1 A bill to be entitled 2 An act relating to transportation network companies; 3 creating s. 316.68, F.S.; defining terms; providing for construction; providing that a transportation 4 5 network company (TNC) driver is not required to 6 register certain vehicles as commercial motor vehicles 7 or for-hire vehicles; requiring a TNC to designate and 8 maintain an agent for service of process in this 9 state; providing fare requirements; providing 10 requirements for a TNC's digital network; providing 11 for an electronic receipt, subject to certain 12 requirements; providing automobile insurance requirements for a TNC and a TNC driver; providing 13 14 requirements for specified proof of coverage for a TNC 15 driver under certain circumstances; providing certain 16 disclosure requirements for a TNC driver in the event 17 of an accident; requiring a TNC to cause its insurer to issue certain payments directly to certain parties; 18 19 requiring a TNC to make specified disclosures in writing to TNC drivers under certain circumstances; 20 21 authorizing specified insurers to exclude certain 22 coverage; providing that the right to exclude coverage 23 applies to any coverage included in an automobile insurance policy; providing applicability; providing 24 25 for construction; providing that specified automobile

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26 insurers have a right of contribution against other 27 insurers that provide automobile insurance to the same 28 TNC drivers in satisfaction of certain coverage 29 requirements under certain circumstances; requiring a 30 TNC to provide specified information upon request by 31 certain parties during a claims coverage 32 investigation; requiring certain insurers to disclose 33 specified information upon request by any other insurer involved in the particular claim; providing 34 that TNC drivers are independent contractors if 35 36 specified conditions are met; providing retroactive 37 applicability; requiring a TNC to implement a zerotolerance policy for drug or alcohol use; providing 38 39 TNC driver requirements; requiring a TNC to conduct a certain background check for a TNC driver after a 40 41 specified period; prohibiting a TNC driver from 42 accepting certain rides or soliciting or accepting 43 street hails; requiring a TNC to adopt a policy of nondiscrimination with respect to riders and potential 44 riders and to notify TNC drivers of such policy; 45 requiring TNC drivers to comply with the 46 nondiscrimination policy and certain applicable laws 47 regarding nondiscrimination and accommodation of 48 49 service animals; prohibiting a TNC from imposing 50 additional charges for providing services to persons

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51 who have physical disabilities; requiring a TNC to maintain specified records; providing legislative 52 53 intent; specifying that TNCs, TNC drivers, and TNC vehicles are governed exclusively by state law; 54 55 prohibiting local governmental entities and 56 subdivisions from taking specified actions; providing 57 construction; providing an effective date. 58 59 Be It Enacted by the Legislature of the State of Florida: 60 Section 1. Section 316.68, Florida Statutes, is created to 61 62 read: 63 316.68 Transportation network companies.-64 (1) DEFINITIONS.-As used in this section, the term: "Digital network" means any online-enabled technology 65 (a) 66 application service, website, or system offered or used by a 67 transportation network company which enables the prearrangement 68 of rides with transportation network company drivers. 69 "Prearranged ride" means the provision of (b) 70 transportation by a TNC driver to a rider, beginning when a TNC 71 driver accepts a ride requested by a rider through a digital 72 network controlled by a transportation network company, 73 continuing while the TNC driver transports the requesting rider, and ending when the last requesting rider departs from the TNC 74 vehicle. The term does not include a taxicab, for-hire vehicle, 75

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76	or street hail service and does not include ridesharing as
77	defined in s. 341.031, carpool as defined s. 450.28, or any
78	other type of service in which the driver receives a fee that
79	does not exceed the driver's cost to provide the ride.
80	(c) "Rider" means an individual who uses a digital network
81	to connect with a TNC driver in order to obtain a prearranged
82	ride in the TNC driver's TNC vehicle between points chosen by
83	the rider.
84	(d) "Street hail" means an immediate arrangement on a
85	street with a driver by a person using any method other than a
86	digital network to seek immediate transportation.
87	(e) "Transportation network company" or "TNC" means an
88	entity operating in this state pursuant to this section using a
89	digital network to connect a rider to a TNC driver, who provides
90	prearranged rides. A TNC is not deemed to own, control, operate,
91	direct, or manage the TNC vehicles or TNC drivers that connect
92	to its digital network, except where agreed to by written
93	contract, and is not a taxicab association or for-hire vehicle
94	owner.
95	(f) "Transportation network company driver" or "TNC
96	driver" means an individual who:
97	1. Receives connections to potential riders and related
98	services from a transportation network company; and
99	2. In return for compensation, uses a TNC vehicle to offer
100	or provide a prearranged ride to a rider upon connection through

