	LEGISLATIVE ACTION	
Senate		House
Comm: RCS		
04/04/2019		
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The Committee on Infrastructure and Security (Lee) recommended the following:

Senate Substitute for Amendment (970424) (with title amendment)

Delete lines 1304 - 2126 and insert:

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Section 22. Subsections (55) through (101) of section 316.003, Florida Statutes, are renumbered as subsections (56) through (102), respectively, present subsection (59) is amended, and a new subsection (55) is added to that section, to read:

316.003 Definitions.—The following words and phrases, when

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used in this chapter, shall have the meanings respectively ascribed to them in this section, except where the context otherwise requires:

- (55) PLATOON.—A group of no more than two trucks that do not require placards, either laden or unladen, traveling in a unified manner using wireless vehicle-to-vehicle communications that electronically coordinate speeds and following distances of the trucks.
- (60) (59) PRIVATE ROAD OR DRIVEWAY. Except as otherwise provided in paragraph (82)(b) (81)(b), any privately owned way or place used for vehicular travel by the owner and those having express or implied permission from the owner, but not by other persons.
- Section 23. Section 316.0896, Florida Statutes, is repealed.
- Section 24. Section 316.0897, Florida Statutes, is created to read:

316.0897 Platoons.-

- (1) Section 316.0895 does not apply to the operator of a nonlead vehicle in a platoon, as defined in s. 316.003.
- (2) A platoon may be operated on a roadway in this state after an operator provides notification to the Department of Transportation and the Department of Highway Safety and Motor Vehicles.
- Section 25. Subsection (5) of section 316.1895, Florida Statutes, is amended to read:
- 316.1895 Establishment of school speed zones, enforcement; designation. -
 - (5)(a) A school zone speed limit may not be less than 15

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miles per hour except by local regulation. No school zone speed limit shall be more than 20 miles per hour in an urbanized area, as defined in s. 334.03. Such speed limit may be in force only during those times 30 minutes before, during, and 30 minutes after the periods of time when pupils are arriving at a regularly scheduled breakfast program or a regularly scheduled school session and leaving a regularly scheduled school session.

(b) A district school board as defined in s. 1003.01(1) may by simple majority vote increase the time a school zone speed limit is in force by an additional 15 minutes before, during, and an additional 15 minutes after the periods of time when pupils are arriving at a regularly scheduled breakfast program or at a regularly scheduled school session and leaving a regularly scheduled school session.

Section 26. Subsection (3) of section 316.303, Florida Statutes, is amended to read:

316.303 Television receivers.

(3) This section does not prohibit the use of an electronic display used in conjunction with a vehicle navigation system; an electronic display used by an operator of a vehicle equipped with autonomous technology, as defined in s. 316.003(3); or an electronic display used by an operator of a platoon vehicle equipped and operating with driver-assistive truck platooning technology, as defined in s. 316.003.

Section 27. Subsection (3) of section 319.40, Florida Statutes, is amended to read:

- 319.40 Transactions by electronic or telephonic means.
- (3) The department or tax collector may collect electronic mail addresses or cellular telephone numbers and use electronic

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mail or text messages in lieu of the United States Postal Service as a method of notification and for the purpose of providing information related to Department of Highway Safety and Motor Vehicles functions in accordance with chapter 119 and pursuant to the federal Driver Privacy Protection Act of 1994, 18 U.S.C. ss. 2721 et seq. However, any notice regarding the potential forfeiture or foreclosure of an interest in property must be sent via the United States Postal Service. The provision of electronic mail addresses and cellular telephone numbers by the applicant is optional and, before collection pursuant to this subsection, the department or tax collector shall disclose to the applicant the purposes for which the electronic mail addresses and cellular telephone numbers may be used.

Section 28. Subsection (24) of section 320.01, Florida Statutes, is amended to read:

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

- (24) "Apportionable vehicle" means any vehicle, except recreational vehicles, vehicles displaying restricted plates, city pickup and delivery vehicles, buses used in transportation of chartered parties, and government-owned vehicles, which is used or intended for use in two or more member jurisdictions that allocate or proportionally register vehicles and which is used for the transportation of persons for hire or is designed, used, or maintained primarily for the transportation of property and:
- (a) Is a power unit having a gross vehicle weight in excess of 26,000 pounds;
 - (b) Is a power unit having three or more axles, regardless



98 of weight; or 99 (c) Is used in combination, when the weight of such 100 combination exceeds 26,000 pounds gross vehicle weight. 101 102 Vehicles, or combinations thereof, having a gross vehicle weight 103 of 26,000 pounds or less and two-axle vehicles may be 104 proportionally registered. 105 Section 29. Paragraph (b) of subsection (4) of section 320.03, Florida Statutes, is amended to read: 106 107 320.03 Registration; duties of tax collectors; 108 International Registration Plan. -109 (4)110 (b) The Florida Real Time Vehicle Information System shall 111 be installed in every tax collector's and license tag agent's 112 office in accordance with a schedule established by the 113 department in consultation with the tax collectors and 114 contingent upon funds being made available for the system by the 115 state. For the purpose of enhancing customer services provided by tax collectors acting on behalf of the department, the 116 117 department, contingent upon an approved request and memorandum 118 of understanding, shall provide tax collectors, and tax 119 collector-approved agents and vendors with real-time access to 120 data that other third parties receive from the department 121 related to vehicle and mobile home registration certificates, 122 registration license plates, and validation stickers, including, 123 but not limited to, the most current address information and 124 electronic mail addresses of applicants. The memorandum of 125 understanding as required under this paragraph may not be more 126 restrictive than any memorandum of understanding between the



department and other third-party vendors.

