1 A bill to be entitled 2 An act relating to the Department of Highway Safety 3 and Motor Vehicles; amending s. 61.13016, F.S.; 4 revising notification requirements with respect to the 5 suspension of the driver license of a child support 6 obligor; requiring delinquent child support obligors 7 to provide certain documentation within a specified 8 period in order to prevent the suspension of his or 9 her driver license; amending s. 316.003, F.S.; 10 defining the terms "sanitation vehicle" and "utility 11 service vehicle" for purposes of the Florida Uniform 12 Traffic Control Law; creating s. 316.0778, F.S.; defining the term "automated license plate recognition 13 system"; requiring the Department of State to consult 14 15 with the Department of Law Enforcement in establishing 16 a retention schedule for records generated by the use 17 of an automated license plate recognition system; amending s. 316.126, F.S.; requiring a driver to 18 19 change lanes when approaching a sanitation or utility service vehicle performing a service-related task on 20 21 the roadside; amending s. 316.193, F.S.; authorizing 22 the court to order the placement of an ignition 23 interlock device for certain first-time offenders of 24 driving under the influence; authorizing the court to 25 dismiss an order of impoundment or immobilization as a 26 result of driving under the influence if the defendant Page 1 of 61

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27 provides proof to the court of the installation of a 28 functioning, certified ignition interlock device; 29 authorizing the court to order sobriety and drug 30 monitoring in lieu of specified ignition interlock 31 device requirements; defining terms; amending s. 32 316.1937, F.S.; providing requirements for a person otherwise required to have an installed ignition 33 34 interlock device to operate a leased motor vehicle in 35 the course and scope of employment without 36 installation of such device; amending s. 316.1938, 37 F.S.; revising requirements for certification of 38 ignition interlock devices; requiring contracts 39 between the department and ignition interlock device service providers; providing contract requirements; 40 41 requiring the provider to maintain confidentiality under specified provisions; providing for application 42 43 of specified provisions; amending s. 316.1975, F.S.; providing that certain requirements for an unattended 44 45 vehicle do not apply to a vehicle that is started by remote control under certain circumstances; amending 46 47 s. 316.2126, F.S.; revising the timeframe for the 48 authorized use of golf carts, low-speed vehicles, and utility vehicles related to seasonal delivery 49 50 personnel; amending s. 316.2952, F.S.; revising a 51 provision exempting a global position system device or 52 similar satellite receiver device from the prohibition Page 2 of 61

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53 of attachments on windshields; amending s. 316.86, 54 F.S.; revising provisions relating to the operation of 55 vehicles equipped with autonomous technology on state 56 roads for testing purposes; authorizing certain 57 research organizations to operate such vehicles; 58 deleting an obsolete provision; amending s. 318.15, 59 F.S.; prohibiting the department from accepting the resubmission of certain driver license suspensions; 60 amending s. 318.18, F.S.; providing for a clerk of 61 62 court to designate a local governmental entity for 63 disposition of certain parking citations; authorizing 64 such entity to retain the processing fee; amending s. 320.02, F.S.; requiring the department to withhold the 65 renewal of registration or replacement registration of 66 67 a motor vehicle identified in a notice submitted by a 68 lienor for failure to surrender the vehicle; providing conditions under which a revalidation sticker or 69 70 replacement license plate may be issued; amending ss. 71 320.08056 and 320.08058, F.S.; revising the names of 72 certain specialty license plates; revising distribution of revenue received from the sale of a 73 74 certain plate; revising requirements for the use of 75 specialty license plate annual use fees; defining the 76 term "administrative expenses"; amending s. 320.08062, 77 F.S.; revising audit and attestation requirements for 78 specialty license plate organizations and the Page 3 of 61

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79 department; revising procedures for discontinuance of 80 revenue payments and deauthorization of a plate; 81 directing the department to notify the Legislature 82 within a certain timeframe if an organization has 83 failed to use revenue in accordance with specified 84 provisions; amending s. 320.083, F.S.; revising the 85 requirements for a special license plate for certain 86 amateur radio operators; amending s. 320.1316, F.S.; 87 prohibiting the department from issuing a license 88 plate, revalidation sticker, or replacement license 89 plate for a vehicle, or a vessel registration number or decal for a vessel, identified in a notice from a 90 91 lienor; requiring that a notice to surrender a vehicle or vessel be signed under oath by the lienor; 92 93 authorizing a registered owner of a vehicle or vessel 94 to bring a civil action to dispute a notice to surrender a vehicle or vessel or his or her inclusion 95 on the list of persons who may not be issued a license 96 97 plate, revalidation sticker, replacement license 98 plate, or vessel registration number or decal; 99 providing procedures for such a civil action; 100 providing for the award of attorney fees and costs; 101 amending s. 320.771, F.S.; requiring a licensed 102 recreational vehicle dealer who applies for a 103 supplemental license to hold certain off-premises 104 sales to notify the local department office of the Page 4 of 61

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105 dates and location for such sales; specifying 106 requirements for licensed recreational vehicle dealers 107 to hold such sales; creating s. 322.032, F.S.; 108 requiring the department to begin to review and 109 prepare for the development of a system for issuing an 110 optional digital proof of driver license; authorizing the department to contract with private entities to 111 112 develop the system; providing requirements for digital 113 proof of driver license; providing criminal penalties 114 for manufacturing or possessing a false digital proof of driver license; amending s. 322.055, F.S.; reducing 115 116 the mandatory period of revocation or suspension of, or delay in eligibility for, a driver license for 117 persons convicted of certain drug offenses; requiring 118 119 the court to make a determination as to whether a 120 restricted license would be appropriate for persons 121 convicted of certain drug offenses; amending s. 122 322.058, F.S.; requiring the department to reinstate 123 the driving privilege and allow registration of a 124 motor vehicle of a child support obligor upon receipt 125 of an affidavit containing specified information; 126 amending s. 322.059, F.S.; requiring the department to 127 invalidate the digital proof of driver license for a 128 person whose license or registration has been 129 suspended; amending s. 322.143, F.S.; providing for a 130 first responder, emergency medical technician, or Page 5 of 61

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131 other authorized health care practitioner to access 132 medical information through use of a person's driver 133 license or identification card under certain conditions; amending s. 322.15, F.S.; authorizing a 134 135 digital proof of driver license to be accepted in lieu 136 of a physical driver license; amending s. 322.27, 137 F.S.; providing for a clerk of court to remove a 138 habitual traffic offender designation if the offender 139 meets certain conditions; amending s. 322.2715, F.S.; 140 authorizing ignition interlock device installation for at least 6 continuous months for a first offense of 141 142 driving under the influence; creating s. 322.276, 143 F.S.; authorizing the department to issue a driver 144 license to a person whose license is suspended or 145 revoked in another state under certain circumstances; 146 amending s. 323.002, F.S.; providing that an 147 unauthorized wrecker operator's wrecker, tow truck, or 148 other motor vehicle used during certain offenses may 149 be immediately removed and impounded; requiring an 150 unauthorized wrecker operator to disclose in writing 151 to the owner or operator of a motor vehicle certain 152 information; requiring the unauthorized wrecker operator to provide a copy of the disclosure to the 153 154 owner or operator in the presence of a law enforcement 155 officer if such officer is at the scene of a motor vehicle accident; authorizing a law enforcement 156 Page 6 of 61

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157 officer from a local governmental agency or state law 158 enforcement agency to cause to be removed and 159 impounded from the scene of a wrecked or disabled 160 vehicle an unauthorized wrecker, tow truck, or other 161 motor vehicle; authorizing the authority that caused 162 the removal and impoundment to assess a cost recovery 163 fine; requiring a release form; requiring the wrecker, 164 tow truck, or other motor vehicle to remain impounded 165 until the fine is paid; providing the amounts for the 166 cost recovery fine for first and subsequent 167 violations; requiring the unauthorized wrecker operator to pay the fees associated with the removal 168 169 and storage of the wrecker, tow truck, or other motor 170 vehicle; amending s. 526.141, F.S.; requiring self-171 service gasoline pumps to display an additional decal 172 containing specified information; requiring the 173 Department of Agriculture and Consumer Services to 174 confirm compliance by a specified date; providing for 175 preemption of local laws and regulations pertaining to 176 fueling assistance for certain motor vehicle 177 operators; amending s. 526.142, F.S.; providing for 178 preemption of local laws and regulations pertaining to 179 air and vacuum devices; amending s. 562.11, F.S.; 180 authorizing the court to direct the department to 181 issue a restricted driver license to certain persons; 182 amending s. 812.0155, F.S.; deleting a provision Page 7 of 61

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208	vehicle registrations
207	61.13016 Suspension of <u>driver</u> driver's licenses and motor
206	are amended to read:
205	(2), and subsection (3) of section 61.13016, Florida Statutes,
204	Section 1. Subsection (1), paragraph (a) of subsection
203	
202	Be It Enacted by the Legislature of the State of Florida:
201	
200	plates; providing an effective date.
199	received from the sale of certain specialty license
198	interlock device use; providing for the use of revenue
197	Legislature a study on the effectiveness of ignition
196	to conduct and submit to the Governor and the
195	vehicle registration holds; directing the department
194	and the Legislature a plan that addresses certain
193	the department to develop and present to the Governor
192	issuance of new specialty license plates; directing
191	176, Laws of Florida; extending the prohibition of the
190	discretionary; amending section 45 of chapter 2008-
189	prosecuted for passing a worthless check is
188	suspension of a driver license of a person being
187	amending s. 832.09, F.S.; providing that the
186	issue a restricted driver license to certain persons;
185	authorizing the court to direct the department to
184	person adjudicated guilty of certain offenses;
183	requiring the suspension of the driver license of a

