraph 960 (b) must be collected and deposited pursuant to paragraph (c). 961 However, when such registration data is obtained through an electronic system described in s. 320.03(10), s. 320.0609, or s. 962 963 320.131 and results in the issuance of a title certificate or 964 the registration credential, such fee shall not apply a fee for 965 the electronic access is not required to be assessed. However, 966 at the tax collector's discretion, a fee equal to or less than 967 the fee charged by the department for such information may be 968 assessed by the tax collector for the electronic access. 969 Notwithstanding paragraph (c), any funds collected by the tax 970 collector as a result of providing such access shall be retained 971 by the tax collector. 972 Section 19. Paragraph (b) of subsection (1) of section 320.071, Florida Statutes, is amended to read: 973 974 320.071 Advance registration renewal; procedures.-975 (1)976 The owner of any apportioned motor vehicle currently (b) 977 registered in this state may file an application for renewal of 978 registration with the department any time during the 3 \pm months 979 preceding the date of expiration of the registration period. 980 Section 20. Section 320.08, Florida Statutes, is amended Page 35 of 81

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981 to read:

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

989 990

(1) MOTORCYCLES AND MOPEDS.-

990 (a) Any motorcycle: \$13.50 flat, of which \$3.50 shall be991 deposited into the General Revenue Fund.

992 (b) Any moped: \$6.75 flat, of which \$1.75 shall be993 deposited into the General Revenue Fund.

994 Upon registration of any motorcycle, motor-driven (C) 995 cycle, or moped there shall be paid in addition to the license 996 taxes specified in this subsection a nonrefundable motorcycle 997 safety education fee in the amount of \$2.50. The proceeds of 998 such additional fee shall be deposited in the Highway Safety 999 Operating Trust Fund to fund a motorcycle driver improvement 1000 program implemented pursuant to s. 322.025, the Florida 1001 Motorcycle Safety Education Program established in s. 322.0255, 1002 or the general operations of the department.

1003 (d) An ancient or antique motorcycle: \$8.50 \$13.50 flat,
1004 of which \$3.50 shall be deposited into the General Revenue Fund.

1005

(2) AUTOMOBILES OR TRI-VEHICLES FOR PRIVATE USE.

(a) An ancient or antique automobile, as defined in s.
320.086, or a street rod, as defined in s. 320.0863: \$10.25
flat, of which \$2.75 shall be deposited into the General Revenue

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1009 Fund. Net weight of less than 2,500 pounds: \$19.50 flat, of 1010 (b) 1011 which \$5 shall be deposited into the General Revenue Fund. 1012 Net weight of 2,500 pounds or more, but less than (C) 1013 3,500 pounds: \$30.50 flat, of which \$8 shall be deposited into 1014 the General Revenue Fund. 1015 (d) Net weight of 3,500 pounds or more: \$44 flat, of which 1016 \$11.50 shall be deposited into the General Revenue Fund. (3) 1017 TRUCKS.-Net weight of less than 2,000 pounds: \$19.50 flat, of 1018 (a) 1019 which \$5 shall be deposited into the General Revenue Fund. 1020 Net weight of 2,000 pounds or more, but not more than (b) 1021 3,000 pounds: \$30.50 flat, of which \$8 shall be deposited into 1022 the General Revenue Fund. 1023 Net weight more than 3,000 pounds, but not more than (C) 1024 5,000 pounds: \$44 flat, of which \$11.50 shall be deposited into 1025 the General Revenue Fund. 1026 A truck defined as a "goat," or any other vehicle if (d) used in the field by a farmer or in the woods for the purpose of 1027 harvesting a crop, including naval stores, during such 1028 1029 harvesting operations, and which is not principally operated 1030 upon the roads of the state: \$10.25 flat, of which \$2.75 shall 1031 be deposited into the General Revenue Fund. A "goat" is a motor 1032 vehicle designed, constructed, and used principally for the 1033 transportation of citrus fruit within citrus groves or for the transportation of crops on farms, and which can also be used for 1034 1035 the hauling of associated equipment or supplies, including 1036 required sanitary equipment, and the towing of farm trailers.

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1037 (e) An ancient or antique truck, as defined in s. 320.086:
1038 \$10.25 flat, of which \$2.75 shall be deposited into the General
1039 Revenue Fund.

1040 (4) HEAVY TRUCKS, TRUCK TRACTORS, FEES ACCORDING TO GROSS 1041 VEHICLE WEIGHT.-

(a) Gross vehicle weight of 5,001 pounds or more, but less
than 6,000 pounds: \$60.75 flat, of which \$15.75 shall be
deposited into the General Revenue Fund.

(b) Gross vehicle weight of 6,000 pounds or more, but less than 8,000 pounds: \$87.75 flat, of which \$22.75 shall be deposited into the General Revenue Fund.

1048 (c) Gross vehicle weight of 8,000 pounds or more, but less 1049 than 10,000 pounds: \$103 flat, of which \$27 shall be deposited 1050 into the General Revenue Fund.

1051 (d) Gross vehicle weight of 10,000 pounds or more, but 1052 less than 15,000 pounds: \$118 flat, of which \$31 shall be 1053 deposited into the General Revenue Fund.

(e) Gross vehicle weight of 15,000 pounds or more, but
less than 20,000 pounds: \$177 flat, of which \$46 shall be
deposited into the General Revenue Fund.

1057 (f) Gross vehicle weight of 20,000 pounds or more, but 1058 less than 26,001 pounds: \$251 flat, of which \$65 shall be 1059 deposited into the General Revenue Fund.

1060 (g) Gross vehicle weight of 26,001 pounds or more, but 1061 less than 35,000: \$324 flat, of which \$84 shall be deposited 1062 into the General Revenue Fund.

1063(h) Gross vehicle weight of 35,000 pounds or more, but1064less than 44,000 pounds: \$405 flat, of which \$105 shall be

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1065 deposited into the General Revenue Fund.

1066 (i) Gross vehicle weight of 44,000 pounds or more, but 1067 less than 55,000 pounds: \$773 flat, of which \$201 shall be 1068 deposited into the General Revenue Fund.

(j) Gross vehicle weight of 55,000 pounds or more, but less than 62,000 pounds: \$916 flat, of which \$238 shall be deposited into the General Revenue Fund.

(k) Gross vehicle weight of 62,000 pounds or more, but less than 72,000 pounds: \$1,080 flat, of which \$280 shall be deposited into the General Revenue Fund.

1075 (1) Gross vehicle weight of 72,000 pounds or more: \$1,322
1076 flat, of which \$343 shall be deposited into the General Revenue
1077 Fund.

1078 (m) Notwithstanding the declared gross vehicle weight, a
1079 truck tractor used within a 150-mile radius of its home address
1080 is eligible for a license plate for a fee of \$324 flat if:

1081 1. The truck tractor is used exclusively for hauling
 1082 forestry products; or

1083 2. The truck tractor is used primarily for the hauling of 1084 forestry products, and is also used for the hauling of 1085 associated forestry harvesting equipment used by the owner of 1086 the truck tractor.

1087

1088 Of the fee imposed by this paragraph, \$84 shall be deposited 1089 into the General Revenue Fund.

(n) A truck tractor or heavy truck, not operated as a forhire vehicle, which is engaged exclusively in transporting raw,
unprocessed, and nonmanufactured agricultural or horticultural

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1104

1093 products within a 150-mile radius of its home address, is 1094 eligible for a restricted license plate for a fee of:

1095
 1. If such vehicle's declared gross vehicle weight is less
 1096
 than 44,000 pounds, \$87.75 flat, of which \$22.75 shall be
 1097
 deposited into the General Revenue Fund.

1098 2. If such vehicle's declared gross vehicle weight is 1099 44,000 pounds or more and such vehicle only transports from the 1100 point of production to the point of primary manufacture; to the 1101 point of assembling the same; or to a shipping point of a rail, 1102 water, or motor transportation company, \$324 flat, of which \$84 1103 shall be deposited into the General Revenue Fund.

1105 Such not-for-hire truck tractors and heavy trucks used 1106 exclusively in transporting raw, unprocessed, and 1107 nonmanufactured agricultural or horticultural products may be 1108 incidentally used to haul farm implements and fertilizers 1109 delivered direct to the growers. The department may require any documentation deemed necessary to determine eligibility prior to 1110 1111 issuance of this license plate. For the purpose of this paragraph, "not-for-hire" means the owner of the motor vehicle 1112 1113 must also be the owner of the raw, unprocessed, and 1114 nonmanufactured agricultural or horticultural product, or the user of the farm implements and fertilizer being delivered. 1115

1116 (5) SEMITRAILERS, FEES ACCORDING TO GROSS VEHICLE WEIGHT; 1117 SCHOOL BUSES; SPECIAL PURPOSE VEHICLES.—

(a)1. A semitrailer drawn by a GVW truck tractor by means of a fifth-wheel arrangement: \$13.50 flat per registration year or any part thereof, of which \$3.50 shall be deposited into the

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1121 General Revenue Fund.

