Bill No. CS/CS/SB 1150 (2011)

Amendment No. CHAMBER ACTION Senate House 1 Representative Albritton offered the following: 2 3 Amendment (with title amendment) 4 Remove everything after the enacting clause and insert: 5 6 Section 1. Section 20.24, Florida Statutes, is amended to 7 read: 8 20.24 Department of Highway Safety and Motor Vehicles.-9 There is created a Department of Highway Safety and Motor Vehicles. 10 11 The head of the Department of Highway Safety and Motor (1)12 Vehicles is the Governor and Cabinet. An executive director 13 shall serve at the pleasure of the Governor and Cabinet. The 14 executive director may establish a command, operational, and 15 administrative services structure to assist, manage, and support the department in operating programs and delivering services. 16 752267 5/3/2011 1:11 PM

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17	Amendment No. (2) The following divisions <del>, and bureaus within the</del>
18	divisions, of the Department of Highway Safety and Motor
19	Vehicles are established:
20	(a) Division of the Florida Highway Patrol.
21	(b) Division of Motorist Services.
22	(b) Division of Driver Licenses.
23	(c) Division of Motor Vehicles.
24	Section 2. Subsection (9) of section 261.03, Florida
25	Statutes, is amended to read:
26	261.03 Definitions.—As used in this chapter, the term:
27	(9) "ROV" means any motorized recreational off-highway
28	vehicle 64 inches or less in width, having a dry weight of 2,000
29	pounds or less, designed to travel on four or more nonhighway
30	tires, having nonstraddle seating and a steering wheel, and
31	manufactured for recreational use by one or more persons. The
32	term "ROV" does not include a golf cart as defined in ss.
33	320.01 <del>(22)</del> and 316.003(68) or a low-speed vehicle as defined in
34	s. 320.01 <del>(42)</del> .
35	Section 3. Paragraph (e) of subsection (2) of section
36	288.816, Florida Statutes, is amended to read:
37	288.816 Intergovernmental relations
38	(2) The Office of Tourism, Trade, and Economic Development
39	shall be responsible for all consular relations between the
40	state and all foreign governments doing business in Florida. The
41	office shall monitor United States laws and directives to ensure
42	that all federal treaties regarding foreign privileges and
43	immunities are properly observed. The office shall promulgate
44	rules which shall:
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	Amendment No.
45	(e) Verify entitlement to issuance of special motor
46	vehicle license plates by <del>the Division of Motor Vehicles of</del> the
47	Department of Highway Safety and Motor Vehicles to honorary
48	consuls or such other officials representing foreign governments
49	who are not entitled to issuance of special Consul Corps license
50	plates by the United States Government.
51	Section 4. Paragraph (a) of subsection (3) of section
52	311.121, Florida Statutes, is amended to read:
53	311.121 Qualifications, training, and certification of
54	licensed security officers at Florida seaports
55	(3) The Seaport Security Officer Qualification, Training,
56	and Standards Coordinating Council is created under the
57	Department of Law Enforcement.
58	(a) The executive director of the Department of Law
59	Enforcement shall appoint 11 members to the council, to include:
60	1. The seaport administrator of the Department of Law
61	Enforcement.
62	2. The Commissioner of Education or his or her designee.
63	3. The director of the Division of Licensing of the
64	Department of Agriculture and Consumer Services.
65	4. The administrator of the Florida Seaport Transportation
66	and Economic Development Council.
67	5. Two seaport security directors from seaports designated
68	under s. 311.09.
69	6. One director of a state law enforcement academy.
70	7. One representative of a local law enforcement agency.
71	8. Two representatives of contract security services.
72	9. One representative of the Division of Driver Licenses
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73	<del>of</del> the Department of Highway Safety and Motor Vehicles.
74	Section 5. Subsections (2) and (21) of section 316.003,
75	Florida Statutes, are amended, and subsection (89) is added to
76	that section, to read:

77 316.003 Definitions.—The following words and phrases, when 78 used in this chapter, shall have the meanings respectively 79 ascribed to them in this section, except where the context 80 otherwise requires:

BICYCLE.-Every vehicle propelled solely by human 81 (2) 82 power, and every motorized bicycle propelled by a combination of 83 human power and a an electric helper motor capable of propelling 84 the vehicle at a speed of not more than 20 miles per hour on 85 level ground upon which any person may ride, having two tandem wheels, and including any device generally recognized as a 86 bicycle though equipped with two front or two rear wheels. The 87 term does not include such a vehicle with a seat height of no 88 89 more than 25 inches from the ground when the seat is adjusted to its highest position or a scooter or similar device. No person 90 91 under the age of 16 may operate or ride upon a motorized 92 bicycle.

93 (21) MOTOR VEHICLE.—Any self-propelled vehicle not 94 operated upon rails or guideway, but not including any bicycle, 95 motorized scooter, electric personal assistive mobility device, 96 swamp buggy, or moped.

97 (89) SWAMP BUGGY.-A motorized off-road vehicle designed to 98 travel over swampy terrain, which may use large tires or tracks 99 operated from an elevated platform, and may be used upon varied 100 terrain. A swamp buggy does not include any vehicle defined in 752267

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101	chapter 261 or otherwise defined or classified in this chapter.
102	A swamp buggy may not be operated upon the public roads,
103	streets, or highways of this state, except to the extent
104	specifically authorized by a state or federal agency to be used
105	exclusively upon lands, managed, owned, or leased by that
106	agency.
107	Section 6. For the purpose of incorporating the amendment
108	made by chapter 2010-163, Laws of Florida, to section 316.066,
109	Florida Statutes, in a reference thereto, subsection (4) of
110	section 316.065, Florida Statutes, is reenacted retroactive to
111	July 1, 2010, to read:
112	316.065 Crashes; reports; penalties
113	(4) Any person who knowingly repairs a motor vehicle
114	without having made a report as required by subsection (3) is
115	guilty of a misdemeanor of the first degree, punishable as
116	provided in s. 775.082 or s. 775.083. The owner and driver of a
117	vehicle involved in a crash who makes a report thereof in
118	accordance with subsection (1) or s. 316.066(1) is not liable
119	under this section.
120	Section 7. Section 316.1303, Florida Statutes, is amended
121	to read:
122	316.1303 Traffic regulations to assist mobility-impaired
123	persons
124	(1) Whenever a pedestrian is in the process of crossing a
125	public street or highway and the pedestrian is mobility impaired
126	<pre>mobility-impaired (using a guide dog or service animal</pre>
127	designated as such with a visible means of identification, a
128	walker, a crutch, an orthopedic cane, or a wheelchair), the
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Amendment No. 129 driver of every vehicle approaching the intersection, as defined 130 in s. 316.003(17), shall bring his or her vehicle to a full stop 131 before arriving at such intersection and, before proceeding, 132 shall take such precautions as may be necessary to avoid 133 injuring such pedestrian.

134 (2) A person with impaired mobility who is using a 135 motorized wheelchair or scooter on a sidewalk may temporarily 136 leave the sidewalk and use the roadway to avoid a potential 137 conflict, if no alternative route exists. A law enforcement 138 officer may issue a warning to such person, but may not issue a 139 citation for a violation of subsection (1) to a person described 140 in this subsection.

141 <u>(3)</u> A person who is convicted of a violation of <u>subsection</u> 142 <u>(1)</u> this section shall be punished as provided in s. 318.18(3). 143 Section 8. Section 316.1957, Florida Statutes, is amended 144 to read:

145 316.1957 Parking violations; designated parking spaces for persons who have disabilities.-When evidence is presented in any 146 147 court of the fact that any motor vehicle was parked in a 148 properly designated parking space for persons who have 149 disabilities in violation of s. 316.1955, it is prima facie 150 evidence that the vehicle was parked and left in the space by 151 the person, firm, or corporation in whose name the vehicle is 152 registered and licensed according to the records of the 153 department Division of Motor Vehicles.

154 Section 9. Paragraph (d) of subsection (3) and subsections 155 (5) and (8) of section 316.2065, Florida Statutes, are amended 156 to read: 752267 5/3/2011 1:11 PM

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Amendment No.

(3)

316.2065 Bicycle regulations.-

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A bicycle rider or passenger who is under 16 years of 159 (d) age must wear a bicycle helmet that is properly fitted and is 160 161 fastened securely upon the passenger's head by a strap, and that 162 meets the federal safety standard for bicycle helmets, final rule, 16 C.F.R. part 1203. Helmets purchased before October 1, 163 164 2011, and meeting standards of the American National Standards 165 Institute (ANSI Z 90.4 Bicycle Helmet Standards), the standards of the Snell Memorial Foundation (1984 Standard for Protective 166 167 Headgear for Use in Bicycling), or any other nationally recognized standards for bicycle helmets adopted by the 168 169 department may continue to be worn by riders or passengers until 170 January 1, 2015. As used in this subsection, the term "passenger" includes a child who is riding in a trailer or 171 172 semitrailer attached to a bicycle.

(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 in the lane marked for bicycle use or, if no lane is marked for bicycle use, as close as practicable to the right-hand curb or edge of the roadway except under any of the following situations:

When overtaking and passing another bicycle or vehicle
 proceeding in the same direction.

181 2. When preparing for a left turn at an intersection or182 into a private road or driveway.

183 3. When reasonably necessary to avoid any condition <u>or</u> 184 <u>potential conflict</u>, including, but not limited to, a fixed or 752267 5/3/2011 1:11 PM

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185 moving object, parked or moving vehicle, bicycle, pedestrian, 186 animal, surface hazard, <u>turn lane</u>, or substandard-width lane, 187 <u>which that makes it unsafe to continue along the right-hand curb</u> 188 or edge <u>or within a bicycle lane</u>. For the purposes of this 189 subsection, a "substandard-width lane" is a lane that is too 190 narrow for a bicycle and another vehicle to travel safely side 191 by side within the lane.

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(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.

195 Every bicycle in use between sunset and sunrise shall (8) 196 be equipped with a lamp on the front exhibiting a white light 197 visible from a distance of at least 500 feet to the front and a lamp and reflector on the rear each exhibiting a red light 198 visible from a distance of 600 feet to the rear. A bicycle or 199 its rider may be equipped with lights or reflectors in addition 200 201 to those required by this section. A law enforcement officer may 202 issue a bicycle safety brochure and a verbal warning to a 203 bicycle rider who violates this subsection. A bicycle rider who 204 violates this subsection may be issued a citation by a law 205 enforcement officer and assessed a fine for a pedestrian 206 violation, as provided in s. 318.18. The court shall dismiss the 207 charge against a bicycle rider for a first violation of this 208 subsection upon proof of purchase and installation of the proper 209 lighting equipment. 210 Section 10. Subsection (3) of section 316.2085, Florida 211 Statutes, is amended to read: 212 316.2085 Riding on motorcycles or mopeds.-752267 5/3/2011 1:11 PM

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Amendment No. 213 The license tag of a motorcycle or moped must be (3) 214 permanently affixed to the vehicle and remain clearly visible 215 from the rear at all times may not be adjusted or capable of 216 being flipped up. Any deliberate act to conceal or obscure No 217 device for or method of concealing or obscuring the legibility 218 of the license tag of a motorcycle is prohibited shall be installed or used. The license tag of a motorcycle or moped may 219 220 be affixed horizontally to the ground so that the numbers and 221 letters read from left to right. Alternatively, a Florida 222 license tag for a motorcycle or moped for which the numbers and 223 letters read from top to bottom may be affixed perpendicularly 224 to the ground, provided that the registered owner of the 225 motorcycle or moped maintains a prepaid toll account in good standing and a transponder associated with the prepaid toll 226 account is affixed to the motorcycle or moped. A license tag for 227 a motorcycle or moped issued by another jurisdiction for which 228 the numbers and letters read from top to bottom may be affixed 229 230 perpendicularly to the ground.

231 Section 11. Section 316.2122, Florida Statutes, is amended 232 to read:

233 316.2122 Operation of a low-speed vehicle or mini truck on 234 certain roadways.—The operation of a low-speed vehicle as 235 defined in s. 320.01(42) or a mini truck as defined in s. 236 320.01(45) on any road as defined in s. 334.03(15) or (33) is 237 authorized with the following restrictions:

(1) A low-speed vehicle or mini truck may be operated only on streets where the posted speed limit is 35 miles per hour or less. This does not prohibit a low-speed vehicle or mini truck 752267 5/3/2011 1:11 PM

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from crossing a road or street at an intersection where the road or street has a posted speed limit of more than 35 miles per hour.

(2) A low-speed vehicle must be equipped with headlamps,
stop lamps, turn signal lamps, taillamps, reflex reflectors,
parking brakes, rearview mirrors, windshields, seat belts, and
vehicle identification numbers.

(3) A low-speed vehicle or mini truck must be registered
and insured in accordance with s. 320.02 and titled pursuant to
chapter 319.

(4) Any person operating a low-speed vehicle or mini truck
must have in his or her possession a valid driver's license.

(5) A county or municipality may prohibit the operation of low-speed vehicles or mini trucks on any road under its jurisdiction if the governing body of the county or municipality determines that such prohibition is necessary in the interest of safety.

(6) The Department of Transportation may prohibit the
operation of low-speed vehicles or mini trucks on any road under
its jurisdiction if it determines that such prohibition is
necessary in the interest of safety.

262 Section 12. Section 316.2124, Florida Statutes, is amended 263 to read:

316.2124 Motorized disability access vehicles.—The Department of Highway Safety and Motor Vehicles is directed to provide, by rule, for the regulation of motorized disability access vehicles as described in s. 320.01(34). The department shall provide that motorized disability access vehicles shall be 752267 5/3/2011 1:11 PM

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269 registered in the same manner as motorcycles and shall pay the 270 same registration fee as for a motorcycle. There shall also be 271 assessed, in addition to the registration fee, a \$2.50 surcharge 272 for motorized disability access vehicles. This surcharge shall 273 be paid into the Highway Safety Operating Trust Fund. Motorized 274 disability access vehicles shall not be required to be titled by 275 the department. The department shall require motorized 276 disability access vehicles to be subject to the same safety 277 requirements as set forth in this chapter for motorcycles.

278 Section 13. Subsection (1) of section 316.21265, Florida 279 Statutes, is amended to read:

280 316.21265 Use of all-terrain vehicles, golf carts, low-281 speed vehicles, or utility vehicles by law enforcement 282 agencies.-

(1) Notwithstanding any provision of law to the contrary,
any law enforcement agency in this state may operate all-terrain
vehicles as defined in s. 316.2074, golf carts as defined in s.
320.01(22), low-speed vehicles as defined in s. 320.01(42), or
utility vehicles as defined in s. 320.01(43) on any street,
road, or highway in this state while carrying out its official
duties.

290 Section 14. Subsection (1) of section 316.3026, Florida 291 Statutes, is amended to read:

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Amendment No.

316.3026 Unlawful operation of motor carriers.-

(1) The Office of Motor Carrier Compliance of the Department of Transportation may issue out-of-service orders to motor carriers, as defined in s. 320.01(33), who have after proper notice failed to pay any penalty or fine assessed by the 752267 5/3/2011 1:11 PM

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Amendment No. 297 department, or its agent, against any owner or motor carrier for 298 violations of state law, refused to submit to a compliance 299 review and provide records pursuant to s. 316.302(5) or s. 300 316.70, or violated safety regulations pursuant to s. 316.302 or 301 insurance requirements found in s. 627.7415. Such out-of-service 302 orders shall have the effect of prohibiting the operations of any motor vehicles owned, leased, or otherwise operated by the 303 304 motor carrier upon the roadways of this state, until such time 305 as the violations have been corrected or penalties have been 306 paid. Out-of-service orders issued under this section must be 307 approved by the Secretary of Transportation or his or her 308 designee. An administrative hearing pursuant to s. 120.569 shall 309 be afforded to motor carriers subject to such orders.

310 Section 15. Subsection (3) of section 316.545, Florida 311 Statutes, is amended to read:

312 316.545 Weight and load unlawful; special fuel and motor 313 fuel tax enforcement; inspection; penalty; review.-

(3) Any person who violates the overloading provisions of this chapter shall be conclusively presumed to have damaged the highways of this state by reason of such overloading, which damage is hereby fixed as follows:

(a) When the excess weight is 200 pounds or less than themaximum herein provided, the penalty shall be \$10;

(b) Five cents per pound for each pound of weight in excess of the maximum herein provided when the excess weight exceeds 200 pounds. However, whenever the gross weight of the vehicle or combination of vehicles does not exceed the maximum allowable gross weight, the maximum fine for the first 600 752267 5/3/2011 1:11 PM

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Amendment No. 325 pounds of unlawful axle weight shall be \$10;

326 For a vehicle equipped with fully functional idle-(C) 327 reduction technology, any penalty shall be calculated by 328 reducing the actual gross vehicle weight or the internal bridge 329 weight by the certified weight of the idle-reduction technology 330 or by 400 pounds, whichever is less. The vehicle operator must present written certification of the weight of the idle-331 332 reduction technology and must demonstrate or certify that the 333 idle-reduction technology is fully functional at all times. This calculation is not allowed for vehicles described in s. 334 335 316.535(6);

(d) An <u>apportionable</u> apportioned motor vehicle, as defined in s. 320.01, operating on the highways of this state without being properly licensed and registered shall be subject to the penalties as herein provided; and

(e) Vehicles operating on the highways of this state from
nonmember International Registration Plan jurisdictions which
are not in compliance with the provisions of s. 316.605 shall be
subject to the penalties as herein provided.

344 Section 16. Paragraph (a) of subsection (5) and subsection 345 (10) of section 316.550, Florida Statutes, are amended to read:

346 316.550 Operations not in conformity with law; special 347 permits.-

(5) (a) The Department of Transportation may issue a wrecker special blanket permit to authorize a wrecker as defined in s. 320.01<del>(40)</del> to tow a disabled vehicle as defined in s. 320.01<del>(38)</del> where the combination of the wrecker and the disabled vehicle being towed exceeds the maximum weight limits as 752267 5/3/2011 1:11 PM

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353 established by s. 316.535.

(10) Whenever any motor vehicle, or the combination of a wrecker as defined in s. 320.01(40) and a towed motor vehicle, exceeds any weight or dimensional criteria or special operational or safety stipulation contained in a special permit issued under the provisions of this section, the penalty assessed to the owner or operator shall be as follows:

360 (a) For violation of weight criteria contained in a
361 special permit, the penalty per pound or portion thereof
362 exceeding the permitted weight shall be as provided in s.
363 316.545.

(b) For each violation of dimensional criteria in a
special permit, the penalty shall be as provided in s. 316.516
and penalties for multiple violations of dimensional criteria
shall be cumulative except that the total penalty for the
vehicle shall not exceed \$1,000.

(c) For each violation of an operational or safety stipulation in a special permit, the penalty shall be an amount not to exceed \$1,000 per violation and penalties for multiple violations of operational or safety stipulations shall be cumulative except that the total penalty for the vehicle shall not exceed \$1,000.

(d) For violation of any special condition that has been prescribed in the rules of the Department of Transportation and declared on the permit, the vehicle shall be determined to be out of conformance with the permit and the permit shall be declared null and void for the vehicle, and weight and dimensional limits for the vehicle shall be as established in s. 752267

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Amendment No. 381 316.515 or s. 316.535, whichever is applicable, and: 382 1. For weight violations, a penalty as provided in s. 383 316.545 shall be assessed for those weights which exceed the 384 limits thus established for the vehicle; and 385 2. For dimensional, operational, or safety violations, a penalty as established in paragraph (c) or s. 316.516, whichever 386 387 is applicable, shall be assessed for each nonconforming 388 dimensional, operational, or safety violation and the penalties 389 for multiple violations shall be cumulative for the vehicle. Section 17. Subsection (5) of section 316.613, Florida 390 391 Statutes, is renumbered as subsection (6), and a new subsection (5) is added to that section to read: 392 393 316.613 Child restraint requirements.-The child restraint requirements imposed by this 394 (5) section do not apply to a chauffeur-driven taxi, limousine, 395 396 sedan, van, bus, motor coach, or other passenger vehicle if the operator and the motor vehicle are hired and used for the 397 398 transportation of persons for compensation. It is the obligation 399 and responsibility of the parent, guardian, or other person 400 responsible for a child's welfare, as defined in s. 39.01(47), 401 to comply with the requirements of this section. 402 Section 18. Subsection (9) of section 317.0003, Florida 403 Statutes, is amended to read: 404 317.0003 Definitions.-As used in this chapter, the term: 405 "ROV" means any motorized recreational off-highway (9) 406 vehicle 64 inches or less in width, having a dry weight of 2,000 pounds or less, designed to travel on four or more nonhighway 407 408 tires, having nonstraddle seating and a steering wheel, and 752267 5/3/2011 1:11 PM Page 15 of 133

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409 manufactured for recreational use by one or more persons. The 410 term "ROV" does not include a golf cart as defined in ss. 411 320.01(22) and 316.003(68) or a low-speed vehicle as defined in 412 s. 320.01(42).

413 Section 19. Section 317.0016, Florida Statutes, is amended 414 to read:

317.0016 Expedited service; applications; fees.-The 415 416 department shall provide, through its agents and for use by the 417 public, expedited service on title transfers, title issuances, 418 duplicate titles, and recordation of liens, and certificates of 419 repossession. A fee of \$7 shall be charged for this service, 420 which is in addition to the fees imposed by ss. 317.0007 and 421 317.0008, and \$3.50 of this fee shall be retained by the 422 processing agency. All remaining fees shall be deposited in the 423 Incidental Trust Fund of the Division of Forestry of the 424 Department of Agriculture and Consumer Services. Application for 425 expedited service may be made by mail or in person. The 426 department shall issue each title applied for pursuant to this 427 section within 5 working days after receipt of the application 428 except for an application for a duplicate title certificate 429 covered by s. 317.0008(3), in which case the title must be 430 issued within 5 working days after compliance with the 431 department's verification requirements.

432 Section 20. Subsection (9) and paragraph (a) of subsection 433 (10) of section 318.14, Florida Statutes, are amended to read:

434 318.14 Noncriminal traffic infractions; exception;
435 procedures.-

436 (9) Any person who does not hold a commercial driver's
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437 license and who is cited while driving a noncommercial motor 438 vehicle for an infraction under this section other than a 439 violation of s. 316.183(2), s. 316.187, or s. 316.189 when the 440 driver exceeds the posted limit by 30 miles per hour or more, s. 320.0605, s. 320.07(3)(a) or (b), s. 322.065, s. 322.15(1), s. 441 442 322.61, or s. 322.62 may, in lieu of a court appearance, elect to attend in the location of his or her choice within this state 443 444 a basic driver improvement course approved by the Department of 445 Highway Safety and Motor Vehicles. In such a case, adjudication 446 must be withheld and points, as provided by s. 322.27, may not 447 be assessed. However, a person may not make an election under 448 this subsection if the person has made an election under this 449 subsection in the preceding 12 months. A person may make no more than five elections within his or her lifetime under this 450 subsection. The requirement for community service under s. 451 452 318.18(8) is not waived by a plea of nolo contendere or by the 453 withholding of adjudication of guilt by a court. If a person 454 makes an election to attend a basic driver improvement course 455 under this subsection, 18 percent of the civil penalty imposed 456 under s. 318.18(3) shall be deposited in the State Courts 457 Revenue Trust Fund; however, that portion is not revenue for 458 purposes of s. 28.36 and may not be used in establishing the 459 budget of the clerk of the court under that section or s. 28.35.

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(10) (a) Any person who does not hold a commercial driver's license and who is cited while driving a noncommercial motor wehicle for an offense listed under this subsection may, in lieu of payment of fine or court appearance, elect to enter a plea of nolo contendere and provide proof of compliance to the clerk of 752267 5/3/2011 1:11 PM

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the court, designated official, or authorized operator of a traffic violations bureau. In such case, adjudication shall be withheld; however, no election shall be made under this subsection if such person has made an election under this subsection in the 12 months preceding election hereunder. No person may make more than three elections under this subsection. This subsection applies to the following offenses:

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 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.

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

480

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

481 4. Operating a motor vehicle with a license that has been 482 suspended under s. 61.13016 or s. 322.245 for failure to pay 483 child support or for failure to pay any other financial 484 obligation as provided in s. 322.245; however, this subparagraph 485 does not apply if the license has been suspended pursuant to s. 486 322.245(1).

487 5. Operating a motor vehicle with a license that has been
488 suspended under s. 322.091 for failure to meet school attendance
489 requirements.