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209 (1)The driver driver's license and motor vehicle 210 registration of a support obligor who is delinquent in payment 211 or who has failed to comply with subpoenas or a similar order to 212 appear or show cause relating to paternity or support 213 proceedings may be suspended. When an obligor is 15 days 214 delinquent making a payment in support or failure to comply with 215 a subpoena, order to appear, order to show cause, or similar 216 order in IV-D cases, the Title IV-D agency may provide notice to 217 the obligor of the delinquency or failure to comply with a subpoena, order to appear, order to show cause, or similar order 218 and the intent to suspend by regular United States mail that is 219 220 posted to the obligor's last address of record with the 221 Department of Highway Safety and Motor Vehicles. When an obligor 222 is 15 days delinquent in making a payment in support in non-IV-D 223 cases, and upon the request of the obligee, the depository or 224 the clerk of the court must provide notice to the obligor of the 225 delinquency and the intent to suspend by regular United States 226 mail that is posted to the obligor's last address of record with 227 the Department of Highway Safety and Motor Vehicles. In either 228 case, the notice must state:

(a) The terms of the order creating the supportobligation;

(b) The period of the delinquency and the total amount of the delinquency as of the date of the notice or describe the subpoena, order to appear, order to show cause, or other similar order <u>that</u> which has not been complied with;

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(c) That notification will be given to the Department of Highway Safety and Motor Vehicles to suspend the obligor's <u>driver driver's</u> license and motor vehicle registration unless, within 20 days after the date <u>that</u> the notice is mailed, the obligor:

1.a. Pays the delinquency in full and any other costs and fees accrued between the date of the notice and the date the delinquency is paid;

b. Enters into a written agreement for payment with the obligee in non-IV-D cases or with the Title IV-D agency in IV-D cases; or in IV-D cases, complies with a subpoena or order to appear, order to show cause, or a similar order; or

c. Files a petition with the circuit court to contest thedelinquency action; and

249 <u>d. Demonstrates that he or she receives reemployment</u>
 250 <u>assistance or unemployment compensation pursuant to chapter 443;</u>
 251 <u>e. Demonstrates that he or she is disabled and incapable</u>
 252 <u>of self-support or that he or she receives benefits under the</u>
 253 <u>federal Supplemental Security Income or Social Security</u>
 254 Disability Insurance programs;

255 <u>f. Demonstrates that he or she receives temporary cash</u> 256 assistance pursuant to chapter 414; or

257 g. Demonstrates that he or she is making payments in 258 accordance with a confirmed bankruptcy plan under chapter 11, 259 chapter 12, or chapter 13 of the United States Bankruptcy Code, 260 <u>11 U.S.C. ss. 101 et seq.; and</u>

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261 262 2. Pays any applicable delinquency fees.

263 If an the obligor in a non-IV-D case cases enters into a written 264 agreement for payment before the expiration of the 20-day 265 period, the obligor must provide a copy of the signed written 266 agreement to the depository or the clerk of the court. If an 267 obligor seeks to satisfy sub-subparagraph 1.d., sub-subparagraph 268 1.e., sub-subparagraph 1.f., or sub-subparagraph 1.g. before 269 expiration of the 20-day period, the obligor must provide the 270 applicable documentation or proof to the depository or the clerk 271 of the court.

272 Upon petition filed by the obligor in the circuit (2) (a) 273 court within 20 days after the mailing date of the notice, the 274 court may, in its discretion, direct the department to issue a 275 license for driving privilege privileges restricted to business 276 purposes only, as defined by s. 322.271, if the person is 277 otherwise qualified for such a license. As a condition for the 278 court to exercise its discretion under this subsection, the 279 obligor must agree to a schedule of payment on any child support 280 arrearages and to maintain current child support obligations. If 281 the obligor fails to comply with the schedule of payment, the court shall direct the Department of Highway Safety and Motor 282 283 Vehicles to suspend the obligor's driver driver's license.

(3) If the obligor does not, within 20 days after the mailing date on the notice, pay the delinquency; r enter into a written payment agreement; r comply with the subpoena, order to Page 11 of 61

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287 appear, order to show cause, or other similar order; , or file a 288 motion to contest; or satisfy sub-subparagraph (1)(c)1.d., sub-289 subparagraph (1)(c)1.e., sub-subparagraph (1)(c)1.f., or sub-290 subparagraph (1)(c)1.g., the Title IV-D agency in IV-D cases, or 291 the depository or clerk of the court in non-IV-D cases, may 292 shall file the notice with the Department of Highway Safety and 293 Motor Vehicles and request the suspension of the obligor's 294 driver driver's license and motor vehicle registration in accordance with s. 322.058. 295 296 Section 2. Subsections (92) and (93) are added to section 316.003, Florida Statutes, to read: 297 298 316.003 Definitions.-The following words and phrases, when 299 used in this chapter, shall have the meanings respectively 300 ascribed to them in this section, except where the context 301 otherwise requires: 302 (92) SANITATION VEHICLE.-A motor vehicle that bears an 303 emblem that is visible from the roadway and clearly identifies that the vehicle belongs to or is under contract with a person, 304 305 entity, cooperative, board, commission, district, or unit of 306 local government that provides garbage, trash, refuse, or 307 recycling collection. 308 (93) UTILITY SERVICE VEHICLE.-A motor vehicle that bears 309 an emblem that is visible from the roadway and clearly 310 identifies that the vehicle belongs to or is under contract with 311 a person, entity, cooperative, board, commission, district, or 312 unit of local government that provides electric, natural gas, Page 12 of 61

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313	water, wastewater, cable, telephone, or communications services.
314	Section 3. Section 316.0778, Florida Statutes, is created
315	to read:
316	316.0778 Automated license plate recognition systems;
317	records retention
318	(1) As used in this section, the term "automated license
319	plate recognition system" means a system of one or more mobile
320	or fixed high-speed cameras combined with computer algorithms to
321	convert images of license plates into computer-readable data.
322	(2) In consultation with the Department of Law
323	Enforcement, the Department of State shall establish a retention
324	schedule for records containing images and data generated
325	through the use of an automated license plate recognition
326	system. The retention schedule must establish a maximum period
327	that the records may be retained.
328	Section 4. Section 316.126, Florida Statutes, is amended
329	to read:
330	316.126 Operation of vehicles and actions of pedestrians
331	on approach of <u>an</u> authorized emergency, sanitation, or utility
332	service vehicle
333	(1)(a) Upon the immediate approach of an authorized
334	emergency vehicle, while en route to meet an existing emergency,
335	the driver of every other vehicle shall, when such emergency
336	vehicle is giving audible signals by siren, exhaust whistle, or
337	other adequate device, or visible signals by the use of
338	displayed blue or red lights, yield the right-of-way to the
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emergency vehicle and shall immediately proceed to a position parallel to, and as close as reasonable to the closest edge of the curb of the roadway, clear of any intersection and shall stop and remain in position until the authorized emergency vehicle has passed, unless otherwise directed by <u>a</u> any law enforcement officer.

345 If When an authorized emergency vehicle displaying (b) 346 making use of any visual signals is parked on the roadside, a 347 sanitation vehicle is performing a task related to the provision of sanitation services on the roadside, a utility service 348 349 vehicle is performing a task related to the provision of utility 350 services on the roadside, or a wrecker displaying amber rotating 351 or flashing lights is performing a recovery or loading on the 352 roadside, the driver of every other vehicle, as soon as it is 353 safe:

354 Shall vacate the lane closest to the emergency vehicle, 1. 355 sanitation vehicle, utility service vehicle, or wrecker when 356 driving on an interstate highway or other highway with two or 357 more lanes traveling in the direction of the emergency vehicle, 358 sanitation vehicle, utility service vehicle, or wrecker, except 359 when otherwise directed by a law enforcement officer. If such 360 movement cannot be safely accomplished, the driver shall reduce 361 speed as provided in subparagraph 2.

362 2. Shall slow to a speed that is 20 miles per hour less 363 than the posted speed limit when the posted speed limit is 25 364 miles per hour or greater; or travel at 5 miles per hour when

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365 the posted speed limit is 20 miles per hour or less, when 366 driving on a two-lane road, except when otherwise directed by a 367 law enforcement officer.

368 (c) The Department of Highway Safety and Motor Vehicles 369 shall provide an educational awareness campaign informing the 370 motoring public about the Move Over Act. The department shall 371 provide information about the Move Over Act in all newly printed 372 <u>driver driver's</u> license educational materials after July 1, 373 2002.

374

375 This section does not relieve the driver of an authorized 376 emergency vehicle from the duty to drive with due regard for the 377 safety of all persons using the highway.

378 (2) Every pedestrian using the road right-of-way shall
379 yield the right-of-way until the authorized emergency vehicle
380 has passed, unless otherwise directed by <u>a law enforcement</u> any
381 police officer.

382 An Any authorized emergency vehicle, when en route to (3)383 meet an existing emergency, shall warn all other vehicular 384 traffic along the emergency route by an audible signal, siren, 385 exhaust whistle, or other adequate device or by a visible signal 386 by the use of displayed blue or red lights. While en route to 387 such emergency, the emergency vehicle shall otherwise proceed in 388 a manner consistent with the laws regulating vehicular traffic 389 upon the highways of this state.