Section 30. Paragraph (b) of subsection (1) and subsection (2) of section 320.06, Florida Statutes, are amended to read:

320.06 Registration certificates, license plates, and validation stickers generally.-

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(b) 1. Registration license plates bearing a graphic symbol and the alphanumeric system of identification shall be issued for a 10-year period. At the end of the 10-year period, upon renewal, the plate shall be replaced. The department shall extend the scheduled license plate replacement date from a 6year period to a 10-year period. The fee for such replacement is \$28, \$2.80 of which shall be paid each year before the plate is replaced, to be credited toward the next \$28 replacement fee. The fees shall be deposited into the Highway Safety Operating Trust Fund. A credit or refund may not be given for any prior years' payments of the prorated replacement fee if the plate is replaced or surrendered before the end of the 10-year period, except that a credit may be given if a registrant is required by the department to replace a license plate under s. 320.08056(8)(a). With each license plate, a validation sticker shall be issued showing the owner's birth month, license plate number, and the year of expiration or the appropriate renewal period if the owner is not a natural person. The validation sticker shall be placed on the upper right corner of the license plate. The license plate and validation sticker shall be issued based on the applicant's appropriate renewal period. The registration period is 12 months, the extended registration period is 24 months, and all expirations occur based on the

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applicant's appropriate registration period.

- 2. A vehicle that has an apportioned registration shall be issued an annual license plate and a cab card denoting that denote the declared gross vehicle weight for each apportioned jurisdiction in which the vehicle is authorized to operate. This subparagraph expires January 1, 2023.
- 3. Upon implementation of a new operating system for apportioned vehicle registration, a vehicle registered in accordance with the International Registration Plan must be issued a license plate for a 5-year period, an annual cab card denoting the declared gross vehicle weight for each apportioned jurisdiction, and an annual validation sticker showing the month and year of expiration. The validation sticker must be placed in the center of the license plate. The license plate and validation sticker must be issued based on the applicant's appropriate renewal period. The registration period is 12 months. This fee must be deposited into the Highway Safety Operating Trust Fund. If the license plate is damaged or worn, it may be replaced at no charge by applying to the department and surrendering the current license plate.
- 4.2. In order to retain the efficient administration of the taxes and fees imposed by this chapter, the 80-cent fee increase in the replacement fee imposed by chapter 2009-71, Laws of Florida, is negated as provided in s. 320.0804.
- (2) The department shall provide the several tax collectors and license plate agents with the necessary number of validation stickers. However, the tax collectors and their agents shall have the option to purchase validation stickers and paper stock that is used to produce vehicle registrations from the

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department's contracted vendor or from other vendors if such items meet the department's specifications and are procured at prices that are at or lower than the pricing reflected in the department's existing contracts for procuring these items. Such purchases by the tax collectors and their agents are exempt from the competitive bid requirements of chapter 287. The department shall reimburse the tax collectors and their agents for these purchases, but reimbursement may not be made at prices higher than the pricing contained in the department's existing contract. The tax collectors and their agents shall invoice the department in arrears for the validation stickers and vehicle registrations as they are issued.

Section 31. Subsection (5) of section 320.0607, Florida Statutes, is amended to read:

320.0607 Replacement license plates, validation decal, or mobile home sticker.-

(5) Upon the issuance of an original license plate, the applicant shall pay a fee of \$28 to be deposited in the Highway Safety Operating Trust Fund. Upon implementation of a new operating system for apportioned vehicle registrations, this subsection does not apply to a vehicle registered under the International Registration Plan.

Section 32. Subsection (10) is added to section 320.131, Florida Statutes, to read:

320.131 Temporary tags.-

(10) The department may partner with a county tax collector to conduct a Fleet Vehicle Temporary Tag Pilot Program to provide temporary tags to fleet companies to allow them to operate fleet vehicles awaiting a permanent registration and



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- (a) The department shall enter into a memorandum of understanding that allows up to 10 companies to participate in the pilot program and to receive multiple temporary tags for company fleet vehicles.
- (b) To participate in the program, a fleet company must have at least 3,500 fleet vehicles registered in this state which qualify to be registered as fleet vehicles pursuant to s. 320.0657.
- (c) The department, upon the request of an eliqible fleet company, may issue up to 50 temporary tags per request to such company.
- (d) A temporary tag issued under this subsection is for exclusive use on a vehicle purchased for the company's fleet and may not be used on any other vehicle.
- (e) Each temporary tag may be used on only one vehicle, and each vehicle may use only one temporary tag.
- (f) Upon issuance of the vehicle's permanent license plate and registration, the temporary tag becomes invalid and must be removed from the vehicle and destroyed.
- (g) Upon a finding by the department that a temporary tag has been misused by a fleet company under the program, the department may terminate the memorandum of understanding with the company, invalidate all temporary tags issued to the company under the program, and require such company to return any unused temporary tags.
- (h) The issuance of a tag using this method must be reported to the department within 2 business days, not including weekends or state holidays, after the issuance of the tag. The

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county tax collector shall keep a record of each temporary tag issued. The record must include the date of issuance, tag number issued, vehicle identification number, and vehicle description.

(i) This subsection is repealed October 1, 2022, unless saved from repeal through reenactment by the Legislature.