490 Section 21. Paragraph (a) of subsection (2) of section491 318.1451, Florida Statutes, is amended to read:

492 318.1451 Driver improvement schools.-752267 5/3/2011 1:11 PM

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(2) (a) In determining whether to approve the courses
referenced in this section, the department shall consider course
content designed to promote safety, driver awareness, crash
avoidance techniques, <u>the dangers of driving while distracted</u>,
<u>which must specifically include the use of technology while</u>
<u>driving</u>, and other factors or criteria to improve driver
performance from a safety viewpoint.

500 Section 22. Paragraph (a) of subsection (1) of section 501 318.15, Florida Statutes, is amended, and paragraph (c) is added 502 to that subsection, to read:

503 318.15 Failure to comply with civil penalty or to appear; 504 penalty.-

505 (1) (a) If a person fails to comply with the civil penalties provided in s. 318.18 within the time period specified 506 in s. 318.14(4), fails to enter into or comply with the terms of 507 508 a penalty payment plan with the clerk of the court in accordance with ss. 318.14 and 28.246, fails to attend driver improvement 509 510 school, or fails to appear at a scheduled hearing, the clerk of 511 the court shall notify the Division of Driver Licenses of the 512 Department of Highway Safety and Motor Vehicles of such failure 513 within 10 days after such failure. Upon receipt of such notice, 514 the department shall immediately issue an order suspending the 515 driver's license and privilege to drive of such person effective 516 20 days after the date the order of suspension is mailed in accordance with s. 322.251(1), (2), and (6). Any such suspension 517 518 of the driving privilege which has not been reinstated, 519 including a similar suspension imposed outside Florida, shall 520 remain on the records of the department for a period of 7 years 752267 5/3/2011 1:11 PM

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Amendment No. 521 from the date imposed and shall be removed from the records 522 after the expiration of 7 years from the date it is imposed. 523 (c) A person charged with a traffic infraction may request 524 a hearing within 180 days after the date of the violation, 525 regardless of any action taken by the court or the department to 526 suspend the driving privilege of the person, and, upon request, 527 the clerk must set the case for hearing. The person shall be 528 given a form for requesting that the driving privilege be 529 reinstated. If the 180th day after the date of the violation is 530 a Saturday, Sunday, or a legal holiday, then the person charged 531 must request the hearing within 177 days after the violation; 532 however, the court may grant a request for a hearing made after 533 180 days after the alleged offense. This paragraph does not 534 affect the assessment of late fees as otherwise provided in this 535 chapter. 536 Section 23. Section 319.14, Florida Statutes, is amended to read: 537 538 319.14 Sale of motor vehicles registered or used as 539 taxicabs, police vehicles, lease vehicles, or rebuilt vehicles,

540 and nonconforming vehicles, custom vehicles, or street rod 541 vehicles.-

542 A No person may not shall knowingly offer for sale, (1) (a) 543 sell, or exchange any vehicle that has been licensed, 544 registered, or used as a taxicab, police vehicle, or short-term-545 lease vehicle, or a vehicle that has been repurchased by a 546 manufacturer pursuant to a settlement, determination, or decision under chapter 681, until the department has stamped in 547 548 a conspicuous place on the certificate of title of the vehicle, 752267 5/3/2011 1:11 PM

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Amendment No. 549 or its duplicate, words stating the nature of the previous use 550 of the vehicle or the title has been stamped "Manufacturer's Buy 551 Back" to reflect that the vehicle is a nonconforming vehicle. If 552 the certificate of title or duplicate was not so stamped upon 553 initial issuance thereof or if, subsequent to initial issuance 554 of the title, the use of the vehicle is changed to a use 555 requiring the notation provided for in this section, the owner 556 or lienholder of the vehicle shall surrender the certificate of 557 title or duplicate to the department before prior to offering the vehicle for sale, and the department shall stamp the 558 559 certificate or duplicate as required herein. If When a vehicle 560 has been repurchased by a manufacturer pursuant to a settlement, 561 determination, or decision under chapter 681, the title shall be stamped "Manufacturer's Buy Back" to reflect that the vehicle is 562 a nonconforming vehicle. 563

A No person may not shall knowingly offer for sale, 564 (b) 565 sell, or exchange a rebuilt vehicle until the department has 566 stamped in a conspicuous place on the certificate of title for 567 the vehicle words stating that the vehicle has been rebuilt or 568 assembled from parts, or is a kit car, glider kit, replica, or 569 flood vehicle, custom vehicle, or street rod vehicle unless 570 proper application for a certificate of title for a vehicle that 571 is rebuilt or assembled from parts, or is a kit car, glider kit, replica, or flood vehicle, custom vehicle, or street rod vehicle 572 573 has been made to the department in accordance with this chapter 574 and the department has conducted the physical examination of the vehicle to assure the identity of the vehicle and all major 575 576 component parts, as defined in s. 319.30(1), which have been 752267 5/3/2011 1:11 PM

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577	Amendment No. repaired or replaced. Thereafter, the department shall affix a
578	decal to the vehicle, in the manner prescribed by the
579	department, showing the vehicle to be rebuilt. <u>A vehicle may not</u>
580	be inspected or issued a rebuilt title until all major component
581	parts, as defined in s. 319.30, which were damaged have been
582	repaired or replaced.
583	(c) As used in this section, the term:
584	1. "Police vehicle" means a motor vehicle owned or leased
585	by the state or a county or municipality and used in law
586	enforcement.
587	2.a. "Short-term-lease vehicle" means a motor vehicle
588	leased without a driver and under a written agreement to one or
589	more persons from time to time for a period of less than 12
590	months.
591	b. "Long-term-lease vehicle" means a motor vehicle leased
592	without a driver and under a written agreement to one person for
593	a period of 12 months or longer.
594	c. "Lease vehicle" includes both short-term-lease vehicles
595	and long-term-lease vehicles.
596	3. "Rebuilt vehicle" means a motor vehicle or mobile home
597	built from salvage or junk, as defined in s. 319.30(1).
598	4. "Assembled from parts" means a motor vehicle or mobile
599	home assembled from parts or combined from parts of motor
600	vehicles or mobile homes, new or used. "Assembled from parts"
601	does not mean a motor vehicle defined as a "rebuilt vehicle" in
602	subparagraph 3., which has been declared a total loss pursuant
603	to s. 319.30.
604	5. "Kit car" means a motor vehicle assembled with a kit
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605 supplied by a manufacturer to rebuild a wrecked or outdated 606 motor vehicle with a new body kit.

607 6. "Glider kit" means a vehicle assembled with a kit 608 supplied by a manufacturer to rebuild a wrecked or outdated 609 truck or truck tractor.

610 7. "Replica" means a complete new motor vehicle611 manufactured to look like an old vehicle.

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8. "Flood vehicle" means a motor vehicle or mobile home
that has been declared to be a total loss pursuant to s.
319.30(3)(a) resulting from damage caused by water.

9. "Nonconforming vehicle" means a motor vehicle which has
been purchased by a manufacturer pursuant to a settlement,
determination, or decision under chapter 681.

618 10. "Settlement" means an agreement entered into between a 619 manufacturer and a consumer that occurs after a dispute is 620 submitted to a program, or an informal dispute settlement 621 procedure established by a manufacturer or is approved for 622 arbitration before the New Motor Vehicle Arbitration Board as 623 defined in s. 681.102.

62.4 11. "Custom vehicle" means a motor vehicle that: 625 a. Is 25 years of age or older and of a model year after 626 1948, or was manufactured to resemble a vehicle that is 25 years 627 of age or older and of a model year after 1948; and 628 b. Has been altered from the manufacturer's original 629 design or has a body constructed from nonoriginal materials. 630 631 The model year and year of manufacture which the body of a 632 custom vehicle resembles is the model year and year of 752267 5/3/2011 1:11 PM

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633	Amendment No. manufacture listed on the certificate of title, regardless of
634	when the vehicle was actually manufactured.
635	12. "Street rod" means a motor vehicle that:
636	a. Is a model year of 1948 or older or was manufactured
637	after 1948 to resemble a vehicle of a model year of 1948 or
638	older; and
639	b. Has been altered from the manufacturer's original
640	design or has a body constructed from nonoriginal materials.
641	
642	The model year and year of manufacture which the body of a
643	street rod resembles is the model year and year of manufacture
644	listed on the certificate of title, regardless of when the
645	vehicle was actually manufactured.
646	(2) <u>A</u> No person may not shall knowingly sell, exchange, or
647	transfer a vehicle referred to in subsection (1) without, before
648	<del>prior to</del> consummating the sale, exchange, or transfer,
649	disclosing in writing to the purchaser, customer, or transferee
650	the fact that the vehicle has previously been titled,
651	registered, or used as a taxicab, police vehicle, or short-term-
652	lease vehicle $\underline{\prime}$ or is a vehicle that is rebuilt or assembled from
653	parts, <del>or</del> is a kit car, glider kit, replica, or flood vehicle,
654	or is a nonconforming vehicle, <u>custom vehicle, or street rod</u>
655	vehicle, as the case may be.
656	(3) Any person who, with intent to offer for sale or
657	exchange any vehicle referred to in subsection (1), knowingly or
658	intentionally advertises, publishes, disseminates, circulates,
659	or places before the public in any communications medium,
660	whether directly or indirectly, any offer to sell or exchange
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Amendment No. 661 the vehicle shall clearly and precisely state in each such offer 662 that the vehicle has previously been titled, registered, or used 663 as a taxicab, police vehicle, or short-term-lease vehicle or 664 that the vehicle or mobile home is a vehicle that is rebuilt or 665 assembled from parts, or is a kit car, glider kit, replica, or 666 flood vehicle, or is a nonconforming vehicle, custom vehicle, or street rod vehicle, as the case may be. Any person who violates 667 668 this subsection commits a misdemeanor of the second degree, 669 punishable as provided in s. 775.082 or s. 775.083.

670 (4) <u>If</u> When a certificate of title, including a foreign 671 certificate, is branded to reflect a condition or prior use of 672 the titled vehicle, the brand must be noted on the registration 673 certificate of the vehicle and such brand shall be carried 674 forward on all subsequent certificates of title and registration 675 certificates issued for the life of the vehicle.

Any person who knowingly sells, exchanges, or offers 676 (5) to sell or exchange a motor vehicle or mobile home contrary to 677 678 the provisions of this section or any officer, agent, or 679 employee of a person who knowingly authorizes, directs, aids in, 680 or consents to the sale, exchange, or offer to sell or exchange 681 a motor vehicle or mobile home contrary to the provisions of 682 this section commits a misdemeanor of the second degree, 683 punishable as provided in s. 775.082 or s. 775.083.

(6) Any person who removes a rebuilt decal from a rebuilt
vehicle with the intent to conceal the rebuilt status of the
vehicle commits a felony of the third degree, punishable as
provided in s. 775.082, s. 775.083, or s. 775.084.

688 (7) This section applies to a mobile home, travel trailer, 752267

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689 camping trailer, truck camper, or fifth-wheel recreation trailer 690 only when <u>the</u> such mobile home or vehicle is a rebuilt vehicle 691 or is assembled from parts.

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692 A No person is not shall be liable or accountable in (8) 693 any civil action arising out of a violation of this section if 694 the designation of the previous use or condition of the motor 695 vehicle is not noted on the certificate of title and 696 registration certificate of the vehicle which was received by, 697 or delivered to, such person, unless the such person has 698 actively concealed the prior use or condition of the vehicle 699 from the purchaser.

700 Subsections (1), (2), and (3) do not apply to the (9) 701 transfer of ownership of a motor vehicle after the motor vehicle 702 has ceased to be used as a lease vehicle and the ownership has 703 been transferred to an owner for private use or to the transfer 704 of ownership of a nonconforming vehicle with 36,000 or more 705 miles on its odometer, or 34 months whichever is later and the 706 ownership has been transferred to an owner for private use. Such 707 owner, as shown on the title certificate, may request the 708 department to issue a corrected certificate of title that does 709 not contain the statement of the previous use of the vehicle as 710 a lease vehicle or condition as a nonconforming vehicle.

711 Section 24. Section 319.225, Florida Statutes, is amended 712 to read:

713 319.225 Transfer and reassignment forms; odometer
714 disclosure statements.-

(1) Every certificate of title issued by the department must contain the following statement on its reverse side: 752267 5/3/2011 1:11 PM

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Amendment No. 717 "Federal and state law require the completion of the odometer 718 statement set out below. Failure to complete or providing false 719 information may result in fines, imprisonment, or both."

(2) Each certificate of title issued by the department
must contain on its reverse side a form for transfer of title by
the titleholder of record, which form must contain an odometer
disclosure statement in the form required by 49 C.F.R. s. 580.5.

724 Each certificate of title issued by the department (3) 725 must contain on its reverse side as many forms as space allows 726 for reassignment of title by a licensed dealer as permitted by 727 s. 319.21(3), which form or forms shall contain an odometer 728 disclosure statement in the form required by 49 C.F.R. s. 580.5. 729 When all dealer reassignment forms provided on the back of the 730 title certificate have been filled in, a dealer may reassign the title certificate by using a separate dealer reassignment form 731 issued by the department in compliance with 49 C.F.R. ss. 580.4 732 and 580.5, which form shall contain an original, two carbon 733 734 copies one of which shall be submitted directly to the 735 department by the dealer within 5 business days after the 736 transfer and a copy, one of which shall be retained by the 737 dealer in his or her records for 5 years. The provisions of this 738 subsection shall also apply to vehicles not previously titled in 739 this state and vehicles whose title certificates do not contain 740 the forms required by this section.

(4) Upon transfer or reassignment of a certificate of title to a used motor vehicle, the transferor shall complete the odometer disclosure statement provided for by this section and the transferee shall acknowledge the disclosure by signing and 752267 5/3/2011 1:11 PM

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745 printing his or her name in the spaces provided. This subsection 746 does not apply to a vehicle that has a gross vehicle rating of 747 more than 16,000 pounds, a vehicle that is not self-propelled, 748 or a vehicle that is 10 years old or older. A lessor who 749 transfers title to his or her vehicle without obtaining 750 possession of the vehicle shall make odometer disclosure as 751 provided by 49 C.F.R. s. 580.7. Any person who fails to complete 752 or acknowledge a disclosure statement as required by this 753 subsection commits is guilty of a misdemeanor of the second 754 degree, punishable as provided in s. 775.082 or s. 775.083. The 755 department may not issue a certificate of title unless this 756 subsection has been complied with.

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(5) The same person may not sign a disclosure statement as
both the transferor and the transferee in the same transaction
except as provided in subsection (6).

760 (6) (a) If the certificate of title is physically held by a 761 lienholder, the transferor may give a power of attorney to his 762 or her transferee for the purpose of odometer disclosure. The 763 power of attorney must be on a form issued or authorized by the 764 department, which form must be in compliance with 49 C.F.R. ss. 765 580.4 and 580.13. The department shall not require the signature 766 of the transferor to be notarized on the form; however, in lieu 767 of notarization, the form shall include an affidavit with the 768 following wording: UNDER PENALTY OF PERJURY, I DECLARE THAT I 769 HAVE READ THE FOREGOING DOCUMENT AND THAT THE FACTS STATED IN IT ARE TRUE. The transferee shall sign the power of attorney form, 770 771 print his or her name, and return a copy of the power of 772 attorney form to the transferor. Upon receipt of a title 752267 5/3/2011 1:11 PM

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Amendment No. 773 certificate, the transferee shall complete the space for mileage 774 disclosure on the title certificate exactly as the mileage was 775 disclosed by the transferor on the power of attorney form. If 776 the transferee is a licensed motor vehicle dealer who is 777 transferring the vehicle to a retail purchaser, the dealer shall make application on behalf of the retail purchaser as provided 778 779 in s. 319.23(6) and shall submit the original power of attorney 780 form to the department with the application for title and the 781 transferor's title certificate; otherwise, a dealer may reassign 782 the title certificate by using the dealer reassignment form in 783 the manner prescribed in subsection (3), and, at the time of 784 physical transfer of the vehicle, the original power of attorney 785 shall be delivered to the person designated as the transferee of 786 the dealer on the dealer reassignment form. A copy of the executed power of attorney shall be submitted to the department 787 with a copy of the executed dealer reassignment form within 5 788 789 business days after the certificate of title and dealer 790 reassignment form are delivered by the dealer to its transferee.

791 If the certificate of title is lost or otherwise (b) 792 unavailable, the transferor may give a power of attorney to his 793 or her transferee for the purpose of odometer disclosure. The 794 power of attorney must be on a form issued or authorized by the 795 department, which form must be in compliance with 49 C.F.R. ss. 796 580.4 and 580.13. The department shall not require the signature 797 of the transferor to be notarized on the form; however, in lieu 798 of notarization, the form shall include an affidavit with the following wording: UNDER PENALTY OF PERJURY, I DECLARE THAT I 799 HAVE READ THE FOREGOING DOCUMENT AND THAT THE FACTS STATED IN IT 800 752267 5/3/2011 1:11 PM

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801 ARE TRUE. The transferee shall sign the power of attorney form, 802 print his or her name, and return a copy of the power of 803 attorney form to the transferor. Upon receipt of the title 804 certificate or a duplicate title certificate, the transferee 805 shall complete the space for mileage disclosure on the title 806 certificate exactly as the mileage was disclosed by the 807 transferor on the power of attorney form. If the transferee is a 808 licensed motor vehicle dealer who is transferring the vehicle to 809 a retail purchaser, the dealer shall make application on behalf of the retail purchaser as provided in s. 319.23(6) and shall 810 811 submit the original power of attorney form to the department 812 with the application for title and the transferor's title 813 certificate or duplicate title certificate; otherwise, a dealer may reassign the title certificate by using the dealer 814 reassignment form in the manner prescribed in subsection (3), 815 816 and, at the time of physical transfer of the vehicle, the 817 original power of attorney shall be delivered to the person 818 designated as the transferee of the dealer on the dealer 819 reassignment form. If the dealer sells the vehicle to an out-of-820 state resident or an out-of-state dealer and the power of 821 attorney form is applicable to the transaction, the dealer must 822 photocopy the completed original of the form and mail it 823 directly to the department within 5 business days after the certificate of title and dealer reassignment form are delivered 824 825 by the dealer to the purchaser. A copy of the executed power of 826 attorney shall be submitted to the department with a copy of the 827 executed dealer reassignment form within 5 business days after the duplicate certificate of title and dealer reassignment form 828 752267 5/3/2011 1:11 PM

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# 829 are delivered by the dealer to its transferee.

830 If the mechanics of the transfer of title to a motor (C) 831 vehicle in accordance with the provisions of paragraph (a) or 832 paragraph (b) are determined to be incompatible with and 833 unlawful under the provisions of 49 C.F.R. part 580, the 834 transfer of title to a motor vehicle by operation of this 835 subsection can be effected in any manner not inconsistent with 836 49 C.F.R. part 580 and Florida law; provided, any power of 837 attorney form issued or authorized by the department under this 838 subsection shall contain an original, two carbon copies, one of 839 which shall be submitted directly to the department by the 840 dealer within 5 business days of use by the dealer to effect 841 transfer of a title certificate as provided in paragraphs (a) and (b) and a copy, one of which shall be retained by the dealer 842 in its records for 5 years. 843

(d) Any person who fails to complete the information
required by this subsection or to file with the department the
forms required by this subsection <u>commits</u> is guilty of a
misdemeanor of the second degree, punishable as provided in s.
775.082 or s. 775.083. The department shall not issue a
certificate of title unless this subsection has been complied
with.

851 (7) Subject to approval by the National Highway Traffic
852 Safety Administration or any other applicable authority, if a
853 title is held electronically and the transferee agrees to
854 maintain the title electronically, the transferor and transferee
855 shall complete a secure reassignment document that discloses the
856 odometer reading and is signed by both the transferor and
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857 <u>transferee at the tax collector's office or license plate</u> 858 <u>agency. A dealer acquiring a motor vehicle that has an</u> 859 <u>electronic title shall use a secure reassignment document signed</u> 860 <u>by the person from whom the dealer acquired the motor vehicle.</u> 861 <u>Upon transferring the motor vehicle to a purchaser, a separate</u> 862 <u>reassignment document shall be executed.</u>

863 (8) (7) Each certificate of title issued by the department 864 must contain on its reverse side a minimum of three four spaces 865 for notation of the name and license number of any auction 866 through which the vehicle is sold and the date the vehicle was 867 auctioned. Each separate dealer reassignment form issued by the 868 department must also have the space referred to in this section. 869 When a transfer of title is made at a motor vehicle auction, the 870 reassignment must note the name and address of the auction, but the auction shall not thereby be deemed to be the owner, seller, 871 872 transferor, or assignor of title. A motor vehicle auction is 873 required to execute a dealer reassignment only when it is the 874 owner of a vehicle being sold.

875 (9) (8) Upon transfer or reassignment of a used motor 876 vehicle through the services of an auction, the auction shall 877 complete the information in the space provided for by subsection 878 (8) (7). Any person who fails to complete the information as 879 required by this subsection commits is guilty of a misdemeanor 880 of the second degree, punishable as provided in s. 775.082 or s. 881 775.083. The department shall not issue a certificate of title 882 unless this subsection has been complied with.

883 <u>(10) (9)</u> This section shall be construed to conform to 49
884 C.F.R. part 580.
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Section 25. Subsection (6) of section 319.23, Florida Statutes, is amended, present subsections (7) through (11) of that section are renumbered as subsections (8) through (12), respectively, and a new subsection (7) is added to that section, to read:

890 319.23 Application for, and issuance of, certificate of 891 title.-

892 In the case of the sale of a motor vehicle or (6)(a) 893 mobile home by a licensed dealer to a general purchaser, the certificate of title must be obtained in the name of the 894 895 purchaser by the dealer upon application signed by the 896 purchaser, and in each other case such certificate must be 897 obtained by the purchaser. In each case of transfer of a motor 898 vehicle or mobile home, the application for a certificate of title, a corrected certificate, or an assignment or reassignment 899 900 must be filed within 30 days after the delivery of the motor 901 vehicle or from consummation of the sale of a mobile home to the 902 purchaser. An applicant must pay a fee of \$20, in addition to 903 all other fees and penalties required by law, for failing to 904 file such application within the specified time. In the case of 905 the sale of a motor vehicle by a licensed motor vehicle dealer 906 to a general purchaser who resides in another state or country, 907 the dealer is not required to apply for a certificate of title 908 for the motor vehicle; however, the dealer must transfer 909 ownership and reassign the certificate of title or 910 manufacturer's certificate of origin to the purchaser, and the 911 purchaser must sign an affidavit, as approved by the department, 912 that the purchaser will title and register the motor vehicle in 752267 5/3/2011 1:11 PM

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Amendment No. 913 another state or country. 914 If a licensed dealer acquires a motor vehicle or (b) 915 mobile home as a trade-in, the dealer must file with the 916 department, within 30 days, a notice of sale signed by the 917 seller. The department shall update its database for that title 918 record to indicate "sold." A licensed dealer need not apply for 919 a certificate of title for any motor vehicle or mobile home in 920 stock acquired for stock purposes except as provided in s. 921 319.225. 922 (7) If an applicant for a certificate of title is unable 923 to provide the department with a certificate of title that 924 assigns the prior owner's interest in the motor vehicle, the 925 department may accept a bond in the form prescribed by the 926 department, along with an affidavit in a form prescribed by the 927 department, which includes verification of the vehicle 928 identification number and an application for title. (a) The bond must be: 929 930 1. In a form prescribed by the department; 931 2. Executed by the applicant; 932 3. Issued by a person authorized to conduct a surety 933 business in this state; 934 4. In an amount equal to two times the value of the vehicle as determined by the department; and 935 5. Conditioned to indemnify all prior owners and 936 937 lienholders and all subsequent purchasers of the vehicle or 938 persons who acquire a security interest in the vehicle, and 939 their successors in interest, against any expense, loss, or damage, including reasonable attorney's fees, occurring because 940 752267 5/3/2011 1:11 PM

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941	of the issuance of the certificate of title for the vehicle or
942	for a defect in or undisclosed security interest on the right,
943	title, or interest of the applicant to the vehicle.
944	(b) An interested person has a right to recover on the
945	bond for a breach of the bond's condition. The aggregate
946	liability of the surety to all persons may not exceed the amount
947	of the bond.
948	(c) A bond under this subsection expires on the third
949	anniversary of the date the bond became effective.
950	(d) The affidavit must:
951	1. Be in a form prescribed by the department;
952	2. Include the facts and circumstances through which the
953	applicant acquired ownership and possession of the motor
954	vehicle;
955	3. Disclose that no security interests, liens, or
956	encumbrances against the motor vehicle are known to the
957	applicant against the motor vehicle; and
958	4. State that the applicant has the right to have a
959	certificate of title issued.
960	Section 26. Paragraph (b) of subsection (2) of section
961	319.28, Florida Statutes, is amended, and subsection (3) is
962	added to that section, to read:
963	319.28 Transfer of ownership by operation of law
964	(2)
965	(b) In case of repossession of a motor vehicle or mobile
966	home pursuant to the terms of a security agreement or similar
967	instrument, an affidavit by the party to whom possession has
968	passed stating that the vehicle or mobile home was repossessed
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969 upon default in the terms of the security agreement or other 970 instrument shall be considered satisfactory proof of ownership 971 and right of possession. At least 5 days before prior to selling the repossessed vehicle, any subsequent lienholder named in the 972 973 last issued certificate of title shall be sent notice of the 974 repossession by certified mail, on a form prescribed by the 975 department. If such notice is given and no written protest to 976 the department is presented by a subsequent lienholder within 15 977 days after from the date on which the notice was mailed, the 978 certificate of title or the certificate of repossession shall be 979 issued showing no liens. If the former owner or any subsequent 980 lienholder files a written protest under oath within such 15-day 981 period, the department shall not issue the certificate of title 982 or certificate of repossession for 10 days thereafter. If within the 10-day period no injunction or other order of a court of 983 984 competent jurisdiction has been served on the department commanding it not to deliver the certificate of title or 985 986 certificate of repossession, the department shall deliver the 987 certificate of title or repossession to the applicant or as may 988 otherwise be directed in the application showing no other liens 989 than those shown in the application. Any lienholder who has 990 repossessed a vehicle in this state in compliance with the 991 provisions of this section must apply to a tax collector's 992 office in this state or to the department for a certificate of 993 repossession or to the department for a certificate of title 994 pursuant to s. 319.323. Proof of the required notice to 995 subsequent lienholders shall be submitted together with regular title fees. A lienholder to whom a certificate of repossession 996 752267 5/3/2011 1:11 PM

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Amendment No. 997 has been issued may assign the certificate of title to the 998 subsequent owner. Any person who violates found guilty of 999 violating any requirements of this paragraph commits shall be 1000 guilty of a felony of the third degree, punishable as provided 1001 in s. 775.082, s. 775.083, or s. 775.084.