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101	a digital network.
102	(g) "Transportation network company vehicle" or "TNC
103	vehicle" means a vehicle that is not a taxicab, jitney,
104	limousine, or for-hire vehicle as defined in s. 320.01(15) and
105	that is:
106	1. Used by a TNC driver to offer or provide a prearranged
107	ride; and
108	2. Owned, leased, or otherwise authorized to be used by
109	the TNC driver.
110	
111	Notwithstanding any other provision of law, a vehicle that is
112	let or rented to another for consideration may be used as a TNC
113	vehicle.
114	(2) NOT OTHER CARRIERSA TNC or TNC driver is not a
115	common carrier, contract carrier, or motor carrier and does not
116	provide taxicab or for-hire vehicle service. In addition, a TNC
117	driver is not required to register the vehicle that the TNC
118	driver uses to provide prearranged rides as a commercial motor
119	vehicle or a for-hire vehicle.
120	(3) AGENTA TNC must designate and maintain an agent for
121	service of process in this state.
122	(4) FARE TRANSPARENCYIf a fare is collected from a
123	rider, the TNC must disclose to the rider the fare or fare
124	calculation method on its website or within the online-enabled
125	technology application service before the beginning of the

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126 prearranged ride. If the fare is not disclosed to the rider 127 before the beginning of the prearranged ride, the rider must 128 have the option to receive an estimated fare before the 129 beginning of the prearranged ride. 130 (5) IDENTIFICATION OF TNC VEHICLES AND DRIVERS.-The TNC's 131 digital network must display a photograph of the TNC driver and 132 the license plate number of the TNC vehicle used for providing 133 the prearranged ride before the rider enters the TNC driver's 134 vehicle. 135 (6) ELECTRONIC RECEIPT.-Within a reasonable period after 136 the completion of a ride, a TNC shall transmit an electronic 137 receipt to the rider on behalf of the TNC driver which lists: 138 The origin and destination of the ride; (a) 139 (b) The total time and distance of the ride; and The total fare paid. 140 (C) 141 (7) TRANSPORTATION NETWORK COMPANY AND TNC DRIVER 142 INSURANCE REQUIREMENTS.-143 (a) Beginning July 1, 2017, a TNC driver or a TNC on 144 behalf of the TNC driver shall maintain primary automobile 145 insurance that: 1. Recognizes that the TNC driver is a TNC driver or 146 147 otherwise uses a vehicle to transport riders for compensation; 148 and 149 2. Covers the TNC driver while the TNC driver is logged on 150 to the digital network of the TNC or while the TNC driver is Page 6 of 17

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151 engaged in a prearranged ride. 152 The following automobile insurance requirements apply (b) 153 while a participating TNC driver is logged on to the digital 154 network but is not engaged in a prearranged ride: 155 1. Automobile insurance that provides: 156 a. A primary automobile liability coverage of at least 157 \$50,000 for death and bodily injury per person, \$100,000 for death and bodily injury per incident, and \$25,000 for property 158 159 damage; and 160 b. Personal injury protection benefits that meet the 161 minimum coverage amounts required under ss. 627.730-627.7405. 162 2. The coverage requirements of this paragraph may be 163 satisfied by any of the following: 164 a. An automobile insurance maintained by the TNC driver; 165 b. An automobile insurance maintained by the TNC; or 166 c. A combination of sub-subparagraphs a. and b. 167 (c) The following automobile insurance requirements apply 168 while a TNC driver is engaged in a prearranged ride: 169 1. Automobile insurance that provides: 170 a. A primary automobile liability coverage of at least \$1 171 million for death, bodily injury, and property damage; and 172 b. Personal injury protection benefits that meet the 173 minimum coverage amounts required of a limousine under ss. 174 627.730-627.7405. 175 The coverage requirements of this paragraph may be 2.