Section 33. Paragraph (g) is added to subsection (1) of section 320.27, Florida Statutes, and paragraph (a) of subsection (9) and subsection (11) of that section are amended, to read:

320.27 Motor vehicle dealers.-

- (1) DEFINITIONS.—The following words, terms, and phrases when used in this section have the meanings respectively ascribed to them in this subsection, except where the context clearly indicates a different meaning:
- (g) "Control person" means any person who has significant authority, directly or indirectly, to direct the management or policies of a company, whether through ownership, by contract, or otherwise. The term includes any person who is an owner, director, general partner, officer, manager, or employee exercising decisionmaking responsibility or exercising similar executive status or functions. The term does not include an employee whose function is only clerical, ministerial, or in sales under the supervision of an owner or manager or other person exercising decisionmaking responsibility.
 - (9) DENIAL, SUSPENSION, OR REVOCATION. -
- (a) The department may deny a new or renewal application for or_{T} suspend_T or revoke any license issued hereunder or under the provisions of s. 320.77 or s. 320.771 upon proof that an applicant or a licensee has:

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- 1. Committed fraud or willful misrepresentation in application for or in obtaining a license.
- 2. Been convicted of a felony and has not completed the resulting felony sentence or has completed the felony sentence less than 10 years from the date of licensure application.
- 3. Failed to honor a bank draft or check given to a motor vehicle dealer for the purchase of a motor vehicle by another motor vehicle dealer within 10 days after notification that the bank draft or check has been dishonored. If the transaction is disputed, the maker of the bank draft or check shall post a bond in accordance with the provisions of s. 559.917, and no proceeding for revocation or suspension shall be commenced until the dispute is resolved.
- 4.a. Failed to provide payment within 10 business days to the department for a check payable to the department that was dishonored due to insufficient funds in the amount due plus any statutorily authorized fee for uttering a worthless check. The department shall notify an applicant or licensee when the applicant or licensee makes payment to the department by a check that is subsequently dishonored by the bank due to insufficient funds. The applicant or licensee shall, within 10 business days after receiving the notice, provide payment to the department in the form of cash in the amount due plus any statutorily authorized fee. If the applicant or licensee fails to make such payment within 10 business days, the department may deny, suspend, or revoke the applicant's or licensee's motor vehicle dealer license.
- b. Stopped payment on a check payable to the department, issued a check payable to the department from an account that

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has been closed, or charged back a credit card transaction to the department. If an applicant or licensee commits any such act, the department may deny, suspend, or revoke the applicant's or licensee's motor vehicle dealer license.

- 5.a. Previously owned a majority interest in, or acted as a control person of, a motor vehicle dealer that, within the past 10 years, has been the subject of any decision, finding, injunction, suspension, revocation, denial, judgment, or administrative order by any court of competent jurisdiction, administrative law judge, or any state agency which resulted in a finding of violation of any federal or state law relating to unlicensed activity or fraud in connection with the sale of a motor vehicle.
- b. Knowingly employed or contracted with a person under sub-subparagraph a. or a person who has been convicted of a felony and has not completed the resulting felony sentence or completed the felony sentence less than 10 years from the date of licensure application as a control person.
 - (11) INJUNCTION.-
- (a) In addition to the remedies provided in this chapter and notwithstanding the existence of any adequate remedy at law, the department is authorized to make application to any circuit court of the state, and such circuit court shall have jurisdiction, upon a hearing and for cause shown, to grant a temporary or permanent injunction, or both, restraining any person from acting as a motor vehicle dealer under the terms of this section without being properly licensed hereunder, from violating or continuing to violate any of the provisions of chapter 319, this chapter, or ss. 559.901-559.9221, or for

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failing or refusing to comply with the requirements of chapter 319, this chapter, or ss. 559.901-559.9221, or any rule or regulation adopted thereunder, such injunction to be issued without bond. A single act in violation of the provisions of chapter 319, this chapter, or chapter 559 shall be sufficient to authorize the issuance of an injunction.

(b) If the court grants the injunction, the court may bar, permanently or for a specific time, any person found to have violated any federal or state law relating to unlicensed activity or fraud in connection with the sale of a motor vehicle. A person who is barred by the court under this paragraph may not continue in any capacity within the industry. The person may not have a management, sales, or any other role in the operation of a dealership. Further, if permanently barred, the person may not derive income from the dealership beyond reasonable compensation for the sale of his or her ownership interest in the business.

Section 34. Subsection (2) of section 320.8232, Florida Statutes, is amended to read:

320.8232 Establishment of uniform standards for used recreational vehicles and repair and remodeling code for mobile homes.-

(2) The provisions of the Mobile and Manufactured Home Repair and Remodeling Code shall be a uniform code and repair and remodeling code shall ensure safe and livable housing and shall not be more stringent than those standards required to be met in the manufacture of mobile homes. Such provisions shall include, but not be limited to, standards for structural adequacy, plumbing, heating, electrical systems, and fire and

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life safety. All repair and remodeling of mobile and manufactured homes shall be done in accordance with department rules.