1122 2. A semitrailer drawn by a GVW truck tractor by means of 1123 a fifth-wheel arrangement: \$68 flat per permanent registration, 1124 of which \$18 shall be deposited into the General Revenue Fund.

(b) A motor vehicle equipped with machinery and designed for the exclusive purpose of well drilling, excavation, construction, spraying, or similar activity, and which is not designed or used to transport loads other than the machinery described above over public roads: \$44 flat, of which \$11.50 shall be deposited into the General Revenue Fund.

(c) A school bus used exclusively to transport pupils to and from school or school or church activities or functions within their own county: \$41 flat, of which \$11 shall be deposited into the General Revenue Fund.

(d) A wrecker, as defined in s. 320.01(40), which is used to tow a vessel as defined in s. 327.02(39), a disabled, abandoned, stolen-recovered, or impounded motor vehicle as defined in s. 320.01(38), or a replacement motor vehicle as defined in s. 320.01(39): \$41 flat, of which \$11 shall be deposited into the General Revenue Fund.

(e) A wrecker that is used to tow any motor vehicle, regardless of whether such motor vehicle is a disabled motor vehicle, a replacement motor vehicle, a vessel, or any other cargo, as follows:

1145 1. Gross vehicle weight of 10,000 pounds or more, but less 1146 than 15,000 pounds: \$118 flat, of which \$31 shall be deposited 1147 into the General Revenue Fund.

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2. Gross vehicle weight of 15,000 pounds or more, but less

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1149 than 20,000 pounds: \$177 flat, of which \$46 shall be deposited 1150 into the General Revenue Fund.

1151 3. Gross vehicle weight of 20,000 pounds or more, but less 1152 than 26,000 pounds: \$251 flat, of which \$65 shall be deposited 1153 into the General Revenue Fund.

1154 4. Gross vehicle weight of 26,000 pounds or more, but less 1155 than 35,000 pounds: \$324 flat, of which \$84 shall be deposited 1156 into the General Revenue Fund.

5. Gross vehicle weight of 35,000 pounds or more, but less than 44,000 pounds: \$405 flat, of which \$105 shall be deposited into the General Revenue Fund.

1160 6. Gross vehicle weight of 44,000 pounds or more, but less 1161 than 55,000 pounds: \$772 flat, of which \$200 shall be deposited 1162 into the General Revenue Fund.

1163 7. Gross vehicle weight of 55,000 pounds or more, but less 1164 than 62,000 pounds: \$915 flat, of which \$237 shall be deposited 1165 into the General Revenue Fund.

1166 8. Gross vehicle weight of 62,000 pounds or more, but less 1167 than 72,000 pounds: \$1,080 flat, of which \$280 shall be 1168 deposited into the General Revenue Fund.

9. Gross vehicle weight of 72,000 pounds or more: \$1,322 flat, of which \$343 shall be deposited into the General Revenue Fund.

(f) A hearse or ambulance: \$40.50 flat, of which \$10.50shall be deposited into the General Revenue Fund.

(6) MOTOR VEHICLES FOR HIRE.-

(a) Under nine passengers: \$17 flat, of which \$4.50 shallbe deposited into the General Revenue Fund; plus \$1.50 per cwt,

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1177 of which 50 cents shall be deposited into the General Revenue
1178 Fund.

(b) Nine passengers and over: \$17 flat, of which \$4.50 shall be deposited into the General Revenue Fund; plus \$2 per cwt, of which 50 cents shall be deposited into the General Revenue Fund.

1183

(7) TRAILERS FOR PRIVATE USE.-

(a) Any trailer weighing 500 pounds or less: \$6.75 flat
per year or any part thereof, of which \$1.75 shall be deposited
into the General Revenue Fund.

(b) Net weight over 500 pounds: \$3.50 flat, of which \$1 shall be deposited into the General Revenue Fund; plus \$1 per cwt, of which 25 cents shall be deposited into the General Revenue Fund.

1191

(8) TRAILERS FOR HIRE.-

(a) Net weight under 2,000 pounds: \$3.50 flat, of which \$1 shall be deposited into the General Revenue Fund; plus \$1.50 per cwt, of which 50 cents shall be deposited into the General Revenue Fund.

(b) Net weight 2,000 pounds or more: \$13.50 flat, of which \$3.50 shall be deposited into the General Revenue Fund; plus \$1.50 per cwt, of which 50 cents shall be deposited into the General Revenue Fund.

1200

(9) RECREATIONAL VEHICLE-TYPE UNITS.-

(a) A travel trailer or fifth-wheel trailer, as defined by
s. 320.01(1)(b), that does not exceed 35 feet in length: \$27
flat, of which \$7 shall be deposited into the General Revenue
Fund.

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1205 A camping trailer, as defined by s. 320.01(1)(b)2.: (b) 1206 \$13.50 flat, of which \$3.50 shall be deposited into the General 1207 Revenue Fund. (C) 1208 A motor home, as defined by s. 320.01(1)(b)4.: 1209 Net weight of less than 4,500 pounds: \$27 flat, of 1. 1210 which \$7 shall be deposited into the General Revenue Fund. 1211 2. Net weight of 4,500 pounds or more: \$47.25 flat, of 1212 which \$12.25 shall be deposited into the General Revenue Fund. 1213 (d) A truck camper as defined by s. 320.01(1)(b)3.: Net weight of less than 4,500 pounds: \$27 flat, of 1214 1. 1215 which \$7 shall be deposited into the General Revenue Fund. 1216 Net weight of 4,500 pounds or more: \$47.25 flat, of 2. 1217 which \$12.25 shall be deposited into the General Revenue Fund. 1218 A private motor coach as defined by s. 320.01(1)(b)5.: (e) 1219 1. Net weight of less than 4,500 pounds: \$27 flat, of 1220 which \$7 shall be deposited into the General Revenue Fund. 1221 Net weight of 4,500 pounds or more: \$47.25 flat, of 2. 1222 which \$12.25 shall be deposited into the General Revenue Fund. 1223 (10)PARK TRAILERS; TRAVEL TRAILERS; FIFTH-WHEEL TRAILERS; 1224 35 FEET TO 40 FEET.-1225 Park trailers.-Any park trailer, as defined in s. (a) 1226 320.01(1)(b)7.: \$25 flat. 1227 A travel trailer or fifth-wheel trailer, as defined in (b) 1228 s. 320.01(1)(b), that exceeds 35 feet: \$25 flat. (11) MOBILE HOMES.-1229 1230 (a) A mobile home not exceeding 35 feet in length: \$20 1231 flat. 1232 A mobile home over 35 feet in length, but not (b) Page 44 of 81

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1233 exceeding 40 feet: \$25 flat.

1234 (c) A mobile home over 40 feet in length, but not 1235 exceeding 45 feet: \$30 flat.

1236 (d) A mobile home over 45 feet in length, but not1237 exceeding 50 feet: \$35 flat.

1238 (e) A mobile home over 50 feet in length, but not1239 exceeding 55 feet: \$40 flat.

1240 (f) A mobile home over 55 feet in length, but not1241 exceeding 60 feet: \$45 flat.

1242 (g) A mobile home over 60 feet in length, but not 1243 exceeding 65 feet: \$50 flat.

1244

(h) A mobile home over 65 feet in length: \$80 flat.

(12) DEALER AND MANUFACTURER LICENSE PLATES.—A franchised motor vehicle dealer, independent motor vehicle dealer, marine boat trailer dealer, or mobile home dealer and manufacturer license plate: \$17 flat, of which \$4.50 shall be deposited into the General Revenue Fund.

1250 (13) EXEMPT OR OFFICIAL LICENSE PLATES.—Any exempt or 1251 official license plate: \$4 flat, of which \$1 shall be deposited 1252 into the General Revenue Fund.

(14) LOCALLY OPERATED MOTOR VEHICLES FOR HIRE.—A motor vehicle for hire operated wholly within a city or within 25 miles thereof: \$17 flat, of which \$4.50 shall be deposited into the General Revenue Fund; plus \$2 per cwt, of which 50 cents shall be deposited into the General Revenue Fund.

(15) TRANSPORTER.—Any transporter license plate issued to a transporter pursuant to s. 320.133: \$101.25 flat, of which \$26.25 shall be deposited into the General Revenue Fund.