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176	satisfied by any of the following:
177	a. An automobile insurance maintained by the TNC driver;
178	b. An automobile insurance maintained by the TNC; or
179	c. A combination of sub-subparagraphs a. and b.
180	(d) If the TNC driver's insurance under paragraph (b) or
181	paragraph (c) has lapsed or does not provide the required
182	coverage, the insurance maintained by the TNC must provide the
183	coverage required under this subsection, beginning with the
184	first dollar of a claim, and have the duty to defend such claim.
185	(e) Coverage under an automobile insurance policy
186	maintained by the TNC must not be dependent on a personal
187	automobile insurer first denying a claim, and a personal
188	automobile insurance policy is not required to first deny a
189	<u>claim.</u>
190	(f) Insurance required under this subsection must be
191	provided by an insurer authorized to do business in this state
192	which is a member of the Florida Insurance Guaranty Association
193	or an eligible surplus lines insurer that has a superior,
194	excellent, exceptional, or equivalent financial strength rating
195	by a rating agency acceptable to the Office of Insurance
196	Regulation of the Financial Services Commission.
197	(g) Insurance satisfying the requirements under this
198	subsection is deemed to satisfy the financial responsibility
199	requirement for a motor vehicle under chapter 324 and the
200	security required under s. 627.733.
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201 (h) A TNC driver shall carry proof of coverage satisfying 202 paragraphs (b) and (c) with him or her at all times during his 203 or her use of a TNC vehicle in connection with a digital 204 network. In the event of an accident, a TNC driver shall provide 205 this insurance coverage information to directly interested 206 parties, automobile insurers, and investigating police officers. 207 Proof of financial responsibility may be presented through an 208 electronic device, such as a digital phone application, under s. 209 316.646. Upon request, a TNC driver shall also disclose to directly interested parties, automobile insurers, and 210 211 investigating police officers whether he or she was logged on to 212 a digital network or was engaged in a prearranged ride at the 213 time of the accident. 214 (i) If a TNC's insurer makes a payment for a claim covered 215 under comprehensive coverage or collision coverage, the TNC 216 shall cause its insurer to issue the payment directly to the 217 business repairing the vehicle or jointly to the owner of the 218 vehicle and the primary lienholder on the covered vehicle. 219 TRANSPORTATION NETWORK COMPANY AND INSURER; (8) 220 DISCLOSURE; EXCLUSIONS.-221 (a) Before a TNC driver is allowed to accept a request for 222 a prearranged ride on the digital network, the TNC must disclose 223 in writing to the TNC driver: The insurance coverage, including the types of coverage 224 1. and the limits for each coverage, which the TNC provides while 225

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226 the TNC driver uses a TNC vehicle in connection with the TNC's 227 digital network. 228 2. That the TNC driver's own automobile insurance policy 229 might not provide any coverage while the TNC driver is logged on 230 to the digital network or is engaged in a prearranged ride, 231 depending on the terms of the TNC driver's own automobile 232 insurance policy. 233 3. That the provision of rides for compensation which are 234 not prearranged rides subjects the driver to the coverage 235 requirements imposed under s. 324.032(1) and that failure to meet such coverage requirements subjects the TNC driver to 236 237 penalties provided in s. 324.221, up to and including a 238 misdemeanor of the second degree. 239 (b)1. An insurer that provides an automobile liability insurance policy under part XI of chapter 627 may exclude any 240 241 and all coverage afforded under the policy issued to an owner or 242 operator of a TNC vehicle for any loss or injury that occurs 243 while a TNC driver is logged on to a digital network or while a 244 TNC driver provides a prearranged ride. This right to exclude 245 all coverage may apply to any coverage included in an automobile insurance policy, including, but not limited to: 246 247 a. Liability coverage for bodily injury and property 248 damage; b. Uninsured and underinsured motorist coverage; 249 250 c. Medical payments coverage; Page 10 of 17