Section 35. Section 320.861, Florida Statutes, is amended to read:

320.861 Investigations; subpoenas and other process; oaths; rules Inspection of records; production of evidence; subpoena power.-

- (1) The department may conduct investigations and examinations on any person suspected of violating or of having violated this chapter or any rule adopted or order issued thereunder inspect the pertinent books, records, letters, and contracts of any licensee, whether dealer or manufacturer, relating to any written complaint made to it against such licensee.
- (2) For purposes of any investigation or examination conducted under this section, the department may is granted and authorized to exercise the power of subpoena and the powers to administer oaths or affirmations, to examine witnesses, to require affidavits, to take depositions, and to compel the attendance of witnesses and the production of books, papers, documents, records, and other evidence. Such subpoenas may be served by a designated agent of the department for the attendance of witnesses and the production of any documentary evidence necessary to the disposition by it of any written complaint against any licensee, whether dealer or manufacturer.
- (3) If a person refuses to testify; to produce books, papers, documents, or records; or to otherwise obey the subpoena or subpoena duces tecum issued under subsection (2), the

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department may petition a court of competent jurisdiction in the county where the person's residence or principal place of business is located, upon which the court must issue an order requiring such person to obey the subpoena or show cause for failing to obey the subpoena. Unless the person shows sufficient cause for failing to obey the subpoena, the court must direct the person to obey the subpoena. Failure to comply with such order constitutes contempt of court.

- (4) For the purpose of any investigation, examination, or proceeding initiated by the department under this chapter, the department may designate agents to serve subpoenas and other process and administer oaths or affirmations. The department shall exercise this power on its own initiative in accordance with ss. 320.615 and 320.71.
- (5) Witnesses subpoenaed under this section are entitled to witness fees at the same rate established by s. 92.142 for witnesses in a civil case, except that witness fees are not payable for appearance at the witness's place of business during regular business hours or at the witness's residence.
- (6) The department may adopt rules to administer this section.

Section 36. Subsection (2) of section 320.95, Florida Statutes, is amended to read:

- 320.95 Transactions by electronic or telephonic means.
- (2) The department or tax collector may collect electronic mail addresses or cellular telephone numbers and use electronic mail or text messages in lieu of the United States Postal Service for the purpose of providing information related to Department of Highway Safety and Motor Vehicles functions in

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accordance with chapter 119 and pursuant to the federal Driver Privacy Protection Act of 1994, 18 U.S.C. ss. 2721 et seq. The provision of electronic mail addresses and cellular telephone numbers by the applicant is optional and, before collection pursuant to this subsection, the department or tax collector shall disclose to the applicant the purposes for which the electronic mail addresses and cellular telephone numbers may be used renewal notices.

Section 37. Subsection (1) of section 321.05, Florida Statutes, is amended to read:

321.05 Duties, functions, and powers of patrol officers.-The members of the Florida Highway Patrol are hereby declared to be conservators of the peace and law enforcement officers of the state, with the common-law right to arrest a person who, in the presence of the arresting officer, commits a felony or commits an affray or breach of the peace constituting a misdemeanor, with full power to bear arms; and they shall apprehend, without warrant, any person in the unlawful commission of any of the acts over which the members of the Florida Highway Patrol are given jurisdiction as hereinafter set out and deliver him or her to the sheriff of the county that further proceedings may be had against him or her according to law. In the performance of any of the powers, duties, and functions authorized by law, members of the Florida Highway Patrol have the same protections and immunities afforded other peace officers, which shall be recognized by all courts having jurisdiction over offenses against the laws of this state, and have authority to apply for, serve, and execute search warrants, arrest warrants, capias, and other process of the court. The patrol officers under the

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direction and supervision of the Department of Highway Safety and Motor Vehicles shall perform and exercise throughout the state the following duties, functions, and powers:

(1) To patrol the state highways and regulate, control, and direct the movement of traffic thereon; to maintain the public peace by preventing violence on highways; to apprehend fugitives from justice; to enforce all laws regulating and governing traffic, travel, and public safety upon the public highways and providing for the protection of the public highways and public property thereon, including the security and safety of this state's transportation infrastructure; to make arrests without warrant for the violation of any state law committed in their presence in accordance with state law; providing that no search may be made unless it is incident to a lawful arrest, to regulate and direct traffic concentrations and congestions; to enforce laws governing the operation, licensing, and taxing and limiting the size, weight, width, length, and speed of vehicles and licensing and controlling the operations of drivers and operators of vehicles, including the safety, size, and weight of commercial motor vehicles; to collect all state fees and revenues levied as an incident to the use or right to use the highways for any purpose, including the taxing and registration of commercial motor vehicles; to require the drivers of vehicles to stop and exhibit their driver licenses, registration cards, or documents required by law to be carried by such vehicles; to investigate traffic crashes accidents, secure testimony of witnesses and of persons involved, and make report thereof with copy, if requested in writing, to any person in interest or his or her attorney; to investigate reported thefts of vehicles; and

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to seize contraband or stolen property on or being transported on the highways. Each patrol officer of the Florida Highway Patrol is subject to and has the same arrest and other authority provided for law enforcement officers generally in chapter 901 and has statewide jurisdiction. Each officer also has arrest authority as provided for state law enforcement officers in s. 901.15. This section does not conflict with, but is supplemental to, chapter 933.

Section 38. Section 321.065, Florida Statutes, is amended to read:

321.065 Traffic crash accident investigation officers; employment; standards.—The department may employ traffic crash accident investigation officers who must complete any applicable standards adopted by the Florida Highway Patrol, including, but not limited to: cognitive testing, drug testing, polygraph testing, psychological testing, and an extensive background check, including a credit check.

