Bill No. CS/HB 1189 (2018)

Amendment No.

	CHAMBER ACTION		
	Senate House		
	•		
1	Representative Grant, J. offered the following:		
2			
3	Amendment (with title amendment)		
4	Remove line 329 and insert:		
5	Section 11. Effective July 1, 2019, section 322.01,		
6	Florida Statutes, is amended to read:		
7	322.01 DefinitionsAs used in this chapter:		
8	(1) "Actual weight" means the weight of a motor vehicle or		
9	motor vehicle combination plus the weight of the load carried on		
10	it, as determined at a fixed scale operated by the state or as		
11	determined by use of a portable scale operated by a law		
12	enforcement officer.		
13	(2) "Alcohol" means any substance containing any form of		
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alcohol including, but not limited to, ethanol, methanol, 14 15 propanol, and isopropanol.

16

(3) "Alcohol concentration" means:

17 The number of grams of alcohol per 100 milliliters of (a) 18 blood;

19 The number of grams of alcohol per 210 liters of (b) breath; or 20

The number of grams of alcohol per 67 milliliters of 21 (C) 22 urine.

"Authorized emergency vehicle" means a vehicle that is 23 (4) equipped with extraordinary audible and visual warning devices, 24 25 that is authorized by s. 316.2397 to display red or blue lights, 26 and that is on call to respond to emergencies. The term 27 includes, but is not limited to, ambulances, law enforcement vehicles, fire trucks, and other rescue vehicles. The term does 28 29 not include wreckers, utility trucks, or other vehicles that are 30 used only incidentally for emergency purposes.

"Cancellation" means the act of declaring a driver 31 (5)32 license void and terminated.

33 (6) "Color photographic driver license" means a color 34 photograph of a completed driver license form meeting the 35 requirements prescribed in s. 322.14.

"Commercial driver license" means a Class A, Class B, 36 (7)or Class C driver license issued in accordance with the 37 38 requirements of this chapter.

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39 (8) "Commercial motor vehicle" means any motor vehicle or 40 motor vehicle combination used on the streets or highways, 41 which:

42 (a) Has a gross vehicle weight rating of 26,001 pounds or43 more;

44 (b) Is designed to transport more than 15 persons,45 including the driver; or

46 (c) Is transporting hazardous materials and is required to
47 be placarded in accordance with 49 C.F.R. part 172, subpart F.

48

49 A vehicle that occasionally transports personal property to and 50 from a closed-course motorsport facility, as defined in s. 51 549.09(1)(a), is not a commercial motor vehicle if the use is 52 not for profit and corporate sponsorship is not involved. As 53 used in this subsection, the term "corporate sponsorship" means a payment, donation, gratuity, in-kind service, or other benefit 54 55 provided to or derived by a person in relation to the underlying activity, other than the display of product or corporate names, 56 57 logos, or other graphic information on the property being 58 transported.

(9) "Controlled substance" means any substance classified
as such under 21 U.S.C. s. 802(6), Schedules I-V of 21 C.F.R.
part 1308, or chapter 893.

62 (10) "Convenience service" means any means whereby an 63 individual conducts a transaction with the department other than 570167

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64 in person.

(11) (a) "Conviction" means a conviction of an offense 65 66 relating to the operation of motor vehicles on highways which is 67 a violation of this chapter or any other such law of this state 68 or any other state, including an admission or determination of a noncriminal traffic infraction pursuant to s. 318.14, or a 69 judicial disposition of an offense committed under any federal 70 law substantially conforming to the aforesaid state statutory 71 72 provisions.

(b) Notwithstanding any other provisions of this chapter, the definition of "conviction" provided in 49 C.F.R. s. 383.5 applies to offenses committed in a commercial motor vehicle or by a person holding a commercial driver license.

(12) "Court" means any tribunal in this state or any other state, or any federal tribunal, which has jurisdiction over any civil, criminal, traffic, or administrative action.

80 (13) "Credential service provider" means an electronic 81 credential provider competitively procured by the department to 82 supply secure credential services based on open standards for 83 identity management and verification to qualified entities.

84 <u>(14)(13)</u> "Declared weight" means the maximum loaded weight 85 declared for purposes of registration, pursuant to chapter 320.

86 <u>(15)(14)</u> "Department" means the Department of Highway 87 Safety and Motor Vehicles acting directly or through its duly 88 authorized representatives.