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390	(4) This section does not Nothing herein contained shall
391	diminish or enlarge any rules of evidence or liability in any
392	case involving the operation of an emergency vehicle.
393	(5) This section <u>does</u> shall not operate to relieve the
394	driver of an authorized emergency vehicle from the duty to drive
395	with due regard for the safety of all persons using the highway.
396	(6) A violation of this section is a noncriminal traffic
397	infraction, punishable pursuant to chapter 318 as either a
398	moving violation for infractions of subsection (1) or subsection
399	(3), or as a pedestrian violation for infractions of subsection
400	(2).
401	Section 5. Paragraph (c) is added to subsection (2) of
402	section 316.193, Florida Statutes, paragraphs (i), (j), and (k)
403	of subsection (6) are redesignated as paragraphs (k), (l), and
404	(m), respectively, and new paragraphs (i) and (j) are added to
405	that subsection, to read:
406	316.193 Driving under the influence; penalties
407	(2)
408	(c) In addition to the penalties in paragraph (a), the
409	court may order placement, at the convicted person's sole
410	expense, of an ignition interlock device approved by the
411	department in accordance with s. 316.1938 for at least 6
412	continuous months upon all vehicles that are individually or
413	jointly leased or owned and routinely operated by the convicted
414	person if, at the time of the offense, the person had a blood-
415	alcohol level or breath-alcohol level of .08 or higher.
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416	(6) With respect to any person convicted of a violation of
417	subsection (1), regardless of any penalty imposed pursuant to
418	subsection (2), subsection (3), or subsection (4):
419	(i) The court may also dismiss the order of impoundment or
420	immobilization if the defendant provides proof to the
421	satisfaction of the court that a functioning, certified ignition
422	interlock device has been installed upon all vehicles that are
423	individually or jointly leased or owned and routinely operated
424	by the convicted person.
425	(j)1. Notwithstanding the provisions of this section, s.
426	316.1937, and s. 322.2715 relating to ignition interlock devices
427	required for second or subsequent offenders, in order to
428	strengthen the pretrial and posttrial options available to
429	prosecutors and judges, the court may order, if deemed
430	appropriate, that a person participate in a qualified sobriety
431	and drug monitoring program, as defined in subparagraph 2., in
432	lieu of the ignition interlock device requirement. Participation
433	shall be at the person's sole expense.
434	2. As used in this paragraph, the term "qualified sobriety
435	and drug monitoring program" means an evidence-based program,
436	approved by the department, in which participants are regularly
437	tested for alcohol and drug use. As the court deems appropriate,
438	the program may monitor alcohol or drugs through one or more of
439	the following modalities: breath testing twice a day; continuous
440	transdermal alcohol monitoring in cases of hardship; or random
441	blood, breath, urine, or oral fluid testing. Testing modalities
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FLORIDA HOUSE OF REPRESENTATIVE	FL	0	RΙ	D	А	Н	0	U	S	Е	0	F	R	Е	Ρ	R	Е	S	Е	Ν	Т	Α	Т		V	Е	ę
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442	that provide the best ability to sanction a violation as close
443	in time as reasonably feasible to the occurrence of the
444	violation should be given preference. This paragraph does not
445	preclude a court from ordering an ignition interlock device as a
446	testing modality.
447	3. For purposes of this paragraph, the term "evidence-
448	based program" means a program that satisfies the requirements
449	of at least two of the following:
450	a. The program is included in the federal registry of
451	evidence-based programs and practices.
452	b. The program has been reported in a peer-reviewed
453	journal as having positive effects on the primary targeted
454	outcome.
455	c. The program has been documented as effective by
456	informed experts and other sources.
457	
458	For the purposes of this section, any conviction for a violation
459	of s. 327.35; a previous conviction for the violation of former
460	s. 316.1931, former s. 860.01, or former s. 316.028; or a
461	previous conviction outside this state for driving under the
462	influence, driving while intoxicated, driving with an unlawful
463	blood-alcohol level, driving with an unlawful breath-alcohol
464	level, or any other similar alcohol-related or drug-related
465	traffic offense, is also considered a previous conviction for
466	violation of this section. However, in satisfaction of the fine
467	imposed pursuant to this section, the court may, upon a finding
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468 that the defendant is financially unable to pay either all or 469 part of the fine, order that the defendant participate for a 470 specified additional period of time in public service or a 471 community work project in lieu of payment of that portion of the 472 fine which the court determines the defendant is unable to pay. 473 In determining such additional sentence, the court shall 474 consider the amount of the unpaid portion of the fine and the 475 reasonable value of the services to be ordered; however, the 476 court may not compute the reasonable value of services at a rate 477 less than the federal minimum wage at the time of sentencing.

478 Section 6. Subsection (7) of section 316.1937, Florida479 Statutes, is amended to read:

480 316.1937 Ignition interlock devices, requiring; unlawful 481 acts.-

482 (7)Notwithstanding the provisions of this section, if a 483 person is required to operate a motor vehicle in the course and 484 scope of his or her employment and if the vehicle is owned or 485 leased by the employer, the person may operate that vehicle 486 without installation of an approved ignition interlock device if 487 the employer has been notified of such driving privilege 488 restriction. and if Proof of that notification must be is with 489 the vehicle. This employment exemption does not apply, however, 490 if the business entity which owns the vehicle is owned or 491 controlled by the person whose driving privilege has been 492 restricted.

493

Section 7. Section 316.1938, Florida Statutes, is amended Page 19 of 61

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494 to read:

495 316.1938 Ignition interlock devices, certification;
496 warning label.-

497 The department of Highway Safety and Motor Vehicles (1)shall certify or cause to be certified the accuracy and 498 499 precision of the testing breath-testing component of the 500 ignition interlock devices as required by s. 316.1937, and shall 501 publish a list of approved devices, together with rules 502 governing the accuracy and precision of the testing breath-503 testing component of such devices as adopted by rule in compliance with s. 316.1937. The cost of certification shall be 504 505 borne by the manufacturers of ignition interlock devices.

506 (2) No model of ignition interlock device shall be
 507 certified unless it meets <u>or exceeds current National Highway</u>
 508 <u>Traffic Safety Administration standards</u> the accuracy
 509 requirements specified by rule of the department.

510 <u>(3) Providers of ignition interlock devices and services</u> 511 <u>whose devices have been certified must contract with the</u> 512 <u>department to become a service provider in the state. The</u> 513 <u>department shall contract with any provider whose devices have</u> 514 <u>been certified and who has made a request to be a provider in</u> 515 <u>the state.</u>

516 <u>(4) (3)</u> The <u>contract between the</u> department <u>and an ignition</u> 517 <u>interlock device service provider must</u> shall <u>include the</u> 518 following: <u>design and adopt by rule</u>

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519	(a) Provisions for the effective and efficient
520	installation and removal of the ignition interlock device.
521	(b) Requirements for the provision of services,
522	inspection, and monitoring of the ignition interlock device.
523	(c) A requirement for the provider to electronically
524	transmit reports to the department regarding driver activity,
525	bypass approval, compliance, client violations, and other
526	reports in a format determined by the department.
527	(d) Requirements for a detailed implementation plan that
528	outlines the steps and the timeframe necessary for the ignition
529	interlock device provider to be fully operational.
530	(e) Provisions for the collection and remittance of all
531	state revenues.
532	(f) Provisions for corrective action to be taken if the
533	ignition interlock device provider is out of compliance,
534	including penalty provisions and liquidated damages.
535	(g) Requirements for security protection for ignition
536	interlock devices, including, but not limited to, each device
537	being capable of recording each event and providing visual
538	evidence of any actual or attempted tampering, alteration,
539	bypass, or circumvention.
540	(h) A provision to ensure processing and continuous
541	monitoring are achieved for all ignition interlock device
542	clients who require transition of services.

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543	(i) Provisions for training for service center
544	technicians, clients, toll-free help line staff, the department,
545	and DUI programs.
546	(j) A requirement for the ignition interlock device
547	provider to maintain a readily accessible service center in each
548	judicial circuit. The service center must be adequately staffed
549	and equipped to provide all ignition interlock device support
550	services.
551	(k) Requirements for a transition plan for the ignition
552	interlock device provider before the provider leaves the state
553	to ensure that continuous monitoring is achieved.
554	(1) A requirement for the ignition interlock device
555	provider to have and maintain a surety bond or irrevocable
556	letter of credit in the amount of \$200,000 executed by the
557	applicant.
558	(m) A requirement that, before beginning work, the
559	ignition interlock device provider have and maintain insurance
560	as approved by the department, including workers' compensation
561	insurance, vendor's public liability and property damage
562	insurance, and subcontractors' public liability and property
563	damage insurance.
564	(n) Requirements for the ignition interlock device
565	provider to maintain client information and financial records,
566	including requirements for electronic storage media formats.
567	Such records must be maintained in accordance with generally
568	accepted accounting procedures and practices that sufficiently
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569	and properly reflect all revenues and expenditures of funds.
570	Such records are subject to inspection, review, or audit by
571	state personnel authorized by the department. Upon termination
572	or expiration of the contract, all such client records shall be
573	submitted to the department at no cost to the department.
574	(o) A <u>requirement for a</u> warning label <u>to</u> which shall be
575	affixed to each ignition interlock device upon installation. The
576	label <u>must</u> shall contain a warning that any person <u>who tampers</u>
577	with, circumvents, tampering, circumventing, or otherwise
578	<u>misuses</u> misusing the device <u>commits</u> is guilty of a violation of
579	law and may be subject to civil liability.
580	(p) A provision requiring the provider to replace
581	defective ignition interlock devices at no cost to the client.
582	(5) An ignition interlock device provider must maintain
583	the confidentiality of all personal information received under
584	its duties as an ignition interlock device provider in
585	accordance with chapter 119 and the federal Driver's Privacy
586	Protection Act of 1994, 18 U.S.C. ss. 2721 et seq.
587	(6) Notwithstanding any other provision of law, the
588	contract shall be governed by chapter 287, except for the
589	requirements of s. 287.057.
590	Section 8. Section 316.1975, Florida Statutes, is amended
591	to read:
592	316.1975 Unattended motor vehicle
593	(1) A person driving or in charge of any motor vehicle may
594	not permit it to stand unattended without first stopping the
I	Page 23 of 61

595 engine, locking the ignition, and removing the key. A vehicle 596 may not be permitted to stand unattended upon any perceptible 597 grade without stopping the engine and effectively setting the 598 brake thereon and turning the front wheels to the curb or side 599 of the street. A violation of this section is a noncriminal 600 traffic infraction, punishable as a nonmoving violation as 601 provided in chapter 318.

602

(2) This section does not apply to the operator of:

(a) An authorized emergency vehicle while in the performance of official duties and the vehicle is equipped with an activated antitheft device that prohibits the vehicle from being driven;

607 (b) A licensed delivery truck or other delivery vehicle
608 while making deliveries; or

609 (c) A solid waste or recovered materials collection610 vehicle while collecting such items; or

611 (d) A vehicle that is started by remote control while the 612 ignition, transmission, and doors are locked.