1002 (3) A dealer of farm or industrial equipment, as those 1003 terms are used in s. 493.6101(22), conducting a repossession of 1004 such equipment is not subject to licensure as a recovery agent 1005 or recovery agency if such dealer is regularly engaged in the 1006 sale of such equipment for a particular manufacturer and the 1007 lender is affiliated with that manufacturer.

1008 Section 27. Section 319.323, Florida Statutes, is amended 1009 to read:

1010 319.323 Expedited service; applications; fees.-The 1011 department shall establish a separate title office which may be used by private citizens and licensed motor vehicle dealers to 1012 1013 receive expedited service on title transfers, title issuances, 1014 duplicate titles, and recordation of liens, and certificates of 1015 repossession. A fee of \$10 shall be charged for this service, 1016 which fee is in addition to the fees imposed by s. 319.32. The 1017 fee, after deducting the amount referenced by s. 319.324 and 1018 \$3.50 to be retained by the processing agency, shall be 1019 deposited into the General Revenue Fund. Application for 1020 expedited service may be made by mail or in person. The 1021 department shall issue each title applied for under this section 1022 within 5 working days after receipt of the application except 1023 for an application for a duplicate title certificate covered by 1024 s. 319.23(4), in which case the title must be issued within 5 752267

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1025 working days after compliance with the department's verification 1026 requirements.

Section 28. Section 319.40, Florida Statutes, is amended 1027 1028 to read:

1029

319.40 Transactions by electronic or telephonic means.-1030 (1)The department may is authorized to accept any 1031 application provided for under this chapter by electronic or 1032 telephonic means.

1033 The department may issue an electronic certificate of (2) 1034 title in lieu of printing a paper title.

1035 (3) The department may collect and use electronic mail 1036 addresses as a notification method in lieu of the United States 1037 Postal Service, except for any notice regarding the potential 1038 forfeiture or foreclosure of an interest in property.

1039 Section 29. Paragraph (a) of subsection (1) of section 1040 320.01, Florida Statutes, is amended, present subsections (24) 1041 through (45) are renumbered as subsections (23) through (44), 1042 respectively, present subsections (23), (25), and (26) are 1043 amended, and a new subsection (45) is added to that section, to 1044 read:

1045 320.01 Definitions, general.-As used in the Florida 1046 Statutes, except as otherwise provided, the term:

1047 1048 (1)"Motor vehicle" means:

(a) An automobile, motorcycle, truck, trailer,

1049 semitrailer, truck tractor and semitrailer combination, or any 1050 other vehicle operated on the roads of this state, used to 1051 transport persons or property, and propelled by power other than 1052 muscular power, but the term does not include traction engines, 752267 5/3/2011 1:11 PM

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1053 road rollers, <u>special mobile equipment as defined in chapter</u> 1054 <u>316</u>, such vehicles as run only upon a track, bicycles, <u>swamp</u> 1055 <u>buggies</u>, or mopeds.

1056 (23) "Apportioned motor vehicle" means any motor vehicle 1057 which is required to be registered, or with respect to which an 1058 election has been made to register it, under the International 1059 Registration Plan.

1060 (24) (25) "Apportionable vehicle" means any vehicle, except recreational vehicles, vehicles displaying restricted plates, 1061 city pickup and delivery vehicles, buses used in transportation 1062 1063 of chartered parties, and government-owned vehicles, which is 1064 used or intended for use in two or more member jurisdictions 1065 that allocate or proportionally register vehicles and which is used for the transportation of persons for hire or is designed, 1066 1067 used, or maintained primarily for the transportation of property and: 1068

1069 (a) Is a power unit having a gross vehicle weight in 1070 excess of 26,000 <del>26,001</del> pounds;

1071 (b) Is a power unit having three or more axles, regardless 1072 of weight; or

1073 (c) Is used in combination, when the weight of such 1074 combination exceeds <u>26,000</u> <del>26,001</del> pounds gross vehicle weight. 1075

1076 Vehicles, or combinations thereof, having a gross vehicle weight 1077 of <u>26,000</u> <del>26,001</del> pounds or less and two-axle vehicles may be 1078 proportionally registered.

1079 <u>(25)(26)</u> "Commercial motor vehicle" means any vehicle <u>that</u> 1080 which is not owned or operated by a governmental entity, <u>that</u> 752267 5/3/2011 1:11 PM

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Amendment No. 1081 which uses special fuel or motor fuel on the public highways, 1082 and that which has a gross vehicle weight of 26,001 pounds or 1083 more, or has three or more axles regardless of weight, or is 1084 used in combination when the weight of such combination exceeds 1085 26,000 <del>26,001</del> pounds gross vehicle weight. A vehicle that 1086 occasionally transports personal property to and from a closed-1087 course motorsport facility, as defined in s. 549.09(1)(a), is 1088 not a commercial motor vehicle if the use is not for profit and corporate sponsorship is not involved. As used in this 1089 1090 subsection, the term "corporate sponsorship" means a payment, 1091 donation, gratuity, in-kind service, or other benefit provided 1092 to or derived by a person in relation to the underlying 1093 activity, other than the display of product or corporate names, logos, or other graphic information on the property being 1094 1095 transported.

SWAMP BUGGY.-A motorized off-road vehicle designed to 1096 (45) travel over swampy terrain, which may utilize large tires or 1097 1098 tracks operated from an elevated platform, and may be used upon 1099 varied terrain. A swamp buggy does not include any vehicle 1100 defined in chapter 261 or otherwise defined or classified in 1101 this chapter. A swamp buggy may not be operated upon the public 1102 roads, streets, or highways of this state, except to the extent 1103 specifically authorized by a state or federal agency to be used exclusively upon lands, managed, owned, or leased by that 1104 1105 agency.

Section 30. Subsection (2) of section 320.02, Florida Statutes, is amended, paragraphs (o), (p), (q), and (r) are added to subsection (15), and subsection (18) is added to that 752267 5/3/2011 1:11 PM

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1109 section, to read:

1130

1110 320.02 Registration required; application for 1111 registration; forms.-

1112 (2) (a) The application for registration shall include the 1113 street address of the owner's permanent residence or the address 1114 of his or her permanent place of business and shall be 1115 accompanied by personal or business identification information 1116 which may include, but need not be limited to, a driver's license number, Florida identification card number, or federal 1117 employer identification number. If the owner does not have a 1118 1119 permanent residence or permanent place of business or if the 1120 owner's permanent residence or permanent place of business 1121 cannot be identified by a street address, the application shall 1122 include:

1123 1. If the vehicle is registered to a business, the name 1124 and street address of the permanent residence of an owner of the 1125 business, an officer of the corporation, or an employee who is 1126 in a supervisory position.

1127 2. If the vehicle is registered to an individual, the name 1128 and street address of the permanent residence of a close 1129 relative or friend who is a resident of this state.

1131 If the vehicle is registered to an active-duty military member 1132 who is a Florida resident, the member is exempt from the 1133 requirement to provide a Florida residential address.

1134 (b) The department shall prescribe a form upon which motor 1135 vehicle owners may record odometer readings when registering 1136 their motor vehicles. 752267 5/3/2011 1:11 PM

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1137	Amendment No. (15)
1138	(o) The application form for motor vehicle registration
1139	and renewal registration must include language permitting the
1140	voluntary contribution of \$1 to End Hunger in Florida. The
1141	proceeds shall be distributed monthly by the department to the
1142	Florida Association of Food Banks, Inc., a corporation not for
1143	profit under s. 501(c)(3) of the Internal Revenue Code. The
1144	funds shall be used by the organization for the purpose of
1145	
	ending hunger in Florida.
1146	(p) The application form for motor vehicle registration
1147	and renewal of registration must include language permitting a
1148	voluntary contribution of \$1 to Take Stock In Children. Such
1149	contributions shall be transferred by the department each month
1150	to Take Stock In Children, Inc.
1151	(q) The application form for motor vehicle registration
1152	and renewal of registration must include language permitting a
1153	voluntary contribution of \$1 per applicant for Autism Services
1154	and Supports. Such contributions must be transferred by the
1155	department each month to the Achievement and Rehabilitation
1156	Centers, Inc., Autism Services Fund.
1157	(r) The application form for motor vehicle registration
1158	and renewal of registration must include language permitting a
1159	voluntary contribution of \$1 to Support Our Troops, which shall
1160	be distributed monthly to Support Our Troops, Inc., a Florida
1161	not-for-profit organization.
1162	
1163	For the purpose of applying the service charge provided in s.
1164	215.20, contributions received under this subsection are not
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1165 income of a revenue nature. 1166 (18) All electronic registration records shall be retained by the department for not less than 10 years. 1167 1168 Section 31. Subsection (9) is added to section 320.023, Florida Statutes, to read: 1169 1170 320.023 Requests to establish voluntary checkoff on motor 1171 vehicle registration application.-1172 (9) The department may annually retain from the first proceeds derived from the voluntary contributions collected an 1173 amount sufficient to defray for each voluntary contribution the 1174 1175 pro rata share of the department's costs directly related to the 1176 voluntary contributions program. Such costs include renewal 1177 notices, postage, distribution costs, direct costs to the 1178 department, and costs associated with reviewing each 1179 organization's compliance with the audit and attestation 1180 requirements of this section. The revenues retained by the 1181 department may not be less than 0.5 percent and may not exceed 1.5 percent. The balance of the proceeds from the voluntary 1182 1183 contributions collected shall be distributed as provided by law. 1184 Section 32. Subsections (7) and (8) of section 320.03, 1185 Florida Statutes, are amended to read: 1186

1186 320.03 Registration; duties of tax collectors; 1187 International Registration Plan.-

(7) The Department of Highway Safety and Motor Vehicles shall register <u>apportionable</u> apportioned motor vehicles under the provisions of the International Registration Plan. The department may adopt rules to implement and enforce the provisions of the plan. 752267

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1193 If the applicant's name appears on the list referred (8) 1194 to in s. 316.1001(4), s. 316.1967(6), or s. 713.78(13), a 1195 license plate or revalidation sticker may not be issued until 1196 that person's name no longer appears on the list or until the 1197 person presents a receipt from the governmental entity or the 1198 clerk of court that provided the data showing that the fines 1199 outstanding have been paid. This subsection does not apply to 1200 the owner of a leased vehicle if the vehicle is registered in 1201 the name of the lessee of the vehicle. The tax collector and the clerk of the court are each entitled to receive monthly, as 1202 1203 costs for implementing and administering this subsection, 10 1204 percent of the civil penalties and fines recovered from such 1205 persons. As used in this subsection, the term "civil penalties 1206 and fines" does not include a wrecker operator's lien as 1207 described in s. 713.78(13). If the tax collector has private tag 1208 agents, such tag agents are entitled to receive a pro rata share 1209 of the amount paid to the tax collector, based upon the 1210 percentage of license plates and revalidation stickers issued by 1211 the tag agent compared to the total issued within the county. 1212 The authority of any private agent to issue license plates shall 1213 be revoked, after notice and a hearing as provided in chapter 1214 120, if he or she issues any license plate or revalidation 1215 sticker contrary to the provisions of this subsection. This 1216 section applies only to the annual renewal in the owner's birth 1217 month of a motor vehicle registration and does not apply to the 1218 transfer of a registration of a motor vehicle sold by a motor 1219 vehicle dealer licensed under this chapter, except for the 1220 transfer of registrations which is inclusive of the annual 752267 5/3/2011 1:11 PM

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Amendment No. 1221 renewals. This section does not affect the issuance of the title 1222 to a motor vehicle, notwithstanding s. 319.23(8)(7)(b). 1223 Section 33. Paragraph (b) of subsection (3) and subsection 1224 (5) of section 320.05, Florida Statutes, are amended to read: 1225 320.05 Records of the department; inspection procedure; 1226 lists and searches; fees.-1227 (3)1228 (b) Fees therefor shall be charged and collected as 1229 follows: For providing lists of motor vehicle or vessel records 1230 1. 1231 for the entire state, or any part or parts thereof, divided 1232 according to counties, a sum computed at a rate of not less than 1233 1 cent nor more than 5 cents per item. 1234 For providing noncertified photographic copies of motor 2. 1235 vehicle or vessel documents, \$1 per page. 1236 For providing noncertified photographic copies of 3. 1237 micrographic records, \$1 per page. 1238 For providing certified copies of motor vehicle or 4. 1239 vessel records, \$3 per record. 1240 5. For providing noncertified computer-generated printouts of motor vehicle or vessel records, 50 cents per record. 1241 1242 6. For providing certified computer-generated printouts of 1243 motor vehicle or vessel records, \$3 per record. 1244 7. For providing electronic access to motor vehicle, vessel, and mobile home registration data requested by tag, 1245 1246 vehicle identification number, title number, or decal number, 50 1247 cents per item. 1248 For providing electronic access to driver's license 8. 752267 5/3/2011 1:11 PM

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Amendment No. 1249 status report by name, sex, and date of birth or by driver 1250 license number, 50 cents per item. 1251 9. For providing lists of licensed mobile home dealers and 1252 manufacturers and recreational vehicle dealers and 1253 manufacturers, \$15 per list. 1254 10. For providing lists of licensed motor vehicle dealers, 1255 \$25 per list. 1256 For each copy of a videotape record, \$15 per tape. 11. 1257 12. For each copy of the Division of Motor Vehicles Procedures Manual, \$25. 1258 1259 (5) The creation and maintenance of records by the 1260 Division of Motorist Services within the department and the 1261 Division of Motor Vehicles pursuant to this chapter shall not be 1262 regarded as law enforcement functions of agency recordkeeping. 1263 Section 34. Paragraph (d) is added to subsection (1) of 1264 section 320.06, Florida Statutes, to read: 1265 320.06 Registration certificates, license plates, and 1266 validation stickers generally.-1267 (1)1268 (d) The department may conduct a pilot program to evaluate 1269 designs, concepts, and technologies for alternative license 1270 plate technologies. The pilot program shall investigate the feasibility and use of alternative license plate technologies 1271 1272 and shall be limited to license plates that are used on government-owned motor vehicles, as defined in s. 320.0655. 1273 1274 Government license plates in the pilot program are exempt from 1275 current license plate requirements in paragraph (3)(a). Section 35. Section 320.061, Florida Statutes, is amended 1276 752267

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1277 to read:

1278 320.061 Unlawful to alter motor vehicle registration 1279 certificates, temporary license plates, license plates, mobile 1280 home stickers, or validation stickers or to obscure license 1281 plates; penalty.-No person shall alter the original appearance 1282 of any registration license plate, temporary license plate, 1283 mobile home sticker, validation sticker, or vehicle registration 1284 certificate issued for and assigned to any motor vehicle or mobile home, whether by mutilation, alteration, defacement, or 1285 change of color or in any other manner. No person shall apply or 1286 1287 attach any substance, reflective matter, illuminated device, 1288 spray, coating, covering, or other material onto or around any 1289 license plate that interferes with the legibility, angular 1290 visibility, or detectability of any feature or detail on the 1291 license plate or interferes with the ability to record any 1292 feature or detail on the license plate. Any person who violates this section commits a noncriminal traffic infraction, 1293 1294 punishable as a moving violation as provided in chapter 318.

1295 Section 36. Subsection (1) of section 320.071, Florida 1296 Statutes, is amended to read:

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320.071 Advance registration renewal; procedures.-

(1) (a) The owner of any motor vehicle or mobile home currently registered in this state may file an application for renewal of registration with the department, or its authorized agent in the county wherein the owner resides, any time during the 3 months preceding the date of expiration of the registration period. The registration period may not exceed 27 months.

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Amendment No. 1305 The owner of any apportionable apportioned motor (b) 1306 vehicle currently registered in this state under the provisions 1307 of the International Registration Plan may file an application 1308 for renewal of registration with the department any time during the 3 months preceding the date of expiration of the 1309 1310 registration period. Section 37. Subsections (1) and (3) of section 320.0715, 1311 1312 Florida Statutes, are amended to read: 320.0715 International Registration Plan; motor carrier 1313 services; permits; retention of records.-1314 1315 All apportionable commercial motor vehicles domiciled (1) 1316 in this state and engaged in interstate commerce shall be 1317 registered in accordance with the provisions of the 1318 International Registration Plan and shall display apportioned license plates. 1319 (3) (a) If the department is unable to immediately issue 1320 1321 the apportioned license plate to an applicant currently registered in this state under the International Registration 1322 1323 Plan or to a vehicle currently titled in this state, the 1324 department or its designated agent is authorized to issue a 60-1325 day temporary operational permit. The department or agent of the 1326 department shall charge a \$3 fee and the service charge 1327 authorized by s. 320.04 for each temporary operational permit it 1328 issues. 1329 The department shall in no event issue a temporary (b) operational permit for any apportionable commercial motor 1330 vehicle to any applicant until the applicant has shown that: 1331

1332 1. All sales or use taxes due on the registration of the 752267

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1333 vehicle are paid; and

1334 2. Insurance requirements have been met in accordance with 1335 ss. 320.02(5) and 627.7415.

(c) Issuance of a temporary operational permit provides
commercial motor vehicle registration privileges in each
International Registration Plan member jurisdiction designated
on said permit and therefore requires payment of all applicable
registration fees and taxes due for that period of registration.

(d) Application for permanent registration must be made to the department within 10 days <u>following</u> from issuance of a temporary operational permit. Failure to file an application within this 10-day period may result in cancellation of the temporary operational permit.

1346Section 38. Paragraph (d) of subsection (5) of section1347320.08, Florida Statutes, is amended to read:

1348 320.08 License taxes.—Except as otherwise provided herein, 1349 there are hereby levied and imposed annual license taxes for the 1350 operation of motor vehicles, mopeds, motorized bicycles as 1351 defined in s. 316.003(2), tri-vehicles as defined in s. 316.003, 1352 and mobile homes, as defined in s. 320.01, which shall be paid 1353 to and collected by the department or its agent upon the 1354 registration or renewal of registration of the following:

1355 (5) SEMITRAILERS, FEES ACCORDING TO GROSS VEHICLE WEIGHT;1356 SCHOOL BUSES; SPECIAL PURPOSE VEHICLES.—

(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 752267 5/3/2011 1:11 PM

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Amendment No. 1361 defined in s. 320.01(39): \$41 flat, of which \$11 shall be 1362 deposited into the General Revenue Fund. Section 39. Subsection (9) of section 320.08056, Florida 1363 1364 Statutes, is amended, and paragraph (aaaa) is added to subsection (4) of that section, to read: 1365 1366 320.08056 Specialty license plates.-1367 The following license plate annual use fees shall be (4) 1368 collected for the appropriate specialty license plates: 1369 (aaaa) Go Green license plate, \$25. 1370 The organization that requested the specialty (9)(a) 1371 license plate may not redesign the specialty license plate 1372 unless the inventory of those plates has been depleted. However, 1373 the organization may purchase the remaining inventory of the 1374 specialty license plates from the department at cost. (b) An organization with a specialty license plate must 1375 1376 submit a written request to the department 90 days before the 1377 convening of the next regular session of the Legislature in 1378 order to change the name of the recipient organization listed in 1379 this section or s. 320.08058. 1380 Section 40. Paragraph (b) of subsection (48) and subsection (53) of section 320.08058, Florida Statutes, are 1381 1382 amended, and subsection (79) is added to that section, to read: 1383 320.08058 Specialty license plates.-(48) LIVE THE DREAM LICENSE PLATES.-1384 1385 The proceeds of the annual use fee shall be (b) distributed to the Florida Dream Foundation, Inc. The Florida 1386 Dream Foundation, Inc., shall retain the first \$60,000 in 1387 1388 proceeds from the annual use fees as reimbursement for 752267 5/3/2011 1:11 PM Page 50 of 133

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administrative costs, startup costs, and costs incurred in the approval process. Thereafter, up to 25 percent shall be used for continuing promotion and marketing of the license plate and concept. The remaining funds shall be used in the following manner:

1394 1. Twenty-five percent shall be distributed equally among 1395 the sickle cell organizations that are Florida members of the 1396 Sickle Cell Disease Association of America, Inc., for programs 1397 that provide research, care, and treatment for sickle cell 1398 disease.

1399 2. Twenty-five percent shall be distributed to the Florida 1400 chapter of the March of Dimes for programs and services that 1401 improve the health of babies through the prevention of birth 1402 defects and infant mortality.

1403 3. Ten percent shall be distributed to the Florida 1404 Association of Healthy Start Coalitions to decrease racial 1405 disparity in infant mortality and to increase healthy birth 1406 outcomes. Funding will be used by local Healthy Start Coalitions 1407 to provide services and increase screening rates for high-risk 1408 pregnant women, children under 4 years of age, and women of 1409 childbearing age.

1410 4. Ten percent shall be distributed to the Community
1411 Partnership for Homeless, Inc., for programs that provide relief
1412 from poverty, hunger, and homelessness.

1413 5. Five percent of the proceeds shall be used by the 1414 foundation for administrative costs directly associated with 1415 operations as they relate to the management and distribution of 1416 the proceeds.

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(53) SUPPORT SOCCER LICENSE PLATES.-

1418 (a) The department shall develop a Support Soccer license

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1419 plate as provided in this section. Support Soccer license plates 1420 must bear the colors and design approved by the department. The 1421 word "Florida" must appear at the top of the plate, and the 1422 words "Support Soccer" must appear at the bottom of the plate.

(b) The annual use fees shall be distributed to the Florida Lighthouse Soccer Foundation, Inc., which shall retain the initial revenues from the sale of such plates until all startup costs for developing and establishing the plate have been recovered, not to exceed \$85,000. Thereafter, the proceeds of the annual use fee shall be used in the following manner:

14291. Up to 25 percent of the proceeds may be used by the1430Florida Lighthouse Soccer Foundation, Inc., for continuing1431promotion and marketing of the license plate and concept.

Twenty percent shall be distributed to the Florida 1432 2. 1433 Youth Soccer Association for programs and services that foster 1434 the physical, mental, and emotional growth and development of 1435 Florida's youth through the sport of soccer at all levels of age 1436 and competition, including a portion to be determined by the Florida Youth Soccer Association for the TOPSoccer program to 1437 1438 promote participation by the physically and mentally 1439 disadvantaged.