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89	(16) "Digital identity verifier" means a public or private
90	entity that consumes the identity management services provided
91	by the credential service provider.
92	(17) <del>(15)</del> "Disqualification" means a prohibition, other
93	than an out-of-service order, that precludes a person from
94	driving a commercial motor vehicle.
95	(18) <del>(16)</del> "Drive" means to operate or be in actual physical
96	control of a motor vehicle in any place open to the general
97	public for purposes of vehicular traffic.
98	(19) <del>(17)</del> "Driver license" means a certificate that,
99	subject to all other requirements of law, authorizes an
100	individual to drive a motor vehicle and denotes an operator's
101	license as defined in 49 U.S.C. s. 30301.
102	(20) "Electronic" means relating to technology having
103	electrical, digital, magnetic, wireless, optical,
104	electromagnetic, or similar capabilities.
105	(21) "Electronic credential" means an electronic
106	representation of a physical driver license or identification
107	card which is viewable on an electronic credential system and
108	capable of being verified and authenticated.
109	(22) "Electronic credential holder" means a person to whom
110	an electronic credential has been issued.
111	(23) "Electronic credential provider" means a qualified
112	entity contracted with the department to provide electronic
113	credentials to electronic credential holders.
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114 "Electronic credential system" means a computer (24)115 system used to display or transmit electronic credentials to a 116 person or verification system and that may be accessed using an 117 electronic device. 118 (25) "Electronic device" means a device or a portion of a 119 device that is designed for and capable of communicating across a computer network with other computers or devices for the 120 purpose of transmitting, receiving, or storing data, including, 121 but not limited to, a cellular telephone, tablet, or other 122 123 portable device designed for and capable of communicating with 124 or across a computer network, and is used to render an 125 electronic credential. (26) "Electronic ID" means a technology solution by which 126 127 a qualified entity authenticates the identity of an individual 128 receiving goods or services. (27) (18) "Endorsement" means a special authorization which 129 130 permits a driver to drive certain types of vehicles or to 131 transport certain types of property or a certain number of 132 passengers. 133 (28) (19) "Farmer" means a person who grows agricultural 134 products, including aquacultural, horticultural, and forestry 135 products, and, except as provided herein, employees of such persons. The term does not include employees whose primary 136 purpose of employment is the operation of motor vehicles. 137 (29) (20) "Farm tractor" means a motor vehicle that is: 138 570167

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(a) Operated principally on a farm, grove, or orchard in
agricultural or horticultural pursuits and that is operated on
the roads of this state only incidentally for transportation
between the owner's or operator's headquarters and the farm,
grove, or orchard or between one farm, grove, or orchard and
another; or

(b) Designed and used primarily as a farm implement for
drawing plows, mowing machines, and other implements of
husbandry.

148 <u>(30)(21)</u> "Felony" means any offense under state or federal 149 law that is punishable by death or by a term of imprisonment 150 exceeding 1 year.

151 <u>(31) (22)</u> "Foreign jurisdiction" means any jurisdiction 152 other than a state of the United States.

153 <u>(32)(23)</u> "Gross vehicle weight rating" means the value 154 specified by the manufacturer as the maximum loaded weight of a 155 single, combination, or articulated vehicle.

156 <u>(33)(24)</u> "Hazardous materials" means any material that has 157 been designated as hazardous under 49 U.S.C. s. 5103 and is 158 required to be placarded under subpart F of 49 C.F.R. part 172 159 or any quantity of a material listed as a select agent or toxin 160 in 42 C.F.R. part 73.

161 <u>(34)(25)</u> "Medical examiner's certificate" means a document 162 substantially in accordance with the requirements of 49 C.F.R. 163 s. 391.43.

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164 <u>(35)(26)</u> "Motorcycle" means a motor vehicle powered by a 165 motor with a displacement of more than 50 cubic centimeters, 166 having a seat or saddle for the use of the rider, and designed 167 to travel on not more than three wheels in contact with the 168 ground, but excluding a tractor, tri-vehicle, or moped.

169 <u>(36)(27)</u> "Motor vehicle" means any self-propelled vehicle, 170 including a motor vehicle combination, not operated upon rails 171 or guideway, excluding vehicles moved solely by human power, 172 motorized wheelchairs, and motorized bicycles as defined in s. 173 316.003.

174 <u>(37)(28)</u> "Motor vehicle combination" means a motor vehicle 175 operated in conjunction with one or more other vehicles.