Section 39. Paragraph (d) of subsection (2) of section 321.23, Florida Statutes, is amended to read:

321.23 Public records; fees for copies; destruction of obsolete records; photographing records; effect as evidence.-

- (2) Fees for copies of public records shall be charged and collected as follows:
 - (d) Photographs (crashes accidents, etc.):

	Enlargement Proof	Color	Black & White
1.	5" x 7"	\$1.00	\$0.75

Page 18 of 45



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	2.	8" x 10"	\$1.50	\$1.00	
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F 0 0	3.	11" x 14"	Not Available	\$1.75	
503	4.	16" x 20"	Not Available	\$2.75	
504	_ ·	10 A 20	NOC AVAITABLE	72.75	
001	5.	20" x 24"	Not Available	\$3.75	
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508	The department shall furnish such information without charge to				
509	any local, state, or federal law enforcement agency upon proof				
510	satisfactory	to the department	t as to the purpose of t	he	
511	investigatio	n.			
512	Section 40. Paragraph (a) of subsection (2) of section				
513	322.051, Florida Statutes, is amended to read:				
514	322.051 Identification cards.—				
515	(2)(a) Every identification card:				
516	1. Issued to a person 5 years of age to 14 years of age				
517	shall expire, unless canceled earlier, on the fourth birthday of				
518	the applicant following the date of original issue.				
519	2. Issued to a person 15 years of age and older shall				
520	expire, unless canceled earlier, on the eighth birthday of the				
521	applicant following the date of original issue.				
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523	Renewal of an identification card shall be made for the				
524	applicable term enumerated in this paragraph. Any application				
525	for renewal received later than 12 months 90 days after				
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expiration of the identification card shall be considered the same as an application for an original identification card.

Section 41. Paragraphs (a) and (b) of subsection (4) of section 322.0602, Florida Statutes, are amended to read:

322.0602 Youthful Drunk Driver Visitation Program. -

- (4) VISITATION REQUIREMENT.-
- (a) To the extent that personnel and facilities are made available to the court, the court may include a requirement for supervised visitation by the probationer to all, or any, of the following:
- 1. A trauma center, as defined in s. 395.4001, or a hospital as defined in s. 395.002, which regularly receives victims of vehicle crashes accidents, between the hours of 10 p.m. and 2 a.m. on a Friday or Saturday night, in order to observe appropriate victims of vehicle crashes accidents involving drinking drivers, under the supervision of any of the following:
- a. A registered nurse trained in providing emergency trauma care or prehospital advanced life support.
 - b. An emergency room physician.
 - c. An emergency medical technician.
- 2. A licensed service provider, as defined in s. 397.311, which cares for substance abuse impaired persons, to observe persons in the terminal stages of substance abuse impairment, under the supervision of appropriately licensed medical personnel. Prior to any visitation of such terminally ill or disabled persons, the persons or their legal representatives must give their express consent to participate in the visitation program.

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- 3. If approved by the county coroner, the county coroner's office or the county morque to observe appropriate victims of vehicle crashes accidents involving drinking drivers, under the supervision of the coroner or a deputy coroner.
- (b) As used in this section, the term "appropriate victims" means victims or their legal representatives, including the next of kin, who have expressly given their consent to participate in the visitation program and victims whose condition is determined by the visitation supervisor to demonstrate the results of crashes accidents involving drinking drivers without being excessively gruesome or traumatic to the probationer.

Section 42. Subsection (10) of section 322.08, Florida Statutes, is amended to read:

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

(10) The department or tax collector may collect electronic mail addresses or cellular telephone numbers and use electronic mail or text messages in lieu of the United States Postal Service for the purpose of providing information related to Department of Highway Safety and Motor Vehicles functions in accordance with chapter 119 and pursuant to the federal Driver Privacy Protection Act of 1994, 18 U.S.C. ss. 2721 et seq. The provision of electronic mail addresses and cellular telephone numbers by the applicant is optional and, before collection pursuant to this subsection, the department or tax collector shall disclose to the applicant the purposes for which the electronic mail addresses and cellular telephone numbers may be used renewal notices.

Section 43. Subsection (5) of section 322.091, Florida



Statutes, is amended to read:

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611 612 322.091 Attendance requirements.

(5) REPORTING AND ACCOUNTABILITY.—The department shall make available, upon request, a report quarterly to each school district which includes the legal name, sex, date of birth, and social security number of each student whose driving privileges have been suspended under this section.

Section 44. Section 322.17, Florida Statutes, is amended to read:

- 322.17 Replacement licenses, identification cards, and permits.-
- (1) (a) In the event that an instruction permit or driver license issued under the provisions of this chapter is lost or destroyed, the person to whom the same was issued may, upon payment of the appropriate fee pursuant to s. 322.21, obtain a replacement upon furnishing proof satisfactory to the department that such permit or license has been lost or destroyed, and further furnishing the full name, date of birth, sex, residence and mailing address, proof of birth satisfactory to the department, and proof of identity satisfactory to the department.
- (b) In the event that an instruction permit, or driver license, or identification card issued under the provisions of this chapter is stolen, the person to whom the same was issued may, at no charge, obtain a replacement upon furnishing proof satisfactory to the department that such permit, or license, or identification card was stolen and further furnishing the person's full name, date of birth, sex, residence and mailing address, proof of birth satisfactory to the department, and

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proof of identity satisfactory to the department.

- (2) Upon the surrender of the original license and the payment of the appropriate fees pursuant to s. 322.21, the department shall issue a replacement license to make a change in name, address, or restrictions.
- (3) Notwithstanding any other provisions of this chapter, if a licensee establishes his or her identity for a driver license using an identification document authorized under s. 322.08(2)(c)7. or 8., the licensee may not obtain a duplicate or replacement instruction permit or driver license except in person and upon submission of an identification document authorized under s. 322.08(2)(c)7. or 8.
- (4) Notwithstanding any other provision of this section or s. 322.21, the department shall, if necessary, issue or renew a replacement driver license at no charge to an inmate if the department determines that he or she has a valid driver license. If the replacement driver license is scheduled to expire within 6 months, the department may also issue a temporary permit valid for at least 6 months after the release date.