1440 3. Twenty percent shall be distributed as grants for 1441 programs that promote participation by the economically 1442 disadvantaged and to support soccer programs where none 1443 previously existed.

1444 4. Ten percent shall be distributed to the Florida State 752267 5/3/2011 1:11 PM

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1445 Soccer Association to promote the sport of soccer and the long-1446 term development of the sport.

1447 5. Ten percent shall be distributed as grants for programs 1448 that promote and support the construction of fields and soccer-1449 specific infrastructure.

1450 6. Ten percent shall be distributed as grants for programs
1451 that foster and promote health, physical fitness, and
1452 educational opportunities through soccer.

1453 7. Five percent shall be expended by the <u>Florida</u> 1454 <u>Lighthouse</u> Soccer Foundation, Inc., for administrative costs 1455 directly associated with the foundation's operations as they 1456 relate to the management and distribution of the proceeds.

1457

(79) GO GREEN LICENSE PLATE.-

(a) 1458 Notwithstanding the provisions of s. 45 of chapter 2008-176, Laws of Florida, as amended by s. 21 of chapter 2010-1459 1460 223, Laws of Florida, and upon receipt of \$60,000 and submission of the proposed art design for the specialty license plate to 1461 1462 the department in a medium prescribed by the department, as soon 1463 as practicable, but no later than 60 days after the effective 1464 date of this act, the department shall develop a Go Green 1465 license plate as provided in this section. The plate must bear 1466 the colors and design approved by the department. The word 1467 "Florida" must appear at the top of the plate, and the words "Go 1468 Green" must appear at the bottom of the plate. 1469 The annual use fees shall be distributed to the (b)

(b) The annual use fees shall be distributed to the Coalition for Renewable Energy Solutions, Inc., which shall retain the initial revenues from the sales of such plates until all startup costs incurred in the development and approval of 752267 5/3/2011 1:11 PM

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1473	the plates have been reimbursed. Thereafter, the proceeds shall
1474	be used by the coalition as follows:
1475	1. A maximum of 10 percent of the proceeds may be used to
1476	fund the administrative and marketing costs of the license plate
1477	program.
1478	2. The remaining fees shall be used to fund programs and
1479	projects that educate the public and implement or publicize
1480	renewable energy solutions.
1481	Section 41. Paragraph (e) of subsection (4) of section
1482	320.08068, Florida Statutes, is amended to read:
1483	320.08068 Motorcycle specialty license plates
1484	(4) A license plate annual use fee of \$20 shall be
1485	collected for each motorcycle specialty license plate. Annual
1486	use fees shall be distributed to The Able Trust as custodial
1487	agent. The Able Trust may retain a maximum of 10 percent of the
1488	proceeds from the sale of the license plate for administrative
1489	costs. The Able Trust shall distribute the remaining funds as
1490	follows:
1491	(e) Twenty percent to the Florida Association of Centers
1492	for Independent Living <del>to be used to leverage additional funding</del>
1493	and new sources of revenue for the centers for independent
1494	living in this state.
1495	Section 42. Subsection (1) of section 320.0847, Florida
1496	Statutes, is amended to read:
1497	320.0847 Mini truck and low-speed vehicle license plates
1498	(1) The department shall issue a license plate to the
1499	owner or lessee of any vehicle registered as a low-speed vehicle
1500	as defined in s. 320.01 <del>(42)</del> or a mini truck as defined in s.
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1501 320.01(45) upon payment of the appropriate license taxes and 1502 fees prescribed in s. 320.08.

1503 Section 43. Subsections (1), (2), and (4) of section 1504 320.0848, Florida Statutes, are amended to read:

1505 320.0848 Persons who have disabilities; issuance of 1506 disabled parking permits; temporary permits; permits for certain 1507 providers of transportation services to persons who have 1508 disabilities.-

1509 (1) (a) The Department of Highway Safety and Motor Vehicles or its authorized agents shall, upon application and receipt of 1510 1511 the fee, issue a disabled parking permit for a period of up to 4 1512 years, which period ends on the applicant's birthday, to any 1513 person who has long-term mobility impairment, or a temporary disabled parking permit not to exceed 6 months to any person who 1514 1515 has a temporary mobility impairment. No person will be required 1516 to pay a fee for a parking permit for disabled persons more than 1517 once in a 12-month period from the date of the prior fee 1518 payment.

(b)1. The person must be currently certified as being legally blind or as having any of the following disabilities that render him or her unable to walk 200 feet without stopping to rest:

a. Inability to walk without the use of or assistance from
a brace, cane, crutch, prosthetic device, or other assistive
device, or without the assistance of another person. If the
assistive device significantly restores the person's ability to
walk to the extent that the person can walk without severe
limitation, the person is not eligible for the exemption parking
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1529 permit.

1530

b. The need to permanently use a wheelchair.

c. Restriction by lung disease to the extent that the person's forced (respiratory) expiratory volume for 1 second, when measured by spirometry, is less than 1 liter, or the person's arterial oxygen is less than 60 mm/hg on room air at rest.

1536

d. Use of portable oxygen.

e. Restriction by cardiac condition to the extent that the
person's functional limitations are classified in severity as
Class III or Class IV according to standards set by the American
Heart Association.

1541 f. Severe limitation in the person's ability to walk due 1542 to an arthritic, neurological, or orthopedic condition.

1543 2. The certification of disability which is required under subparagraph 1. must be provided by a physician licensed under 1544 1545 chapter 458, chapter 459, or chapter 460, by a podiatric physician licensed under chapter 461, by an optometrist licensed 1546 1547 under chapter 463, by an advanced registered nurse practitioner 1548 licensed under chapter 464 under the protocol of a licensed physician as stated in this subparagraph, by a physician 1549 1550 assistant licensed under chapter 458 or chapter 459, or by a 1551 similarly licensed physician from another state if the 1552 application is accompanied by documentation of the physician's licensure in the other state and a form signed by the out-of-1553 1554 state physician verifying his or her knowledge of this state's 1555 eligibility guidelines.

1556 (c) The certificate of disability must include, but need 752267 5/3/2011 1:11 PM

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1557 not be limited to: 1558 The disability of the applicant; the certifying 1. 1559 practitioner's name and address; the practitioner's certification number; the eligibility criteria for the permit; 1560 the penalty for falsification by either the certifying 1561 1562 practitioner or the applicant; the duration of the condition 1563 that entitles the person to the permit; and justification for 1564 the additional placard pursuant to subsection (2).

1565 2. The statement, in bold letters: "A disabled parking 1566 permit may be issued only for a medical necessity that severely 1567 affects mobility."

1568

3. The signatures of:

1569 a. The applicant's physician or other certifying1570 practitioner.

1571

b. The applicant or the applicant's parent or guardian.

1572 c. The employee of the department's authorized agent which1573 employee is processing the application.

1574 Beginning October 1, 2011 April 1, 1999, the (d) 1575 Department of Highway Safety and Motor Vehicles shall renew the 1576 disabled parking permit of any person certified as permanently 1577 disabled on the application if the person applies for renewal in 1578 person and provides a current certificate of disability pursuant 1579 to this subsection. The requirement to apply for renewal in 1580 person does not apply if the severity of the disability prevents 1581 a disabled person from physically visiting or being transported 1582 to a driver license or tax collector office and the certifying 1583 physician has signed an additional section of the department's 1584 parking permit application to exempt the disabled person from 752267 5/3/2011 1:11 PM

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1585 the appearance requirement.

1586 The Department of Highway Safety and Motor Vehicles (e) 1587 shall, in consultation with the Commission for the 1588 Transportation Disadvantaged, adopt rules, in accordance with 1589 chapter 120, for the issuance of a disabled parking permit to 1590 any organization that can adequately demonstrate a bona fide 1591 need for such a permit because the organization provides regular 1592 transportation services to persons who have disabilities and are 1593 certified as provided in this subsection.

1594 (2) DISABLED PARKING PERMIT; PERSONS WITH LONG-TERM1595 MOBILITY PROBLEMS.—

1596 The disabled parking permit is a placard that can be (a) 1597 placed in a motor vehicle so as to be visible from the front and 1598 rear of the vehicle. Each side of the placard must have the 1599 international symbol of accessibility in a contrasting color in 1600 the center so as to be visible. One side of the placard must 1601 display the applicant's driver's license number or state 1602 identification card number along with a warning that the 1603 applicant must have such identification at all times while using 1604 the parking permit. In those cases where the severity of the 1605 disability prevents a disabled person from physically visiting 1606 or being transported to a driver license or tax collector office 1607 to obtain a driver's license or identification card, a 1608 certifying physician may sign the exemption section of the 1609 department's parking permit application to exempt the disabled person from being issued a driver's license or identification 1610 1611 card for the number to be displayed on the parking permit. A 1612 validation sticker must also be issued with each disabled 752267 5/3/2011 1:11 PM

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1613 parking permit, showing the month and year of expiration on each 1614 side of the placard. Validation stickers must be of the size 1615 specified by the Department of Highway Safety and Motor Vehicles 1616 and must be affixed to the disabled parking permits. The 1617 disabled parking permits must use the same colors as license 1618 plate validations.

(b) License plates issued under ss. 320.084, 320.0842,
320.0843, and 320.0845 are valid for the same parking privileges
and other privileges provided under ss. 316.1955, 316.1964, and
526.141(5)(a).

(c) The department shall not issue an additional disabled parking permit unless the applicant states that he or she is a frequent traveler or a quadriplegic. The department may not issue to any one eligible applicant more than two disabled parking permits except to an organization in accordance with paragraph (1)(e). Subsections (1), (5), (6), and (7) apply to this subsection.

1630 If an applicant who is a disabled veteran, is a (d) 1631 resident of this state, has been honorably discharged, and 1632 either has been determined by the Department of Defense or the United States Department of Veterans Affairs or its predecessor 1633 1634 to have a service-connected disability rating for compensation 1635 of 50 percent or greater or has been determined to have a 1636 service-connected disability rating of 50 percent or greater and is in receipt of both disability retirement pay from the United 1637 1638 States Department of Veterans Affairs, he or she must still 1639 provide a signed physician's statement of qualification for the 1640 disabled parking permits. 752267

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Amendment No. 1641 To obtain a replacement for a disabled parking permit (e) 1642 that has been lost or stolen, a person must appear in person, 1643 submit an application on a form prescribed by the department, and must pay a replacement fee in the amount of \$1.00, to be 1644 retained by the issuing agency. If the person submits with the 1645 1646 application a police report documenting that the permit was 1647 stolen, there is no replacement fee. The requirement to apply 1648 for replacement in person does not apply if the severity of the 1649 disability prevents a disabled person from physically visiting 1650 or being transported to a driver license or tax collector 1651 office, and the certifying physician has signed an additional 1652 section of the department's parking permit application to exempt 1653 the disabled person from the appearance requirement.

(f) A person who qualifies for a disabled parking permit under this section may be issued an international wheelchair user symbol license plate under s. 320.0843 in lieu of the disabled parking permit; or, if the person qualifies for a "DV" license plate under s. 320.084, such a license plate may be issued to him or her in lieu of a disabled parking permit.

1660 (4) From the proceeds of the temporary disabled parking 1661 permit fees:

(a) The Department of Highway Safety and Motor Vehicles
must receive \$3.50 for each temporary permit, to be deposited
into the Highway Safety Operating Trust Fund and used for
implementing the real-time disabled parking permit database and
for administering the disabled parking permit program.

1667 (b) The tax collector, for processing, must receive \$2.50
1668 for each temporary permit.
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1669 The remainder must be distributed monthly as follows: (C) 1670 To the Florida Endowment Foundation for Vocational 1. 1671 Rehabilitation, known as "The Able Trust," Florida Governor's 1672 Alliance for the Employment of Disabled Citizens for the purpose of improving employment and training opportunities for persons 1673 1674 who have disabilities, with special emphasis on removing 1675 transportation barriers, \$4. These fees must be directly 1676 deposited into the Florida Endowment Foundation for Vocational 1677 Rehabilitation as established in s. 413.615 Transportation Disadvantaged Trust Fund for transfer to the Florida Governor's 1678 1679 Alliance for Employment of Disabled Citizens.

1680 2. To the Transportation Disadvantaged Trust Fund to be 1681 used for funding matching grants to counties for the purpose of 1682 improving transportation of persons who have disabilities, \$5.

1683 Section 44. Effective October 1, 2011, subsection (1) of 1684 section 320.089, Florida Statutes, is amended to read:

1685 320.089 Members of National Guard and active United States 1686 Armed Forces reservists; former prisoners of war; survivors of 1687 Pearl Harbor; Purple Heart medal recipients; Operation Iraqi 1688 Freedom and Operation Enduring Freedom Veterans; <u>Combat Infantry</u> 1689 <u>Badge recipients;</u> special license plates; fee.-

1690 (1) (a) Each owner or lessee of an automobile or truck for 1691 private use or recreational vehicle as specified in s. 1692 320.08(9)(c) or (d), which is not used for hire or commercial 1693 use, who is a resident of the state and an active or retired 1694 member of the Florida National Guard, a survivor of the attack 1695 on Pearl Harbor, a recipient of the Purple Heart medal, or an 1696 active or retired member of any branch of the United States 752267 5/3/2011 1:11 PM

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1697 Armed Forces Reserve, or a recipient of the Combat Infantry 1698 Badge shall, upon application to the department, accompanied by 1699 proof of active membership or retired status in the Florida 1700 National Guard, proof of membership in the Pearl Harbor 1701 Survivors Association or proof of active military duty in Pearl 1702 Harbor on December 7, 1941, proof of being a Purple Heart medal 1703 recipient, or proof of active or retired membership in any 1704 branch of the Armed Forces Reserve, or proof of membership in 1705 the Combat Infantrymen's Association, Inc., or other proof of being a recipient of the Combat Infantry Badge, and upon payment 1706 1707 of the license tax for the vehicle as provided in s. 320.08, be 1708 issued a license plate as provided by s. 320.06, upon which, in 1709 lieu of the serial numbers prescribed by s. 320.06, shall be stamped the words "National Guard," "Pearl Harbor Survivor," 1710 "Combat-wounded veteran," or "U.S. Reserve," or "Combat Infantry 1711 Badge," as appropriate, followed by the serial number of the 1712 1713 license plate. Additionally, the Purple Heart plate may have the 1714 words "Purple Heart" stamped on the plate and the likeness of 1715 the Purple Heart medal appearing on the plate.

Amendment No.

1716 (b) Notwithstanding any other provision of law to the contrary, beginning with fiscal year 2002-2003 and annually 1717 1718 thereafter, the first \$100,000 in general revenue generated from 1719 the sale of license plates issued under this section shall be 1720 deposited into the Grants and Donations Trust Fund, as described 1721 in s. 296.38(2), to be used for the purposes established by law 1722 for that trust fund. Any additional general revenue generated 1723 from the sale of such plates shall be deposited into the State 1724 Homes for Veterans Trust Fund and used solely to construct, 752267 5/3/2011 1:11 PM

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1725 operate, and maintain domiciliary and nursing homes for 1726 veterans, subject to the requirements of chapter 216.

(c) Notwithstanding any provisions of law to the contrary, an applicant for a Pearl Harbor Survivor license plate or a Purple Heart license plate who also qualifies for a disabled veteran's license plate under s. 320.084 shall be issued the appropriate special license plate without payment of the license tax imposed by s. 320.08.

1733 Section 45. Subsection (3) of section 320.27, Florida 1734 Statutes, is amended to read:

1735

Amendment No.

320.27 Motor vehicle dealers.-

1736 APPLICATION AND FEE.-The application for the license (3) 1737 shall be in such form as may be prescribed by the department and shall be subject to such rules with respect thereto as may be so 1738 1739 prescribed by it. Such application shall be verified by oath or 1740 affirmation and shall contain a full statement of the name and 1741 birth date of the person or persons applying therefor; the name 1742 of the firm or copartnership, with the names and places of 1743 residence of all members thereof, if such applicant is a firm or 1744 copartnership; the names and places of residence of the principal officers, if the applicant is a body corporate or 1745 1746 other artificial body; the name of the state under whose laws 1747 the corporation is organized; the present and former place or 1748 places of residence of the applicant; and prior business in 1749 which the applicant has been engaged and the location thereof. 1750 Such application shall describe the exact location of the place 1751 of business and shall state whether the place of business is 1752 owned by the applicant and when acquired, or, if leased, a true 752267

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Amendment No. 1753 copy of the lease shall be attached to the application. The 1754 applicant shall certify that the location provides an adequately 1755 equipped office and is not a residence; that the location 1756 affords sufficient unoccupied space upon and within which adequately to store all motor vehicles offered and displayed for 1757 1758 sale; and that the location is a suitable place where the 1759 applicant can in good faith carry on such business and keep and 1760 maintain books, records, and files necessary to conduct such 1761 business, which will be available at all reasonable hours to 1762 inspection by the department or any of its inspectors or other 1763 employees. The applicant shall certify that the business of a 1764 motor vehicle dealer is the principal business which shall be 1765 conducted at that location. Such application shall contain a 1766 statement that the applicant is either franchised by a manufacturer of motor vehicles, in which case the name of each 1767 motor vehicle that the applicant is franchised to sell shall be 1768 1769 included, or an independent (nonfranchised) motor vehicle 1770 dealer. Such application shall contain such other relevant 1771 information as may be required by the department, including 1772 evidence that the applicant is insured under a garage liability insurance policy or a general liability insurance policy coupled 1773 1774 with a business automobile policy, which shall include, at a 1775 minimum, \$25,000 combined single-limit liability coverage 1776 including bodily injury and property damage protection and 1777 \$10,000 personal injury protection. A salvage motor vehicle 1778 dealer as defined in subparagraph (1)(c)5. is exempt from the 1779 requirements for garage liability insurance and personal injury 1780 protection insurance on those vehicles that have been issued a 752267 5/3/2011 1:11 PM

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1781 certificate of destruction and if the vehicle cannot be legally 1782 operated on Florida roads, highways, or streets. Franchise 1783 dealers must submit a garage liability insurance policy, and all 1784 other dealers must submit a garage liability insurance policy or a general liability insurance policy coupled with a business 1785 1786 automobile policy. Such policy shall be for the license period, 1787 and evidence of a new or continued policy shall be delivered to the department at the beginning of each license period. Upon 1788 making initial application, the applicant shall pay to the 1789 1790 department a fee of \$300 in addition to any other fees now 1791 required by law; upon making a subsequent renewal application, 1792 the applicant shall pay to the department a fee of \$75 in 1793 addition to any other fees now required by law. Upon making an 1794 application for a change of location, the person shall pay a fee of \$50 in addition to any other fees now required by law. The 1795 1796 department shall, in the case of every application for initial 1797 licensure, verify whether certain facts set forth in the application are true. Each applicant, general partner in the 1798 1799 case of a partnership, or corporate officer and director in the 1800 case of a corporate applicant, must file a set of fingerprints with the department for the purpose of determining any prior 1801 1802 criminal record or any outstanding warrants. The department 1803 shall submit the fingerprints to the Department of Law 1804 Enforcement for state processing and forwarding to the Federal 1805 Bureau of Investigation for federal processing. The actual cost 1806 of state and federal processing shall be borne by the applicant and is in addition to the fee for licensure. The department may 1807 1808 issue a license to an applicant pending the results of the 752267 5/3/2011 1:11 PM

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1809 fingerprint investigation, which license is fully revocable if 1810 the department subsequently determines that any facts set forth 1811 in the application are not true or correctly represented.

1812Section 46. Paragraphs (a) and (b) of subsection (2) of1813section 320.275, Florida Statutes, are amended to read:

320.275 Automobile Dealers Industry Advisory Board.-

1815

1814

Amendment No.

(2) MEMBERSHIP, TERMS, MEETINGS.-

1816 The board shall be composed of 12 members. The (a) 1817 executive director of the Department of Highway Safety and Motor 1818 Vehicles shall appoint the members from names submitted by the 1819 entities for the designated categories the member will 1820 represent. The executive director shall appoint one 1821 representative of the Department of Highway Safety and Motor Vehicles, who must represent the Division of Motor Vehicles; two 1822 1823 representatives of the independent motor vehicle industry as recommended by the Florida Independent Automobile Dealers 1824 1825 Association; two representatives of the franchise motor vehicle 1826 industry as recommended by the Florida Automobile Dealers 1827 Association; one representative of the auction motor vehicle 1828 industry who is from an auction chain and is recommended by a 1829 group affiliated with the National Auto Auction Association; one 1830 representative of the auction motor vehicle industry who is from 1831 an independent auction and is recommended by a group affiliated 1832 with the National Auto Auction Association; one representative 1833 from the Department of Revenue; a Florida tax collector 1834 representative recommended by the Florida Tax Collectors 1835 Association; one representative from the Better Business Bureau; 1836 one representative from the Department of Agriculture and 752267 5/3/2011 1:11 PM

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1837 Consumer Services, who must represent the Division of Consumer 1838 Services; and one representative of the insurance industry who 1839 writes motor vehicle dealer surety bonds.

(b)1. The executive director shall appoint the following 1840 1841 initial members to 1-year terms: one representative from the 1842 motor vehicle auction industry who represents an auction chain, one representative from the independent motor vehicle industry, 1843 1844 one representative from the franchise motor vehicle industry, 1845 one representative from the Department of Revenue, one Florida 1846 tax collector, and one representative from the Better Business 1847 Bureau.

1848 2. The executive director shall appoint the following 1849 initial members to 2-year terms: one representative from the 1850 motor vehicle auction industry who represents an independent 1851 auction, one representative from the independent motor vehicle industry, one representative from the franchise motor vehicle 1852 1853 industry, one representative from the Division of Consumer 1854 Services, one representative from the insurance industry, and one representative from the department Division of Motor 1855 1856 Vehicles.

1857 3. As the initial terms expire, the executive director 1858 shall appoint successors from the same designated category for 1859 terms of 2 years. If renominated, a member may succeed himself 1860 or herself.

1861 4. The board shall appoint a chair and vice chair at its1862 initial meeting and every 2 years thereafter.

Section 47. Subsection (1) of section 320.771, Florida Statutes, is amended to read: 752267 5/3/2011 1:11 PM Page 67 of 133

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Amendment No.

- 1865 320.771 License required of recreational vehicle dealers.-
- 1866

DEFINITIONS.-As used in this section: (1)

1867 (a) "Dealer" means any person engaged in the business of buying, selling, or dealing in recreational vehicles or offering 1868 or displaying recreational vehicles for sale. The term "dealer" 1869 1870 includes a recreational vehicle broker. Any person who buys, 1871 sells, deals in, or offers or displays for sale, or who acts as 1872 the agent for the sale of, one or more recreational vehicles in any 12-month period shall be prima facie presumed to be a 1873 dealer. The terms "selling" and "sale" include lease-purchase 1874 transactions. The term "dealer" does not include banks, credit 1875 1876 unions, and finance companies that acquire recreational vehicles 1877 as an incident to their regular business and does not include 1878 mobile home rental and leasing companies that sell recreational vehicles to dealers licensed under this section. A licensed 1879 dealer may transact business in recreational vehicles with a 1880 1881 motor vehicle auction as defined in s. 320.27(1)(c)4. Further, a licensed dealer may, at retail or wholesale, sell a motor 1882 1883 vehicle, as described in s. 320.01(1)(a), acquired in exchange 1884 for the sale of a recreational vehicle, if such acquisition is incidental to the principal business of being a recreational 1885 1886 vehicle dealer. However, a recreational vehicle dealer may not 1887 buy a motor vehicle for the purpose of resale unless licensed as 1888 a motor vehicle dealer pursuant to s. 320.27.