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1261 Section 21. Section 45 of chapter 2008-176, Laws of 1262 Florida, is amended to read:

Section 45. Except for a specialty license plate proposal 1263 1264 which has submitted a letter of intent to the Department of 1265 Highway Safety and Motor Vehicles prior to May 2, 2008, and 1266 which has submitted a valid survey, marketing strategy, and 1267 application fee as required by s. 320.08053, Florida Statutes, 1268 prior to October 1, 2008 the effective date of this act, or 1269 which was included in a bill filed during the 2008 Legislative Session, the Department of Highway Safety and Motor Vehicles may 1270 1271 not issue any new specialty license plates pursuant to ss. 1272 320.08056 and 320.08058, Florida Statutes, between July 1, 2008, 1273 and July 1, 2014 2011.

1274 Section 22. Section 320.08053, Florida Statutes, is 1275 amended to read:

1276 320.08053 Requirements for requests to establish specialty 1277 license plates.-

1278 (1) An organization that seeks authorization to establish
1279 a new specialty license plate for which an annual use fee is to
1280 be charged must submit to the department:

(a) A request for the particular specialty license plate
being sought, describing the proposed specialty license plate in
specific terms, including a sample plate that conforms to the
specifications set by the department and this chapter, and that
is in substantially final form.

1286 (b) The results of a scientific sample survey of Florida 1287 motor vehicle owners that indicates at least 30,000 motor 1288 vehicle owners intend to purchase the proposed specialty license Page 46 of 81

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1289 plate at the increased cost. As used in this paragraph, the term 1290 "scientific sample survey" means information that is gathered 1291 from a representative subset of the population as a whole. The 1292 sample survey of registered motor vehicle owners must be 1293 performed independently of the requesting organization by an 1294 organization that conducts similar sample surveys as a normal 1295 course of business. Prior to conducting a sample survey for -the 1296 purposes of this section, a requesting organization must obtain 1297 a determination from the department that the organization 1298 selected to conduct the survey performs similar surveys as a 1299 normal course of business and is independent of the requesting 1300 organization. The methodology, results, and any evaluation by 1301 the department of the scientific sample survey shall be 1302 validated by the Auditor General as a condition precedent to 1303 submission of the specialty license plate for approval by the 1304 Legislature.

1305 (b) (c) An application fee, not to exceed \$60,000, to 1306 defray the department's cost for reviewing the application and 1307 developing the specialty license plate, if authorized. State 1308 funds may not be used to pay the application fee, except for 1309 collegiate specialty license plates authorized in s. 1310 320.08058(3) and (13). The specialty license plate application 1311 provisions of this act shall not apply to any organization which 1312 has requested and received the required forms for obtaining a 1313 specialty license plate authorization from the Department of Highway Safety and Motor Vehicles, has opened a bank account for 1314 the funds collected for the specialty license tag and has made 1315 deposits to such an account, and has obtained signatures toward 1316 Page 47 of 81

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1325

1317 completing the requirements for the specialty license tag. All 1318 applications requested on or after the effective date of this 1319 act must meet the requirements of this act.

1320 <u>(c)</u> (d) A marketing strategy outlining short-term and long-1321 term marketing plans for the requested specialty license plate 1322 and a financial analysis outlining the anticipated revenues and 1323 the planned expenditures of the revenues to be derived from the 1324 sale of the requested specialty license plates.

1326 The information required under this subsection must be submitted 1327 to the department at least 90 days before the convening of the 1328 next regular session of the Legislature.

1329 If the specialty license plate requested by the (2)1330 organization is approved by law, the organization must submit 1331 the proposed art design for the specialty license plate to the 1332 department, in a medium prescribed by the department, as soon as 1333 practicable, but no later than 60 days after the act approving 1334 the specialty license plate becomes a law. If the specialty 1335 license plate requested by the organization is not approved by the Legislature or does not meet the presale requirements in 1336 1337 subsection (3), the application fee shall be refunded to the 1338 requesting organization.

(3) (a) Within 120 days following the specialty license plate becoming law, the department shall establish a method to issue a specialty license plate voucher to allow for the presale of the specialty license plate. The processing fee as prescribed in s. 320.08056, the service charge and branch fee as prescribed in s. 320.04, and the annual use fee as prescribed in s.

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1345 320.08056 shall be charged for the voucher. All other applicable 1346 fees shall be charged at the time of issuance of the license 1347 plates. 1348 Within 24 months after the presale specialty license (b) 1349 plate voucher is established, the approved specialty license 1350 plate organization must record with the department a minimum of 1351 1,000 voucher sales before manufacture of the license plate may 1352 commence. If, at the conclusion of the 24-month presale period, 1353 the minimum sales requirements have not been met, the specialty 1354 plate is deauthorized and the department shall discontinue 1355 development of the plate and discontinue issuance of the presale 1356 vouchers. Upon deauthorization of the license plate, a purchaser 1357 of the license plate voucher may use the annual use fee 1358 collected as a credit towards any other specialty license plate 1359 or apply for a refund on a form prescribed by the department. 1360 (c) An organization that meets the requirements of this subsection shall be deemed to have submitted a valid survey for 1361 1362 purposes of s. 45 of chapter 2008-176, Laws of Florida, as 1363 amended. 1364 The amendments to s. 320.08053, Florida Section 23. 1365 Statutes, made by this act do not apply to organizations that 1366 are exempt from the moratorium contained in section 45 of 1367 chapter 2008-176, Laws of Florida, and that have complied with the provisions of s. 320.08053, Florida Statutes (2009). 1368 1369 Section 24. Subsection (1) and paragraph (b) of subsection 1370 (8) of section 320.08056, Florida Statutes, are amended, and 1371 paragraphs (rrr), (sss), and (ttt) are added to subsection (4) 1372 of that section, to read:

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2010 CS/CS/HB 971, Engrossed 2 Specialty license plates.-1373 320.08056 1374 (1)The department is responsible for developing the 1375 specialty license plates authorized in s. 320.08053. The 1376 department shall begin production and distribution of each new 1377 specialty license plate within 1 year after approval of the 1378 specialty license plate by the Legislature. 1379 The following license plate annual use fees shall be (4) 1380 collected for the appropriate specialty license plates: 1381 (rrr) Hispanic Achievers license plate, \$25. 1382 Children First license plate, \$25. (sss) 1383 (ttt) Veterans of Foreign Wars license plate, \$25. 1384 (8) 1385 (b) The department is authorized to discontinue the 1386 issuance of a specialty license plate and distribution of 1387 associated annual use fee proceeds if the organization no longer 1388 exists, if the organization has stopped providing services that 1389 are authorized to be funded from the annual use fee proceeds, if 1390 the organization does not meet the presale requirements as 1391 prescribed in s. 320.08053(3), or pursuant to an organizational 1392 recipient's request. Organizations shall are required to notify 1393 the department immediately to stop all warrants for plate sales 1394 if any of the conditions in this section exist_{au} and must meet 1395 the requirements of s. 320.08062 for any period of operation 1396 during a fiscal year. 1397 Section 25. Subsections (70), (71), and (72) are added to 1398 section 320.08058, Florida Statutes, to read: 1399 320.08058 Specialty license plates.-1400 (70) HISPANIC ACHIEVERS LICENSE PLATES.-Page 50 of 81