Section 45. Subsection (10) is added to section 322.21, Florida Statutes, to read:

- 322.21 License fees; procedure for handling and collecting fees.-
- (10) An applicant who submits an application for a renewal or replacement driver license or identification card to the department using a convenience service must be provided with an option for expedited shipping in which the department, at the applicant's request, must issue the license or identification card within 5 working days after receipt of the application and

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ship the license or card using an expedited mail service. Fees collected for the expedited shipping option shall be deposited into the Highway Safety Operating Trust Fund.

Section 46. Present subsection (8) of section 322.212, Florida Statutes, is redesignated as subsection (9), a new subsection (8) is added to that section, and subsection (5) of that section is amended, to read:

322.212 Unauthorized possession of, and other unlawful acts in relation to, driver license or identification card.-

- (5)(a) It is unlawful for any person to use a false or fictitious name in any application for a driver license or identification card or knowingly to make a false statement, knowingly conceal a material fact, provide altered or counterfeit documents, participate in dishonest or deceptive actions, or otherwise commit a fraud in any such application.
- (b) It is unlawful for any person to have in his or her possession a driver license or identification card upon which the date of birth has been altered.
- (c) It is unlawful for any person designated as a sexual predator or sexual offender to have in his or her possession a driver license or identification card upon which the sexual predator or sexual offender markings required by s. 322.141 are not displayed or have been altered.
- (8) In addition to any other penalties provided by this section, the department shall suspend the license or permit of any person who provides false information when applying for a driver license, identification card, commercial driver license, or commercial learner's permit or who is convicted of fraud in connection with testing for a driver license, commercial driver

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license, or commercial learner's permit for a period of 1 year. Section 47. Section 322.36, Florida Statutes, is amended to read:

322.36 Permitting unauthorized operator to drive.—A person may not authorize or knowingly permit a motor vehicle owned by him or her or under his or her dominion or control to be operated upon any highway or public street except by a person who is duly authorized to operate a motor vehicle under this chapter. Any person who violates this section commits a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. If a person violates this section by knowingly loaning a vehicle to a person whose driver license is suspended and if that vehicle is involved in a crash an accident resulting in bodily injury or death, the driver license of the person violating this section shall be suspended for 1 year.

Section 48. Subsection (1) of section 322.61, Florida Statutes, is amended to read:

322.61 Disqualification from operating a commercial motor vehicle.-

(1) A person who, for offenses occurring within a 3-year period, is convicted of two of the following serious traffic violations or any combination thereof, arising in separate incidents committed in a commercial motor vehicle shall, in addition to any other applicable penalties, be disqualified from operating a commercial motor vehicle for a period of 60 days. A holder of a commercial driver license or commercial learner's permit who, for offenses occurring within a 3-year period, is convicted of two of the following serious traffic violations, or any combination thereof, arising in separate incidents committed

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in a noncommercial motor vehicle shall, in addition to any other applicable penalties, be disqualified from operating a commercial motor vehicle for a period of 60 days if such convictions result in the suspension, revocation, or cancellation of the licenseholder's driving privilege:

- (a) A violation of any state or local law relating to motor vehicle traffic control, other than a parking violation, arising in connection with a crash resulting in death. +
 - (b) Reckless driving, as defined in s. 316.192.
- (c) Unlawful speed of 15 miles per hour or more above the posted speed limit.;
 - (d) Improper lane change, as defined in s. 316.085.
 - (e) Following too closely, as defined in s. 316.0895.
- (f) Driving a commercial vehicle without obtaining a commercial driver license. +
- (g) Driving a commercial vehicle without the proper class of commercial driver license or commercial learner's permit or without the proper endorsement.; or
- (h) Driving a commercial vehicle without a commercial driver license or commercial learner's permit in possession, as required by s. 322.03.
- (i) Texting while driving a commercial motor vehicle as prohibited by 49 C.F.R. 392.80.
- (j) Using a hand-held mobile telephone while driving a commercial motor vehicle, as prohibited by 49 C.F.R 392.82.
- Section 49. Section 322.71, Florida Statutes, is created to read:
- 322.71 Investigations; subpoenas and other process; oaths; rules.-

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- (1) The department may conduct investigations and examinations on any person suspected of violating or of having violated any provision of this chapter or any rule adopted or order issued under this chapter.
- (2) For purposes of any investigation or examination conducted under this section, the department may exercise the power of subpoena and the powers to administer oaths or affirmations, to examine witnesses, to require affidavits, to take depositions, and to compel the attendance of witnesses and the production of books, papers, documents, records, and other evidence. Such subpoenas may be served by an authorized representative of the department.
- (3) If a person refuses to testify; to produce books, papers, documents, or records; or to otherwise obey the subpoena or subpoena duces tecum issued under subsection (2), the department may petition a court of competent jurisdiction in the county where the person's residence or principal place of business is located, upon which the court must issue an order requiring such person to obey the subpoena or show cause for failing to obey the subpoena. Unless the person shows sufficient cause for failing to obey the subpoena, the court must direct the person to obey the subpoena. Failure to comply with such order constitutes contempt of court.
- (4) For the purpose of any investigation, examination, or proceeding initiated by the department under this chapter, the department may designate agents to serve subpoenas and other process and administer oaths or affirmations.
- (5) Witnesses subpoenaed under this section are entitled to witness fees at the same rate established by s. 92.142 for

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witnesses in a civil case, except that witness fees are not payable for appearance at the witness's place of business during regular business hours or at the witness's residence.