1889 "Recreational vehicle broker" means any person who is (b) 1890 engaged in the business of offering to procure or procuring used 1891 recreational vehicles for the general public; who holds himself 1892 or herself out through solicitation, advertisement, or otherwise 752267 5/3/2011 1:11 PM

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Amendment No. 1893 as one who offers to procure or procures used recreational 1894 vehicles for the general public; or who acts as the agent or 1895 intermediary on behalf of the owner or seller of a used 1896 recreational vehicle which is for sale or who assists or represents the seller in finding a buyer for the recreational 1897 1898 vehicle. 1899 For the purposes of this section, the term (C) 1900 "recreational vehicle" does not include any camping trailer, as 1901 defined in s. 320.01(1)(b)2. (d) A dealer may apply for a certificate of title to a 1902 1903 recreational vehicle required to be registered under s. 1904 320.08(9) using a manufacturer's statement of origin as 1905 permitted by s. 319.23(1) only if such dealer is authorized by a 1906 manufacturer/dealer agreement as defined in s. 320.3202(8) on 1907 file with the department to buy, sell, or deal in that 1908 particular line-make of recreational vehicle and is authorized by such agreement to perform delivery and preparation 1909 obligations and warranty defect adjustments on that line-make. 1910 1911 Section 48. Section 320.95, Florida Statutes, is amended 1912 to read: 1913 320.95 Transactions by electronic or telephonic means.-1914 (1) The department may is authorized to accept any 1915 application provided for under this chapter by electronic or 1916 telephonic means. 1917 The department may collect and use electronic mail (2) addresses for the purpose of providing renewal notices in lieu 1918 1919 of the United States Postal Service. Section 49. Section 321.02, Florida Statutes, is amended 1920 752267 5/3/2011 1:11 PM

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1921 to read:

1922 321.02 Powers and duties of department, highway patrol.-1923 The director of the Division of Highway Patrol of the Department 1924 of Highway Safety and Motor Vehicles shall be designated the 1925 Colonel also be the commander of the Florida Highway Patrol. The 1926 said department shall set up and promulgate rules and 1927 regulations by which the personnel of the Florida Highway Patrol 1928 officers shall be examined, employed, trained, located, suspended, reduced in rank, discharged, recruited, paid and 1929 pensioned, subject to civil service provisions hereafter set 1930 1931 out. The department may enter into contracts or agreements, with 1932 or without competitive bidding or procurement, to make 1933 available, on a fair, reasonable, nonexclusive, and 1934 nondiscriminatory basis, property and other structures under 1935 division control for the placement of new facilities by any wireless provider of mobile service as defined in 47 U.S.C. s. 1936 1937 153(27) or s. 332(d), and any telecommunications company as defined in s. 364.02 when it is determined to be practical and 1938 1939 feasible to make such property or other structures available. 1940 The department may, without adopting a rule, charge a just, reasonable, and nondiscriminatory fee for placement of the 1941 1942 facilities, payable annually, based on the fair market value of 1943 space used by comparable communications facilities in the state. 1944 The department and a wireless provider or telecommunications company may negotiate the reduction or elimination of a fee in 1945 1946 consideration of services provided to the division by the 1947 wireless provider or the telecommunications company. All such 1948 fees collected by the department shall be deposited directly 752267 5/3/2011 1:11 PM

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Amendment No. 1949 into the State Agency Law Enforcement Radio System Trust Fund, 1950 and may be used to construct, maintain, or support the system. 1951 The department is further specifically authorized to purchase, 1952 sell, trade, rent, lease and maintain all necessary equipment, 1953 uniforms, motor vehicles, communication systems, housing 1954 facilities, office space, and perform any other acts necessary 1955 for the proper administration and enforcement of this chapter. However, all supplies and equipment consisting of single items 1956 1957 or in lots shall be purchased under the requirements of s. 287.057. Purchases shall be made by accepting the bid of the 1958 1959 lowest responsive bidder, the right being reserved to reject all 1960 bids. The department shall prescribe a distinctive uniform and 1961 distinctive emblem to be worn by all officers of the Florida 1962 Highway Patrol. It shall be unlawful for any other person or 1963 persons to wear a similar uniform or emblem, or any part or parts thereof. The department shall also prescribe distinctive 1964 1965 colors for use on motor vehicles and motorcycles operated by the Florida Highway Patrol. The prescribed colors shall be referred 1966 1967 to as "Florida Highway Patrol black and tan."

1968Section 50.Subsection (3) of section 322.02, Florida1969Statutes, is amended to read:

1970

322.02 Legislative intent; administration.-

(3) The department shall employ a director, who is charged with the duty of serving as the executive officer of the Division of <u>Motorist Services within</u> <del>Driver Licenses of</del> the department insofar as the administration of this chapter is concerned. He or she shall be subject to the supervision and direction of the department, and his or her official actions and 752267 5/3/2011 1:11 PM

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Amendment No. 1977 decisions as executive officer shall be conclusive unless the 1978 same are superseded or reversed by the department or by a court 1979 of competent jurisdiction. 1980 Section 51. Subsection (1) of section 322.04, Florida 1981 Statutes, is amended to read: 1982 322.04 Persons exempt from obtaining driver's license.-1983 The following persons are exempt from obtaining a (1)1984 driver's license: 1985 Any employee of the United States Government, while (a) 1986 operating a noncommercial motor vehicle owned by or leased to 1987 the United States Government and being operated on official business. 1988 1989 (b) Any person while driving or operating any road 1990 machine, farm tractor, or implement of husbandry temporarily operated or moved on a highway. 1991 1992 (c) A nonresident who is at least 16 years of age and who 1993 has in his or her immediate possession a valid noncommercial 1994 driver's license issued to the nonresident in his or her home 1995 state or country, may operate a motor vehicle of the type for 1996 which a Class E driver's license is required in this state if he 1997 or she has in their immediate possession: 1998 1. A valid noncommercial driver's license issued in his or 1999 her name from another state or territory of the United States; 2000 or 2001 2. An International Driving Permit issued in his or her 2002 name in their country of residence and a valid license issued in 2003 that country. 2004 (d) A nonresident who is at least 18 years of age and who 752267 5/3/2011 1:11 PM
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2005 has in his or her immediate possession a valid noncommercial 2006 driver's license issued to the nonresident in his or her home 2007 state or country may operate a motor vehicle, other than a 2008 commercial motor vehicle, in this state.

2009 <u>(d) (e)</u> Any person operating a golf cart, as defined in s. 2010 320.01, which is operated in accordance with the provisions of 2011 s. 316.212.

2012 Section 52. Paragraph (a) of subsection (1) of section 2013 322.051, Florida Statutes, is amended to read:

2014

Amendment No.

322.051 Identification cards.-

(1) Any person who is 5 years of age or older, or any person who has a disability, regardless of age, who applies for a disabled parking permit under s. 320.0848, may be issued an identification card by the department upon completion of an application and payment of an application fee.

2020 (a) Each such application shall include the following2021 information regarding the applicant:

2022 1. Full name (first, middle or maiden, and last), gender, 2023 proof of social security card number satisfactory to the 2024 department, county of residence, mailing address, proof of 2025 residential address satisfactory to the department, country of 2026 birth, and a brief description.

2027

2. Proof of birth date satisfactory to the department.

2028 3. Proof of identity satisfactory to the department. Such 2029 proof must include one of the following documents issued to the 2030 applicant:

2031 a. A driver's license record or identification card record 2032 from another jurisdiction that required the applicant to submit 752267 5/3/2011 1:11 PM

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Amendment No. 2033 a document for identification which is substantially similar to 2034 a document required under sub-subparagraph b., sub-subparagraph 2035 c., sub-subparagraph d., sub-subparagraph e., sub-subparagraph 2036 f., sub-subparagraph g., or sub-subparagraph h.; A certified copy of a United States birth certificate; 2037 b. 2038 с. A valid, unexpired United States passport; 2039 A naturalization certificate issued by the United d. 2040 States Department of Homeland Security; 2041 A valid, unexpired alien registration receipt card e. 2042 (green card); 2043 A Consular Report of Birth Abroad provided by the f. 2044 United States Department of State; 2045 An unexpired employment authorization card issued by q. 2046 the United States Department of Homeland Security; or 2047 h. Proof of nonimmigrant classification provided by the United States Department of Homeland Security, for an original 2048 2049 identification card. In order to prove such nonimmigrant 2050 classification, applicants must provide at least one of may 2051 produce but are not limited to the following documents, and, in 2052 addition, the department may require applicants to produce 2053 United States Department of Homeland Security documents for the 2054 sole purpose of establishing the maintenance of or efforts to 2055 maintain continuous lawful presence: 2056 (I) A notice of hearing from an immigration court 2057 scheduling a hearing on any proceeding. 2058 (II) A notice from the Board of Immigration Appeals 2059 acknowledging pendency of an appeal. 2060 (III) Notice of the approval of an application for 752267 5/3/2011 1:11 PM

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2084

2061 adjustment of status issued by the United States Bureau of 2062 Citizenship and Immigration Services.

(IV) Any official documentation confirming the filing of a petition for asylum or refugee status or any other relief issued by the United States Bureau of Citizenship and Immigration Services.

(V) Notice of action transferring any pending matter from
another jurisdiction to Florida, issued by the United States
Bureau of Citizenship and Immigration Services.

(VI) Order of an immigration judge or immigration officer granting any relief that authorizes the alien to live and work in the United States including, but not limited to asylum.

(VII) Evidence that an application is pending for adjustment of status to that of an alien lawfully admitted for permanent residence in the United States or conditional permanent resident status in the United States, if a visa number is available having a current priority date for processing by the United States Bureau of Citizenship and Immigration Services.

(VIII) On or after January 1, 2010, an unexpired foreign passport with an unexpired United States Visa affixed, accompanied by an approved I-94, documenting the most recent admittance into the United States.

2085 <u>An identification card issued based on documents required</u> 2086 <del>Presentation of any of the documents described</del> in sub-2087 subparagraph g. or sub-subparagraph h. <u>is valid entitles the</u> 2088 <del>applicant to an identification card</del> for a period not to exceed 752267 5/3/2011 1:11 PM

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2089 the expiration date of the document presented or 1 year, 2090 whichever first occurs.

2091 Section 53. Subsection (4) of section 322.058, Florida 2092 Statutes, is amended to read:

2093 322.058 Suspension of driving privileges due to support 2094 delinquency; reinstatement.-

(4) This section applies only to the annual renewal in the owner's birth month of a motor vehicle registration and does not apply to the transfer of a registration of a motor vehicle sold by a motor vehicle dealer licensed under chapter 320, except for the transfer of registrations which is inclusive of the annual renewals. This section does not affect the issuance of the title to a motor vehicle, notwithstanding s. 319.23(8)-(7)-(b).

2102 Section 54. Section 322.065, Florida Statutes, is amended 2103 to read:

2104 322.065 Driver's license expired for <u>6</u> 4 months or less; 2105 penalties.—Any person whose driver's license has been expired 2106 for <u>6</u> 4 months or less and who drives a motor vehicle upon the 2107 highways of this state <u>commits</u> is guilty of an infraction and <u>is</u> 2108 subject to the penalty provided in s. 318.18.

2109 Section 55. Subsection (3) of section 322.07, Florida 2110 Statutes, is amended to read:

2111

322.07 Instruction permits and temporary licenses.-

(3) Any person who, except for his or her lack of instruction in operating a commercial motor vehicle, would otherwise be qualified to obtain a commercial driver's license under this chapter, may apply for a temporary commercial instruction permit. The department shall issue such a permit 752267 5/3/2011 1:11 PM

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2117 entitling the applicant, while having the permit in his or her 2118 immediate possession, to drive a commercial motor vehicle on the 2119 highways, provided that:

(a) The applicant possesses a valid <u>Florida</u> driver's license <del>issued in any state</del>; and

(b) The applicant, while operating a commercial motor vehicle, is accompanied by a licensed driver who is 21 years of age or older, who is licensed to operate the class of vehicle being operated, and who is actually occupying the closest seat to the right of the driver.

2127 Section 56. Subsections (2) and (7) of section 322.08, 2128 Florida Statutes, are amended, and subsection (8) is added to 2129 that section, to read:

2130 322.08 Application for license; requirements for license 2131 and identification card forms.-

2132 (2) Each such application shall include the following2133 information regarding the applicant:

(a) Full name (first, middle or maiden, and last), gender, proof of social security card number satisfactory to the department, county of residence, mailing address, proof of residential address satisfactory to the department, country of birth, and a brief description.

2139

(b) Proof of birth date satisfactory to the department.

(c) Proof of identity satisfactory to the department. Such proof must include one of the following documents issued to the applicant:

2143 1. A driver's license record or identification card record 2144 from another jurisdiction that required the applicant to submit 752267 5/3/2011 1:11 PM

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Amendment No. 2145 a document for identification which is substantially similar to 2146 a document required under subparagraph 2., subparagraph 3., 2147 subparagraph 4., subparagraph 5., subparagraph 6., subparagraph 2148 7., or subparagraph 8.; A certified copy of a United States birth certificate; 2149 2. 2150 3. A valid, unexpired United States passport; 2151 A naturalization certificate issued by the United 4. 2152 States Department of Homeland Security; A valid, unexpired alien registration receipt card 2153 5. (green card); 2154 2155 A Consular Report of Birth Abroad provided by the 6. 2156 United States Department of State; 2157 7. An unexpired employment authorization card issued by 2158 the United States Department of Homeland Security; or 2159 8. Proof of nonimmigrant classification provided by the United States Department of Homeland Security, for an original 2160 2161 driver's license. In order to prove nonimmigrant classification, an applicant must provide at least one of the following 2162 2163 documents, and, in addition, the department may require 2164 applicants to produce United States Department of Homeland 2165 Security documents for the sole purpose of establishing the 2166 maintenance of or efforts to maintain continuous lawful presence 2167 may produce the following documents, including, but not limited 2168 to: 2169 A notice of hearing from an immigration court a. 2170 scheduling a hearing on any proceeding. 2171 b. A notice from the Board of Immigration Appeals 2172 acknowledging pendency of an appeal. 752267 5/3/2011 1:11 PM Page 78 of 133

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2196

c. A notice of the approval of an application for
adjustment of status issued by the United States Bureau of
Citizenship and Immigration Services.

2176 d. Any official documentation confirming the filing of a 2177 petition for asylum or refugee status or any other relief issued 2178 by the United States Bureau of Citizenship and Immigration 2179 Services.

e. A notice of action transferring any pending matter from
another jurisdiction to this state issued by the United States
Bureau of Citizenship and Immigration Services.

2183 f. An order of an immigration judge or immigration officer 2184 granting any relief that authorizes the alien to live and work 2185 in the United States, including, but not limited to, asylum.

g. Evidence that an application is pending for adjustment of status to that of an alien lawfully admitted for permanent residence in the United States or conditional permanent resident status in the United States, if a visa number is available having a current priority date for processing by the United States Bureau of Citizenship and Immigration Services.

h. On or after January 1, 2010, an unexpired foreign
passport with an unexpired United States Visa affixed,
accompanied by an approved I-94, documenting the most recent
admittance into the United States.

2197 <u>A driver's license or temporary permit issued based on documents</u> 2198 <u>required Presentation of any of the documents</u> in subparagraph 7. 2199 or subparagraph 8. <u>is valid entitles the applicant to a driver's</u> 2200 <u>license or temporary permit</u> for a period not to exceed the 752267 5/3/2011 1:11 PM

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2201 expiration date of the document presented or 1 year, whichever 2202 occurs first.

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(d) Whether the applicant has previously been licensed to drive, and, if so, when and by what state, and whether any such license or driving privilege has ever been disqualified, revoked, or suspended, or whether an application has ever been refused, and, if so, the date of and reason for such disqualification, suspension, revocation, or refusal.

(e) Each such application may include fingerprints andother unique biometric means of identity.

(7) The application form for an original, renewal, or replacement driver's license or identification card shall include language permitting the following:

(a) A voluntary contribution of \$1 per applicant, which contribution shall be deposited into the Health Care Trust Fund for organ and tissue donor education and for maintaining the organ and tissue donor registry.

(b) A voluntary contribution of \$1 per applicant, which contribution shall be distributed to the Florida Council of the Blind.

(c) A voluntary contribution of \$2 per applicant, which shall be distributed to the Hearing Research Institute, Incorporated.

(d) A voluntary contribution of \$1 per applicant, which shall be distributed to the Juvenile Diabetes Foundation International.

(e) A voluntary contribution of \$1 per applicant, which shall be distributed to the Children's Hearing Help Fund. 752267 5/3/2011 1:11 PM

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(f) A voluntary contribution of \$1 per applicant, whichshall be distributed to Family First, a nonprofit organization.

(g) A voluntary contribution of \$1 per applicant to Stop
Heart Disease, which shall be distributed to the Florida Heart
Research Institute, a nonprofit organization.

(h) A voluntary contribution of \$1 per applicant to Senior
Vision Services, which shall be distributed to the Florida
Association of Agencies Serving the Blind, Inc., a not-forprofit organization.

(i) A voluntary contribution of \$1 per applicant for services for persons with developmental disabilities, which shall be distributed to The Arc of Florida.

(j) A voluntary contribution of \$1 to the Ronald McDonald House, which shall be distributed each month to Ronald McDonald House Charities of Tampa Bay, Inc.

(k) Notwithstanding s. 322.081, a voluntary contribution of \$1 per applicant, which shall be distributed to the League Against Cancer/La Liga Contra el Cancer, a not-for-profit organization.

(1) A voluntary contribution of \$1 per applicant to
Prevent Child Sexual Abuse, which shall be distributed to
Lauren's Kids, Inc., a nonprofit organization.

(m) A voluntary contribution of \$1 per applicant, which shall be distributed to Prevent Blindness Florida, a not-forprofit organization, to prevent blindness and preserve the sight of the residents of this state.

2255 (n) Notwithstanding s. 322.081, a voluntary contribution 2256 of \$1 per applicant to the state homes for veterans, to be 752267 5/3/2011 1:11 PM

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2257	Amendment No. distributed on a quarterly basis by the department to the State
2258	Homes for Veterans Trust Fund, which is administered by the
2259	
	Department of Veterans' Affairs.
2260	(o) A voluntary contribution of \$1 per applicant for
2261	Autism Services and Supports. Such contributions must be
2262	transferred by the department each month to the Achievement and
2263	Rehabilitation Centers, Inc., Autism Services Fund.
2264	(p) A voluntary contribution of \$1 per applicant to
2265	Support Our Troops, which shall be distributed monthly to
2266	Support Our Troops, Inc., a Florida not-for-profit organization.
2267	
2268	A statement providing an explanation of the purpose of the trust
2269	funds shall also be included. For the purpose of applying the
2270	service charge provided in s. 215.20, contributions received
2271	under paragraphs <u>(b)-(p)</u> <del>(b)-(n)</del> are not income of a revenue
2272	nature.
2273	(8) The department may collect and use electronic mail
2274	addresses for the purpose of providing renewal notices in lieu
2275	of the United State Postal Service.
2276	Section 57. Subsection (9) is added to section 322.081,
2277	Florida Statutes, to read:
2278	322.081 Requests to establish voluntary checkoff on
2279	driver's license application
2280	(9) The department may annually retain from the first
2281	proceeds derived from the voluntary contributions collected an
2282	amount sufficient to defray for each voluntary contribution the
2283	pro rata share of the department's costs directly related to the
2284	voluntary contributions program. Such costs include renewal
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0005	Amendment No.
2285	notices, postage, distribution costs, direct costs to the
2286	department, and costs associated with reviewing each
2287	organization's compliance with the audit and attestation
2288	requirements of this section. The revenues retained by the
2289	department may not be less than 0.5 percent and may not exceed
2290	1.5 percent. The balance of the proceeds from the voluntary
2291	contributions collected shall be distributed as provided by law.
2292	Section 58. Subsection (1) of section 322.095, Florida
2293	Statutes, is amended to read:
2294	322.095 Traffic law and substance abuse education program
2295	for driver's license applicants
2296	(1) The Department of Highway Safety and Motor Vehicles
2297	must approve traffic law and substance abuse education courses
2298	that must be completed by applicants for a Florida driver's
2299	license. The curricula for the courses must provide instruction
2300	on the physiological and psychological consequences of the abuse
2301	of alcohol and other drugs, the societal and economic costs of
2302	alcohol and drug abuse, the effects of alcohol and drug abuse on
2303	the driver of a motor vehicle, the dangers of driving while
2304	distracted, which must specifically include the use of
2305	technology while driving, and the laws of this state relating to
2306	the operation of a motor vehicle. All instructors teaching the
2307	courses shall be certified by the department.
2308	Section 59. Subsection (5) of section 322.12, Florida
2309	Statutes, is amended to read:
2310	322.12 Examination of applicants
2311	(5) <del>(a) The department shall formulate a separate</del>
2312	examination for applicants for licenses to operate motorcycles.
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Amendment No. 2313 Any applicant for a driver's license who wishes to operate a 2314 motorcycle, and who is otherwise qualified, must successfully 2315 complete such an examination, which is in addition to the 2316 examination administered under subsection (3). The examination 2317 must test the applicant's knowledge of the operation of a 2318 motorcycle and of any traffic laws specifically relating thereto and must include an actual demonstration of his or her ability 2319 2320 to exercise ordinary and reasonable control in the operation of 2321 a motorcycle. Any applicant who fails to pass the initial 2322 knowledge examination will incur a \$5 fee for each subsequent 2323 examination, to be deposited into the Highway Safety Operating 2324 Trust Fund. Any applicant who fails to pass the initial skills 2325 examination will incur a \$10 fee for each subsequent 2326 examination, to be deposited into the Highway Safety Operating Trust Fund. In the formulation of the examination, the 2327 2328 department shall consider the use of the Motorcycle Operator 2329 Skills Test and the Motorcycle in Traffic Test offered by the 2330 Motorcycle Safety Foundation. The department shall indicate on 2331 the license of any person who successfully completes the 2332 examination that the licensee is authorized to operate a 2333 motorcycle. If the applicant wishes to be licensed to operate a 2334 motorcycle only, he or she need not take the skill or road test 2335 required under subsection (3) for the operation of a motor 2336 vehicle, and the department shall indicate such a limitation on 2337 his or her license as a restriction. Every first-time applicant 2338 for licensure to operate a motorcycle must provide proof of 2339 completion of a motorcycle safety course, as provided for in s. 2340 322.0255, which shall include a final examination before the 752267 5/3/2011 1:11 PM

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2341	Amendment No. applicant may be licensed to operate a motorcycle. The
2342	department shall indicate on the license of any person who
2343	successfully completes the course that the licensee is
2344	authorized to operate a motorcycle. If the applicant wishes to
2345	be licensed to operate a motorcycle only, he or she need not
2346	take the skills or road test required under subsection (3) for
2347	the operation of a motor vehicle, and the department shall
2348	indicate such a limitation on his or her license as a
2349	restriction.
2350	(b) The department may exempt any applicant from the
2351	examination provided in this subsection if the applicant
2352	presents a certificate showing successful completion of a course
2353	approved by the department, which course includes a similar
2354	examination of the knowledge and skill of the applicant in the
2355	operation of a motorcycle.
2356	Section 60. Subsection (5) of section 322.121, Florida
2357	Statutes, is amended to read:
2358	322.121 Periodic reexamination of all drivers
2359	(5) Members of the Armed Forces, or their dependents
2360	residing with them, shall be granted an automatic extension for
2361	the expiration of their <u>Class E</u> licenses without reexamination
2362	while serving on active duty outside this state. This extension
2363	is valid for 90 days after the member of the Armed Forces is
2364	either discharged or returns to this state to live.
2365	Section 61. Paragraph (a) of subsection (1) of section
2366	322.14, Florida Statutes, is amended to read:
2367	322.14 Licenses issued to drivers
2368	(1)(a) The department shall, upon successful completion of
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Amendment No. 2369 all required examinations and payment of the required fee, issue 2370 to every applicant qualifying therefor, a driver's license as 2371 applied for, which license shall bear thereon a color photograph 2372 or digital image of the licensee; the name of the state; a distinguishing number assigned to the licensee; and the 2373 2374 licensee's full name, date of birth, and residence address; a brief description of the licensee, including, but not limited 2375 2376 to, the licensee's gender and height; and the dates of issuance 2377 and expiration of the license. A space shall be provided upon 2378 which the licensee shall affix his or her usual signature. No 2379 license shall be valid until it has been so signed by the 2380 licensee except that the signature of said licensee shall not be 2381 required if it appears thereon in facsimile or if the licensee 2382 is not present within the state at the time of issuance. 2383 Applicants qualifying to receive a Class A, Class B, or Class C 2384 driver's license must appear in person within the state for 2385 issuance of a color photographic or digital imaged driver's 2386 license pursuant to s. 322.142. 2387 Section 62. Section 322.1415, Florida Statutes, is created 2388 to read: 2389 322.1415 Specialty driver's license and identification 2390 card program.-2391 The department may issue to any applicant qualified (1) pursuant to s. 322.14 a specialty driver's license or 2392 2393 identification card upon payment of the appropriate fee pursuant to s. <u>322.21.</u> 2394 Department-approved specialty driver's licenses and 2395 (2) identification cards shall, at a minimum, be available for state 2396 752267 5/3/2011 1:11 PM

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2397	Amendment No. and independent universities domiciled in this state, all
2398	Florida professional sports teams designated in s.
2399	320.08058(9)(a), and all branches of the United States military.
2400	(3) The design and use of each specialty driver's license
2401	and identification card must be approved by the department and
2402	the organization that is recognized by the driver's license or
2403	card.
2404	(4) Organizations receiving funds from this program shall
2405	attest as provided in 320.08062 that the funds have been
2406	expended in the same manner as provided in s. 320.08058. On
2407	December 1 of each year, the department shall deliver an annual
2408	report to the President of the Senate and the Speaker of the
2409	House of Representatives addressing the viability of the program
2410	and detailing the amounts distributed to each entity.
2411	(5) This section is repealed August 31, 2015.
2412	Section 63. Subsection (2) of section 322.19, Florida
2413	Statutes, is amended to read:
2414	322.19 Change of address or name
2415	(2) Whenever any person, after applying for or receiving a
2416	driver's license, changes the <u>legal</u> residence or mailing address
2417	in the application or license, the person must, within 10
2418	calendar days, obtain a replacement license that reflects the
2419	change. A written request to the department must include the old
2420	and new addresses and the driver's license number. Persons with
2421	a valid, current student identification card issued by an
2422	educational institution in this state are presumed not to have
2423	changed their legal residence or mailing address. Nothing in
2424	this provision shall affect any person required to register a
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2425 <u>permanent or temporary address change pursuant to s. 775.13, s.</u> 2426 775.21, s. 775.25, or s. 943.0435.