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1401	(a) Notwithstanding the requirements of s. 320.08053, the
1402	department shall develop a Hispanic Achievers license plate as
1403	provided in this section. The plate must bear the colors and
1404	design approved by the department. The word "Florida" must
1405	appear at the top of the plate, and the words "Hispanic
1406	Achievers" must appear at the bottom of the plate.
1407	(b) The proceeds from the license plate annual use fee
1408	shall be distributed to National Hispanic Corporate Achievers,
1409	Inc., a nonprofit corporation under s. 501(c)(3) of the Internal
1410	Revenue Code, to fund grants to nonprofit organizations to
1411	operate programs and provide scholarships and for marketing the
1412	Hispanic Achievers license plate. National Hispanic Corporate
1413	Achievers, Inc., shall establish a Hispanic Achievers Grant
1414	Council that shall provide recommendations for statewide grants
1415	from available Hispanic Achievers license plate proceeds to
1416	nonprofit organizations for programs and scholarships for
1417	Hispanic and minority Floridians. National Hispanic Corporate
1418	Achievers, Inc., shall also establish a Hispanic Achievers
1419	License Plate Fund. Moneys in the fund shall be used by the
1420	grant council as provided in this paragraph. All funds received
1421	under this subsection must be used in this state.
1422	(c) National Hispanic Corporate Achievers, Inc., may
1423	retain all proceeds from the annual use fee until documented
1424	startup costs for developing and establishing the plate have
1425	been recovered. Thereafter, the proceeds from the annual use fee
1426	shall be used as follows:
1427	1. Up to 10 percent of the proceeds may be used for the
1428	cost of administration of the Hispanic Achievers License Plate
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1429	Fund, the Hispanic Achievers Grant Council, and related matters.
1430	2. Funds may be used as necessary for annual audit or
1431	compliance affidavit costs.
1432	3. Twenty-five percent of the proceeds shall be used by
1433	the Hispanic Corporate Achievers, Inc., located in Seminole
1434	County, for grants.
1435	4. The remaining proceeds shall be available to the
1436	Hispanic Achievers Grant Council to award grants for services,
1437	programs, or scholarships for Hispanic and minority individuals
1438	and organizations throughout Florida. All grant recipients must
1439	provide to the Hispanic Achievers Grant Council an annual
1440	program and financial report regarding the use of grant funds.
1441	Such reports must be available to the public.
1442	(71) CHILDREN FIRST LICENSE PLATES
1443	(a) Upon Children First Florida, Inc., meeting the
1444	requirements of s. 320.08053, the department shall develop a
1445	Children First license plate as provided in this section. The
1446	plate must bear the colors and design approved by the
1447	department. The word "Florida" must appear at the top of the
1448	plate, and the words "Children First" must appear at the bottom
1449	of the plate.
1450	(b) The proceeds from the license plate annual use fee
1451	shall be distributed to Children First Florida, Inc., which
1452	shall retain all proceeds until the startup costs to develop and
1453	establish the plates have been recovered. Thereafter, the
1454	proceeds shall be used as follows:
1455	1. A maximum of 10 percent of the proceeds may be used to
1456	administer the license plate program, for direct administrative
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1457	costs associated with the operations of Children First Florida,
1458	Inc., and to promote and market the license plates.
1459	2. The remaining fees shall be used by Children First
1460	Florida, Inc., to fund public schools in this state, including
1461	teacher salaries.
1462	(72) VETERANS OF FOREIGN WARS LICENSE PLATES
1463	(a) Upon Veterans of Foreign Wars, Department of Florida,
1464	meeting the requirements of s. 320.08053, the department shall
1465	develop a Veterans of Foreign Wars license plate as provided in
1466	this section. The plates must bear the colors and design
1467	approved by the department and must incorporate the Great Seal
1468	of the Veterans of Foreign Wars of the United States as
1469	described in Art. VIII, s. 801 of the Congressional Charter and
1470	By-Laws of the Veterans of Foreign Wars of the United States.
1471	The word "Florida" must appear at the top of the plate, and the
1472	words "Veterans of Foreign Wars" must appear at the bottom of
1473	the plate.
1474	(b) The Veterans of Foreign Wars, Department of Florida
1475	shall retain all revenues from the sale of such plates until all
1476	startup costs for developing and issuing the plates have been
1477	recovered. Thereafter, 60 percent of the annual revenues shall
1478	be distributed to the Veterans of Foreign Wars, Department of
1479	Florida to support the Voice of Democracy and Patriots' Pen
1480	Scholarship programs, to support high school and college ROTC
1481	programs, and for administration and marketing the plate; 20
1482	percent of the annual revenues shall be distributed to the
1483	direct-support organization created under s. 292.055 under the
1484	Florida Department of Veterans' Affairs; and 20 percent of the

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1485 annual revenues shall be distributed to the direct-support 1486 organization created under s. 250.115 under the Department of 1487 Military Affairs. From the funds distributed to the Veterans of 1488 Foreign Wars, Department of Florida, an amount not to exceed 10 1489 percent of the annual revenues received from the sale of the 1490 plate may be used for administration and marketing the plate. 1491 Section 26. The Department of Highway Safety and Motor 1492 Vehicles may not establish any new voluntary contributions on 1493 the motor vehicle registration application form under s. 320.023, Florida Statutes, or the driver's license application 1494 1495 form under s. 322.081, Florida Statutes, between July 1, 2010, 1496 and July 1, 2013. However, the department may establish a 1497 voluntary contribution for an organization that has: 1498 (1) (a) Submitted a request to establish a voluntary 1499 contribution on a motor vehicle registration application under 1500 s. 320.023, Florida Statutes, or a driver's license application 1501 under s. 322.081, Florida Statutes, to the department before May 1502 1, 2010; and 1503 (b) Submitted a valid financial analysis, marketing 1504 strategy, and application fee before September 1, 2010; or 1505 Filed a bill during the 2010 Legislative Session to (2) 1506 establish a voluntary contribution and have met the requirements 1507 of s. 320.023 or s. 322.081, Florida Statutes. 1508 Section 27. Subsections (1) and (2) of section 320.0807, 1509 Florida Statutes, are amended to read: 1510 320.0807 Special license plates for Governor and federal 1511 and state legislators.-1512 Upon application by any member of the House of (1) Page 54 of 81

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1513 Representatives of Congress and payment of the fees prescribed 1514 by s. 320.0805, the department is authorized to issue to such 1515 Member of Congress a license plate stamped "Member of Congress" 1516 followed by the number of the appropriate congressional district 1517 and the letters "MC," or any other configuration chosen by the 1518 member which is not already in use. Upon application by a United 1519 States Senator and payment of the fees prescribed by s. 1520 320.0805, the department is authorized to issue a license plate 1521 stamped "USS," followed by the numeral II in the case of the junior senator. 1522

(2) 1523 Upon application by any member of the state House of 1524 Representatives and payment of the fees prescribed by s. 1525 320.0805, the department is authorized to issue such state 1526 representative license plates stamped in bold letters "State 1527 Legislator," followed by the number of the appropriate House of 1528 Representatives district and the letters "HR," or any other 1529 configuration chosen by the member which is not already in use 1530 on one plate; the numbers of the other plates will be assigned 1531 by the department. Upon application by a state senator and 1532 payment of the fees prescribed by s. 320.0805, the department is 1533 authorized to issue license plates stamped in bold letters 1534 "State Senator," followed by the number of the appropriate 1535 Senate district and the letters "SN," or any other configuration 1536 chosen by the member which is not already in use on one plate; 1537 the numbers of the other plates will be assigned by the 1538 department.

1539 Section 28. Subsection (4) of section 320.084, Florida 1540 Statutes, is amended to read:

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1541 320.084 Free motor vehicle license plate to certain 1542 disabled veterans.-

(4) (a) With the issuance of each new permanent "DV" numerical motor vehicle license plate, the department shall initially issue, without cost to the applicant, a validation sticker reflecting the owner's birth month and a serially numbered validation sticker reflecting the year of expiration. The initial sticker reflecting the year of expiration may not exceed 27 15 months.

(b) There shall be a service charge in accordance with the provisions of s. 320.04 for each initial application or renewal of registration and an additional sum of 50 cents on each license plate and validation sticker as provided in s. 320.06(3)(b).

1555 Registration under this section shall be renewed (C) 1556 annually or biennially during the applicable renewal period on 1557 forms prescribed by the department, which shall include, in 1558 addition to any other information required by the department, a 1559 certified statement as to the continued eligibility of the applicant to receive the special "DV" license plate. Any 1560 1561 applicant who falsely or fraudulently submits to the department 1562 the certified statement required by this paragraph is guilty of 1563 a noncriminal violation and is subject to a civil penalty of 1564 \$50.

1565 Section 29. Section 321.03, Florida Statutes, is amended 1566 to read:

1567321.03 Imitations prohibited; penalty.—Unless specifically1568authorized by the Florida Highway Patrol, ait shall be unlawful

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1569 for any person or persons in the state shall not to color or 1570 cause to be colored any motor vehicle or motorcycle the same or 1571 similar color as the color or colors so prescribed for the 1572 Florida Highway Patrol. A Any person who violates violating any 1573 of the provisions of this section or s. 321.02 with respect to 1574 uniforms, emblems, motor vehicles and motorcycles commits shall 1575 be quilty of a misdemeanor of the first degree, punishable as 1576 provided in s. 775.082 or s. 775.083. The Department of Highway 1577 Safety and Motor Vehicles shall employ such clerical help and 1578 mechanics as may be necessary for the economical and efficient 1579 operation of such department.

