A bill to be entitled

An act relating to motor vehicle crash reports; amending s. 316.066, F.S.; specifying that the required statement must be completed and sworn to for each confidential crash report requested; requiring the Department of Highway Safety and Motor Vehicles to deliver a notice regarding unlawful solicitations to persons involved in certain motor vehicle crashes; providing an effective date.

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

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Section 1. Subsection (2) of section 316.066, Florida Statutes, is amended to read:

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316.066 Written reports of crashes.-

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employment telephone number or home or employment address of, or other personal information concerning the parties involved in the crash and that are held by any agency that regularly

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receives or prepares information from or concerning the parties to motor vehicle crashes are confidential and exempt from s.

(2) (a) Crash reports that reveal the identity, home or

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119.07(1) and s. 24(a), Art. I of the State Constitution for a period of 60 days after the date the report is filed.

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(b) Crash reports held by an agency under paragraph (a) may be made immediately available to the parties involved in the

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crash, their legal representatives, their licensed insurance

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agents, their insurers or insurers to which they have applied for coverage, persons under contract with such insurers to provide claims or underwriting information, prosecutorial authorities, law enforcement agencies, the Department of Transportation, county traffic operations, victim services programs, radio and television stations licensed by the Federal Communications Commission, newspapers qualified to publish legal notices under ss. 50.011 and 50.031, and free newspapers of general circulation, published once a week or more often, available and of interest to the public generally for the dissemination of news. For the purposes of this section, the following products or publications are not newspapers as referred to in this section: those intended primarily for members of a particular profession or occupational group; those with the primary purpose of distributing advertising; and those with the primary purpose of publishing names and other personal identifying information concerning parties to motor vehicle crashes.

- (c) Any local, state, or federal agency that is authorized to have access to crash reports by any provision of law shall be granted such access in the furtherance of the agency's statutory duties.
- (d) As a condition precedent to accessing a crash report within 60 days after the date the report is filed, a person must present a valid driver license or other photographic identification, proof of status, or identification that

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demonstrates his or her qualifications to access that information, and file a written sworn statement with the state or local agency in possession of the information stating that information from a crash report made confidential and exempt by this section will not be used for any commercial solicitation of accident victims, or knowingly disclosed to any third party for the purpose of such solicitation, during the period of time that the information remains confidential and exempt. Such written sworn statement must be completed and sworn to by the requesting party for each individual crash report that is being requested within 60 days after the report is filed. In lieu of requiring the written sworn statement, an agency may provide crash reports by electronic means to third-party vendors under contract with one or more insurers, but only when such contract states that information from a crash report made confidential and exempt by this section will not be used for any commercial solicitation of accident victims by the vendors, or knowingly disclosed by the vendors to any third party for the purpose of such solicitation, during the period of time that the information remains confidential and exempt, and only when a copy of such contract is furnished to the agency as proof of the vendor's claimed status.

(e) This subsection does not prevent the dissemination or publication of news to the general public by any legitimate media entitled to access confidential and exempt information pursuant to this section.

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A notice, the design of which shall be prescribed by the department, must be delivered in person or by first-class mail to each party involved in a traffic crash for which a report is prepared pursuant to this section or when a crash report is not prepared but the law enforcement officer or traffic enforcement officer provides a short-form report to the parties to the crash pursuant to paragraph (1)(c). Such notice shall be 8 1/2 inches by 11 inches and shall state in uppercase and boldface type, red in color, the following: IT IS UNLAWFUL FOR AN ATTORNEY, PHYSICIAN, CHIROPRACTIC PHYSICIAN, MEDICAL FACILITY, OR OTHER PERSON OR ENTITY TO SOLICIT YOU TO SEEK MEDICAL TREATMENT UNDER YOUR PERSONAL INJURY PROTECTION POLICY. IF YOU ARE UNLAWFULLY SOLICITED, YOU SHOULD CONTACT YOUR LOCAL POLICE DEPARTMENT OR SHERIFF'S OFFICE.

Section 2. This act shall take effect July 1, 2014.

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