 2427
 Section 64.
 Subsections (9), (10), (13), (14), and (16) of

 2428
 section 322.20, Florida Statutes, are amended to read:

2429 322.20 Records of the department; fees; destruction of 2430 records.-

The department may, upon application, furnish to any 2431 (9)2432 person, from its the records of the Division of Driver Licenses, 2433 a list of the names, addresses, and birth dates of the licensed 2434 drivers of the entire state or any portion thereof by age group. 2435 In addition, the department may furnish to the courts, for the 2436 purpose of establishing jury selection lists, the names, 2437 addresses, and birth dates of the persons of the entire state or 2438 any portion thereof by age group having identification cards 2439 issued by the department. Each person who requests such information shall pay a fee, set by the department, of 1 cent 2440 2441 per name listed, except that the department shall furnish such 2442 information without charge to the courts for the purpose of jury 2443 selection or to any state agency or to any state attorney, 2444 sheriff, or chief of police. Such court, state agency, state attorney, or law enforcement agency may not sell, give away, or 2445 2446 allow the copying of such information. Noncompliance with this 2447 prohibition shall authorize the department to charge the 2448 noncomplying court, state agency, state attorney, or law 2449 enforcement agency the appropriate fee for any subsequent lists 2450 requested. The department may adopt rules necessary to implement this subsection. 2451

2452 (10) The <u>department</u> <del>Division of Driver Licenses</del> is 752267 5/3/2011 1:11 PM

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Amendment No. 2453 authorized, upon application of any person and payment of the 2454 proper fees, to search and to assist such person in the search 2455 of the records of the department and make reports thereof and to 2456 make photographic copies of the departmental records and 2457 attestations thereof.

The department Division of Driver Licenses shall 2458 (13)2459 implement a system that allows either parent of a minor, or a 2460 quardian, or other responsible adult who signed a minor's 2461 application for a driver's license to have Internet access 2462 through a secure website to inspect the minor's driver history 2463 record. Internet access to driver history records granted to a 2464 minor's parents, quardian, or other responsible adult shall be 2465 furnished by the department at no fee and shall terminate when 2466 the minor attains 18 years of age.

(14) The department is authorized in accordance with chapter 257 to destroy reports, records, documents, papers, and correspondence in the <u>department</u> <del>Division of Driver Licenses</del> which are considered obsolete.

(16) The creation and maintenance of records by the Division of Motorist Services within the department and the Division of Driver Licenses pursuant to this chapter shall not be regarded as law enforcement functions of agency recordkeeping.

2476 Section 65. Section 322.202, Florida Statutes, is amended 2477 to read:

2478 322.202 Admission of evidence obtained from the Division 2479 of <u>Motorist Services</u> <del>Driver Licenses and the Division of Motor</del> 2480 <del>Vehicles</del>.-752267 5/3/2011 1:11 PM

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Amendment No. 2481 The Legislature finds that the Division of Motorist (1)2482 Services Driver Licenses and the Division of Motor Vehicles of 2483 the Department of Highway Safety and Motor Vehicles is are not a 2484 law enforcement agency agencies. The Legislature also finds that the division is divisions are not an adjunct adjuncts of any law 2485 2486 enforcement agency in that employees have no stake in particular 2487 prosecutions. The Legislature further finds that errors in 2488 records maintained by the Division of Motorist Services 2489 divisions are not within the collective knowledge of any law 2490 enforcement agency. The Legislature also finds that the mission 2491 missions of the Division of Motorist Services Driver Licenses, 2492 the Division of Motor Vehicles, and the Department of Highway 2493 Safety and Motor Vehicles provides provide a sufficient 2494 incentive to maintain records in a current and correct fashion.

(2) The Legislature finds that the purpose of the
exclusionary rule is to deter misconduct on the part of law
enforcement officers and law enforcement agencies.

2498 (3)The Legislature finds that the application of the 2499 exclusionary rule to cases where a law enforcement officer 2500 effects an arrest based on objectively reasonable reliance on 2501 information obtained from the division divisions is repugnant to 2502 the purposes of the exclusionary rule and contrary to the 2503 decisions of the United States Supreme Court in Arizona v. 2504 Evans, 514 U.S. 1 (1995) and United States v. Leon, 468 U.S. 897 2505 (1984).

(4) In any case where a law enforcement officer effects an arrest based on objectively reasonable reliance on information obtained from the <u>division</u> <del>divisions</del>, evidence found pursuant to 752267 5/3/2011 1:11 PM

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2509	Amendment No. such an arrest shall not be suppressed by application of the
2510	exclusionary rule on the grounds that the arrest is subsequently
2511	determined to be unlawful due to erroneous information obtained
2512	from the divisions.
2513	Section 66. Paragraph (i) is added to subsection (1) of
2514	section 322.21, Florida Statutes, and subsections (2) and (4) of
2515	that section are amended, to read:
2516	322.21 License fees; procedure for handling and collecting
2517	fees
2518	(1) Except as otherwise provided herein, the fee for:
2519	<ul><li>(i) The specialty license or identification card issued</li></ul>
2520	pursuant to s. 322.1415 is \$25, which is in addition to other
2521	fees required in this section. The specialty fee shall be
2522	distributed as follows:
2523	
2524	1. Fifty percent shall be distributed as provided in
	section 320.08058 to the appropriate state or independent
2525	university, the professional sports team, or branches of the
2526	military.
2527	2. Fifty percent shall be distributed to the department
2528	for department costs directly related to the specialty driver's
2529	license and identification card program and to defray costs of
2530	production enhancements and distribution.
2531	(2) It is the duty of the director of the Division of
2532	Motorist Services to provide <del>Driver Licenses to set up a</del>
2533	division in the department with the necessary personnel to
2534	perform the <del>necessary</del> clerical and routine work for the
2535	department in issuing and recording applications, licenses, and
2536	certificates of eligibility, including the receiving and
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Amendment No. 2537 accounting of all license funds and their payment into the State 2538 Treasury, and other incidental clerical work connected with the 2539 administration of this chapter. The department may use such 2540 electronic, mechanical, or other devices as necessary to 2541 accomplish the purposes of this chapter.

2542 (4) If the department determines from its records or is 2543 otherwise satisfied that the holder of a license about to expire 2544 is entitled to have it renewed, the department shall mail a 2545 renewal notice to the licensee at his or her last known address, 2546 at least within 30 days before the licensee's birthday. The 2547 licensee may shall be issued a renewal license, after 2548 reexamination, if required, during the 30 days immediately 2549 preceding his or her birthday upon presenting a renewal notice, his or her current license, and the fee for renewal to the 2550 2551 department at any driver's license examining office. A driver 2552 may renew his or her driver's license up to 18 months prior to 2553 the license expiration date.

2554 Section 67. Subsection (1) of section 322.22, Florida 2555 Statutes, is amended to read:

2556

322.22 Authority of department to cancel license.-

2557 The department is authorized to cancel any driver's (1)2558 license, upon determining that the licensee is was not entitled 2559 to the license issuance thereof, or that the licensee failed to 2560 give the required or correct information in his or her 2561 application or committed any fraud in making such application, 2562 or that the licensee has two or more licenses on file with the 2563 department, each in a different name but bearing the photograph 2564 of the licensee, unless the licensee has complied with the 752267 5/3/2011 1:11 PM

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Amendment No. 2565 requirements of this chapter in obtaining the licenses. The 2566 department may cancel any driver's license, identification card, 2567 vehicle or vessel registration, or fuel-use decal if the 2568 licensee fails to pay the correct fee or pays for the driver's 2569 license, identification card, vehicle or vessel registration, or 2570 fuel-use decal; pays any tax liability, penalty, or interest 2571 specified in chapter 207; or pays any administrative, 2572 delinquency, or reinstatement fee by a dishonored check.

2573 Section 68. Subsection (6) of section 322.2615, Florida 2574 Statutes, is amended to read:

2575

322.2615 Suspension of license; right to review.-

(6) (a) If the person whose license was suspended requests a formal review, the department must schedule a hearing to be held within 30 days after such request is received by the department and must notify the person of the date, time, and place of the hearing.

2581 (b) Such formal review hearing shall be held before a hearing officer employed by the department, and the hearing 2582 2583 officer shall be authorized to administer oaths, examine 2584 witnesses and take testimony, receive relevant evidence, issue 2585 subpoenas for the officers and witnesses identified in documents 2586 in subsection (2), regulate the course and conduct of the 2587 hearing, question witnesses, and make a ruling on the 2588 suspension. The party requesting the presence of a witness shall 2589 be responsible for the payment of any witness fees and for 2590 notifying in writing the state attorney's office in the 2591 appropriate circuit of the issuance of the subpoena. If the 2592 person who requests a formal review hearing fails to appear and 752267 5/3/2011 1:11 PM

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2593 the hearing officer finds such failure to be without just cause, 2594 the right to a formal hearing is waived and the suspension shall 2595 be sustained.

2596 (c) A party may seek enforcement of a subpoena under 2597 paragraph (b) by:

2598 <u>1. Filing a motion for enforcement of a subpoena in the</u> 2599 related criminal case, if any; or

2600 <u>2.</u> Filing a petition for enforcement in the circuit court 2601 of the judicial circuit in which the person failing to comply 2602 with the subpoena resides. A failure to comply with an order of 2603 the court shall result in a finding of contempt of court. 2604 However, a person is not in contempt while a subpoena is being 2605 challenged.

(d) The department must, within 7 working days after a formal review hearing, send notice to the person of the hearing officer's decision as to whether sufficient cause exists to sustain, amend, or invalidate the suspension.

2610 Section 69. Subsection (12) is added to section 322.34, 2611 Florida Statutes, to read:

2612 322.34 Driving while license suspended, revoked, canceled, 2613 or disqualified.-

2614 Except as provided in subsection (2), any person whose (1)2615 driver's license or driving privilege has been canceled, 2616 suspended, or revoked, except a "habitual traffic offender" as 2617 defined in s. 322.264, who drives a vehicle upon the highways of 2618 this state while such license or privilege is canceled, 2619 suspended, or revoked is guilty of a moving violation, 2620 punishable as provided in chapter 318. 752267

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	Amendment No.
2621	(12) A person who commits a moving violation as provided
2622	in subsection (1) shall not have his or her motor vehicle
2623	impounded or immobilized.
2624	Section 70. Subsection (2) of section 322.53, Florida
2625	Statutes, is amended to read:
2626	322.53 License required; exemptions
2627	(2) The following persons are exempt from the requirement
2628	to obtain a commercial driver's license:
2629	(a) Drivers of authorized emergency vehicles.
2630	(b) Military personnel driving vehicles operated for
2631	military purposes.
2632	(c) Farmers transporting <u>agricultural products</u> , farm
2633	supplies <u>,</u> or farm machinery <u>to or from their farms</u> within 150
2634	miles of their farm if the vehicle operated under this exemption
2635	is not used in the operations of a common or contract motor
2636	<u>carrier</u> , or transporting agricultural products to or from the
2637	first place of storage or processing or directly to or from
2638	market, within 150 miles of their farm.
2639	(d) Drivers of recreational vehicles, as defined in s.
2640	320.01.
2641	(e) Drivers who operate straight trucks, as defined in s.
2642	316.003, which that are exclusively transporting their own
2643	tangible personal property <u>that</u> <del>which</del> is not for sale <u>or hire,</u>
2644	and the vehicles are not used in commerce.
2645	(f) An employee of a publicly owned transit system who is
2646	limited to moving vehicles for maintenance or parking purposes
2647	exclusively within the restricted-access confines of a transit
2648	system's property.
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	Amendment No.
2649	Section 71. Subsection (5) is added to section 322.54,
2650	Florida Statutes, to read:
2651	322.54 Classification
2652	(5) The required driver's license classification of any
2653	person operating a commercial motor vehicle that has no gross
2654	vehicle weight rating plate or no vehicle identification number
2655	shall be determined by the actual weight of the vehicle.
2656	Section 72. Section 322.58, Florida Statutes, is repealed.
2657	Section 73. Section 322.59, Florida Statutes, is amended
2658	to read:
2659	322.59 Possession of medical examiner's certificate
2660	(1) The department shall not issue a commercial driver's
2661	license to any person who is required by the laws of this state
2662	or by federal law to possess a medical examiner's certificate,
2663	unless such person provides presents a valid certificate, as
2664	described in 49 C.F.R. s. 383.71 prior to licensure.
2665	(2) The department shall disqualify a driver from
2666	operating a commercial motor vehicle if that driver holds a
2667	commercial driver's license and fails to comply with the medical
2668	certification requirements described in 49 C.F.R. s. 383.71.
2669	(2) This section does not expand the requirements as to
2670	who must possess a medical examiner's certificate.
2671	Section 74. Subsection (5) of section 322.61, Florida
2672	Statutes, is amended to read:
2673	322.61 Disqualification from operating a commercial motor
2674	vehicle
2675	(5) Any person who is convicted of two violations
2676	specified in subsection (3) which were committed while operating
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2677 a commercial motor vehicle, or any combination thereof, arising 2678 in separate incidents shall be permanently disqualified from 2679 operating a commercial motor vehicle. Any holder of a commercial 2680 driver's license who is convicted of two violations specified in 2681 subsection (3), which were committed while operating any  $\frac{1}{2}$ 2682 noncommercial motor vehicle, or any combination thereof, arising 2683 in separate incidents shall be permanently disqualified from 2684 operating a commercial motor vehicle. The penalty provided in 2685 this subsection is in addition to any other applicable penalty.

Amendment No.

 2686
 Section 75.
 Subsections (1), (4), (7), (8), and (11) of

 2687
 section 322.64, Florida Statutes, are amended to read:

2688 322.64 Holder of commercial driver's license; persons 2689 operating a commercial motor vehicle; driving with unlawful 2690 blood-alcohol level; refusal to submit to breath, urine, or 2691 blood test.-

2692 (1) (a) A law enforcement officer or correctional officer 2693 shall, on behalf of the department, disqualify from operating any commercial motor vehicle a person who while operating or in 2694 2695 actual physical control of a commercial motor vehicle is 2696 arrested for a violation of s. 316.193, relating to unlawful 2697 blood-alcohol level or breath-alcohol level, or a person who has 2698 refused to submit to a breath, urine, or blood test authorized 2699 by s. 322.63 or s. 316.1932 arising out of the operation or 2700 actual physical control of a commercial motor vehicle. A law 2701 enforcement officer or correctional officer shall, on behalf of 2702 the department, disqualify the holder of a commercial driver's 2703 license from operating any commercial motor vehicle if the 2704 licenseholder, while operating or in actual physical control of 752267 5/3/2011 1:11 PM

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Amendment No. 2705 a motor vehicle, is arrested for a violation of s. 316.193, 2706 relating to unlawful blood-alcohol level or breath-alcohol 2707 level, or refused to submit to a breath, urine, or blood test 2708 authorized by s. 322.63 or s. 316.1932. Upon disqualification of 2709 the person, the officer shall take the person's driver's license 2710 and issue the person a 10-day temporary permit for the operation 2711 of noncommercial vehicles only if the person is otherwise eligible for the driving privilege and shall issue the person a 2712 notice of disgualification. If the person has been given a 2713 2714 blood, breath, or urine test, the results of which are not 2715 available to the officer at the time of the arrest, the agency 2716 employing the officer shall transmit such results to the 2717 department within 5 days after receipt of the results. If the 2718 department then determines that the person had a blood-alcohol level or breath-alcohol level of 0.08 or higher, the department 2719 shall disqualify the person from operating a commercial motor 2720 2721 vehicle pursuant to subsection (3).

2722 (b) For purposes of determining the period of 2723 disqualification described in 49 C.F.R. s. 383.51, 2724 disqualifications listed in paragraph (a) shall be treated as 2725 <u>convictions.</u>

2726 <u>(c) (b)</u> The disqualification under paragraph (a) shall be 2727 pursuant to, and the notice of disqualification shall inform the 2728 driver of, the following:

2729 1.a. The driver refused to submit to a lawful breath, 2730 blood, or urine test and he or she is disqualified from 2731 operating a commercial motor vehicle for <u>the time period</u> 2732 <u>specified in 49 C.F.R. s. 383.51</u> a period of 1 year, for a first 752267 5/3/2011 1:11 PM

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Amendment No. 2733 refusal, or permanently, if he or she has previously been 2734 disqualified under this section; or 2735 b. The driver had an unlawful blood-alcohol or breath-2736 alcohol level of 0.08 or higher while driving or in actual 2737 physical control of a commercial motor vehicle, or any motor 2738 vehicle if the driver holds a commercial driver license, and is 2739 disqualified for the time period specified in 49 C.F.R. s. 2740 383.51. The driver was driving or in actual physical control of 2741 a commercial motor vehicle, or any motor vehicle if the driver 2742 holds a commercial driver's license, had an unlawful bloodalcohol level or breath-alcohol level of 0.08 or higher, and his 2743 2744 or her driving privilege shall be disqualified for a period of 1 2745 year for a first offense or permanently disqualified if his or 2746 her driving privilege has been previously disgualified under 2747 this section. 2748 The disqualification period for operating commercial 2. 2749 vehicles shall commence on the date of issuance of the notice of 2750 disgualification. 2751 The driver may request a formal or informal review of 3. 2752 the disqualification by the department within 10 days after the 2753 date of issuance of the notice of disqualification. 2754 4. The temporary permit issued at the time of 2755 disqualification expires at midnight of the 10th day following 2756 the date of disgualification. 2757 The driver may submit to the department any materials 5.

2758 relevant to the disqualification.

(4) If the person disqualified requests an informal review pursuant to subparagraph (1) (c) (b) 3., the department shall 752267 5/3/2011 1:11 PM

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conduct the informal review by a hearing officer employed by the department. Such informal review hearing shall consist solely of an examination by the department of the materials submitted by a law enforcement officer or correctional officer and by the person disqualified, and the presence of an officer or witness is not required.

Amendment No.

(7) In a formal review hearing under subsection (6) or an informal review hearing under subsection (4), the hearing officer shall determine by a preponderance of the evidence whether sufficient cause exists to sustain, amend, or invalidate the disqualification. The scope of the review shall be limited to the following issues:

(a) If the person was disqualified from operating a commercial motor vehicle for driving with an unlawful bloodalcohol level:

2776 1. Whether the arresting law enforcement officer had 2777 probable cause to believe that the person was driving or in actual physical control of a commercial motor vehicle, or any 2779 motor vehicle if the driver holds a commercial driver's license, 2780 in this state while he or she had any alcohol, chemical 2781 substances, or controlled substances in his or her body.

2782 2. Whether the person had an unlawful blood-alcohol level2783 or breath-alcohol level of 0.08 or higher.

(b) If the person was disqualified from operating a commercial motor vehicle for refusal to submit to a breath, blood, or urine test:

2787 1. Whether the law enforcement officer had probable cause 2788 to believe that the person was driving or in actual physical 752267 5/3/2011 1:11 PM

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2789 control of a commercial motor vehicle, or any motor vehicle if 2790 the driver holds a commercial driver's license, in this state 2791 while he or she had any alcohol, chemical substances, or 2792 controlled substances in his or her body.

Amendment No.

2793 2. Whether the person refused to submit to the test after 2794 being requested to do so by a law enforcement officer or 2795 correctional officer.

3. Whether the person was told that if he or she refused to submit to such test he or she would be disqualified from operating a commercial motor vehicle for a period of 1 year or, if previously disqualified under this section, permanently.

(8) Based on the determination of the hearing officer pursuant to subsection (7) for both informal hearings under subsection (4) and formal hearings under subsection (6), the department shall÷

2804 (a) sustain the disqualification for the time period 2805 described in 49 C.F.R. s. 383.51 a period of 1 year for a first 2806 refusal, or permanently if such person has been previously 2807 disqualified from operating a commercial motor vehicle under 2808 this section. The disqualification period commences on the date 2809 of the issuance of the notice of disqualification.

2810

(b) Sustain the disqualification:

2811 1. For a period of 1 year if the person was driving or in 2812 actual physical control of a commercial motor vehicle, or any 2813 motor vehicle if the driver holds a commercial driver's license, 2814 and had an unlawful blood-alcohol level or breath-alcohol level 2815 of 0.08 or higher; or

2816 2. Permanently if the person has been previously 752267 5/3/2011 1:11 PM

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2817	Amendment No. disqualified from operating a commercial motor vehicle under
2818	this section or his or her driving privilege has been previously
2819	suspended for driving or being in actual physical control of a
2820	commercial motor vehicle, or any motor vehicle if the driver
2821	holds a commercial driver's license, and had an unlawful blood-
2822	alcohol level or breath-alcohol level of 0.08 or higher.
2823	
2824	The disqualification period commences on the date of the
2825	issuance of the notice of disqualification.
2826	(11) The formal review hearing may be conducted upon a
2827	review of the reports of a law enforcement officer or a
2828	correctional officer, including documents relating to the
2829	administration of a breath test or blood test or the refusal to
2830	take <u>a breath, blood, or urine</u> <del>either</del> test. However, as provided
2831	in subsection (6), the driver may subpoena the officer or any
2832	person who administered or analyzed a breath or blood test.
2833	Section 76. Section 328.30, Florida Statutes, is amended
2834	to read:
2835	328.30 Transactions by electronic or telephonic means
2836	(1) The department may is authorized to accept any
2837	application provided for under this chapter by electronic or
2838	telephonic means.
2839	(2) The department may issue an electronic certificate of
2840	title in lieu of printing a paper title.
2841	(3) The department may collect and use electronic mail
2842	addresses for the purpose of providing renewal notices in lieu
2843	of the United States Postal Service.
2844	Section 77. Subsection (2) of section 413.012, Florida
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Amendment No.

2845 Statutes, is amended to read:

2846 413.012 Confidential records disclosure prohibited; 2847 exemptions.-

2848 It is unlawful for any person to disclose, authorize (2)2849 the disclosure, solicit, receive, or make use of any list of 2850 names and addresses or any record containing any information set 2851 forth in subsection (1) and maintained in the division. The 2852 prohibition provided for in this subsection shall not apply to 2853 the use of such information for purposes directly connected with 2854 the administration of the vocational rehabilitation program or 2855 with the monthly dispatch to the Division of Driver Licenses of 2856 the Department of Highway Safety and Motor Vehicles of the name 2857 in full, place and date of birth, sex, social security number, 2858 and resident address of individuals with central visual acuity 2859 20/200 or less in the better eye with correcting glasses, or a 2860 disqualifying field defect in which the peripheral field has contracted to such an extent that the widest diameter or visual 2861 2862 field subtends an angular distance no greater than 20 degrees. 2863 When requested in writing by an applicant or client, or her or 2864 his representative, the Division of Blind Services shall release 2865 confidential information to the applicant or client or her or 2866 his representative.