1580 Section 30. Section 321.05, Florida Statutes, is amended 1581 to read:

1582 321.05 Duties, functions, and powers of patrol officers.-1583 The members of the Florida Highway Patrol are hereby declared to 1584 be conservators of the peace and law enforcement officers of the 1585 state, with the common-law right to arrest a person who, in the 1586 presence of the arresting officer, commits a felony or commits 1587 an affray or breach of the peace constituting a misdemeanor, with full power to bear arms; and they shall apprehend, without 1588 1589 warrant, any person in the unlawful commission of any of the 1590 acts over which the members of the Florida Highway Patrol are 1591 given jurisdiction as hereinafter set out and deliver him or her 1592 to the sheriff of the county that further proceedings may be had 1593 against him or her according to law. In the performance of any 1594 of the powers, duties, and functions authorized by law, members 1595 of the Florida Highway Patrol shall have the same protections 1596 and immunities afforded other peace officers, which shall be

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1597 recognized by all courts having jurisdiction over offenses 1598 against the laws of this state, and shall have authority to 1599 apply for, serve, and execute search warrants, arrest warrants, 1600 capias, and other process of the court in those matters in which 1601 patrol officers have primary responsibility as set forth in 1602 subsection (1). The patrol officers under the direction and 1603 supervision of the Department of Highway Safety and Motor 1604 Vehicles shall perform and exercise throughout the state the following duties, functions, and powers: 1605

1606 To patrol the state highways and regulate, control, (1)1607 and direct the movement of traffic thereon; to maintain the 1608 public peace by preventing violence on highways; to apprehend 1609 fugitives from justice; to enforce all laws now in effect 1610 regulating and governing traffic, travel, and public safety upon 1611 the public highways and providing for the protection of the 1612 public highways and public property thereon; to make arrests 1613 without warrant for the violation of any state law committed in 1614 their presence in accordance with the laws of this state; providing that no search shall be made unless it is incident to 1615 a lawful arrest, to regulate and direct traffic concentrations 1616 1617 and congestions; to enforce laws governing the operation, 1618 licensing, and taxing and limiting the size, weight, width, 1619 length, and speed of vehicles and licensing and controlling the 1620 operations of drivers and operators of vehicles; to cooperate with officials designated by law to collect all state fees and 1621 1622 revenues levied as an incident to the use or right to use the 1623 highways for any purpose; to require the drivers of vehicles to stop and exhibit their driver's licenses, registration cards, or 1624

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1625 documents required by law to be carried by such vehicles; to 1626 investigate traffic accidents, secure testimony of witnesses and 1627 of persons involved, and make report thereof with copy, when 1628 requested in writing, to any person in interest or his or her 1629 attorney; to investigate reported thefts of vehicles and to 1630 seize contraband or stolen property on or being transported on 1631 the highways. Each patrol officer of the Florida Highway Patrol 1632 is subject to and has the same arrest and other authority 1633 provided for law enforcement officers generally in chapter 901 and has statewide jurisdiction. Each officer also has arrest 1634 1635 authority as provided for state law enforcement officers in s. 1636 901.15. This section shall not be construed as being in conflict 1637 with, but is supplemental to, chapter 933.

1638 (2) To assist other constituted law enforcement officers 1639 of the state to quell mobs and riots, guard prisoners, and 1640 police disaster areas.

1641 (3) (a) To make arrests while in fresh pursuit of a person1642 believed to have violated the traffic and other laws.

(b) To make arrest of a person wanted for a felony or against whom a warrant has been issued on any charge in violation of federal, state, or county laws or municipal ordinances.

(4) (a) All fines and costs and the proceeds of the forfeiture of bail bonds and recognizances resulting from the enforcement of this chapter by patrol officers shall be paid into the fine and forfeiture fund established pursuant to s. 142.01 of the county where the offense is committed. In all cases of arrest by patrol officers, the person arrested shall be

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1653 delivered forthwith by the said officer to the sheriff of the 1654 county, or he or she shall obtain from the such person arrested 1655 a recognizance or, if deemed necessary, a cash bond or other 1656 sufficient security conditioned for his or her appearance before 1657 the proper tribunal of the such county to answer the charge for 1658 which he or she has been arrested; and all fees accruing shall 1659 be taxed against the party arrested, which fees are hereby 1660 declared to be part of the compensation of the said sheriffs 1661 authorized to be fixed by the Legislature under s. 5(c), Art. II 1662 of the State Constitution, to be paid such sheriffs in the same 1663 manner as fees are paid for like services in other criminal 1664 cases. All patrol officers are hereby directed to deliver all 1665 bonds accepted and approved by them to the sheriff of the county 1666 in which the offense is alleged to have been committed. However, 1667 a no sheriff shall not be paid any arrest fee for the arrest of 1668 a person for violation of any section of chapter 316 when the 1669 arresting officer was transported in a Florida Highway Patrol 1670 car to the vicinity where the arrest was made; and a no sheriff 1671 shall not be paid any fee for mileage for himself or herself or a prisoner for miles traveled in a Florida Highway Patrol car. A 1672 1673 No patrol officer is not shall be entitled to any fee or mileage 1674 cost except when responding to a subpoena in a civil cause or 1675 except when the such patrol officer is appearing as an official 1676 witness to testify at any hearing or law action in any court of 1677 this state as a direct result of his or her employment as a 1678 patrol officer during time not compensated as a part of his or 1679 her normal duties. Nothing herein shall be construed as limiting 1680 the power to locate and to take from any person under arrest or Page 60 of 81

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about to be arrested deadly weapons. Nothing contained in This section <u>is not</u> shall be construed as a limitation upon existing powers and duties of sheriffs or police officers.

(b) Any person so arrested and released on his or her own recognizance by an officer and who <u>fails shall fail</u> to appear or respond to a notice to appear shall, in addition to the traffic violation charge, <u>commits</u> be guilty of a noncriminal traffic infraction subject to the penalty provided in s. 318.18(2).

1689 (5)The department may employ or assign some fit and 1690 suitable person with experience in the field of public relations 1691 who shall have the duty to promote, coordinate, and publicize 1692 the traffic safety activities in the state and assign such 1693 person to the office of the Governor at a salary to be fixed by 1694 the department. The person so assigned or employed shall be a 1695 member of the uniform division of the Florida Highway Patrol, 1696 and he or she shall have the pay and rank of lieutenant while on 1697 such assignment.

1698 (6) The Division of Florida Highway Patrol is authorized
1699 to <u>adopt</u> promulgate rules and regulations which may be necessary
1700 to implement the provisions of chapter 316.

1701 Section 31. Subsection (26) of section 322.01, Florida 1702 Statutes, is amended, and subsection (46) is added to that 1703 section, to read:

1704

322.01 Definitions.-As used in this chapter:

1705 (26) "Motorcycle" means a motor vehicle powered by a motor 1706 with a displacement of more than 50 cubic centimeters, having a 1707 seat or saddle for the use of the rider, and designed to travel 1708 on not more than three wheels in contact with the ground, but

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1709	excluding a tractor, tri-vehicle, or moped.
1710	(46) "Tri-vehicle" means an enclosed three-wheeled
1711	passenger vehicle that:
1712	(a) Is designed to operate with three wheels in contact
1713	with the ground;
1714	(b) Has a minimum unladen weight of 900 pounds;
1715	(c) Has a single, completely enclosed, occupant
1716	compartment;
1717	(d) Is produced in a minimum quantity of 300 in any
1718	calendar year;
1719	(e) Is capable of a speed greater than 60 miles per hour
1720	on level ground; and
1721	(f) Is equipped with:
1722	1. Seats that are certified by the vehicle manufacturer to
1723	meet the requirements of Federal Motor Vehicle Safety Standard
1724	No. 207, "Seating systems" (49 C.F.R. s. 571.207);
1725	2. A steering wheel used to maneuver the vehicle;
1726	3. A propulsion unit located forward or aft of the
1727	enclosed occupant compartment;
1728	4. A seat belt for each vehicle occupant certified to meet
1729	the requirements of Federal Motor Vehicle Safety Standard No.
1730	209, "Seat belt assemblies" (49 C.F.R. s. 571.209);
1731	5. A windshield and an appropriate windshield wiper and
1732	washer system that are certified by the vehicle manufacture to
1733	meet the requirements of Federal Motor Vehicle Safety Standard
1734	No. 205, "Glazing Materials" (49 C.F.R. s. 571.205) and Federal
1735	Motor Vehicle Safety Standard No. 104, "Windshield Wiping and
1736	Washing Systems" (49 C.F.R. s. 571.104); and
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1737 6. A vehicle structure certified by the vehicle 1738 manufacturer to meet the requirements of Federal Motor Vehicle Safety Standard No. 216, "Rollover crush resistance" (49 C.F.R. 1739 1740 s. 571.216). 1741 Section 32. Subsection (7) of section 322.08, Florida 1742 Statutes, is amended to read: 1743 322.08 Application for license; requirements for license 1744 and identification card forms.-1745 (7)The application form for an original, renewal, or 1746 replacement a driver's license or identification card duplicate 1747 thereof shall include language permitting the following: 1748 A voluntary contribution of \$1 per applicant, which (a) 1749 contribution shall be deposited into the Health Care Trust Fund 1750 for organ and tissue donor education and for maintaining the 1751 organ and tissue donor registry. 1752 (b) A voluntary contribution of \$1 per applicant, which 1753 contribution shall be distributed to the Florida Council of the 1754 Blind. 1755 (C) A voluntary contribution of \$2 per applicant, which 1756 shall be distributed to the Hearing Research Institute, 1757 Incorporated. 1758 A voluntary contribution of \$1 per applicant, which (d) 1759 shall be distributed to the Juvenile Diabetes Foundation 1760 International. A voluntary contribution of \$1 per applicant, which 1761 (e) 1762 shall be distributed to the Children's Hearing Help Fund. 1763 (f) A voluntary contribution of \$1 per applicant, which 1764 shall be distributed to Family First, a nonprofit organization. Page 63 of 81 CODING: Words stricken are deletions; words underlined are additions.