(6) The department may adopt rules to administer this section.

Section 50. Subsection (4) of section 323.001, Florida Statutes, is amended to read:

323.001 Wrecker operator storage facilities; vehicle holds.-

- (4) The requirements for a written hold apply when the following conditions are present:
- (a) The officer has probable cause to believe the vehicle should be seized and forfeited under the Florida Contraband Forfeiture Act, ss. 932.701-932.7062;
- (b) The officer has probable cause to believe the vehicle should be seized and forfeited under chapter 379;
- (c) The officer has probable cause to believe the vehicle was used as the means of committing a crime;
- (d) The officer has probable cause to believe that the vehicle is itself evidence that tends to show that a crime has been committed or that the vehicle contains evidence, which cannot readily be removed, which tends to show that a crime has been committed;
- (e) The officer has probable cause to believe the vehicle was involved in a traffic crash accident resulting in death or personal injury and should be sealed for investigation and collection of evidence by a vehicular homicide investigator;
- (f) The vehicle is impounded or immobilized pursuant to s. 316.193 or s. 322.34; or

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(q) The officer is complying with a court order.

Section 51. Paragraph (c) of subsection (1), paragraph (c) of subsection (2), and subsection (4) of section 323.002, Florida Statutes, are amended to read:

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

- (1) As used in this section, the term:
- (c) "Wrecker operator system" means a system for the towing or removal of wrecked, disabled, or abandoned vehicles, similar to the Florida Highway Patrol wrecker operator system described in s. 321.051(2), under which a county or municipality contracts with one or more wrecker operators for the towing or removal of wrecked, disabled, or abandoned vehicles from crash accident scenes, streets, or highways. A wrecker operator system shall include using a method for apportioning the towing assignments among the eligible wrecker operators through the creation of geographic zones, a rotation schedule, or a combination of these methods.
- (2) In any county or municipality that operates a wrecker operator system:
- (c) When an unauthorized wrecker operator drives by the scene of a wrecked or disabled vehicle and the owner or operator initiates contact by signaling the wrecker operator to stop and provide towing services, the unauthorized wrecker operator must disclose in writing to the owner or operator of the vehicle his or her full name and driver license number, that he or she is not the authorized wrecker operator who has been designated as part of the wrecker operator system, that the motor vehicle is not being towed for the owner's or operator's insurance company

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or lienholder, whether he or she has in effect an insurance policy providing at least \$300,000 of liability insurance and at least \$50,000 of on-hook cargo insurance, and the maximum charges for towing and storage which will apply before the vehicle is connected to the towing apparatus. The unauthorized wrecker operator must also provide a copy of the disclosure to the owner or operator in the presence of a law enforcement officer if such officer is at the scene of a motor vehicle crash accident. Any person who violates this paragraph commits a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083, and the person's wrecker, tow truck, or other motor vehicle that was used during the offense may be immediately removed and impounded pursuant to subsection (3).

(4) This section does not prohibit, or in any way prevent, the owner or operator of a vehicle involved in a crash an accident or otherwise disabled from contacting any wrecker operator for the provision of towing services, whether the wrecker operator is an authorized wrecker operator or not.

Section 52. Section 324.011, Florida Statutes, is amended to read:

324.011 Purpose of chapter.-It is the intent of this chapter to recognize the existing privilege to own or operate a motor vehicle on the public streets and highways of this state when such vehicles are used with due consideration for others and their property, and to promote safety and provide financial security requirements for such owners or operators whose responsibility it is to recompense others for injury to person or property caused by the operation of a motor vehicle. Therefore, it is required herein that the operator of a motor

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vehicle involved in a crash or convicted of certain traffic offenses meeting the operative provisions of s. 324.051(2) shall respond for such damages and show proof of financial ability to respond for damages in future crashes accidents as a requisite to his or her future exercise of such privileges.

Section 53. Subsection (1) of section 324.022, Florida Statutes, is amended to read:

324.022 Financial responsibility for property damage.

(1) Every owner or operator of a motor vehicle required to be registered in this state shall establish and maintain the ability to respond in damages for liability on account of crashes accidents arising out of the use of the motor vehicle in the amount of \$10,000 because of damage to, or destruction of, property of others in any one crash. The requirements of this section may be met by one of the methods established in s. 324.031; by self-insuring as authorized by s. 768.28(16); or by maintaining an insurance policy providing coverage for property damage liability in the amount of at least \$10,000 because of damage to, or destruction of, property of others in any one crash accident arising out of the use of the motor vehicle. The requirements of this section may also be met by having a policy which provides coverage in the amount of at least \$30,000 for combined property damage liability and bodily injury liability for any one crash arising out of the use of the motor vehicle. The policy, with respect to coverage for property damage liability, must meet the applicable requirements of s. 324.151, subject to the usual policy exclusions that have been approved in policy forms by the Office of Insurance Regulation. No insurer shall have any duty to defend uncovered claims

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irrespective of their joinder with covered claims.