2867 Section 78. Paragraph (f) of subsection (13) of section 2868 713.78, Florida Statutes, is amended to read:

2869 713.78 Liens for recovering, towing, or storing vehicles 2870 and vessels.—

(13)

2871

2872 (f) This subsection applies only to the annual renewal in 752267 5/3/2011 1:11 PM

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2873	Amendment No. the registered owner's birth month of a motor vehicle
2874	registration and does not apply to the transfer of a
2875	registration of a motor vehicle sold by a motor vehicle dealer
2876	licensed under chapter 320, except for the transfer of
2877	registrations which is inclusive of the annual renewals. This
2878	subsection does not apply to any vehicle registered in the name
2879	of the lessor. This subsection does not affect the issuance of
2880	the title to a motor vehicle, notwithstanding s.
2881	319.23(8) <del>(7)</del> (b).
2882	Section 79. Edna S. Hargrett-Thrower Avenue designated;
2883	Department of Transportation to erect suitable markers
2884	(1) That portion of Orange Blossom Trail between Gore
2885	Street and Church Street in Orange County is designated as "Edna
2886	S. Hargrett-Thrower Avenue."
2887	(2) The Department of Transportation is directed to erect
2888	suitable markers designating Edna S. Hargrett-Thrower Avenue as
2889	described in subsection (1).
2890	Section 80. SP4 Thomas Berry Corbin Memorial Highway
2891	designated; Department of Transportation to erect suitable
2892	markers
2893	(1) That portion of U.S. Highway 19/27A/98/State Road 55
2894	between the Suwannee River Bridge and N.E. 592nd Street/Chavous
2895	Road/Kate Green Road in Dixie County is designated as "SP4
2896	Thomas Berry Corbin Memorial Highway."
2897	(2) The Department of Transportation is directed to erect
2898	suitable markers designating SP4 Thomas Berry Corbin Memorial
2899	Highway as described in subsection (1).

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l	Amendment No.
2900	Section 81. <u>U.S. Navy BMC Samuel Calhoun Chavous, Jr.</u>
2901	Memorial Highway designated; Department of Transportation to
2902	erect suitable markers
2903	(1) That portion of U.S. Highway 19/98/State Road 55
2904	between N.E. 592nd Street/Chavous Road/Kate Green Road and N.E.
2905	170th Street in Dixie County is designated as "U.S. Navy BMC
2906	Samuel Calhoun Chavous, Jr. Memorial Highway."
2907	(2) The Department of Transportation is directed to erect
2908	suitable markers designating U.S. Navy BMC Samuel Calhoun
2909	Chavous, Jr. Memorial Highway as described in subsection (1).
2910	Section 82. Marine Lance Corporal Brian R. Buesing
2911	Memorial Highway designated; Department of Transportation to
2912	erect suitable markers
2913	(1) That portion of State Road 24 between County Road 347
2914	and Bridge Number 340053 in Levy County is designated as "Marine
2915	Lance Corporal Brian R. Buesing Memorial Highway."
2916	(2) The Department of Transportation is directed to erect
2917	suitable markers designating Marine Lance Corporal Brian R.
2918	Buesing Memorial Highway as described in subsection (1).
2919	Section 83. United States Army Sergeant Karl A. Campbell
2920	Memorial Highway designated; Department of Transportation to
2921	erect suitable markers
2922	(1) That portion of U.S. Highway 19/98/State Road 55/S.
2923	Main Street between N.W. 1st Avenue and S.E. 2nd Avenue in Levy
2924	County is designated as "United States Army Sergeant Karl A.
2925	Campbell Memorial Highway."

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	Amendment No.
2926	(2) The Department of Transportation is directed to erect
2927	suitable markers designating United States Army Sergeant Karl A.
2928	Campbell Memorial Highway as described in subsection (1).
2929	Section 84. U.S. Army SPC James A. Page Memorial Highway
2930	designated; Department of Transportation to erect suitable
2931	markers.—
2932	(1) That portion of U.S. Highway 27A/State Road
2933	500/Hathaway Avenue between State Road 24/Thrasher Drive and
2934	Town Court in Levy County is designated as "U.S. Army SPC James
2935	A. Page Memorial Highway."
2936	(2) The Department of Transportation is directed to erect
2937	suitable markers designating U.S. Army SPC James A. Page
2938	Memorial Highway as described in subsection (1).
2939	Section 85. Veterans Memorial Highway designated;
2940	Department of Transportation to erect suitable markers
2941	(1) That portion of State Road 19 between U.S. Highway
2942	17/State Road 15 and Carriage Drive in the City of Palatka in
2943	Putnam County is designated as "Veterans Memorial Highway."
2944	(2) The Department of Transportation is directed to erect
2945	suitable markers designating Veterans Memorial Highway as
2946	described in subsection (1).
2947	Section 86. Ben G. Watts Highway designated; Department of
2948	Transportation to erect suitable markers
2949	(1) That portion of U.S. Highway 90/State Road 10 between
2950	the Holmes County line and the Jackson County line in Washington
2951	County is designated as "Ben G. Watts Highway."

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Amendment No.
(2) The Department of Transportation is directed to erect
suitable markers designating Ben G. Watts Highway as described
in subsection (1).
Section 87. Mardi Gras Way designated; Department of
Transportation to erect suitable markers
(1) That portion of State Road 824 between Interstate 95
and U.S. Highway 1 in Broward County is designated as "Mardi
Gras Way."
(2) The Department of Transportation is directed to erect
suitable markers designating Mardi Gras Way as described in
subsection (1).
Section 88. West Park Boulevard designated; Department of
Transportation to erect suitable markers
(1) That portion of State Road 7 between Pembroke Road and
County Line Road in Broward County is designated as "West Park
Boulevard."
(2) The Department of Transportation is directed to erect
suitable markers designating West Park Boulevard as described in
subsection (1).
Section 89. Pembroke Park Boulevard designated; Department
of Transportation to erect suitable markers
(1) That portion of State Road 858/Hallandale Beach
Boulevard between Interstate 95 and U.S. Highway 441/State Road
7 in Broward County is designated as "Pembroke Park Boulevard."
(2) The Department of Transportation is directed to erect
suitable markers designating Pembroke Park Boulevard as
described in subsection (1).

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1	Amendment No.
2979	Section 90. <u>Stark Memorial Drive designated; Department of</u>
2980	Transportation to erect suitable markers
2981	(1) That portion of State Road 101/Mayport Road between
2982	State Road A1A and Wonderwood Connector in Duval County is
2983	designated as "Stark Memorial Drive."
2984	(2) The Department of Transportation is directed to erect
2985	suitable markers designating Stark Memorial Drive as described
2986	in subsection (1).
2987	Section 91. Duval County Law Enforcement Memorial Overpass
2988	designated; Department of Transportation to erect suitable
2989	markers.—
2990	(1) The Interstate 295/State Road 9A overpass (Bridge
2991	Numbers 720256 and 720347) over Interstate 10/State Road 8 in
2992	Duval County is designated as "Duval County Law Enforcement
2993	Memorial Overpass."
2994	(2) The Department of Transportation is directed to erect
2995	suitable markers designating Duval County Law Enforcement
2996	Memorial Overpass as described in subsection (1).
2997	Section 92. <u>Verna Bell Way designated; Department of</u>
2998	Transportation to erect suitable markers
2999	(1) That portion of State Road 200 between Lime Street and
3000	Beech Street in the City of Fernandina Beach in Nassau County is
3001	designated as "Verna Bell Way."
3002	(2) The Department of Transportation is directed to erect
3003	suitable markers designating Verna Bell Way as described in
3004	subsection (1).
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	Amendment No.
3005	Section 93. <u>Deputy Hal P. Croft and Deputy Ronald Jackson</u>
3006	Memorial Highway designated; Department of Transportation to
3007	erect suitable markers
3008	(1) That portion of State Road 100 East in Union County
3009	between the Bradford County line and the Columbia County line is
3010	designated as "Deputy Hal P. Croft and Deputy Ronald Jackson
3011	Memorial Highway."
3012	(2) The Department of Transportation is directed to erect
3013	suitable markers designating Deputy Hal P. Croft and Deputy
3014	Ronald Jackson Memorial Highway as described in subsection (1).
3015	Section 94. Dr. Oscar Elias Biscet Boulevard designated;
3016	Department of Transportation to erect suitable markers
3017	(1) That portion of Coral Way between S.W. 32nd Avenue and
3018	S.W. 37th Avenue in Miami-Dade County is designated as "Dr.
3019	Oscar Elias Biscet Boulevard."
3020	(2) The Department of Transportation is directed to erect
3021	suitable markers designating Dr. Oscar Elias Biscet Boulevard as
3022	described in subsection (1).
3023	Section 95. Hugh Anderson Boulevard designated; Department
3024	of Transportation to erect suitable markers
3025	(1) That portion of Biscayne Boulevard between N.E. 88th
3026	Street and N.E. 105th Street in Miami Shores Village in Miami-
3027	Dade County is designated as "Hugh Anderson Boulevard."
3028	(2) The Department of Transportation is directed to erect
3029	suitable markers designating Hugh Anderson Boulevard as
3030	described in subsection (1).
3031	Section 96. Palmetto General Hospital Way designated;
3032	Department of Transportation to erect suitable markers
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	Amendment No.
3033	(1) That portion of West 20th Avenue between West 68th
3034	Street and West 73rd Street in Miami-Dade County is designated
3035	as "Palmetto General Hospital Way."
3036	(2) The Department of Transportation is directed to erect
3037	suitable markers designating Palmetto General Hospital Way as
3038	described in subsection (1).
3039	Section 97. Senator Javier D. Souto Way designated;
3040	Department of Transportation to erect suitable markers
3041	(1) That portion of State Road 976/Bird Road between S.W.
3042	87th Avenue and the Palmetto Expressway Ramp in Miami-Dade
3043	County is designated as "Senator Javier D. Souto Way."
3044	(2) The Department of Transportation is directed to erect
3045	suitable markers designating Senator Javier D. Souto Way as
3046	described subsection (1).
3047	Section 98. <u>Reverend Max Salvadore Avenue designated;</u>
3048	Department of Transportation to erect suitable markers
3049	(1) That portion of S.W. 27th Avenue between S.W. 8th
3050	Street and S.W. 13th Street in the City of Miami in Miami-Dade
3051	County is designated as "Reverend Max Salvadore Avenue."
3052	(2) The Department of Transportation is directed to erect
3053	suitable markers designating Reverend Max Salvadore Avenue as
3054	described in subsection (1).
3055	Section 99. BRIGADA 2506 STREET, Carlos Rodriguez Santana
3056	designated; Department of Transportation to erect suitable
3057	markers
3058	(1) That portion of S.W. 8th Street between S.W. 10th
3059	Avenue and S.W. 12th Avenue in the City of Miami in Miami-Dade
3060	County is designated as "BRIGADA 2506 STREET, Carlos Rodriguez
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Bill No. CS/CS/SB 1150 (2011) Amendment No. 3061 Santana." 3062 (2) The Department of Transportation is directed to erect 3063 suitable markers designating BRIGADA 2506 STREET, Carlos 3064 Rodriguez Santana as described in subsection (1). Section 100. Rev. Jorge Comesanas Way designated; 3065 3066 Department of Transportation to erect suitable markers.-3067 That portion of S.W. 87th Avenue between S.W. 8th (1) 3068 Street and S.W. 24th Street in Miami-Dade County is designated 3069 as "Rev. Jorge Comesanas Way." 3070 The Department of Transportation is directed to erect (2) 3071 suitable markers designating Rev. Jorge Comesanas Way as 3072 described in subsection (1). 3073 Section 101. Amadeo Lopez-Castro, Jr. Road designated; 3074 Department of Transportation to erect suitable markers.-That portion of S.W. 57th Avenue/Red Road between S.W. 3075 (1) 3076 8th Street and S.W. 88th Street/Kendall Drive in Miami-Dade 3077 County is designated as "Amadeo Lopez-Castro, Jr. Road." 3078 (2) The Department of Transportation is directed to erect 3079 suitable markers designating Amadeo Lopez-Castro, Jr. Road as 3080 described in subsection (1). 3081 Section 102. Benjamin Leon, Jr. Way designated; Department 3082 of Transportation to erect suitable markers.-3083 That portion of 27th Avenue located in Miami-Dade (1) 3084 County is designated as "Benjamin Leon, Jr. Way." 3085 The Department of Transportation is directed to erect (2) 3086 suitable markers designating Benjamin Leon, Jr. Way as described 3087 in subsection (1). Section 103. Miami Medical Team Way designated; Department 3088 752267 5/3/2011 1:11 PM

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Bill No. CS/CS/SB 1150 (2011)

2117	Amendment No.
3117	(2) The Department of Transportation is directed to erect
3118	suitable markers designating Elvin Martinez Road as described in
3119	subsection (1).
3120	Section 107. Whale Harbor Joe Roth, Jr. Bridge designated;
3121	Department of Transportation to erect suitable markers
3122	(1) Whale Harbor Bridge (Bridge Number 900076) on U.S.
3123	Highway 1/State Road 5 in Monroe County is designated as "Whale
3124	Harbor Joe Roth Jr. Bridge."
3125	(2) The Department of Transportation is directed to erect
3126	suitable markers designating Whale Harbor Joe Roth Jr. Bridge as
3127	described in subsection (1).
3128	Section 108. Florida Highway Patrol Trooper Sgt. Nicholas
3129	G. Sottile Memorial designated; Department of Transportation to
3130	erect suitable markers
3131	(1) Milepost 22.182 on U.S. Highway 27 in Highlands County
3132	is designated as "Florida Highway Patrol Trooper Sgt. Nicholas
3133	<u>G. Sottile Memorial."</u>
3134	(2) The Department of Transportation is directed to erect
3135	suitable markers designating Florida Highway Patrol Trooper Sgt.
3136	Nicholas G. Sottile Memorial as described subsection (1).
3137	Section 109. Coach Jimmy Carnes Boulevard designated;
3138	Department of Transportation to erect suitable markers
3139	(1) That portion of S.W. 23rd Street, in front of James G.
3140	Pressly Stadium, and 4211 S.W. 23rd Street, located between S.W.
3141	2nd Avenue and Fraternity Row/Drive in Alachua County, is
3142	designated as "Coach Jimmy Carnes Boulevard."
3143	(2) The Department of Transportation is directed to erect
3144	suitable markers designating Coach Jimmy Carnes Boulevard as
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Amendment No.

3145 described in subsection (1).

3146 Section 110. Section 24 of chapter 2010-230, Laws of 3147 Florida, is amended to read:

3148 Section 24. Miss Lillie Williams Boulevard designated; 3149 Department of Transportation to erect suitable markers.-

3150 (1) That portion of N.W. 79th Street between N.W. 6th 3151 Avenue and <u>N.W. 7th</u> <del>E. 12th</del> Avenue in Miami-Dade County is 3152 designated as "Miss Lillie Williams Boulevard."

3153 (2) The Department of Transportation is directed to erect 3154 suitable markers designating Miss Lillie Williams Boulevard as 3155 described in subsection (1).

3156 Section 111. Section 45 of chapter 2010-230, Laws of 3157 Florida, is amended to read:

3158 Section 45. Father Gerard Jean-Juste Street designated;
3159 Department of Transportation to erect suitable markers.-

(1) That portion of N.W. 54th Street in Miami-Dade County between N.W. 2nd Avenue and <u>N.E.</u> <del>N.W.</del> 3rd Avenue in Little Haiti is designated "Father Gerard Jean-Juste Street."

3163 (2) The Department of Transportation is directed to erect 3164 suitable markers designating Father Gerard Jean-Juste Street as 3165 described in subsection (1).

3166Section 112.Tanya Martin Oubre Pekel Street designated;3167Department of Transportation to erect suitable markers.-

3168(1) That portion of State Road 932/N.E. 103rd Street3169between N.W. 3rd Avenue and N.E. 6th Avenue in Miami-Dade County3170is designated as "Tanya Martin Oubre Pekel Street."

3171 (2) The Department of Transportation is directed to erect 3172 suitable markers designating Tanya Martin Oubre Pekel Street as 752267 5/3/2011 1:11 PM

Bill No. CS/CS/SB 1150 (2011) Amendment No. 3173 described in subsection (1). 3174 Section 113. Deputy Jack A. Romeis Road designated; Department of Transportation to erect suitable markers.-3175 3176 (1) That portion of State Road 26A in Gainesville, Alachua County, between West University Avenue and S.W. 25th Street, is 3177 designated "Deputy Jack A. Romeis Road." 3178 3179 (2) The Department of Transportation is directed to erect suitable markers designating Deputy Jack A. Romeis Road as 3180 3181 described in subsection (1). 3182 Section 114. Nona and Papa Road designated; Department of 3183 Transportation to erect suitable markers.-3184 (1) That portion of the San Juan Road Extension in Anastasia State Park in St. Johns County is designated as "Nona 3185 3186 and Papa Road." 3187 The Department of Transportation is directed to erect (2) 3188 suitable markers designating Nona and Papa Road as described 3189 subsection (1). Section 115. Walter Francis Spence Parkway designated; 3190 3191 Department of Transportation to erect suitable markers.-3192 (1) That portion of State Road 293 from U.S. Highway 3193 98/State Road 30 to State Road 20 in Okaloosa County is 3194 designated as "Walter Francis Spence Parkway." 3195 (2) The Department of Transportation is directed to erect suitable markers designating Walter Francis Spence Parkway as 3196 3197 described subsection (1). 3198 Section 116. Florida's Beaches and Rivers Parkway 3199 designated; Department of Transportation to erect suitable 3200 markers.-752267 5/3/2011 1:11 PM

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Bill No. CS/CS/SB 1150 (2011)

	Amendment No.
3201	(1) That portion of State Route 87 from its intersection
3202	with U.S. Highway 98 northward to its intersection with U.S.
3203	Highway 90 in Santa Rosa County is designated "Florida's Beaches
3204	and Rivers Parkway."
3205	(2) The Department of Transportation is directed to erect
3206	suitable markers designating Florida's Beaches and Rivers
3207	Parkway as described subsection (1).
3208	Section 117. Corporal Michael J. Roberts Parkway
3209	designated; Department of Transportation to erect suitable
3210	markers
3211	(1) That portion of U.S. 41/State Road 45/Nebraska Avenue
3212	from County Road 584/Waters Avenue to State Road 580/Busch
3213	Boulevard is designated as "Corporal Michael J. Roberts
3214	Parkway."
3215	(2) The Department of Transportation is directed to erect
3216	suitable markers designating Corporal Michael J. Roberts as
3217	described subsection (1).
3218	Section 118. Harry T. and Harriette V. Moore Memorial
3219	Highway designated; Department of Transportation to erect
3220	suitable markers
3221	(1) That portion of State Road 46 in Brevard County from
3222	U.S. Highway 1 to the Volusia County line is designated as
3223	"Harry T. and Harriette V. Moore Memorial Highway."
3224	(2) The Department of Transportation is directed to erect
3225	suitable markers designating Harry T. and Harriette V. Moore
3226	Memorial Highway as described in subsection (1).
3227	Section 119. Elizabeth G. Means Memorial Boulevard
3228	designated; Department of Transportation to erect suitable
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Bill No. CS/CS/SB 1150 (2011) Amendment No. 3229 markers.-3230 (1) That portion of Beaver Street in Duval County between 3231 Laura Street and Rushing Street is designated as "Elizabeth G. 3232 Means Memorial Boulevard." 3233 The Department of Transportation is directed to erect (2) 3234 suitable markers designating Elizabeth G. Means Memorial 3235 Boulevard as described in subsection (1). 3236 Section 120. Louise Steward Memorial Boulevard designated; 3237 Department of Transportation to erect suitable markers.-(1) That portion of U.S. Highway 1 Alternate/SR 115/SR 3238 115A/Haines Street Expressway in Duval County between 8th Street 3239 3240 and Duval Street is designated as "Louise Steward Memorial 3241 Boulevard." 3242 (2) The Department of Transportation is directed to erect 3243 suitable markers designating Louise Steward Memorial Boulevard 3244 as described in subsection (1). Section 121. Isiah J. Williams, III, Memorial Boulevard 3245 designated; Department of Transportation to erect suitable 3246 3247 markers.-3248 (1) That portion of Edgewood Avenue in Duval County 3249 between Commonwealth Avenue and Beaver Street is designated as 3250 "Isiah J. Williams, III, Memorial Boulevard." 3251 (2) The Department of Transportation is directed to erect suitable markers designating Isiah J. Williams, III, Memorial 3252 3253 Boulevard as described in subsection (1). 3254 Section 122. (1) This section may be cited as the "To 3255 Inform Families First Act." 752267

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Bill No. CS/CS/SB 1150 (2011)

3256	Amendment No. (2) The Department of Highway Safety and Motor Vehicles is
3257	encouraged to educate the law enforcement community and the
3258	general public about the importance of making certain that
3259	drivers are aware of and use the Emergency Contact Information
3260	program, established by the department. The department shall
3261	provide signs for the driver license offices to advertise the
3262	program. This voluntary program allows each driver the
3263	opportunity to register the names of up to two individuals as
3264	the person he or she would want to be contacted if he or she is
3265	involved in a crash.
3266	Section 123. The Department of Highway Safety and Motor
3267	Vehicles shall study the feasibility of creating an electronic
3268	verification system for use by the private sector to determine
3269	if a driver's license or identification card is authentic. The
3270	study must consider the use of symmetric key algorithms,
3271	security tokens, mediametrics, biometrics, or any other
3272	technology that is cost effective. The department shall report
3273	the results of the study to the President of the Senate and the
3274	Speaker of the House of Representatives by November 1, 2011.
3275	Section 124. Subsection (1) of section 316.066, Florida
3276	Statutes, is amended to read:
3277	316.066 Written reports of crashes
3278	(1)(a) A Florida Traffic Crash Report, Long Form <u>, must</u> <del>is</del>
3279	<del>required to</del> be completed and submitted to the department within
3280	10 days after <del>completing</del> an investigation <u>is completed</u> by <u>the</u>
3281	every law enforcement officer who in the regular course of duty
3282	investigates a motor vehicle crash:
3283	1. That resulted in death <u>of,</u> <del>or</del> personal injury <u>to, or</u>
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3284	Amendment No. any indication of complaints of pain or discomfort by any of the
3285	parties or passengers involved in the crash;
3286	2. That involved one or more passengers, other than the
3287	drivers of the vehicles, in any of the vehicles involved in the
3288	<u>crash;</u> -
3289	3.2. That involved a violation of s. 316.061(1) or s.
3290	316.193 <u>; or</u> -
3291	4.3. In which a vehicle was rendered inoperative to a
3292	degree that required a wrecker to remove it from traffic, if
3293	such action is appropriate, in the officer's discretion.
3294	(b) The long form must include:
3295	1. The date, time, and location of the crash.
3296	2. A description of the vehicles involved.
3297	3. The names and addresses of the parties involved.
3298	4. The names and addresses of witnesses.
3299	5. The name, badge number, and law enforcement agency of
3300	the officer investigating the crash.
3301	6. The names of the insurance companies for the respective
3302	parties involved in the crash.
3303	7. The names and addresses of all passengers in all
3304	vehicles involved in the crash, each clearly identified as being
3305	a passenger, including the identification of the vehicle in
3306	which each was a passenger.
3307	<u>(c)</u> (b) In every crash for which a Florida Traffic Crash
3308	Report, Long Form <u>,</u> is not required <del>by this section</del> , the law
3309	enforcement officer may complete a short-form crash report or
3310	provide a short-form crash report to be completed by each party
3311	involved in the crash. The short-form report must include <u>all of</u>
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3312	the items listed in subparagraphs (b)16. Short-form crash
3313	reports prepared by the law enforcement officer shall be
3314	maintained by the officer's agency.+
3315	1. The date, time, and location of the crash.
3316	2. A description of the vehicles involved.
3317	3. The names and addresses of the parties involved.
3318	4. The names and addresses of witnesses.
3319	5. The name, badge number, and law enforcement agency of
3320	the officer investigating the crash.

3321 6. The names of the insurance companies for the respective 3322 parties involved in the crash.

3323 (d) (c) Each party to the crash must shall provide the law 3324 enforcement officer with proof of insurance, which must to be 3325 included in the crash report. If a law enforcement officer 3326 submits a report on the accident, proof of insurance must be 3327 provided to the officer by each party involved in the crash. Any 3328 party who fails to provide the required information commits a 3329 noncriminal traffic infraction, punishable as a nonmoving 3330 violation as provided in chapter 318, unless the officer 3331 determines that due to injuries or other special circumstances 3332 such insurance information cannot be provided immediately. If 3333 the person provides the law enforcement agency, within 24 hours 3334 after the crash, proof of insurance that was valid at the time 3335 of the crash, the law enforcement agency may void the citation.