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251	d. Comprehensive physical damage coverage;
252	e. Collision physical damage coverage; and
253	f. Personal injury protection.
254	2. The exclusions described in subparagraph 1. apply
255	notwithstanding any requirement under chapter 324. This section
256	does not require that a personal automobile insurance policy
257	provide coverage while the TNC driver is logged on to a digital
258	network, while the TNC driver is engaged in a prearranged ride,
259	or while the TNC driver otherwise uses a vehicle to transport
260	riders for compensation.
261	3. This section must not be construed to require an
262	insurer to use any particular policy language or reference to
263	this section in order to exclude any and all coverage for any
264	loss or injury that occurs while a TNC driver is logged on to a
265	digital network or while a TNC driver provides a prearranged
266	ride.
267	4. This section does not preclude an insurer from
268	providing primary or excess coverage for the TNC driver's
269	vehicle by contract or endorsement.
270	(c)1. An automobile insurer that excludes the coverage
271	described in subparagraph (b)1. does not have a duty to defend
272	or indemnify any claim expressly excluded thereunder. This
273	section does not invalidate or limit an exclusion contained in a
274	policy, including a policy in use or approved for use in this
275	state before July 1, 2017, which excludes coverage for vehicles
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276	used to carry persons or property for a charge or available for
277	hire by the public.
278	2. An automobile insurer that defends or indemnifies a
279	claim against a TNC driver which is excluded under the terms of
280	its policy has a right of contribution against other insurers
281	that provide automobile insurance to the same TNC driver in
282	satisfaction of the coverage requirements of subsection (7) at
283	the time of loss.
284	(d) In a claims coverage investigation, a TNC shall
285	immediately provide, upon request by a directly involved party
286	or any insurer of the TNC driver, if applicable, the precise
287	times that the TNC driver logged on and off the digital network
288	in the 12-hour period immediately preceding and in the 12-hour
289	period immediately following the accident. An insurer providing
290	coverage under subsection (7) shall disclose, upon request by
291	any other insurer involved in the particular claim, the
292	applicable coverages, exclusions, and limits provided under any
293	automobile insurance maintained in order to satisfy the
294	requirements of subsection (7).
295	(9) LIMITATION ON TRANSPORTATION NETWORK COMPANIESA TNC
296	driver is an independent contractor and not an employee of the
297	TNC if all of the following conditions are met:
298	(a) The TNC does not unilaterally prescribe specific hours
299	during which the TNC driver must be logged on to the TNC's
300	digital network.

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301 The TNC does not prohibit the TNC driver from using (b) 302 digital networks from other TNCs. 303 The TNC does not restrict the TNC driver from engaging (C) 304 in any other occupation or business. The TNC and TNC driver agree in writing that the TNC 305 (d) 306 driver is an independent contractor with respect to the TNC. 307 This subsection applies retroactively to any TNC driver who has 308 309 ever operated in this state. 310 (10) ZERO TOLERANCE FOR DRUG OR ALCOHOL USE.-311 The TNC shall implement a zero-tolerance policy (a) 312 regarding a TNC driver's activities while accessing the TNC's 313 digital network. The zero-tolerance policy must address the use 314 of drugs or alcohol while a TNC driver is providing a 315 prearranged ride or is logged on to the digital network. 316 The TNC shall provide notice of this policy on its (b) 317 website, as well as procedures to report a complaint about a TNC 318 driver who a rider reasonably suspects was under the influence 319 of drugs or alcohol during the course of the ride. 320 (c) Upon receipt of a rider's complaint alleging a 321 violation of the zero-tolerance policy, the TNC shall suspend a 322 TNC driver's ability to accept any ride request through the 323 TNC's digital network as soon as possible and shall conduct an 324 investigation into the reported incident. The suspension must last the duration of the investigation. 325