613 Section 9. Paragraph (b) of subsection (3) of section 614 316.2126, Florida Statutes, is amended to read:

615 316.2126 Authorized use of golf carts, low-speed vehicles,616 and utility vehicles.-

617 (3)

(b) Seasonal delivery personnel may use the following
vehicles solely for the purpose of delivering express envelopes
and packages having a maximum size of 130 inches for the

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621 combined length and girth and weighing not more than 150 pounds 622 from midnight October 15 until midnight <u>January</u> December 31 of 623 each year:

Low-speed vehicles and utility vehicles as defined in
s. 320.01 upon any public road within a residential area that
has a posted speed limit of 35 miles per hour or less.

627 2. Golf carts upon a public road within a residential area 628 that has a posted speed limit of 30 miles per hour or less.

3. Golf carts upon a public road within a residential area that has a posted speed limit of 30 to 35 miles per hour, unless a municipality having jurisdiction over the public road has enacted an ordinance restricting personnel from driving on such roads.

634

635 Seasonal delivery personnel may pull a trailer from any of these636 vehicles.

637 Section 10. Paragraph (d) of subsection (2) of section
638 316.2952, Florida Statutes, is amended to read:

639

316.2952 Windshields; requirements; restrictions.-

640 (2) A person shall not operate any motor vehicle on any
641 public highway, road, or street with any sign, sunscreening
642 material, product, or covering attached to, or located in or
643 upon, the windshield, except the following:

(d) A global positioning system device or similar
satellite receiver device that which uses the global positioning
system operated pursuant to 10 U.S.C. s. 2281 to obtain for the
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647 purpose of obtaining navigation, to improve driver safety as a
 648 component of safety monitoring equipment capable of providing
 649 driver feedback, or to otherwise route routing information while
 650 the motor vehicle is being operated.

651 Section 11. Subsections (1) and (3) of section 316.86, 652 Florida Statutes, are amended to read:

316.86 Operation of vehicles equipped with autonomous
technology on roads for testing purposes; financial
responsibility; exemption from liability for manufacturer when
third party converts vehicle; report.-

657 (1)Vehicles equipped with autonomous technology may be 658 operated on roads in this state by employees, contractors, or 659 other persons designated by manufacturers of autonomous 660 technology, or by research organizations associated with 661 accredited educational institutions, for the purpose of testing 662 the technology. For testing purposes, a human operator shall be 663 present in the autonomous vehicle such that he or she has the 664 ability to monitor the vehicle's performance and intervene, if 665 necessary, unless the vehicle is being tested or demonstrated on 666 a closed course. Before Prior to the start of testing in this 667 state, the entity performing the testing must submit to the 668 department of Highway Safety and Motor Vehicles an instrument of 669 insurance, surety bond, or proof of self-insurance acceptable to 670 the department in the amount of \$5 million.

671 (3) By February 12, 2014, the Department of Highway Safety
 672 and Motor Vehicles shall submit a report to the President of the
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673 Senate and the Speaker of the House of Representatives 674 recommending additional legislative or regulatory action that 675 may be required for the safe testing and operation of motor 676 vehicles equipped with autonomous technology. 677 Section 12. Paragraph (a) of subsection (1) of section 678 318.15, Florida Statutes, is amended to read: 679 318.15 Failure to comply with civil penalty or to appear; 680 penalty.-681 If a person fails to comply with the civil (1) (a) penalties provided in s. 318.18 within the time period specified 682 683 in s. 318.14(4), fails to enter into or comply with the terms of 684 a penalty payment plan with the clerk of the court in accordance 685 with ss. 318.14 and 28.246, fails to attend driver improvement 686 school, or fails to appear at a scheduled hearing, the clerk of 687 the court shall notify the Department of Highway Safety and Motor Vehicles of such failure within 10 days after such 688 689 failure. Upon receipt of such notice, the department shall 690 immediately issue an order suspending the driver driver's 691 license and privilege to drive of such person effective 20 days 692 after the date the order of suspension is mailed in accordance 693 with s. 322.251(1), (2), and (6). Any such suspension of the 694 driving privilege which has not been reinstated, including a similar suspension imposed outside Florida, shall remain on the 695 696 records of the department for a period of 7 years from the date 697 imposed and shall be removed from the records after the 698 expiration of 7 years from the date it is imposed. The Page 27 of 61

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699 department may not accept the resubmission of such suspension. 700 Section 13. Subsection (6) of section 318.18, Florida 701 Statutes, is amended to read: 702 318.18 Amount of penalties.-The penalties required for a 703 noncriminal disposition pursuant to s. 318.14 or a criminal 704 offense listed in s. 318.17 are as follows: 705 One hundred dollars or the fine amount designated by (6) 706 county ordinance, plus court costs for illegally parking, under 707 s. 316.1955, in a parking space provided for people who have disabilities. However, this fine shall be waived if a person 708 709 provides to the law enforcement agency or parking enforcement specialist or agency that issued the citation for such a 710 711 violation proof that the person committing the violation has a 712 valid parking permit or license plate issued pursuant to s. 713 316.1958, s. 320.0842, s. 320.0843, s. 320.0845, or s. 320.0848 714 or a signed affidavit that the owner of the disabled parking 715 permit or license plate was present at the time the violation 716 occurred, and that such a parking permit or license plate was valid at the time the violation occurred. The law enforcement 717 718 officer or agency or the parking enforcement specialist or 719 agency, upon determining that all required documentation has 720 been submitted verifying that the required parking permit or 721 license plate was valid at the time of the violation, must sign 722 an affidavit of compliance. Upon provision of the affidavit of 723 compliance and payment of a dismissal fee of up to \$7.50 to the 724 clerk of the circuit court, the clerk shall dismiss the Page 28 of 61

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725 citation. However, the clerk may designate a local governmental 726 entity to receive the affidavit and dismissal fee, and the local 727 governmental entity may keep the fee. 728 Section 14. Subsection (17) of section 320.02, Florida 729 Statutes, is amended to read: 730 320.02 Registration required; application for 731 registration; forms.-732 (17)If an any applicant's name appears on a list of 733 persons who may not be issued a license plate, revalidation 734 sticker, or replacement license plate after a written notice to 735 surrender a vehicle was submitted to the department by a lienor 736 as provided in s. 320.1316, the department shall may withhold 737 renewal of registration or replacement registration of the any 738 motor vehicle identified in owned by the applicant at the time 739 the notice was submitted by the lienor. The lienor must maintain 740 proof that written notice to surrender the vehicle was sent to 741 each registered owner pursuant to s. 320.1316(1). A revalidation 742 sticker or replacement license plate may not be issued for the 743 identified vehicle until the that person's name no longer 744 appears on the list, or until the person presents documentation 745 from the lienor that the vehicle has been surrendered to the 746 lienor, or a court orders the person's name removed from the list as provided in s. 320.1316. The department may shall not 747 748 withhold an initial registration in connection with an 749 applicant's purchase or lease of a motor vehicle solely because 750 the applicant's name is on the list created by s. 320.1316. Page 29 of 61

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751 Section 15. Paragraphs (uu) and (xxx) of subsection (4) 752 and subsection (10) of section 320.08056, Florida Statutes, are 753 amended to read: 754 320.08056 Specialty license plates.-755 (4) The following license plate annual use fees shall be 756 collected for the appropriate specialty license plates: 757 Wildlife Foundation of Florida Sportsmen's National (uu) 758 Land Trust license plate, \$25. 759 (xxx) Protect Our Oceans Catch Me, Release Me license 760 plate, \$25. 761 (10) (a) A specialty license plate annual use fee collected 762 and distributed under this chapter, or any interest earned from 763 those fees, may only be used in this state for purposes 764 authorized by this chapter, unless the annual use fee is derived 765 from the sale of a United States Armed Forces specialty license 766 plate, and may not be used for commercial or for-profit 767 activities nor for general or administrative expenses, except as 768 authorized by s. 320.08058 or to pay the cost of the audit or 769 report required by s. 320.08062(1). 770 As used in this subsection, the term "administrative (b) 771 expenses" means those expenditures which are considered as 772 direct operating costs of the organization. Such costs include, 773 but are not limited to, the following: 1. Administrative salaries of employees and officers of 774 775 the organization who do not or cannot prove, via detailed daily

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776	time sheets, that they actively participate in program
777	activities.
778	2. Bookkeeping and support services of the organization.
779	3. Office supplies and equipment not directly utilized for
780	the specified program.
781	4. Travel time, per diem, mileage reimbursement, and
782	lodging expenses not directly associated with a specified
783	program purpose.
784	5. Paper, printing, envelopes, and postage not directly
785	associated with a specified program purpose.
786	6. Miscellaneous expenses such as food, beverage,
787	entertainment, and conventions.
788	Section 16. Paragraphs (a) and (b) of subsection (47) and
789	paragraph (a) of subsection (76) of section 320.08058, Florida
790	Statutes, are amended to read:
791	320.08058 Specialty license plates
792	(47) WILDLIFE FOUNDATION OF FLORIDA SPORTSMEN'S NATIONAL
793	LAND TRUST LICENSE PLATES
794	(a) The department shall develop a <u>Wildlife Foundation of</u>
795	<u>Florida</u> Sportsmen's National Land Trust license plate as
796	provided in this section. The word "Florida" must appear at the
797	top of the plate, and the words " <u>Wildlife Foundation of Florida</u>
798	Sportsmen's National Land Trust" must appear at the bottom of
799	the plate.
800	(b) The annual revenues from the sales of the license
801	plate shall be distributed to the <u>Wildlife Foundation of</u>
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802	Florida, Inc., a citizen support organization created pursuant
803	to s. 379.223 Sportsmen's National Land Trust. Such annual
804	revenues must be used by the trust in the following manner:
805	1. Fifty percent may be retained until all startup costs
806	for developing and establishing the plate have been recovered.
807	<u>1.</u> 2. <u>Seventy-five</u> Twenty-five percent must be used to fund
808	programs and projects within the state that preserve open space
809	and wildlife habitat, promote conservation, improve wildlife
810	habitat, and establish open space for the perpetual use of the
811	public.
812	2.3. Twenty-five percent may be used for promotion,
813	marketing, and administrative costs directly associated with
814	operation of the <u>foundation</u> trust .
815	(76) <u>protect our oceans</u> catch me, release me license
816	PLATES
817	(a) The department shall develop a Protect Our Oceans
818	Catch Me, Release Me license plate as provided in this section.
819	<u>Protect Our Oceans</u> Catch Me, Release Me license plates must bear
820	the colors and design approved by the department. The word
821	"Florida" must appear at the top of the plate, and the words
822	"Protect Our Oceans" "Catch Me, Release Me" must appear at the
823	bottom of the plate.
824	Section 17. Section 320.08062, Florida Statutes, is
825	amended to read:
826	320.08062 Audits and attestations required; annual use
827	fees of specialty license plates
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(1) (a) All organizations that receive annual use fee proceeds from the department are responsible for ensuring that proceeds are used in accordance with ss. 320.08056 and 320.08058.