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1765 A voluntary contribution of \$1 per applicant, to Stop (q) 1766 Heart Disease, which shall be distributed to the Florida Heart 1767 Research Institute, a nonprofit organization. 1768 Notwithstanding s. 322.081, a voluntary contribution (h) 1769 of \$1 per applicant, which shall be distributed to the League 1770 Against Cancer/La Liga Contra el Cancer, a not-for-profit 1771 organization. 1772 (i) Notwithstanding s. 322.081, a voluntary contribution 1773 of \$1 per applicant to the state homes for veterans, to be 1774 distributed on a quarterly basis by the department to the State 1775 Homes for Veterans Trust Fund, which is administered by the 1776 Department of Veterans' Affairs. 1777 1778 A statement providing an explanation of the purpose of the trust 1779 funds shall also be included. For the purpose of applying the 1780 service charge provided in s. 215.20, contributions received 1781 under paragraphs (b)-(i) $\frac{(b)}{(c)}$, $\frac{(c)}{(d)}$, $\frac{(c)}{(c)}$, $\frac{(f)}{(c)}$, and $\frac{(g)}{(c)}$ and 1782 under s. 322.18(9) are not income of a revenue nature. 1783 Section 33. Section 322.121, Florida Statutes, is amended 1784 to read: 1785 322.121 Periodic reexamination of all drivers.-1786 It is the intent of the Legislature that all licensed (1)1787 drivers in Florida be reexamined upon renewal of their licenses. Because only a small percentage of drivers in the state are 1788 1789 categorized as problem drivers, the Legislature intends that 1790 renewals the large number of drivers who have not had any convictions for the 3 years preceding renewal and whose driving 1791 1792 privilege in this state has not been revoked, disgualified, Page 64 of 81

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1793 suspended at any time during the 7 years preceding renewal be 1794 processed expeditiously upon renewal of their licenses by 1795 examinations of <u>the licensee's</u> their eyesight and hearing only 1796 and that all other licensees be tested, in addition to the 1797 eyesight and hearing examinations, with respect to their ability 1798 to read and understand highway signs regulating, warning, and 1799 directing traffic.

1800 (2) Each licensee must pass a reexamination at the time of 1801 renewal, except as otherwise provided in this chapter. For each 1802 licensee whose driving record does not show any convictions for 1803 the preceding 3 years or any revocations, disqualifications, or 1804 suspensions for the preceding 7 years; and who, at the time of 1805 renewal, presents a renewal notice verifying such safe driving record, the reexamination shall consist of tests of the 1806 1807 licensee's eyesight and hearing. For all other licensees, in 1808 addition to the eyesight and hearing tests, the reexamination 1809 must include tests of the ability to read and understand highway 1810 signs and pavement markings regulating, warning, and directing 1811 traffic.

1812 (2)(3) For each licensee whose driving record does not 1813 show any revocations, disqualifications, or suspensions for the 1814 preceding 7 years or any convictions for the preceding 3 years 1815 except for convictions of the following nonmoving violations:

1816 (a) Failure to exhibit a vehicle registration certificate,1817 rental agreement, or cab card pursuant to s. 320.0605;

(b) Failure to renew a motor vehicle or mobile home registration that has been expired for 4 months or less pursuant to s. 320.07(3)(a);

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1827

1821 (c) Operating a motor vehicle with an expired license that1822 has been expired for 4 months or less pursuant to s. 322.065;

1823 (d) Failure to carry or exhibit a license pursuant to s.1824 322.15(1); or

1825 (e) Failure to notify the department of a change of1826 address or name within 10 days pursuant to s. 322.19,

1828 the department shall cause such licensee's license to be 1829 prominently marked with the notation "Safe Driver."

1830 <u>(3)</u> (4) Eyesight examinations must be administered as 1831 provided in s. 322.12.

1832 <u>(4) (5)</u> An examination fee may not be assessed for 1833 reexamination required by this section.

1834 <u>(5)</u>(6) Members of the Armed Forces, or their dependents 1835 residing with them, shall be granted an automatic extension for 1836 the expiration of their licenses without reexamination while 1837 serving on active duty outside this state. This extension is 1838 valid for 90 days after the member of the Armed Forces is either 1839 discharged or returns to this state to live.

1840 (6) (7) In addition to any other examination authorized by 1841 this section, an applicant for a renewal of a commercial 1842 driver's license may be required to complete successfully an 1843 examination of his or her knowledge regarding state and federal 1844 rules, regulations, and laws, governing the type of vehicle 1845 which he or she is applying to be licensed to operate.

1846 <u>(7) (8)</u> In addition to any other examination authorized by 1847 this section, an applicant for a renewal of an endorsement 1848 issued under s. 322.57(1)(a), (b), (d), (e), or (f) may be

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1849 required to complete successfully an examination of his or her 1850 knowledge regarding state and federal rules, regulations, and 1851 laws, governing the type of vehicle which he or she is seeking 1852 an endorsement to operate.

1853 Section 34. Paragraph (a) of subsection (5) and paragraph 1854 (c) of subsection (8) of section 322.18, Florida Statutes, are 1855 amended, to read:

1856 322.18 Original applications, licenses, and renewals; 1857 expiration of licenses; delinquent licenses.-

1858 (5) All renewal driver's licenses may be issued after the 1859 applicant licensee has been determined to be eligible by the 1860 department.

(a) A licensee who is otherwise eligible for renewal andwho is at least 80 years of age:

1863 1. Must submit to and pass a vision test administered at 1864 any driver's license office; or

1865 2. If the licensee applies for a renewal using a 1866 convenience service as provided in subsection (8), he or she 1867 must submit to a vision test administered by a physician 1868 licensed under chapter 458 or chapter 459, or an optometrist 1869 licensed under chapter 463, or a licensed physician at a 1870 federally established veterans' hospital, must send the results 1871 of that test to the department on a form obtained from the 1872 department and signed by such health care practitioner, and must 1873 meet vision standards that are equivalent to the standards for 1874 passing the departmental vision test. The physician or 1875 optometrist may submit the results of a vision test by a 1876 department-approved electronic means.

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1891

1877 (8) The department shall issue 8-year renewals using a 1878 convenience service without reexamination to drivers who have 1879 not attained 80 years of age. The department shall issue 6-year 1880 renewals using a convenience service when the applicant has 1881 satisfied the requirements of subsection (5).

(c) The department shall issue one renewal using a convenience service. A person who is out of this state when his or her license expires may be issued a 90-day temporary driving permit without reexamination. At the end of the 90-day period, the person must either return to this state or apply for a license where the person is located, except for a member of the Armed Forces as provided in <u>s. 322.121(5)</u> s. 322.121(6).