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326	(11) TRANSPORTATION NETWORK COMPANY DRIVER REQUIREMENTS
327	(a) Before an individual is authorized to accept a ride
328	request through a digital network:
329	1. The individual must submit an application to the TNC
330	which includes information regarding his or her address, age,
331	driver license, motor vehicle registration, and other
332	information required by the TNC;
333	2. The TNC must conduct, or have a third party conduct, a
334	local and national criminal background check that includes:
335	a. A search of the Multi-State/Multi-Jurisdiction Criminal
336	Records Locator or other similar commercial nationwide database
337	with validation of any records through primary source search;
338	and
339	b. A search of the National Sex Offender Public Website
340	maintained by the United States Department of Justice; and
341	3. The TNC must obtain and review, or have a third party
342	obtain and review, a driving history research report for the
343	applicant.
344	(b) The TNC shall conduct the background check required
345	under paragraph (a) for a TNC driver every 3 years.
346	(c) The TNC may not authorize an individual to act as a
347	TNC driver on its digital network if the driving history
348	research report conducted when the individual first seeks access
349	to the digital network reveals that the individual has had more
350	than three moving violations in the prior 3-year period.
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351	(d) The TNC may not authorize an individual to act as a
352	TNC driver on its digital network if the background check
353	conducted when the individual first seeks access to the digital
354	network or any subsequent background check required under
355	paragraph (b) reveals that the individual:
356	1. Has been convicted, within the past 5 years, of:
357	a. A felony;
358	b. A misdemeanor for driving under the influence of drugs
359	or alcohol, for reckless driving, for hit and run, or for
360	fleeing or attempting to elude a law enforcement officer; or
361	c. A misdemeanor for a violent offense or sexual battery,
362	or a crime of lewdness or indecent exposure under chapter 800;
363	2. Has been convicted, within the past 3 years, of driving
364	with a suspended or revoked license;
365	3. Is a match in the National Sex Offender Public Website
366	maintained by the United States Department of Justice;
367	4. Does not possess a valid driver license; or
368	5. Does not possess proof of registration for the motor
369	vehicle used to provide prearranged rides.
370	(12) PROHIBITED CONDUCT
371	(a) A TNC driver may not accept a ride for compensation
372	other than by a rider arranged through a digital network.
373	(b) A TNC driver may not solicit or accept street hails.
374	(13) NONDISCRIMINATION; ACCESSIBILITY
375	(a) A TNC shall adopt a policy of nondiscrimination with

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376	respect to riders and potential riders and shall notify TNC
377	drivers of such policy.
378	(b) A TNC driver shall comply with the TNC's
379	nondiscrimination policy.
380	(c) A TNC driver shall comply with all applicable laws
381	regarding nondiscrimination against riders and potential riders.
382	(d) A TNC driver shall comply with all applicable laws
383	relating to accommodation of service animals.
384	(e) A TNC may not impose additional charges for providing
385	services to a person who has a physical disability because of
386	the person's disability.
387	(14) RECORDSA TNC shall maintain the following records:
388	(a) Individual ride records for at least 1 year after the
389	date on which each ride is provided; and
390	(b) Individual records of TNC drivers for at least 1 year
391	after the date on which the TNC driver's relationship with the
392	TNC ends.
393	(15) PREEMPTION
394	(a) It is the intent of the Legislature to provide for
395	uniformity of laws governing TNCs, TNC drivers, and TNC vehicles
396	throughout the state. TNCs, TNC drivers, and TNC vehicles are
397	governed exclusively by state law, including in any locality or
398	other jurisdiction that enacted a law or created rules governing
399	TNCs, TNC drivers, or TNC vehicles before July 1, 2017. A
400	county, municipality, special district, airport authority, port

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authority, or other local governmental entity or subdivision may not: 1. Impose a tax on, or require a license for, a TNC, a TNC driver, or a TNC vehicle if such tax or license relates to providing prearranged rides or subjects a TNC, a TNC driver, or a TNC vehicle to any rate, entry, operation, or other requirement of the county, municipality, special district, airport authority, port authority, or other local governmental entity or subdivision; or 2. Require a TNC or a TNC driver to obtain a business license or any other type of similar authorization to operate within the local governmental entity's jurisdiction. This subsection does not prohibit an airport from (b) charging reasonable pickup fees consistent with any pickup fees charged to taxicab companies at that airport for their use of the airport's facilities or prohibit the airport from designating locations for staging, pickup, and other similar operations at the airport. Section 2. This act shall take effect July 1, 2017.

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