(b) Any organization not subject to audit pursuant to s. 215.97 shall annually attest, under penalties of perjury, that such proceeds were used in compliance with ss. 320.08056 and 320.08058. The attestation shall be made annually in a form and format determined by the department.

(c) Any organization subject to audit pursuant to s.
215.97 shall submit an audit report in accordance with rules
promulgated by the Auditor General. The annual attestation shall
be submitted to the department for review within 9 months after
the end of the organization's fiscal year.

842 (2)(a) Within 120 90 days after receiving an 843 organization's audit or attestation, the department shall 844 determine which recipients of revenues from specialty license 845 plate annual use fees have not complied with subsection (1). In 846 determining compliance, the department may commission an 847 independent actuarial consultant, or an independent certified 848 public accountant, who has expertise in nonprofit and charitable 849 organizations.

(b) The department must discontinue the distribution of
 revenues to any organization failing to submit the required
 documentation as required in subsection (1), but may resume

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853 distribution of the revenues upon receipt of the required 854 information. 855 If the department or its designee determines that an (C) 856 organization has not complied or has failed to use the revenues 857 in accordance with ss. 320.08056 and 320.08058, the department 858 must discontinue the distribution of the revenues to the 859 organization. The department shall notify the organization of 860 its findings and direct the organization to make the changes 861 necessary in order to comply with this chapter. If the officers 862 of the organization sign an affidavit under penalties of perjury 863 stating that they acknowledge the findings of the department and 864 attest that they have taken corrective action and that the 865 organization will submit to a followup review by the department, 866 the department may resume the distribution of revenues until the 867 department determines that the organization has complied. 868 If an organization fails to comply with the (d) 869 department's recommendations and corrective actions as outlined 870 in paragraph (c), the revenue distributions shall be 871 discontinued until completion of the next regular session of the 872 Legislature. The department shall notify the President of the 873 Senate and the Speaker of the House of Representatives by the first day of the next regular session of any organization whose 874 875 revenues have been withheld as a result of this paragraph. If 876 the Legislature does not provide direction to the organization 877 and the department regarding the status of the undistributed 878 revenues, the department shall deauthorize the plate and the Page 34 of 61

879 <u>undistributed revenues shall</u> within 12 months after the annual 880 use fee proceeds are withheld by the department, the proceeds 881 shall be <u>immediately</u> deposited into the Highway Safety Operating 882 Trust Fund to offset department costs related to the issuance of 883 specialty license plates.

884 (b) In lieu of discontinuing revenue disbursement pursuant 885 to this subsection, upon determining that a recipient has not 886 complied or has failed to use the revenues in accordance with 887 ss. 320.08056 and 320.08058, and with the approval of the Legislative Budget Commission, the department is authorized to 888 redirect previously collected and future revenues to an 889 890 organization that is able to perform the same or similar 891 purposes as the original recipient.

(3) The department <u>or its designee</u> has the authority to
examine all records pertaining to the use of funds from the sale
of specialty license plates.

895 Section 18. Subsection (1) of section 320.083, Florida 896 Statutes, is amended to read:

897 320.083 Amateur radio operators; special license plates;
898 fees.-

(1) A person who is the owner or lessee of an automobile or truck for private use, a truck weighing not more than 7,999 pounds, or a recreational vehicle as specified in s. 320.08(9)(c) or (d), which is not used for hire or commercial use; who is a resident of the state; and who holds a valid official amateur radio station license <u>recognized</u> issued by the

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905 Federal Communications Commission shall be issued a special 906 license plate upon application, accompanied by proof of 907 ownership of such radio station license, and payment of the 908 following tax and fees: 909 The license tax required for the vehicle, as (a) 910 prescribed by s. 320.08(2), (3)(a), (b), or (c), (4)(a), (b), 911 (c), (d), (e), or (f), or (9); and 912 (b) An initial additional fee of \$5, and an additional fee 913 of \$1.50 thereafter. 914 Section 19. Section 320.1316, Florida Statutes, is amended to read: 915 320.1316 Failure to surrender vehicle or vessel.-916 917 Upon receipt from a lienor who claims a lien on a (1)918 vehicle pursuant to s. 319.27 by the Department of Highway 919 Safety and Motor Vehicles of written notice to surrender a 920 vehicle or vessel that has been disposed of, concealed, removed, 921 or destroyed by the lience, the department shall place the name 922 of the registered owner of that vehicle on the list of those 923 persons who may not be issued a license plate, revalidation 924 sticker, or replacement license plate for any motor vehicle 925 under s. 320.03(8) owned by the lience at the time the notice 926 was given by the lienor. Pursuant to s. 320.03(8), the 927 department may not issue a license plate, revalidation sticker, or replacement license plate for the vehicle, or a vessel 928 929 registration number or decal for the vessel, owned by the lienee which is identified in the claim by the lienor. If the vehicle 930 Page 36 of 61

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931 is owned jointly by more than one person, the name of each 932 registered owner shall be placed on the list.

933 (2) The notice to surrender the vehicle <u>or vessel</u> shall be 934 <u>signed under oath by the lienor and</u> submitted on forms developed 935 by the department, which must include:

936

(a) The name, address, and telephone number of the lienor.

937 (b) The name of the registered owner of the vehicle or
938 <u>vessel</u> and the address to which the lienor provided notice to
939 surrender the vehicle <u>or vessel</u> to the registered owner.

940 (c) A general description of the vehicle, including its941 color, make, model, body style, and year.

942 (d) The vehicle identification number, registration
943 license plate number, if known, or other identification number,
944 as applicable.

945 (3) The registered owner of the vehicle or vessel may 946 dispute a notice to surrender the vehicle or vessel or his or 947 her inclusion on the list of those persons who may not be issued 948 a license plate, revalidation sticker, or replacement license 949 plate under s. 320.03(8), or a vessel registration number or 950 decal, by bringing a civil action in the county in which he or 951 she resides by notifying the department of the dispute in 952 writing on forms provided by the department and presenting proof 953 that the vehicle was sold to a motor vehicle dealer licensed 954 under s. 320.27, a mobile home dealer licensed under s. 320.77, 955 or a recreational vehicle dealer licensed under s. 320.771. 956 In an action brought pursuant to subsection (3), the (4)

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957	petitioner is entitled to the summary procedure specified in s.
958	51.011, and the court shall advance the cause on its calendar if
959	requested by the petitioner.
960	(5) At a hearing challenging the refusal to issue a
961	license plate, revalidation sticker, or replacement license
962	plate under s. 320.03(8), or a vessel registration number or
963	decal, the court shall first determine whether the lienor has a
964	recorded lien on the vehicle or vessel and whether the lienor
965	properly made a demand for the surrender of the vehicle or
966	vessel in accordance with this section. If the court determines
967	that the lien was recorded and that such a demand was properly
968	made, the court shall determine whether good cause exists for
969	the lienee's failure to surrender the vehicle or vessel. As used
970	in this section, the term "good cause" is limited to proof that:
971	(a) The vehicle that was the subject of the demand for
972	surrender was traded in to a licensed motor vehicle dealer
973	before the date of the demand for surrender;
974	(b) The lien giving rise to the inclusion on the list has
975	been paid in full or otherwise satisfied;
976	(c) There is ongoing litigation relating to the validity
977	or enforceability of the lien;
978	(d) The petitioner was in compliance with all of his or
979	her contractual obligations with the lienholder at the time of
980	the demand for surrender;
981	(e) The vehicle or vessel was reported to law enforcement
982	as stolen by the registered owner of the vehicle or vessel
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983 before the demand for surrender; or (f) The petitioner no longer has possession of the vehicle 984 985 or vessel, and the loss of possession occurred pursuant to 986 operation of law. If the petitioner's loss of possession did not 987 occur pursuant to operation of law, the fact that a third party 988 has physical possession of the vehicle or vessel does not 989 constitute good cause for the failure to surrender the vehicle 990 or vessel. 991 (6) If the petitioner establishes good cause for his or 992 her failure to surrender the vehicle or vessel, the court shall 993 enter an order removing the petitioner's name from the list of 994 those persons who may not be issued a license plate, 995 revalidation sticker, or replacement license plate under s. 996 320.03(8), or a vessel registration number or decal, and shall 997 award the petitioner reasonable attorney fees and costs actually 998 incurred for the proceeding. 999 (7) If the court finds that the demand for surrender was 1000 properly made by the lienor and the petitioner fails to 1001 establish good cause for the failure to surrender the vehicle or 1002 vessel, the court shall award the lienor reasonable attorney 1003 fees and costs actually incurred for the proceeding. Section 20. Subsection (7) of section 320.771, Florida 1004 1005 Statutes, is amended to read: 1006 320.771 License required of recreational vehicle dealers.-1007 (7) SUPPLEMENTAL LICENSE.-A Any person licensed under 1008 pursuant to this section shall be entitled to operate one or Page 39 of 61