176 <u>(38)(29)</u> "Narcotic drugs" means coca leaves, opium, 177 isonipecaine, cannabis, and every substance neither chemically 178 nor physically distinguishable from them, and any and all 179 derivatives of same, and any other drug to which the narcotics 180 laws of the United States apply, and includes all drugs and 181 derivatives thereof known as barbiturates.

182 <u>(39)(30)</u> "Out-of-service order" means a prohibition issued 183 by an authorized local, state, or Federal Government official 184 which precludes a person from driving a commercial motor 185 vehicle.

186 <u>(40) (31)</u> "Owner" means the person who holds the legal 187 title to a vehicle. However, if a vehicle is the subject of an 188 agreement for the conditional sale or lease thereof with the 570167

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189 right of purchase upon performance of the conditions stated in 190 the agreement and with an immediate right of possession vested 191 in the conditional vendee or lessee, or if a mortgagor of a 192 vehicle is entitled to possession, such conditional vendee, 193 lessee, or mortgagor is the owner for the purpose of this 194 chapter.

195 <u>(41) (32)</u> "Passenger vehicle" means a motor vehicle 196 designed to transport more than 15 persons, including the 197 driver, or a school bus designed to transport more than 15 198 persons, including the driver.

199 <u>(42)(33)</u> "Permit" means a document authorizing the 200 temporary operation of a motor vehicle within this state subject 201 to conditions established in this chapter.

202 (43) "Qualified entity" means a public or private entity 203 which enters into a contract with the department, meets usage 204 criteria, agrees to terms and conditions, and is authorized by 205 the department to use the credential service provider for 206 authentication and identification verification services.

207 <u>(44)(34)</u> "Resident" means a person who has his or her 208 principal place of domicile in this state for a period of more 209 than 6 consecutive months, has registered to vote, has made a 210 statement of domicile pursuant to s. 222.17, or has filed for 211 homestead tax exemption on property in this state.

212 (45) (35) "Restriction" means a prohibition against 213 operating certain types of motor vehicles or a requirement that 570167

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214 a driver comply with certain conditions when driving a motor 215 vehicle.

216 <u>(46)</u> (36) "Revocation" means the termination of a 217 licensee's privilege to drive.

218 (47) (37) "School bus" means a motor vehicle that is 219 designed to transport more than 15 persons, including the 220 driver, and that is used to transport students to and from a 221 public or private school or in connection with school activities, but does not include a bus operated by a common 222 carrier in the urban transportation of school children. The term 223 224 "school" includes all preelementary, elementary, secondary, and 225 postsecondary schools.

226 <u>(48)(38)</u> "State" means a state or possession of the United 227 States, and, for the purposes of this chapter, includes the 228 District of Columbia.

(49) (39) "Street or highway" means the entire width between the boundary lines of a way or place if any part of that way or place is open to public use for purposes of vehicular traffic.

233 <u>(50) (40)</u> "Suspension" means the temporary withdrawal of a 234 licensee's privilege to drive a motor vehicle.

235 <u>(51)(41)</u> "Tank vehicle" means a vehicle that is designed 236 to transport any liquid or gaseous material within a tank either 237 permanently or temporarily attached to the vehicle, if such tank 238 has a designed capacity of 1,000 gallons or more.

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239 <u>(52) (42)</u> "United States" means the 50 states and the 240 District of Columbia.

241 <u>(53)(43)</u> "Vehicle" means every device in, upon, or by 242 which any person or property is or may be transported or drawn 243 upon a public highway or operated upon rails or guideway, except 244 a bicycle, motorized wheelchair, or motorized bicycle.

245 <u>(54) (44)</u> "Identification card" means a personal 246 identification card issued by the department which conforms to 247 the definition in 18 U.S.C. s. 1028(d).

248 (55) (45) "Temporary driver license" or "temporary 249 identification card" means a certificate issued by the 250 department which, subject to all other requirements of law, 251 authorizes an individual to drive a motor vehicle and denotes an operator's license, as defined in 49 U.S.C. s. 30301, or a 252 253 personal identification card issued by the department which 254 conforms to the definition in 18 U.S.C. s. 1028(d) and denotes 255 that the holder is permitted to stay for a short duration of 256 time, as specified on the temporary identification card, and is 257 not a permanent resident of the United States.