Section 35. Subsection (2) of section 322.2615, Florida
Statutes, is amended to read:

322.2615 Suspension of license; right to review.-

1892 (2)Except as provided in paragraph (1)(a), the law 1893 enforcement officer shall forward to the department, within 5 1894 days after issuing the notice of suspension, the driver's 1895 license; an affidavit stating the officer's grounds for belief 1896 that the person was driving or in actual physical control of a 1897 motor vehicle while under the influence of alcoholic beverages 1898 or chemical or controlled substances; the results of any breath 1899 or blood test or an affidavit stating that a breath, blood, or 1900 urine test was requested by a law enforcement officer or 1901 correctional officer and that the person refused to submit; the officer's description of the person's field sobriety test, if 1902 1903 any; and the notice of suspension; and a copy of the crash 1904 report, if any. The failure of the officer to submit materials Page 68 of 81

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1905 within the 5-day period specified in this subsection and in 1906 subsection (1) does not affect the department's ability to 1907 consider any evidence submitted at or prior to the hearing. The 1908 officer may also submit a copy of the crash report and a copy of 1909 a videotape of the field sobriety test or the attempt to 1910 administer such test. Materials submitted to the department by a 1911 law enforcement agency or correctional agency shall be 1912 considered self-authenticating and shall be in the record for 1913 consideration by the hearing officer. Notwithstanding s. 1914 316.066(7), the crash report shall be considered by the hearing 1915 officer. 1916 Section 36. Effective October 1, 2010, subsection (5) of 1917 section 322.271, Florida Statutes, is renumbered as subsection 1918 (6), and a new subsection (5) is added to that section, to read: 322.271 Authority to modify revocation, cancellation, or 1919 1920 suspension order.-1921 (5) Notwithstanding the provisions of s. 322.28(2)(e), a 1922 person whose driving privilege has been permanently revoked 1923 because he or she has been convicted four or more times of 1924 violating s. 316.193 or former s. 316.1931 may, upon the 1925 expiration of 10 years after the date of the last conviction or 1926 the expiration of 10 years after the termination of any incarceration under s. 316.193 or former s. 316.1931, whichever 1927 1928 is later, petition the department for reinstatement of his or 1929 her driving privilege. 1930 (a) Within 30 days after receipt of a petition, the 1931 department shall provide for a hearing, at which the petitioner 1932 must demonstrate that he or she:

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CS/CS/HB 971, Engrossed 2 1933 1. Has not been arrested for a drug-related offense for at 1934 least 5 years prior to filing the petition; 1935 2. Has not driven a motor vehicle without a license for at 1936 least 5 years prior to the hearing; 1937 3. Has been drug-free for at least 5 years prior to the 1938 hearing; and 1939 4. Has completed a DUI program licensed by the department. (b) At the hearing, the department shall determine the 1940 petitioner's qualification, fitness, and need to drive, and may, 1941 1942 after such determination, reinstate the petitioner's driver's license. The reinstatement shall be subject to the following 1943 1944 qualifications: 1945 1. The petitioner's license must be restricted for 1946 employment purposes for not less than 1 year; and 1947 2. The petitioner must be supervised by a DUI program 1948 licensed by the department and must report to the program for 1949 supervision and education at least four times a year or more, as 1950 required by the program, for the remainder of the revocation 1951 period. The supervision shall include evaluation, education, 1952 referral into treatment, and other activities required by the 1953 department. 1954 The petitioner must assume the reasonable costs of (C) 1955 supervision. If the petitioner does not comply with the required 1956 supervision, the program shall report the failure to the 1957 department, and the department shall cancel such person's 1958 driving privilege. 1959 (d) If, after reinstatement, the petitioner is convicted

1960 of an offense for which mandatory license revocation is

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1961 required, the department shall revoke his or her driving 1962 privilege. (e) 1963 The department shall adopt rules regulating the 1964 services provided by DUI programs pursuant to this section. 1965 Section 37. Effective October 1, 2011, subsection (5) of section 322.271, Florida Statutes, as created by this act, is 1966 1967 amended to read: 1968 Authority to modify revocation, cancellation, or 322.271 1969 suspension order.-1970 Notwithstanding the provisions of s. 322.28(2)(e), a (5) person whose driving privilege has been permanently revoked 1971 1972 because he or she has been convicted four or more times of 1973 violating s. 316.193 or former s. 316.1931 may, upon the 1974 expiration of 5 10 years after the date of the last conviction or the expiration of 5 $\frac{10}{10}$ years after the termination of any 1975 incarceration under s. 316.193 or former s. 316.1931, whichever 1976 1977 is later, petition the department for reinstatement of his or 1978 her driving privilege. 1979 Within 30 days after receipt of a petition, the (a) 1980 department shall provide for a hearing, at which the petitioner 1981 must demonstrate that he or she: 1982 1. Has not been arrested for a drug-related offense for at 1983 least 5 years prior to filing the petition; 1984 Has not driven a motor vehicle without a license for at 2. 1985 least 5 years prior to the hearing; 1986 3. Has been drug-free for at least 5 years prior to the 1987 hearing; and 1988 4. Has completed a DUI program licensed by the department. Page 71 of 81

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(b) At the hearing, the department shall determine the petitioner's qualification, fitness, and need to drive, and may, after such determination, reinstate the petitioner's driver's license. The reinstatement shall be subject to the following qualifications:

1994 1. The petitioner's license must be restricted for 1995 employment purposes for not less than 1 year; and

2. The petitioner must be supervised by a DUI program licensed by the department and must report to the program for supervision and education at least four times a year or more, as required by the program, for the remainder of the revocation period. The supervision shall include evaluation, education, referral into treatment, and other activities required by the department.

(c) The petitioner must assume the reasonable costs of supervision. If the petitioner does not comply with the required supervision, the program shall report the failure to the department, and the department shall cancel such person's driving privilege.

(d) If, after reinstatement, the petitioner is convicted of an offense for which mandatory license revocation is required, the department shall revoke his or her driving privilege.

(e) The department shall adopt rules regulating theservices provided by DUI programs pursuant to this section.

2014 Section 38. Paragraph (e) is added to subsection (3) of 2015 section 322.2715, Florida Statutes, to read:

2016 322.2715 Ignition interlock device.-

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2017	(3) If the person is convicted of:
2018	(e) A fourth or subsequent offense of driving under the
2019	influence, the ignition interlock device shall be installed for
2020	a period of not less than 5 years.
2021	Section 39. Subsection (11) is added to section 322.34,
2022	Florida Statutes, to read:
2023	322.34 Driving while license suspended, revoked, canceled,
2024	or disqualified
2025	(10)(a) Notwithstanding any other provision of this
2026	section, if a person does not have a prior forcible felony
2027	conviction as defined in s. 776.08, the penalties provided in
2028	paragraph (b) apply if a person's driver's license or driving
2029	privilege is canceled, suspended, or revoked for:
2030	1. Failing to pay child support as provided in s. 322.245
2031	or s. 61.13016;
2032	2. Failing to pay any other financial obligation as
2033	provided in s. 322.245 other than those specified in s.
2034	322.245(1);
2035	3. Failing to comply with a civil penalty required in s.
2036	318.15;
2037	4. Failing to maintain vehicular financial responsibility
2038	as required by chapter 324;
2039	5. Failing to comply with attendance or other requirements
2040	for minors as set forth in s. 322.091; or
2041	6. Having been designated a habitual traffic offender
2042	under s. 322.264(1)(d) as a result of suspensions of his or her
2043	driver's license or driver privilege for any underlying
2044	violation listed in subparagraphs 15.
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(b)1. Upon a first conviction for knowingly driving while his or her license is suspended, revoked, or canceled for any of the underlying violations listed in subparagraphs (a)1.-6., a person commits a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.

2050 2. Upon a second or subsequent conviction for the same 2051 offense of knowingly driving while his or her license is 2052 suspended, revoked, or canceled for any of the underlying 2053 violations listed in subparagraphs (a)1.-6., a person commits a 2054 misdemeanor of the first degree, punishable as provided in s. 2055 775.082 or s. 775.083.

2056 (11) (a) A person who does not hold a commercial driver's 2057 license and who is cited for an offense of knowingly driving 2058 while his or her license is suspended, revoked, or canceled for 2059 any of the underlying violations listed in paragraph (10)(a) may, in lieu of payment of fine or court appearance, elect to 2060 2061 enter a plea of nolo contendere and provide proof of compliance to the clerk of the court, designated official, or authorized 2062 2063 operator of a traffic violations bureau. In such case, 2064 adjudication shall be withheld. However, no election shall be 2065 made under this subsection if such person has made an election 2066 under this subsection during the preceding 12 months. A person 2067 may not make more than three elections under this subsection. 2068 (b) If adjudication is withheld under paragraph (a), such 2069 action is not a conviction. 2070 Section 40. Subsection (8) of section 322.61, Florida 2071 Statutes, is amended to read: 2072 322.61 Disqualification from operating a commercial motor Page 74 of 81

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2073 vehicle.-

(8) A driver who is convicted of or otherwise found to have committed a violation of an out-of-service order while driving a commercial motor vehicle is disqualified as follows:

(a) Not less than <u>180</u> 90 days nor more than 1 year if the driver is convicted of or otherwise found to have committed a first violation of an out-of-service order.

2080 (b) Not less than <u>2 years</u> 1 year nor more than 5 years if, 2081 for offenses occurring during any 10-year period, the driver is 2082 convicted of or otherwise found to have committed two violations 2083 of out-of-service orders in separate incidents.

(c) Not less than 3 years nor more than 5 years if, for offenses occurring during any 10-year period, the driver is convicted of or otherwise found to have committed three or more violations of out-of-service orders in separate incidents.