3336 <u>(e)(d)</u> The driver of a vehicle that was in any manner 3337 involved in a crash resulting in damage to any vehicle or other 3338 property in an amount of \$500 or more, which crash was not 3339 investigated by a law enforcement agency, shall, within 10 days 752267 5/3/2011 1:11 PM

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Amendment No. 3340 after the crash, submit a written report of the crash to the 3341 department or traffic records center. The entity receiving the 3342 report may require witnesses of the crash crashes to render 3343 reports and may require any driver of a vehicle involved in the 3344 a crash of which a written report must be made as provided in 3345 this section to file supplemental written reports if whenever 3346 the original report is deemed insufficient by the receiving 3347 entity.

3348 (f) The investigating law enforcement officer may testify 3349 at trial or provide a signed affidavit to confirm or supplement 3350 the information included on the long-form or short-form report.

3351 (e) Short-form crash reports prepared by law enforcement 3352 shall be maintained by the law enforcement officer's agency.

3353 Section 125. Subsections (5), (6), and (7) are added to 3354 section 316.0083, Florida Statutes, to read:

3355 316.0083 Mark Wandall Traffic Safety Program; 3356 administration; report.-

3357 (5) Prior to installing a traffic infraction detector, the 3358 department, a county, or a municipality must request that the 3359 Department of Transportation perform a safety hazard study for 3360 the intersection. The department, a county, or a municipality 3361 shall be responsible for the cost of the study. A traffic 3362 infraction detector may not be installed until the Department of 3363 Transportation has performed the study and determined that the 3364 intersection warrants a traffic infraction detector.

3365 (6) A safety hazard study required under this section 3366 shall evaluate the safety of an intersection within a 6-month 3367 period. A safety hazard exists if, at the end of the study 752267 5/3/2011 1:11 PM

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3368	period, the Department of Transportation identifies a
3369	statistically disproportionate number of motor vehicle crashes
3370	at the intersection, greater than that of similarly situated
3371	intersections in the county or municipality.
3372	(7) Notwithstanding subsection (1), the department, a
3373	county, or a municipality may not use a traffic infraction
3374	detector to enforce a violation of s. 316.075(1)(c)1. when a
3375	driver is making a right turn or when a driver is making a left
3376	turn from a one-way street onto a one-way street.
3377	Section 126. Except as otherwise expressly provided in
3378	this act, this act shall take effect July 1, 2011.
3379	
3380	
3381	
3382	TITLE AMENDMENT
3383	Remove the entire title and insert:
3383 3384	Remove the entire title and insert: A bill to be entitled
3384	A bill to be entitled
3384 3385	A bill to be entitled An act relating to highway safety and motor vehicles; amending
3384 3385 3386	A bill to be entitled An act relating to highway safety and motor vehicles; amending s. 20.24, F.S.; specifying that the executive director of the
3384 3385 3386 3387	A bill to be entitled An act relating to highway safety and motor vehicles; amending s. 20.24, F.S.; specifying that the executive director of the Department of Highway Safety and Motor Vehicles serves at the
3384 3385 3386 3387 3388	A bill to be entitled An act relating to highway safety and motor vehicles; amending s. 20.24, F.S.; specifying that the executive director of the Department of Highway Safety and Motor Vehicles serves at the pleasure of the Governor and Cabinet; creating a Division of
3384 3385 3386 3387 3388 3389	A bill to be entitled An act relating to highway safety and motor vehicles; amending s. 20.24, F.S.; specifying that the executive director of the Department of Highway Safety and Motor Vehicles serves at the pleasure of the Governor and Cabinet; creating a Division of Motorist Services within the department; eliminating the
3384 3385 3386 3387 3388 3389 3390	A bill to be entitled An act relating to highway safety and motor vehicles; amending s. 20.24, F.S.; specifying that the executive director of the Department of Highway Safety and Motor Vehicles serves at the pleasure of the Governor and Cabinet; creating a Division of Motorist Services within the department; eliminating the Division of Driver Licenses and the Division of Motor Vehicles;
3384 3385 3386 3387 3388 3389 3390 3390 3391	A bill to be entitled An act relating to highway safety and motor vehicles; amending s. 20.24, F.S.; specifying that the executive director of the Department of Highway Safety and Motor Vehicles serves at the pleasure of the Governor and Cabinet; creating a Division of Motorist Services within the department; eliminating the Division of Driver Licenses and the Division of Motor Vehicles; amending ss. 261.03 and 288.816, F.S., relating to off-highway
3384 3385 3386 3387 3388 3389 3390 3390 3391 3392	A bill to be entitled An act relating to highway safety and motor vehicles; amending s. 20.24, F.S.; specifying that the executive director of the Department of Highway Safety and Motor Vehicles serves at the pleasure of the Governor and Cabinet; creating a Division of Motorist Services within the department; eliminating the Division of Driver Licenses and the Division of Motor Vehicles; amending ss. 261.03 and 288.816, F.S., relating to off-highway vehicle safety and recreation and Consul Corps license plates,
3384 3385 3386 3387 3388 3389 3390 3390 3391 3392 3393	A bill to be entitled An act relating to highway safety and motor vehicles; amending s. 20.24, F.S.; specifying that the executive director of the Department of Highway Safety and Motor Vehicles serves at the pleasure of the Governor and Cabinet; creating a Division of Motorist Services within the department; eliminating the Division of Driver Licenses and the Division of Motor Vehicles; amending ss. 261.03 and 288.816, F.S., relating to off-highway vehicle safety and recreation and Consul Corps license plates, respectively; conforming references; amending s. 311.121, F.S.,
3384 3385 3386 3387 3388 3389 3390 3390 3391 3392 3393 3394	A bill to be entitled An act relating to highway safety and motor vehicles; amending s. 20.24, F.S.; specifying that the executive director of the Department of Highway Safety and Motor Vehicles serves at the pleasure of the Governor and Cabinet; creating a Division of Motorist Services within the department; eliminating the Division of Driver Licenses and the Division of Motor Vehicles; amending ss. 261.03 and 288.816, F.S., relating to off-highway vehicle safety and recreation and Consul Corps license plates, respectively; conforming references; amending s. 311.121, F.S., relating to membership of the Seaport Security Officer

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Amendment No. 3396 conforming provisions to changes made by the act; amending s. 3397 316.003, F.S.; revising definitions and defining the term "swamp 3398 buggy" for purposes of the Florida Uniform Traffic Control Law; 3399 reenacting s. 316.065(4), F.S., relating to crash reports, to incorporate changes made to s. 316.066, F.S., by chapter 2010-3400 3401 163, Laws of Florida; amending s. 316.1303, F.S.; authorizing a 3402 person with impaired mobility using a motorized wheelchair or 3403 scooter to temporarily leave the sidewalk and use the roadway 3404 under certain circumstances; amending s. 316.1957, F.S., relating to parking violations; conforming a reference; amending 3405 3406 s. 316.2065, F.S.; revising safety standard requirements for 3407 bicycle helmets that must be worn by certain riders and 3408 passengers; revising requirements for a bicycle operator to ride in a bicycle lane or along the curb or edge of the roadway; 3409 providing for enforcement of requirements for bicycle lighting 3410 equipment; providing penalties for violations; providing for 3411 3412 dismissal of the charge following a first offense under certain circumstances; amending s. 316.2085, F.S.; requiring the license 3413 tag of a motorcycle or moped to remain clearly visible from the 3414 3415 rear; prohibiting deliberate acts to conceal or obscure the tag; providing for certain tags to be affixed perpendicularly; 3416 3417 amending ss. 316.2122, 316.2124, 316.21265, 316.3026, and 3418 316.550, F.S., relating to low-speed vehicles, disability access 3419 vehicles, all-terrain and utility vehicles, motor carriers, and 3420 special permits, respectively; conforming cross-references; amending s. 316.545, F.S.; providing for the regulation of 3421 apportionable vehicles; amending s. 316.613, F.S.; providing an 3422 3423 exception for certain for-hire passenger vehicles from 752267 5/3/2011 1:11 PM

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3424 provisions requiring the use of child restraint devices in motor 3425 vehicles; amending s. 317.0003, F.S., relating to off-highway 3426 vehicles; conforming a cross-reference; amending s. 317.0016, 3427 F.S.; eliminating a requirement that the department provide 3428 expedited service for certificates of repossession; amending s. 3429 318.14, F.S.; clarifying provisions authorizing a person cited 3430 for a noncriminal traffic infraction to elect to attend a driver 3431 improvement course or enter a plea of nolo contendere; amending s. 318.1451, F.S.; requiring the curricula of driver improvement 3432 schools to include instruction on the dangers of driving while 3433 3434 distracted; amending s. 318.15, F.S., relating to the suspension 3435 of driving privileges; conforming a reference; providing that a 3436 person charged with a traffic infraction may request a hearing that the clerk must set; providing criteria; amending s. 319.14, 3437 3438 F.S.; prohibiting a person from knowingly offering for sale, selling, or exchanging certain vehicles unless the department 3439 3440 has stamped in a conspicuous place on the certificate of title 3441 words stating that the vehicle is a custom vehicle or street rod 3442 vehicle; defining the terms "custom vehicle" and "street rod"; 3443 providing requirements for inspection and issuance of a rebuilt title; amending s. 319.225, F.S.; revising provisions for 3444 3445 vehicle certificates of title; revising requirements for the 3446 transfer and reassignment forms for vehicles; revising dealer 3447 submission requirements; requiring a dealer selling a vehicle out of state to mail a copy of the power of attorney form to the 3448 department; providing for the electronic transfer of a vehicle 3449 3450 title; amending s. 319.23, F.S.; providing for the application 3451 for a certificate of title, corrected certificate, or assignment 752267 5/3/2011 1:11 PM

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Amendment No. 3452 or reassignment to be filed from the consummation of the sale of 3453 a mobile home; authorizing the department to accept a bond if 3454 the applicant for a certificate of title is unable to provide a 3455 title that assigns the prior owner's interest in the motor 3456 vehicle; providing requirements for the bond and the affidavit; 3457 providing for future expiration of the bond; amending s. 319.28, 3458 F.S.; eliminating certain requirements that a lienholder obtain 3459 a certificate of repossession following repossession of a 3460 vehicle or mobile home; providing that a dealer of certain farm 3461 or industrial equipment is not subject to licensure as a 3462 recovery agent or agency under certain conditions; amending s. 3463 319.323, F.S., relating to title offices for expedited service; 3464 conforming provisions to changes made by the act; amending s. 319.40, F.S.; authorizing the department to issue electronic 3465 certificates of title and use electronic mail addresses for 3466 purposes of certain notifications; amending s. 320.01, F.S.; 3467 3468 revising definitions; excluding special mobile equipment and 3469 swamp buggies from the meaning of the term "motor vehicle"; 3470 deleting an obsolete definition; revising the gross vehicle 3471 weight for purposes of defining the terms "apportionable vehicle" and "commercial motor vehicle"; defining the term 3472 3473 "swamp buggy"; amending s. 320.02, F.S.; providing that an 3474 active-duty military member is exempt from the requirement to 3475 provide an address on an application for vehicle registration; 3476 requiring the application forms for motor vehicle registration 3477 and renewal of registration to include language permitting the 3478 applicant to make a voluntary contribution to End Hunger in 3479 Florida, Take Stock In Children, Autism Services and Supports, 752267 5/3/2011 1:11 PM

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Bill No. CS/CS/SB 1150 (2011)

Amendment No. 3480 and Support Our Troops; requiring the department to retain 3481 certain records for a specified period; amending s. 320.023, 3482 F.S.; relating to voluntary contributions; authorizing the 3483 department to retain certain proceeds derived from voluntary contributions to cover certain specified costs to the 3484 3485 department; amending s. 320.03, F.S., relating to the 3486 International Registration Plan; conforming provisions to 3487 changes made by the act; amending s. 320.05, F.S.; deleting a provision requiring that the department provide a procedures 3488 manual for a fee; clarifying that the creation and maintenance 3489 3490 of records by the Division of Motorist Services is not a law 3491 enforcement function of agency recordkeeping; amending s. 3492 320.06, F.S.; authorizing the department to conduct a pilot program to evaluate alternative license plate technologies for 3493 3494 use on government-owned motor vehicles; exempting plates in the pilot program from specified license plate design and 3495 3496 construction requirements; amending s. 320.061, F.S.; providing that it is a noncriminal traffic infraction to alter a temporary 3497 3498 license plate; amending s. 320.071, F.S.; providing for the 3499 renewal of registration for an apportionable vehicle that is 3500 registered under the International Registration Plan; amending 3501 s. 320.0715, F.S.; clarifying provisions requiring the 3502 registration of apportionable vehicles under the International 3503 Registration Plan; amending s. 320.08, F.S., relating to license 3504 taxes; conforming cross-references; amending s. 320.08056, F.S., 3505 relating to specialty license plates; providing a fee for Go 3506 Green license plates; revising procedures to change the name of 3507 a recipient of the fees collected; amending s. 320.08058, F.S.; 752267 5/3/2011 1:11 PM

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Bill No. CS/CS/SB 1150 (2011)

Amendment No. 3508 providing for a Go Green License plate; providing for 3509 distribution of fees collected; changing the recipient of the 3510 proceeds for the Live the Dream license plates to the Florida 3511 Dream Foundation, Inc.; providing that proceeds from the sale of 3512 Support Soccer license plates shall be distributed to the 3513 Florida Soccer Foundation, Inc.; amending s. 320.08068, F.S.; 3514 revising use of funds received from the sale of motorcycle 3515 specialty license plates; amending s. 320.0847, F.S., relating to license plates for mini trucks and low-speed vehicles; 3516 3517 conforming cross-references; amending s. 320.0848, F.S.; 3518 revising the requirements for disabled parking permit renewals; 3519 requiring a permitholder to personally appear to obtain a 3520 renewal or replacement permit; revising the requirements for the 3521 deposit of fee proceeds from temporary disabled parking permits; amending s. 320.089, F.S.; providing for the issuance of a 3522 Combat Infantry Badge license plate; providing qualifications 3523 3524 and requirements for the plate; providing for the use of 3525 proceeds from the sale of the plate; amending s. 320.27, F.S.; 3526 exempting salvage motor vehicle dealers from certain security 3527 requirements; amending s. 320.275, F.S., relating to the Automobile Dealers Industry Advisory Board; conforming 3528 provisions to the elimination of the Division of Motor Vehicles 3529 3530 within the department; amending s. 320.771, F.S.; providing 3531 criteria for a dealer to apply for a certificate of title to a 3532 recreational vehicle under certain circumstances; amending s. 3533 320.95, F.S.; authorizing the department to use electronic mail 3534 addresses for the purpose of providing license renewal notices; amending s. 321.02, F.S.; designating the director of the 3535 752267 5/3/2011 1:11 PM

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Bill No. CS/CS/SB 1150 (2011)

Amendment No. 3536 Division of Highway Patrol of the department as the Colonel of 3537 the Florida Highway Patrol; amending s. 322.02, F.S.; providing 3538 for a director of the Division of Motorist Services; amending s. 3539 322.04, F.S.; revising provisions exempting a nonresident from 3540 the requirement to obtain a driver's license under certain 3541 circumstances; amending s. 322.051, F.S.; revising requirements 3542 by which an applicant for an identification card may prove 3543 nonimmigrant classification; clarifying the validity of an identification card based on specified documents; amending s. 3544 3545 322.058, F.S., relating to renewal of motor vehicle 3546 registration; conforming a cross-reference; amending s. 322.065, 3547 F.S.; revising the period of expiration that constitutes the 3548 offense of driving with an expired driver's license; amending s. 3549 322.07, F.S.; revising qualifications for obtaining a temporary 3550 commercial instruction permit; amending s. 322.08, F.S.; revising requirements by which an applicant for a driver's 3551 3552 license may prove nonimmigrant classification; clarifying the 3553 validity of a license based on specified documents; providing 3554 for driver's license application forms to allow the applicant to 3555 make a voluntary contribution to Autism Services and Supports and Support Our Troops, Inc.; authorizing the department to use 3556 3557 electronic mail addresses for the purposes of providing license 3558 renewal notices; amending s. 322.081, F.S., relating to requests 3559 to establish voluntary contributions; authorizing the department 3560 to retain certain proceeds derived from the voluntary 3561 contributions made on driver's license applications to cover 3562 certain specified costs to the department; amending s. 322.095, 3563 F.S.; requiring the curricula of traffic law and substance abuse 752267 5/3/2011 1:11 PM

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3564 education courses to include instruction on the dangers of 3565 driving while distracted; amending s. 322.12, F.S.; deleting 3566 provisions requiring a separate examination for applicants for a 3567 license to operate a motorcycle; requiring that the motorcycle 3568 safety course for a first-time applicant include a final 3569 examination; requiring that completion of the course be 3570 indicated on the license; amending s. 322.121, F.S.; clarifying 3571 provisions authorizing the automatic extension of a license for members of the Armed Forces or their dependents while serving on 3572 3573 active duty outside the state; amending s. 322.14, F.S.; 3574 deleting a requirement that applicants for specified licenses 3575 appear in person for issuance of a color photographic or digital 3576 imaged driver's license; creating s. 322.1415, F.S.; authorizing 3577 the Department of Highway Safety and Motor Vehicles to issue a specialty driver's license or identification card to qualified 3578 3579 applicants; specifying that, at a minimum, the specialty driver's licenses and identification cards must be available for 3580 3581 certain state and independent universities and professional 3582 sports teams and all of the branches of the United States 3583 military; requiring that the design of each specialty driver's 3584 license and identification card be approved by the department; 3585 providing for future repeal; amending s. 322.19, F.S.; providing 3586 that certain persons with a valid student identification card 3587 are presumed not to have changed their legal residence or 3588 mailing address; amending s. 322.20, F.S., relating to 3589 department records; conforming provisions to changes made by the 3590 act; amending s. 322.202, F.S.; clarifying that the Division of 3591 Motorist Services is not a law enforcement agency; amending s. 752267 5/3/2011 1:11 PM

Amendment No.

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Bill No. CS/CS/SB 1150 (2011)

Amendment No. 3592 322.21, F.S., relating to handling and collecting license fees; 3593 providing for the distribution of funds collected from the 3594 specialty driver's license and identification card fees; 3595 conforming provisions to changes made by the act; authorizing a 3596 driver to renew his or her driver's license during a specified 3597 period before the license expiration date; amending s. 322.22, 3598 F.S.; clarifying provisions authorizing the department to cancel 3599 a driver's license; authorizing the department to cancel a 3600 license upon determining that the licensee is not entitled to the license; amending s. 322.2615, F.S., relating to a person's 3601 3602 right to review of a license suspension; revising provisions for 3603 a formal review hearing and enforcement of a subpoena; amending 3604 s. 322.34, F.S.; providing that a person who commits a certain 3605 infraction shall not have a vehicle impounded or immobilized; 3606 amending s. 322.53, F.S.; revising provisions exempting certain 3607 farmers and drivers who operate straight trucks from the 3608 requirement to obtain a commercial driver's license; amending s. 3609 322.54, F.S.; requiring that the driver's license classification be determined by the actual weight of the vehicle under certain 3610 3611 circumstances; repealing s. 322.58, F.S., relating to holders of chauffeur's licenses; amending s. 322.59, F.S.; requiring that 3612 3613 the department disgualify a driver holding a commercial driver's 3614 license who fails to comply with specified federal certification 3615 requirements; amending s. 322.61, F.S.; providing that the 3616 holder of a commercial driver's license is permanently 3617 disqualified from operating a commercial motor vehicle following 3618 two violations of specified offenses committed while operating 3619 any vehicle; amending s. 322.64, F.S.; providing that a notice 752267 5/3/2011 1:11 PM

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Bill No. CS/CS/SB 1150 (2011)

Amendment No. 3620 of disqualification from operating a commercial motor vehicle 3621 acts as a conviction for purposes of certain federal 3622 restrictions imposed for the offense of operating a commercial 3623 motor vehicle while under the influence of alcohol; deleting 3624 provisions authorizing the department to impose certain 3625 alternative restrictions for such offense; amending s. 328.30, 3626 F.S.; authorizing the department to issue electronic 3627 certificates of title for vessels and use electronic mail 3628 addresses for purposes of providing renewal notices; amending s. 413.012, F.S., relating to a prohibition on disclosing 3629 3630 confidential records held by the department; conforming 3631 provisions to changes made by the act; amending s. 713.78, F.S., 3632 relating to renewal of motor vehicle registration; conforming a 3633 cross-reference; designating Edna S. Hargrett-Thrower Avenue in 3634 Orange County; designating SP4 Thomas Berry Corbin Memorial Highway and U.S. Navy BMC Samuel Calhoun Chavous, Jr. Memorial 3635 3636 Highway in Dixie County; designating Marine Lance Corporal Brian R. Buesing Memorial Highway, United States Army Sergeant Karl A. 3637 3638 Campbell Memorial Highway, and U.S. Army SPC James A. Page 3639 Memorial Highway in Levy County; designating Veterans Memorial 3640 Highway in Putnam County; designating Ben G. Watts Highway in 3641 Washington County; designating Mardi Gras Way, West Park 3642 Boulevard, and Pembroke Park Boulevard in Broward County; 3643 designating Stark Memorial Drive and Duval County Law 3644 Enforcement Memorial Overpass in Duval County; designating Verna Bell Way in Nassau County; designating Deputy Hal P. Croft and 3645 3646 Deputy Ronald Jackson Memorial Highway in Union County; 3647 designating Dr. Oscar Elias Biscet Boulevard, Hugh Anderson 752267 5/3/2011 1:11 PM

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3648 Boulevard, Palmetto General Hospital Way, Senator Javier D. 3649 Souto Way, Reverend Max Salvadore Avenue, BRIGADA 2506 STREET, 3650 Carlos Rodriguez Santana, Rev. Jorge Comesanas Way, Amadeo 3651 Lopez-Castro, Jr. Road, Benjamin Leon, Jr. Way, and Miami Medical Team Way in Miami-Dade County; designating Alma Lee Loy 3652 3653 Bridge in Indian River County; designating Samuel B. Love 3654 Memorial Highway in Marion County; designating Elvin Martinez 3655 Road in Hillsborough County; designating Whale Harbor Joe Roth, 3656 Jr. Bridge in Monroe County; designating Florida Highway Patrol 3657 Trooper Sqt. Nicholas G. Sottile Memorial in Highlands County; 3658 designating Coach Jimmy Carnes Boulevard in Alachua County; 3659 amending ss. 24 and 45, ch. 2010-230, Laws of Florida; revising 3660 the designation for Miss Lillie Williams Boulevard and Father 3661 Gerard Jean-Juste Street in Miami-Dade County; designating Tanya 3662 Martin Oubre Pekel Street in Miami-Dade County; designating Deputy Jack A. Romeis Road in Alachua County; designating Nona 3663 3664 and Papa Road in St. Johns County; designating Walter Francis Spence Parkway in Okaloosa County; designating Florida's Beaches 3665 3666 and Rivers Parkway in Santa Rosa County; designating Corporal 3667 Michael J. Roberts Parkway in Hillsborough County; designating Harry T. and Harriette V. Moore Memorial Highway in Brevard 3668 3669 County; designating Elizabeth G. Means Memorial Boulevard, 3670 Louise Steward Memorial Boulevard, and Isiah J. Williams, III, 3671 Memorial Boulevard in Duval County; directing the Department of 3672 Transportation to erect suitable markers; providing a short 3673 title; providing for a voluntary emergency contact information 3674 program established by the department; directing the department 3675 to study the feasibility of creating an electronic verification 752267 5/3/2011 1:11 PM

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Amendment No. 3676 system and to make a report to the Legislature; amending s. 3677 316.066, F.S.; revising provisions requiring written reports of 3678 motor vehicle crashes; revising conditions under which a report 3679 must be submitted to the department; authorizing the investigating officer to testify at trial or provide an 3680 3681 affidavit concerning the content of the reports; amending s. 3682 316.0083, F.S.; requiring the Department of Highway Safety and Motor Vehicles, a municipality, or a county to request that the 3683 3684 Department of Transportation perform a safety hazard study 3685 before installing a traffic infraction detector; specifying 3686 which entity is responsible for the cost of the study; providing 3687 that a traffic infraction detector may not be installed unless 3688 it is determined to be warranted; providing requirements for the 3689 safety hazard study; providing that traffic infraction detectors 3690 may not be used to issue certain violations; providing effective 3691 dates.

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