258 <u>(56)</u> (46) "Tri-vehicle" means an enclosed three-wheeled 259 passenger vehicle that:

(a) Is designed to operate with three wheels in contactwith the ground;

262 (b) Has a minimum unladen weight of 900 pounds;

263 (c) Has a single, completely enclosed, occupant
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264 compartment;

265 (d) Is produced in a minimum quantity of 300 in any 266 calendar year;

(e) Is capable of a speed greater than 60 miles per houron level ground; and

269 (f) Is equipped with:

Seats that are certified by the vehicle manufacturer to
 meet the requirements of Federal Motor Vehicle Safety Standard
 No. 207, "Seating systems" (49 C.F.R. s. 571.207);

273 2. A s

2. A steering wheel used to maneuver the vehicle;

3. A propulsion unit located forward or aft of theenclosed occupant compartment;

4. A seat belt for each vehicle occupant certified to meet
the requirements of Federal Motor Vehicle Safety Standard No.
209, "Seat belt assemblies" (49 C.F.R. s. 571.209);

5. A windshield and an appropriate windshield wiper and washer system that are certified by the vehicle manufacturer to meet the requirements of Federal Motor Vehicle Safety Standard No. 205, "Glazing Materials" (49 C.F.R. s. 571.205) and Federal Motor Vehicle Safety Standard No. 104, "Windshield Wiping and Washing Systems" (49 C.F.R. s. 571.104); and

285 6. A vehicle structure certified by the vehicle
286 manufacturer to meet the requirements of Federal Motor Vehicle
287 Safety Standard No. 216, "Rollover crush resistance" (49 C.F.R.
288 s. 571.216).

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289	Section 12. Effective July 1, 2019, section 322.032,
290	Florida Statutes, is amended to read:
291	322.032 Electronic credential Digital proof of driver
292	license
293	(1) <u>(a)</u> The department shall <u>develop and implement</u> <del>begin to</del>
294	review and prepare for the development of a secure and uniform
295	protocols which comply with national standards system for
296	issuing an optional <u>electronic credential. The department shall</u>
297	procure the related technology solution from the credential
298	service provider that uses a revenue sharing model through a
299	competitive solicitation process pursuant to s. 287.057 digital
300	<del>proof of driver license</del> . The department may <u>issue electronic</u>
301	credentials to persons who hold a Florida driver license or
302	identification card.
303	(b) Qualified entities must have the technological
304	capabilities necessary to integrate with the credential service
305	provider. The department shall maintain the protocols and
306	national standards necessary for a digital verifier or an
307	electronic credential provider to request authorized access to
308	an application programming interface, or appropriate
309	technological tool of at least the same capabilities, necessary
310	for such qualified entity to consume an electronic ID. The
311	department shall timely review requests for authorized access
312	and approve all requests by digital verifiers that meet the
313	department's requirements.
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314	(c) The electronic credential provider must have the
315	necessary technological capabilities to execute the
316	authentication of an electronic credential across all states,
317	jurisdictions, federal and state agencies, and municipalities.
318	The electronic credential and verification solution must provide
319	the standardized system integration necessary:
320	1. For qualified entities to securely consume an
321	electronic credential.
322	2. For the production of a fully compliant electronic
323	credential by electronic credential providers.
324	3. To successfully ensure secure authentication and
325	validation of data from disparate sources.
326	(d) The department shall competitively procure at least
327	two but no more than five electronic credential providers
328	contract with one or more private entities to develop and
329	implement an initial phase to provide a secure electronic
330	credential a digital proof of driver license system. The
331	department shall enter into agreements with electronic
332	credential providers that provide the permitted uses, terms and
333	conditions, privacy policy, and uniform remittance terms
334	relating to the consumption of an electronic credential. The
335	department must competitively procure the credential service
336	provider before the initial phase may begin. Upon completion of
337	the initial phase, the department shall submit a report to the
338	Governor, the President of the Senate, and the Speaker of the
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339 House of Representatives regarding the continued implementation 340 and tools necessary to scale future phases. 341 (2) (a) The department shall provide electronic credential 342 providers access to a standardized digital transaction process that provides the proceeds of a completed financial transaction 343 to the department at the point of sale. The standardized digital 344 345 transaction process must enable electronic credential providers 346 to direct through their electronic commerce workflow to a 347 standardized checkout process and enable documentation of the 348 electronic credential providers participating in a transaction. 349 Revenue generated from use of the electronic credential system 350 shall be deposited into the Motor Vehicle License Clearing Trust 351 Fund for distribution pursuant to a legislative appropriation 352 and department agreements with electronic credential providers. 353 Electronic credential revenue shall be shared between the state 354 and electronic credential providers. 355 The department may assess a competitive market rate (b) 356 fee structure for use of the credential service provider for any 357 qualified entity to obtain an electronic ID. Revenue generated 358 from use of the credential service provider by digital identity 359 verifiers shall be shared between the state and the credential 360 service provider. Revenues shall be deposited into the Motor 361 Vehicle License Clearing Trust Fund for distribution pursuant to 362 department agreements with digital identity verifiers. Fees may not be charged to any state court, state governmental entity, or 363 570167