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1009 more additional places of business under a supplemental license 1010 for each such business if the ownership of each business is 1011 identical to that of the principal business for which the original license is issued. Each supplemental license shall run 1012 1013 concurrently with the original license and shall be issued upon 1014 application by the licensee on a form to be furnished by the 1015 department and payment of a fee of \$50 for each such license. 1016 Only one licensed dealer shall operate at the same place of 1017 business. A supplemental license authorizing off-premises sales 1018 shall be issued, at no charge to the dealer, for a period not to 1019 exceed 10 consecutive calendar days. A licensed dealer who 1020 conducts an off-premises sale not in conjunction with a public 1021 vehicle show, as defined in s. 320.3203(5)(c), shall: Notify the applicable local department office of the 1022 (a) 1023 specific dates and location for which such license is requested. 1024 Provide staff to work at the temporary location for (b) 1025 the duration of the off-premises sale. 1026 (C) Meet all local government permit requirements. 1027 (d) Have the permission of the property owner to operate 1028 at that location. 1029 Conspicuously display a sign at the licensed location (e) 1030 which clearly identifies the dealer's name and business address 1031 as listed on the dealer's original license. 1032 (f) Prominently include the dealer's name and business 1033 address, as listed on the dealer's original license, in all 1034 advertisements associated with such sale. Page 40 of 61

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1035	Section 21. Section 322.032, Florida Statutes, is created
1036	to read:
1037	322.032 Digital proof of driver license
1038	(1) The department shall begin to review and prepare for
1039	the development of a secure and uniform system for issuing an
1040	optional digital proof of driver license. The department may
1041	contract with one or more private entities to develop a digital
1042	proof of driver license system.
1043	(2) The digital proof of driver license developed by the
1044	department or by an entity contracted by the department must be
1045	in such a format as to allow law enforcement to verify the
1046	authenticity of the digital proof of driver license. The
1047	department may adopt rules to ensure valid authentication of
1048	digital driver licenses by law enforcement.
1049	(3) A person may not be issued a digital proof of driver
1050	license until he or she has satisfied all of the requirements of
1051	this chapter for issuance of a physical driver license as
1052	provided in this chapter.
1053	(4) A person who:
1054	(a) Manufactures a false digital proof of driver license
1055	commits a felony of the third degree, punishable as provided in
1056	<u>s. 775.082, s. 775.083, or s. 775.084.</u>
1057	(b) Possesses a false digital proof of driver license
1058	commits a misdemeanor of the second degree, punishable as
1059	provided in s. 775.082.
1060	Section 22. Section 322.055, Florida Statutes, is amended
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1061 to read: 1062 322.055 Revocation or suspension of, or delay of eligibility for, driver driver's license for persons 18 years of 1063 age or older convicted of certain drug offenses .-1064 1065 (1)Notwithstanding the provisions of s. 322.28, upon the 1066 conviction of a person 18 years of age or older for possession 1067 or sale of, trafficking in, or conspiracy to possess, sell, or traffic in a controlled substance, the court shall direct the 1068 1069 department to revoke the driver driver's license or driving privilege of the person. The period of such revocation shall be 1070 1071 1 year 2 years or until the person is evaluated for and, if 1072 deemed necessary by the evaluating agency, completes a drug 1073 treatment and rehabilitation program approved or regulated by 1074 the Department of Children and Family Services. However, the 1075 court may, in its sound discretion, direct the department to 1076 issue a license for driving privilege privileges restricted to 1077 business or employment purposes only, as defined by s. 322.271, 1078 if the person is otherwise qualified for such a license. A 1079 driver whose license or driving privilege has been suspended or 1080 revoked under this section or s. 322.056 may, upon the 1081 expiration of 6 months, petition the department for restoration 1082 of the driving privilege on a restricted or unrestricted basis 1083 depending on length of suspension or revocation. In no case 1084 shall a restricted license be available until 6 months of the 1085 suspension or revocation period has expired. 1086 (2) If a person 18 years of age or older is convicted for

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1087 the possession or sale of, trafficking in, or conspiracy to 1088 possess, sell, or traffic in a controlled substance and such 1089 person is eligible by reason of age for a driver driver's 1090 license or privilege, the court shall direct the department to 1091 withhold issuance of such person's driver driver's license or 1092 driving privilege for a period of 1 year 2 years after the date 1093 the person was convicted or until the person is evaluated for 1094 and, if deemed necessary by the evaluating agency, completes a 1095 drug treatment and rehabilitation program approved or regulated by the Department of Children and Family Services. However, the 1096 court may, in its sound discretion, direct the department to 1097 issue a license for driving privilege privileges restricted to 1098 1099 business or employment purposes only, as defined by s. 322.271, 1100 if the person is otherwise qualified for such a license. A 1101 driver whose license or driving privilege has been suspended or 1102 revoked under this section or s. 322.056 may, upon the 1103 expiration of 6 months, petition the department for restoration 1104 of the driving privilege on a restricted or unrestricted basis 1105 depending on the length of suspension or revocation. In no case shall a restricted license be available until 6 months of the 1106 1107 suspension or revocation period has expired.

(3) If a person 18 years of age or older is convicted for the possession or sale of, trafficking in, or conspiracy to possess, sell, or traffic in a controlled substance and such person's <u>driver</u> driver's license or driving privilege is already under suspension or revocation for any reason, the court shall

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1113 direct the department to extend the period of such suspension or revocation by an additional period of 1 year 2 years or until 1114 the person is evaluated for and, if deemed necessary by the 1115 1116 evaluating agency, completes a drug treatment and rehabilitation 1117 program approved or regulated by the Department of Children and 1118 Family Services. However, the court may, in its sound 1119 discretion, direct the department to issue a license for driving 1120 privilege privileges restricted to business or employment 1121 purposes only, as defined by s. 322.271, if the person is otherwise qualified for such a license. A driver whose license 1122 1123 or driving privilege has been suspended or revoked under this section or s. 322.056 may, upon the expiration of 6 months, 1124 1125 petition the department for restoration of the driving privilege 1126 on a restricted or unrestricted basis depending on the length of 1127 suspension or revocation. In no case shall a restricted license 1128 be available until 6 months of the suspension or revocation 1129 period has expired.

1130 If a person 18 years of age or older is convicted for (4)1131 the possession or sale of, trafficking in, or conspiracy to possess, sell, or traffic in a controlled substance and such 1132 person is ineligible by reason of age for a driver driver's 1133 1134 license or driving privilege, the court shall direct the 1135 department to withhold issuance of such person's driver driver's 1136 license or driving privilege for a period of 1 year 2 years 1137 after the date that he or she would otherwise have become 1138 eligible or until he or she becomes eligible by reason of age Page 44 of 61

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1139 for a driver driver's license and is evaluated for and, if deemed necessary by the evaluating agency, completes a drug 1140 1141 treatment and rehabilitation program approved or regulated by 1142 the Department of Children and Family Services. However, the 1143 court may, in its sound discretion, direct the department to 1144 issue a license for driving privilege privileges restricted to business or employment purposes only, as defined by s. 322.271, 1145 1146 if the person is otherwise qualified for such a license. A 1147 driver whose license or driving privilege has been suspended or revoked under this section or s. 322.056 may, upon the 1148 1149 expiration of 6 months, petition the department for restoration of the driving privilege on a restricted or unrestricted basis 1150 1151 depending on the length of suspension or revocation. In no case 1152 shall a restricted license be available until 6 months of the 1153 suspension or revocation period has expired.

(5) A court that orders the revocation or suspension of, or delay in eligibility for, a driver license pursuant to this section shall make a specific, articulated determination as to whether the issuance of a license for driving privilege restricted to business purposes only, as defined in s. 322.271, is appropriate in each case.

1160 (6) (5) Each clerk of court shall promptly report to the 1161 department each conviction for the possession or sale of, 1162 trafficking in, or conspiracy to possess, sell, or traffic in a 1163 controlled substance.

1164

Section 23. Subsections (1) and (2) of section 322.058, Page 45 of 61

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1165 Florida Statutes, are amended to read:

1166 322.058 Suspension of driving <u>privilege</u> privileges due to 1167 support delinquency; reinstatement.-

When the department receives notice from the Title IV-1168 (1)1169 D agency or depository or the clerk of the court that any person 1170 licensed to operate a motor vehicle in the State of Florida 1171 under the provisions of this chapter has a delinquent support 1172 obligation or has failed to comply with a subpoena, order to 1173 appear, order to show cause, or similar order, the department 1174 shall suspend the driver driver's license of the person named in 1175 the notice and the registration of all motor vehicles owned by 1176 that person.

(2) The department must reinstate the driving privilege and allow registration of a motor vehicle when the Title IV-D agency in IV-D cases or the depository or the clerk of the court in non-IV-D cases provides to the department an affidavit stating that:

1182

(a) The person has paid the delinquency;

(b) The person has reached a written agreement for payment with the Title IV-D agency or the obligee in non-IV-D cases;

1185 (c) A court has entered an order granting relief to the 1186 obligor ordering the reinstatement of the license and motor 1187 vehicle registration; or

(d) The person has complied with the subpoena, order to appear, order to show cause, or similar order<u>;</u>

1190

(e)

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The person receives reemployment assistance or