2088 (d) Not less than 180 days nor more than 2 years if the 2089 driver is convicted of or otherwise found to have committed a 2090 first violation of an out-of-service order while transporting 2091 hazardous materials required to be placarded under the Hazardous 2092 Materials Transportation Act, 49 U.S.C. ss. 5101 et seq., or 2093 while operating motor vehicles designed to transport more than 2094 15 passengers, including the driver. A driver is disqualified 2095 for a period of not less than 3 years nor more than 5 years if, 2096 for offenses occurring during any 10-year period, the driver is 2097 convicted of or otherwise found to have committed any subsequent 2098 violations of out-of-service orders, in separate incidents, 2099 while transporting hazardous materials required to be placarded under the Hazardous Materials Transportation Act, 49 U.S.C. ss. 2100

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2101 5101 et seq., or while operating motor vehicles designed to 2102 transport more than 15 passengers, including the driver.

2103 Section 41. Section 488.06, Florida Statutes, is amended 2104 to read:

2105 488.06 Revocation or suspension of license or 2106 certificate.-The Department of Highway Safety and Motor Vehicles 2107 may suspend or revoke any license or certificate issued under 2108 the provisions of this chapter if the holder of the license or 2109 certificate or an instructor, agent, or employee of the 2110 commercial driving school has:

Violated the provisions of this chapter; -(1) 2112 (2) Been convicted of, pled no contest to, or had 2113 adjudication withheld for any felony offense or misdemeanor 2114 offense, as shown by a fingerprint-based criminal background check, the cost of which must be borne by the applicant, 2115 2116 instructor, agent, or employee;

2117 Committed any fraud or willful misrepresentation in (3) 2118 applying for or obtaining a license; or

(4) 2119 Solicited business on any premises, including parking 2120 areas, used by the department or a tax collector for the purpose 2121 of licensing drivers.

2122 2123

2111

For purposes of subsection (2), fingerprints shall be submitted 2124 by the Department of Highway Safety and Motor Vehicles to the 2125 Florida Department of Law Enforcement for state processing, and 2126 the Florida Department of Law Enforcement shall forward them to

2127 the Federal Bureau of Investigation for national processing. The

Department of Highway Safety and Motor Vehicles shall screen the 2128

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2129 background check results to determine if an applicant,

2130 instructor, agency or employee meets licensure or certification
2131 requirements.

2132 Section 42. Subsection (9) of section 261.03, Florida 2133 Statutes, is amended to read:

2134 261.03 Definitions.-As used in this chapter, the term: 2135 (9) "ROV" means any motorized recreational off-highway 2136 vehicle 64 60 inches or less in width, having a dry weight of 2137 2,000 1,500 pounds or less, designed to travel on four or more 2138 nonhighway tires, having nonstraddle seating and a steering 2139 wheel, and manufactured for recreational use by one or more 2140 persons. The term "ROV" does not include a golf cart as defined in ss. 320.01(22) and 316.003(68) or a low-speed vehicle as 2141 2142 defined in s. 320.01(42).

2143 Section 43. Subsection (9) of section 317.0003, Florida 2144 Statutes, is amended to read:

317.0003 Definitions.-As used in this chapter, the term: 2145 2146 "ROV" means any motorized recreational off-highway (9) 2147 vehicle 64 60 inches or less in width, having a dry weight of 2,000 1,500 pounds or less, designed to travel on four or more 2148 2149 nonhighway tires, having nonstraddle seating and a steering 2150 wheel, and manufactured for recreational use by one or more 2151 persons. The term "ROV" does not include a golf cart as defined 2152 in ss. 320.01(22) and 316.003(68) or a low-speed vehicle as 2153 defined in s. 320.01(42).

2154 Section 44. Subsection (7) is added to section 316.008, 2155 Florida Statutes, to read:

2156 316.008 Powers of local authorities.-

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2157	(7) A county or municipality may enact an ordinance to
2158	permit, control, or regulate the operation of vehicles, golf
2159	carts, mopeds, motorized scooters, and electric personal
2160	assistive mobility devices on sidewalks or sidewalk areas when
2161	such use is permissible under federal law. The ordinance must
2162	restrict such vehicles or devices to a maximum speed of 15 miles
2163	per hour in such areas.
2164	Section 45. Section 316.1995, Florida Statutes, is amended
2165	to read:
2166	316.1995 Driving upon sidewalk or bicycle path
2167	(1) Except as provided in s. 316.008 or s. 316.212(8), a
2168	$rac{NO}{NO}$ person may not shall drive any vehicle other than by human
2169	power upon a bicycle path, sidewalk, or sidewalk area, except
2170	upon a permanent or duly authorized temporary driveway.
2171	(2) A violation of this section is a noncriminal traffic
2172	infraction, punishable as a moving violation as provided in
2173	chapter 318.
2174	(3) This section does not apply to motorized wheelchairs.
2175	Section 46. Subsection (8) of section 316.212, Florida
2176	Statutes, is amended to read:
2177	316.212 Operation of golf carts on certain roadwaysThe
2178	operation of a golf cart upon the public roads or streets of
2179	this state is prohibited except as provided herein:
2180	(8) A local governmental entity may enact an ordinance
2181	relating to:
2182	(a) Regarding Golf cart operation and equipment which is
2183	more restrictive than those enumerated in this section. Upon
2184	enactment of such ordinance, the local governmental entity shall
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2185 post appropriate signs or otherwise inform the residents that 2186 such an ordinance exists and that it will be enforced within the 2187 local government's jurisdictional territory. An ordinance 2188 referred to in this section must apply only to an unlicensed 2189 driver.

(b) Golf cart operation on sidewalks adjacent to specific segments of municipal streets, county roads, or state highways within the jurisdictional territory of the local governmental entity if:

2194 <u>1. The local governmental entity determines, after</u> 2195 <u>considering the condition and current use of the sidewalks, the</u> 2196 <u>character of the surrounding community, and the locations of</u> 2197 <u>authorized golf cart crossings, that golf carts, bicycles, and</u> 2198 <u>pedestrians may safely share the sidewalk;</u>

2199 <u>2. The local governmental entity consults with the</u>
 2200 <u>Department of Transportation before adopting the ordinance;</u>
 2201 3. The ordinance restricts golf carts to a maximum speed

2202 <u>of 15 miles per hour and permits such use on sidewalks adjacent</u> 2203 <u>to state highways only if the sidewalks are at least 8 feet</u> 2204 wide;

2205 <u>4. The ordinance requires the golf carts to meet the</u>
 2206 <u>equipment requirements in subsection (6). However, the ordinance</u>
 2207 <u>may require additional equipment, including horns or other</u>
 2208 <u>warning devices required by s. 316.271; and</u>
 2209 5. The local governmental entity posts appropriate signs

2210 or otherwise informs residents that the ordinance exists and 2211 applies to such sidewalks.

2212 Section 47. Section 316.2128, Florida Statutes, is amended Page 79 of 81

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2213 to read:

2214 316.2128 Operation of motorized scooters and miniature 2215 motorcycles; requirements for sales.-

A person who engages in the business of, serves in the 2216 (1) 2217 capacity of, or acts as a commercial seller of motorized 2218 scooters or miniature motorcycles in this state must prominently 2219 display at his or her place of business a notice that such 2220 vehicles are not legal to operate on public roads, or sidewalks 2221 and may not be registered as motor vehicles, and may not be 2222 operated on sidewalks unless authorized by an ordinance enacted 2223 pursuant to s. 316.008(7) or s. 316.212(8). The required notice 2224 must also appear in all forms of advertising offering motorized 2225 scooters or miniature motorcycles for sale. The notice and a 2226 copy of this section must also be provided to a consumer prior 2227 to the consumer's purchasing or becoming obligated to purchase a 2228 motorized scooter or a miniature motorcycle.

(2) Any person selling or offering a motorized scooter or a miniature motorcycle for sale in violation of this section commits an unfair and deceptive trade practice as defined in part II of chapter 501.

2233	Section 48. Ronshay Dugans Act
2234	(1) This section may be cited as the "Ronshay Dugans Act."
2235	(2) The first week of September is designated as "Drowsy
2236	Driving Prevention Week" in this state. During Drowsy Driving
2237	Prevention Week, the Department of Highway Safety and Motor
2238	Vehicles and the Department of Transportation are encouraged to
2239	educate the law enforcement community and the public about the
2240	relationship between fatigue and performance and the research

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2241	showing fatigue to be as much of an impairment as alcohol and as
2242	dangerous while operating a motor vehicle.
2243	Section 49. Except as otherwise expressly provided in this
2244	act, this act shall take effect September 1, 2010.

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