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364 law enforcement agency.

365 (3) (a) (2) The electronic credential digital proof of 366 driver license developed by the department or by an electronic 367 credential provider an entity contracted by the department must 368 be in such a format as to allow law enforcement or an authorized 369 consumer to verify the authenticity of the electronic credential and the identity of the credential holder and to validate the 370 status of any driving privileges associated with the electronic 371 credential digital proof of driver license. The department shall 372 373 adhere to protocols and national standards may adopt rules to 374 ensure valid authentication of electronic credentials digital 375 driver licenses by law enforcement.

376 (b) The act of presenting to a law enforcement officer an
 377 electronic device displaying an electronic credential does not
 378 constitute consent for the officer to access any information on
 379 the device other than the electronic credential.

380 (c) The person who presents the device to the officer
 381 assumes liability for any resulting damage to the device.

382 <u>(4) (3)</u> A person may not be issued <u>an electronic credential</u> 383 a digital proof of driver license until he or she has satisfied 384 all of the requirements of this chapter for issuance of a 385 physical driver license <u>or identification card</u> as provided in 386 this chapter.

387 (5)<del>(4)</del> A person who:

388 (a) Manufactures a false <u>electronic credential</u> <del>digital</del> 570167

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389 proof of driver license commits a felony of the third degree, 390 punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 391 (b) Possesses a false electronic credential digital proof 392 of driver license commits a misdemeanor of the second degree, 393 punishable as provided in s. 775.082. 394 Section 13. Effective July 1, 2019, section 322.059, 395 Florida Statutes, is amended to read: 322.059 Mandatory surrender of suspended driver license 396 397 and registration.-A person whose driver license or registration 398 has been suspended as provided in s. 322.058 must immediately 399 return his or her driver license and registration to the 400 Department of Highway Safety and Motor Vehicles. The department 401 shall invalidate the electronic credential digital proof of 402 driver license issued pursuant to s. 322.032 for such person. If 403 such person fails to return his or her driver license or 404 registration, a law enforcement agent may seize the license or 405 registration while the driver license or registration is 406 suspended. 407 Section 14. Effective July 1, 2019, paragraph (c) of 408 subsection (1) of section 322.143, Florida Statutes, is amended 409 to read: 322.143 Use of a driver license or identification card.-410 (1) As used in this section, the term: 411 412 "Swipe" means the act of passing a driver license or (C) 413 identification card through a device that is capable of 570167 Approved For Filing: 2/23/2018 3:03:37 PM Page 17 of 22

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414 deciphering, in an electronically readable format, the 415 information electronically encoded in a magnetic strip or bar 416 code on the driver license or identification card <u>or consuming</u> 417 <u>an electronic credential</u>.

418 Section 15. Effective July 1, 2019, subsection (1) of 419 section 322.15, Florida Statutes, is amended to read:

420 322.15 License to be carried and exhibited on demand;
421 fingerprint to be imprinted upon a citation.-

422 Every licensee shall have his or her driver license, (1)423 which must be fully legible with no portion of such license 424 faded, altered, mutilated, or defaced, in his or her immediate 425 possession at all times when operating a motor vehicle and shall 426 present or submit the same upon the demand of a law enforcement 427 officer or an authorized representative of the department. A 428 licensee may present or submit an electronic credential a 429 digital proof of driver license as provided in s. 322.032 in 430 lieu of a physical driver license.