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1191	unemployment compensation pursuant to chapter 443;
1192	(f) The person is disabled and incapable of self-support
1193	or receives benefits under the federal Supplemental Security
1194	Income or Social Security Disability Insurance programs;
1195	(g) The person receives temporary cash assistance pursuant
1196	to chapter 414; or
1197	(h) The person is making payments in accordance with a
1198	confirmed bankruptcy plan under chapter 11, chapter 12, or
1199	chapter 13 of the United States Bankruptcy Code, 11 U.S.C. ss.
1200	<u>101 et seq</u> .
1201	Section 24. Section 322.059, Florida Statutes, is amended
1202	to read:
1203	322.059 Mandatory surrender of suspended <u>driver</u> driver's
1204	license and registration.— <u>A</u> Any person whose <u>driver</u> driver's
1205	license or registration has been suspended as provided in s.
1206	322.058 must immediately return his or her <u>driver</u> driver's
1207	license and registration to the Department of Highway Safety and
1208	Motor Vehicles. The department shall invalidate the digital
1209	proof of driver license issued pursuant to s. 322.032 for such
1210	person. If such person fails to return his or her <u>driver</u>
1211	driver's license or registration, <u>a</u> any law enforcement agent
1212	may seize the license or registration while the <u>driver</u> driver's
1213	license or registration is suspended.
1214	Section 25. Subsection (9) of section 322.143, Florida
1215	Statutes, is renumbered as subsection (10), and a new subsection
1216	(9) is added to that section to read:
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1217 322.143 Use of a driver license or identification card.-1218 (9) A first responder, emergency medical technician, or 1219 other authorized health care practitioner engaged in immediate 1220 emergency or other medical treatment may swipe an individual's 1221 driver license or identification card to access medical 1222 information held by a third party when available and authorized 1223 through a previously arranged consent agreement. 1224 Section 26. Subsection (1) of section 322.15, Florida 1225 Statutes, is amended to read: 1226 322.15 License to be carried and exhibited on demand; 1227 fingerprint to be imprinted upon a citation.-1228 Every licensee shall have his or her driver driver's (1)1229 license, which must be fully legible with no portion of such 1230 license faded, altered, mutilated, or defaced, in his or her 1231 immediate possession at all times when operating a motor vehicle 1232 and shall present or submit display the same upon the demand of 1233 a law enforcement officer or an authorized representative of the 1234 department. A licensee may present or submit a digital proof of 1235 driver license as provided in s. 322.032 in lieu of a physical 1236 driver license. 1237 Section 27. Subsection (5) of section 322.27, Florida 1238 Statutes, is amended to read: 1239 322.27 Authority of department to suspend or revoke driver 1240 license or identification card.-1241 (5) (a) The department shall revoke the license of any 1242 person designated a habitual offender, as set forth in s. Page 48 of 61

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1243 322.264, and such person is not eligible to be relicensed for a 1244 minimum of 5 years from the date of revocation, except as 1245 provided for in s. 322.271. Any person whose license is revoked 1246 may, by petition to the department, show cause why his or her 1247 license should not be revoked.

1248 (b) If a person whose driver license has been revoked 1249 under paragraph (a) as a result of a third violation of driving 1250 a motor vehicle while his or her license is suspended or revoked 1251 provides proof of compliance as provided by s. 318.14(10)(a), 1252 the clerk of court shall submit an amended disposition to remove 1253 the habitual traffic offender designation.

Section 28. Paragraphs (a) through (e) of subsection (3) 1254 1255 of section 322.2715, Florida Statutes, are redesignated as 1256 paragraphs (b) through (f), respectively, and a new paragraph 1257 (a) is added to that subsection to read: 1258 322.2715 Ignition interlock device.-1259 (3) If the person is convicted of: 1260 (a) A first offense of driving under the influence under s. 316.193 and has an unlawful blood-alcohol level or breath-1261 1262 alcohol level as specified in s. 316.193(1), the ignition 1263 interlock device may be installed for at least 6 continuous 1264 months. 1265 Section 29. Section 322.276, Florida Statutes, is created 1266 to read: 1267 322.276 Out-of-state sanctions; issuance of license.-The department may, in its discretion, issue a driver license, with 1268 Page 49 of 61

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1269 <u>any required restrictions, if the applicant's driving privilege</u> 1270 <u>or driver license is suspended or revoked in another state for</u> 1271 <u>an offense committed in that state which would not have been</u> 1272 <u>grounds for suspension or revocation of the person's driving</u> 1273 privilege or driver license in this state.

1274 Section 30. Section 323.002, Florida Statutes, is amended 1275 to read:

1276 323.002 County and municipal wrecker operator systems; 1277 penalties for operation outside of system.-

1278

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

(a) "Authorized wrecker operator" means any wrecker
operator who has been designated as part of the wrecker operator
system established by the governmental unit having jurisdiction
over the scene of a wrecked or disabled vehicle.

(b) "Unauthorized wrecker operator" means any wrecker operator who has not been designated as part of the wrecker operator system established by the governmental unit having jurisdiction over the scene of a wrecked or disabled vehicle.

1287 (C) "Wrecker operator system" means a system for the 1288 towing or removal of wrecked, disabled, or abandoned vehicles, 1289 similar to the Florida Highway Patrol wrecker operator system described in s. 321.051(2), under which a county or municipality 1290 1291 contracts with one or more wrecker operators for the towing or 1292 removal of wrecked, disabled, or abandoned vehicles from 1293 accident scenes, streets, or highways. A wrecker operator system 1294 shall include using a method for apportioning the towing

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1295 assignments among the eligible wrecker operators through the 1296 creation of geographic zones, a rotation schedule, or a 1297 combination of these methods.

1298 (2) In any county or municipality that operates a wrecker 1299 operator system:

1300 It is unlawful for an unauthorized wrecker operator or (a) 1301 its employees or agents to monitor police radio for 1302 communications between patrol field units and the dispatcher in 1303 order to determine the location of a wrecked or disabled vehicle 1304 for the purpose of driving by the scene of such vehicle in a 1305 manner described in paragraph (b) or paragraph (c). Any person 1306 who violates this paragraph commits a noncriminal violation, 1307 punishable as provided in s. 775.083, and the person's wrecker, 1308 tow truck, or other motor vehicle that was used during the 1309 offense may be immediately removed and impounded pursuant to subsection (3). 1310

It is unlawful for an unauthorized wrecker operator to 1311 (b) 1312 drive by the scene of a wrecked or disabled vehicle before the 1313 arrival of an authorized wrecker operator, initiate contact with the owner or operator of such vehicle by soliciting or offering 1314 1315 towing services, and tow such vehicle. Any person who violates 1316 this paragraph commits a misdemeanor of the second degree, 1317 punishable as provided in s. 775.082 or s. 775.083, and the 1318 person's wrecker, tow truck, or other motor vehicle that was 1319 used during the offense may be immediately removed and impounded 1320 pursuant to subsection (3).

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1321 (C) When an unauthorized wrecker operator drives by the 1322 scene of a wrecked or disabled vehicle and the owner or operator initiates contact by signaling the wrecker operator to stop and 1323 1324 provide towing services, the unauthorized wrecker operator must 1325 disclose in writing to the owner or operator of the vehicle his 1326 or her full name and driver license number, that he or she is 1327 not the authorized wrecker operator who has been designated as 1328 part of the wrecker operator system, that the motor vehicle is 1329 not being towed for the owner's or operator's insurance company or lienholder, whether he or she has in effect an insurance 1330 1331 policy providing at least \$300,000 of liability insurance and at least \$50,000 of on-hook cargo insurance, and the maximum 1332 1333 charges for towing and storage which will apply before the 1334 vehicle is connected to the towing apparatus. The unauthorized 1335 wrecker operator must also provide a copy of the disclosure to 1336 the owner or operator in the presence of a law enforcement 1337 officer if such officer is at the scene of a motor vehicle 1338 accident. Any person who violates this paragraph commits a 1339 misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083, and the person's wrecker, tow truck, or 1340 1341 other motor vehicle that was used during the offense may be 1342 immediately removed and impounded pursuant to subsection (3). 1343 At the scene of a wrecked or disabled vehicle, it is (d) 1344 unlawful for a wrecker operator to falsely identify himself or 1345 herself as being part of the wrecker operator system. Any person 1346 who violates this paragraph commits is guilty of a misdemeanor Page 52 of 61

of the first degree, punishable as provided in s. 775.082 or s. 1347 1348 775.083, and the person's wrecker, tow truck, or other motor 1349 vehicle that was used during the offense may be immediately 1350 removed and impounded pursuant to subsection (3). 1351 (3) (a) A law enforcement officer from any local 1352 governmental agency or state law enforcement agency may cause to 1353 be immediately removed and impounded from the scene of a wrecked 1354 or disabled vehicle, at the unauthorized wrecker operator's 1355 expense, any wrecker, tow truck, or other motor vehicle that is 1356 used in violation of any provision of subsection (2). The 1357 unauthorized wrecker operator shall be assessed a cost recovery fine as provided in paragraph (b) by the authority that ordered 1358 1359 the immediate removal and impoundment of the wrecker, tow truck, 1360 or other motor vehicle. A wrecker, tow truck, or other motor 1361 vehicle that is removed and impounded pursuant to this section 1362 may not be released from an impound or towing and storage 1363 facility before a release form is completed by the authority 1364 that ordered the immediate removal and impoundment of the 1365 wrecker, tow truck, or other motor vehicle which verifies that 1366 the cost recovery fine has been paid to the authority. The 1367 vehicle must remain impounded until the fine is paid or until 1368 the vehicle is sold at public sale pursuant to s. 713.78. 1369 (b) Notwithstanding any other provision of law, the 1370 unauthorized wrecker operator, upon retrieval of the wrecker, 1371 tow truck, or other motor vehicle removed or impounded pursuant 1372 to this section, and in addition to any other penalties that may Page 53 of 61