431 Section 16. Effective July 1, 2019, subsection (4) of 432 section 322.61, Florida Statutes, is amended to read:

433 322.61 Disqualification from operating a commercial motor434 vehicle.-

(4) Any person who is transporting hazardous materials as
defined in <u>s. 322.01(33)</u> <del>s. 322.01(24)</del> shall, upon conviction of
an offense specified in subsection (3), be disqualified from
operating a commercial motor vehicle for a period of 3 years.
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439 The penalty provided in this subsection shall be in addition to 440 any other applicable penalty. 441 Section 17. Except as otherwise expressly provided in this 442 act, this act shall take effect October 1, 2018. 443 444 445 TITLE AMENDMENT 446 Remove lines 2-51 and insert: 447 An act relating to transportation; amending s. 448 316.003, F.S.; deleting the definition of the term "driver-assistive truck platooning technology"; 449 450 defining the term "platoon"; repealing s. 316.0896, F.S., relating to the assistive truck platooning 451 452 technology pilot project; creating s. 316.0897, F.S.; 453 exempting the operator of a nonlead vehicle in a 454 platoon from provisions relating to following too 455 closely; authorizing a platoon to be operated on a 456 roadway in this state after an operator provides 457 notification to the Department of Transportation and 458 the Department of Highway Safety and Motor Vehicles; 459 amending s. 316.302, F.S.; revising regulations to 460 which owners and drivers of commercial motor vehicles 461 are subject; delaying the requirement for electronic logging devices and support documents for certain 462 463 intrastate motor carriers; deleting a limitation on a 570167

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464 civil penalty for falsification of certain time 465 records; deleting a requirement that a motor carrier 466 maintain certain documentation of driving times; 467 providing an exemption from specified provisions for a 468 person who operates a commercial motor vehicle with a 469 certain gross vehicle weight, gross vehicle weight 470 rating, and gross combined weight rating; deleting the 471 exemption from such provisions for a person 472 transporting petroleum products; amending s. 316.303, 473 F.S.; conforming provisions to changes made by the 474 act; amending s. 320.01, F.S.; revising the definition 475 of the term "apportionable vehicle"; amending s. 476 320.06, F.S.; providing for future repeal of issuance 477 of a certain annual license plate and cab card to a 478 vehicle that has an apportioned registration; revising 479 information required to appear on the cab card; 480 providing requirements for license plates, cab cards, 481 and validation stickers for vehicles registered in 482 accordance with the International Registration Plan; 483 authorizing a damaged or worn license plate to be 484 replaced at no charge under certain circumstances; 485 amending s. 320.0607, F.S.; providing an exemption from a certain fee for vehicles registered under the 486 International Registration Plan; amending s. 320.131, 487 488 F.S.; authorizing the Department of Highway Safety and 570167

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489 Motor Vehicles to partner with a county tax collector 490 to conduct a Fleet Vehicle Temporary Tag pilot program 491 for certain purposes; providing program requirements; 492 providing for future repeal; amending s. 812.014, 493 F.S.; providing a criminal penalty for an offender committing grand theft who uses a device to interfere 494 495 with a global positioning or similar system; amending 496 s. 322.01, F.S.; providing definitions; amending s. 497 322.032, F.S.; directing the department to implement protocols for issuing an optional electronic 498 499 credential and procure a related technology solution; 500 providing requirements for qualified entities; 501 requiring the department to maintain certain protocols 502 and national standards; requiring the department to 503 timely review and approve all electronic credential 504 provider requests for authorized access to certain 505 interfaces that meet the agency's requirements; 506 providing requirements for an electronic credential 507 provider and the electronic credential and 508 verification solution; requiring the department to 509 procure electronic credential providers and a 510 credential service provider; requiring the department to enter into specified agreements with electronic 511 credential providers; requiring a report to the 512 Legislature and the Governor; requiring that the 513 570167

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department provide electronic credential providers 514 515 access to a standardized digital transaction process 516 that has specified capabilities; requiring that 517 certain revenue be deposited into the Motor Vehicle 518 License Clearing Trust Fund for distribution; 519 authorizing the department to assess a competitive 520 market rate fee structure; prohibiting certain fees; 521 requiring that an electronic credential be in a format 522 that allows certain entities to verify the 523 authenticity of such electronic credential and to 524 validate certain privileges; providing that presenting 525 an electronic device displaying an electronic 526 credential does not constitute consent for a law 527 enforcement officer to access any other information on 528 such device; providing for the assumption of 529 liability; amending s. 322.059, F.S.; conforming a 530 provision to changes made by the act; amending s. 531 322.143, F.S.; revising a definition; amending s. 532 322.15, F.S.; conforming a provision to changes made 533 by the act; amending s. 322.61, F.S.; conforming a 534 cross-reference; providing effective dates.

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