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1373	be imposed for noncriminal violations, shall pay a cost recovery
1374	fine of \$500 for a first violation of subsection (2), or a fine
1375	of \$1,000 for each subsequent violation of subsection (2), to
1376	the authority that ordered the immediate removal and impoundment
1377	of the wrecker, tow truck, or other motor vehicle. Cost recovery
1378	funds collected under this subsection shall be retained by the
1379	authority that ordered the removal and impoundment of the
1380	wrecker, tow truck, or other motor vehicle and may be used only
1381	for the enforcement, investigation, prosecution, and training
1382	related to towing violations and crimes involving motor
1383	vehicles.
1384	(c) Notwithstanding any other provision of law and in
1385	addition to the cost recovery fine required by this subsection,
1386	a person who violates any provision of subsection (2) shall pay
1387	the fees associated with the removal and storage of the
1388	unauthorized wrecker, tow truck, or other motor vehicle.
1389	(4)-(3) This section does not prohibit, or in any way
1390	prevent, the owner or operator of a vehicle involved in an
1391	accident or otherwise disabled from contacting any wrecker
1392	operator for the provision of towing services, whether the
1393	wrecker operator is an authorized wrecker operator or not.
1394	Section 31. Subsection (5) of section 526.141, Florida
1395	Statutes, is amended to read:
1396	526.141 Self-service gasoline stations; attendants;
1397	regulations
1398	(5)(a) Every full-service gasoline station offering self-
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1399 service at a lesser cost shall require an attendant employed by 1400 the station to dispense gasoline from the self-service portion 1401 of the station to any motor vehicle properly displaying an 1402 exemption parking permit as provided in s. 316.1958 or s. 1403 320.0848 or a license plate issued pursuant to s. 320.084, s. 1404 320.0842, s. 320.0843, or s. 320.0845 when the person to whom 1405 such permit has been issued is the operator of the vehicle and 1406 such service is requested. Such stations shall prominently 1407 display a decal no larger than 8 square inches on the front of all self-service pumps clearly stating the requirements of this 1408 subsection and the penalties applicable to violations of this 1409 subsection. The Department of Agriculture and Consumer Services 1410 1411 shall enforce this requirement. 1412 (b)1. By July 1, 2016, a full-service gasoline station 1413 offering self-service at a lesser cost shall prominently

1414 display, in addition to the decal required under paragraph (a), 1415 <u>a decal that is blue, is at least 15 square inches in size, and</u> 1416 <u>clearly displays the international symbol of accessibility shown</u> 1417 <u>in s. 320.0842</u>, the telephone number of the station, and the 1418 <u>words "Call for Assistance." The Department of Agriculture and</u> 1419 <u>Consumer Services shall adopt rules to implement and enforce</u> 1420 <u>this paragraph.</u>

14212. This paragraph preempts and supersedes all local1422government laws and regulations pertaining to the provision of1423fueling assistance to the motor vehicle operators described in1424paragraph (a) by self-service gasoline stations.

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1425 (c) (b) Violation of paragraph (a) is a misdemeanor of the 1426 second degree, punishable as provided in s. 775.082 or s. 1427 775.083. Section 32. Section 526.142, Florida Statutes, is created 1428 1429 to read: 1430 526.142 Air and vacuum devices.-A retail outlet as defined 1431 in s. 526.303 is not required to provide air or vacuum supply 1432 without charge. A political subdivision of this state may not 1433 adopt any ordinance regarding the pricing of such commodities. 1434 All such ordinances, whether existing or proposed, are preempted 1435 and superseded by general law. Section 33. Paragraph (a) of subsection (1) of section 1436 1437 562.11, Florida Statutes, is amended to read: 1438 562.11 Selling, giving, or serving alcoholic beverages to 1439 person under age 21; providing a proper name; misrepresenting or misstating age or age of another to induce licensee to serve 1440 1441 alcoholic beverages to person under 21; penalties.-1442 A It is unlawful for any person may not to sell, (1) (a) 1. 1443 give, serve, or permit to be served alcoholic beverages to a person under 21 years of age or to permit a person under 21 1444 1445 years of age to consume such beverages on the licensed premises. 1446 A person who violates this subparagraph commits a misdemeanor of 1447 the second degree, punishable as provided in s. 775.082 or s. 1448 775.083. A person who violates this subparagraph a second or 1449 subsequent time within 1 year after a prior conviction commits a 1450 misdemeanor of the first degree, punishable as provided in s. Page 56 of 61

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1451 775.082 or s. 775.083.

1452 In addition to any other penalty imposed for a 2. 1453 violation of subparagraph 1., the court may order the Department 1454 of Highway Safety and Motor Vehicles to withhold the issuance 1455 of, or suspend or revoke, the driver driver's license or driving 1456 privilege, as provided in s. 322.057, of any person who violates 1457 subparagraph 1. This subparagraph does not apply to a licensee, 1458 as defined in s. 561.01, who violates subparagraph 1. while 1459 acting within the scope of his or her license or an employee or 1460 agent of a licensee, as defined in s. 561.01, who violates 1461 subparagraph 1. while engaged within the scope of his or her 1462 employment or agency.

<u>3. A court that withholds the issuance of, or suspends or</u>
<u>revokes, the driver license or driving privilege of a person</u>
<u>pursuant to subparagraph 2. may direct the Department of Highway</u>
<u>Safety and Motor Vehicles to issue the person a license for</u>
<u>driving privilege restricted to business purposes only, as</u>
<u>defined in s. 322.271, if he or she is otherwise qualified.</u>

1469 Section 34. Subsection (1) of section 812.0155, Florida 1470 Statutes, is amended, and subsection (5) is added to that 1471 section, to read:

1472 812.0155 Suspension of <u>driver driver's</u> license following
1473 an adjudication of guilt for theft.-

(1) Except as provided in subsections (2) and (3), the court may order the suspension of the <u>driver</u> driver's license of each person adjudicated guilty of any misdemeanor violation of Page 57 of 61

1477 s. 812.014 or s. 812.015, regardless of the value of the 1478 property stolen. The court shall order the suspension of the 1479 driver's license of each person adjudicated guilty of any misdemeanor violation of s. 812.014 or s. 812.015 who has 1480 1481 previously been convicted of such an offense. Upon ordering the 1482 suspension of the driver driver's license of the person 1483 adjudicated quilty, the court shall forward the driver driver's 1484 license of the person adjudicated guilty to the Department of 1485 Highway Safety and Motor Vehicles in accordance with s. 322.25. The first suspension of a driver driver's license 1486 (a) under this subsection shall be for a period of up to 6 months. 1487 1488 (b) A second or subsequent suspension of a driver driver's 1489 license under this subsection shall be for 1 year. 1490 (5) A court that suspends the driver license of a person 1491 pursuant to subsection (1) may direct the Department of Highway 1492 Safety and Motor Vehicles to issue the person a license for 1493 driving privilege restricted to business purposes only, as 1494 defined in s. 322.271, if he or she is otherwise qualified. 1495 Section 35. Section 832.09, Florida Statutes, is amended 1496 to read: Suspension of driver license after warrant or 1497 832.09 1498 capias is issued in worthless check case.-1499 The court may order the suspension or revocation of (1)1500 the driver license of a Any person who is being prosecuted for 1501 passing a worthless check in violation of s. 832.05, who fails 1502 to appear before the court and against whom a warrant or capias Page 58 of 61

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1503 for failure to appear is issued by the court <u>if the person has</u> 1504 <u>previously been adjudicated guilty of a violation of s. 832.05</u> 1505 shall have his or her driver's license suspended or revoked 1506 pursuant to s. 322.251.

(2) Within 5 working days after the <u>court orders the</u>
<u>suspension of a driver license pursuant to subsection (1)</u>
issuance of a warrant or capias for failure to appear, the clerk
of the court in the county where the warrant or capias is issued
shall notify the Department of Highway Safety and Motor Vehicles
by the most efficient method available of the action of the
court.

Section 36. Section 45 of chapter 2008-176, Laws of Florida, as amended by section 21 of chapter 2010-223, Laws of Florida, is amended to read:

1517 Section 45. Except for a specialty license plate proposal 1518 which has submitted a letter of intent to the Department of 1519 Highway Safety and Motor Vehicles before prior to May 2, 2008, 1520 and which has submitted a valid survey, marketing strategy, and 1521 application fee as required by s. 320.08053, Florida Statutes, 1522 before prior to October 1, 2008, or which was included in a bill 1523 filed during the 2008 Legislative Session, the Department of 1524 Highway Safety and Motor Vehicles may not issue any new 1525 specialty license plates pursuant to ss. 320.08056 and 1526 320.08058, Florida Statutes, between July 1, 2008, and July 1, 1527 2016 2014.

1528

Section 37. <u>The Department of Highway Safety and Motor</u> Page 59 of 61

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1529	Vehicles is directed to develop a plan of action that addresses
1530	motor vehicle registration holds placed pursuant to ss.
1531	316.1001, 316.1967, and 318.15, Florida Statutes, for
1532	presentation to the Governor, the President of the Senate, and
1533	the Speaker of the House of Representatives by February 1, 2015.
1534	The plan must, at a minimum, include a methodology for
1535	applicants whose names have been placed on the list of persons
1536	who may not be issued a license plate or revalidation sticker
1537	under s. 320.03(8), Florida Statutes, to rectify the cause of
1538	the hold through the payment of any outstanding toll, parking
1539	ticket, fine, or other fee at the point of collection of the
1540	registration fee.
1541	Section 38. By January 1, 2015, the Department of Highway
1542	Safety and Motor Vehicles shall conduct and submit a study on
1543	the effectiveness of ignition interlock device use as an
1544	alternative to driver license suspension. The study shall be
1545	submitted to the Governor, the President of the Senate, and the
1546	Speaker of the House of Representatives and shall address the
1547	following:
1548	(1) The effect ignition interlock device use as an
1549	alternative to a driver license suspension will have on the DUI
1550	recidivism rate while the driver is using the ignition interlock
1551	device.
1552	(2) The cost of ignition interlock device use compared to
1553	the cost associated with a subsequent violation, or suspected
1554	violation, of s. 316.193, Florida Statutes, including, but not
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1555	limited to, a violation involving property damage, bodily
1556	injury, and death.
1557	(3) In addition to existing penalties, a provision that
1558	provides for credit on a day-for-day basis for ignition
1559	interlock device use, as an alternative to a driver license
1560	suspension, toward any mandatory ignition interlock device use
1561	ordered by the court.
1562	(4) The effectiveness of mandatory ignition interlock
1563	device use for all violations of s. 316.193, Florida Statutes.
1564	Section 39. Any annual revenues distributed to the
1565	Sportsmen's National Land Trust pursuant to former s.
1566	320.08058(47), Florida Statutes, shall be expended in accordance
1567	with the uses authorized under s. 320.08058(47)(b), Florida
1568	Statutes, as amended by this act and as approved by the Wildlife
1569	Foundation of Florida, Inc.
1570	Section 40. This act shall take effect July 1, 2014.
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