Section 54. Section 324.023, Florida Statutes, is amended to read:

324.023 Financial responsibility for bodily injury or death.—In addition to any other financial responsibility required by law, every owner or operator of a motor vehicle that is required to be registered in this state, or that is located within this state, and who, regardless of adjudication of quilt, has been found guilty of or entered a plea of guilty or nolo contendere to a charge of driving under the influence under s. 316.193 after October 1, 2007, shall, by one of the methods established in s. 324.031(1) or (2), establish and maintain the ability to respond in damages for liability on account of crashes accidents arising out of the use of a motor vehicle in the amount of \$100,000 because of bodily injury to, or death of, one person in any one crash and, subject to such limits for one person, in the amount of \$300,000 because of bodily injury to, or death of, two or more persons in any one crash and in the amount of \$50,000 because of property damage in any one crash. If the owner or operator chooses to establish and maintain such ability by furnishing a certificate of deposit pursuant to s. 324.031(2), such certificate of deposit must be at least \$350,000. Such higher limits must be carried for a minimum period of 3 years. If the owner or operator has not been convicted of driving under the influence or a felony traffic offense for a period of 3 years from the date of reinstatement of driving privileges for a violation of s. 316.193, the owner or operator shall be exempt from this section.

Section 55. Paragraph (b) of subsection (1) and paragraph



(a) of subsection (2) of section 324.051, Florida Statutes, are amended to read:

324.051 Reports of crashes; suspensions of licenses and registrations.-

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- (b) The department is hereby further authorized to require reports of crashes from individual owners or operators whenever it deems it necessary for the proper administration of this chapter, and these reports shall be made without prejudice except as specified in this subsection. No such report shall be used as evidence in any trial arising out of a crash. However, subject to the applicable rules of evidence, a law enforcement officer at a criminal trial may testify as to any statement made to the officer by the person involved in the crash accident if that person's privilege against self-incrimination is not violated.
- (2)(a) Thirty days after receipt of notice of any crash accident described in paragraph (1)(a) involving a motor vehicle within this state, the department shall suspend, after due notice and opportunity to be heard, the license of each operator and all registrations of the owner of the vehicles operated by such operator whether or not involved in such crash and, in the case of a nonresident owner or operator, shall suspend such nonresident's operating privilege in this state, unless such operator or owner shall, prior to the expiration of such 30 days, be found by the department to be exempt from the operation of this chapter, based upon evidence satisfactory to the department that:
 - 1. The motor vehicle was legally parked at the time of such



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- 2. The motor vehicle was owned by the United States Government, this state, or any political subdivision of this state or any municipality therein.
- 3. Such operator or owner has secured a duly acknowledged written agreement providing for release from liability by all parties injured as the result of said crash and has complied with one of the provisions of s. 324.031.
- 4. Such operator or owner has deposited with the department security to conform with s. 324.061 when applicable and has complied with one of the provisions of s. 324.031.
- 5. One year has elapsed since such owner or operator was suspended pursuant to subsection (3), the owner or operator has complied with one of the provisions of s. 324.031, and no bill of complaint of which the department has notice has been filed in a court of competent jurisdiction.

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No such policy or bond shall be effective under this subsection unless it contains limits of not less than those specified in s. 324.021(7).

Section 56. Subsections (2), (3), and (4) of section 324.242, Florida Statutes, are amended to read:

- 324.242 Personal injury protection and property damage liability insurance policies; public records exemption.-
- (2) Upon receipt of a request and proof of a crash report as required under s. 316.065, s. 316.066, or s. 316.068, or a crash report created pursuant to the laws of another state, the department shall release the policy number for a policy covering a vehicle involved in a motor vehicle crash accident to:

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- (a) Any person involved in such crash accident;
- (b) The attorney of any person involved in such crash accident; or
- (c) A representative of the insurer of any person involved in such crash accident.
- (3) The department shall provide personal injury protection and property damage liability insurance policy numbers to department-approved third parties that provide data collection services to an insurer of any person involved in such crash accident.
- (4) Before the department's release of a policy number in accordance with subsection (2) or subsection (3), an insurer's representative, a contracted third party, or an attorney for a person involved in a crash an accident must provide the department with documentation confirming proof of representation.

Section 57. Section 328.30, Florida Statutes, is amended to read:

328.30 Transactions by electronic or telephonic means.

- (1) The Department of Highway Safety and Motor Vehicles may accept any application provided for under this part chapter by electronic or telephonic means.
- (2) The department may issue an electronic certificate of title in lieu of printing a paper title.
- (3) The department or tax collector may collect electronic mail addresses or cellular telephone numbers and use electronic mail or text messages in lieu of the United States Postal Service for the purpose of providing information related to Department of Highway Safety and Motor Vehicles functions in

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accordance with chapter 119 and pursuant to the federal Driver Privacy Protection Act of 1994, 18 U.S.C. ss. 2721 et seq. The provision of electronic mail addresses and cellular telephone numbers by the applicant is optional and, before collection pursuant to this subsection, the department or tax collector shall disclose to the applicant the purposes for which the electronic mail addresses and cellular telephone numbers may be used renewal notices.

Section 58. Subsection (3) of section 328.40, Florida Statutes, is amended to read:

328.40 Administration of vessel registration and titling laws; records.-

(3) All records made or kept by the Department of Highway Safety and Motor Vehicles under this part are subject to inspection and copying as provided in chapter 119 law are public records except for confidential reports.

Section 59. Subsection (1) of section 328.73, Florida Statutes, is amended to read:

328.73 Registration; duties of tax collectors.-

(1) The tax collectors in the counties of the state, as authorized agents of the department, shall issue registration certificates and vessel numbers and decals to applicants, subject to the requirements of law and in accordance with rules of the department. For the purpose of enhancing customer services provided by tax collectors acting on behalf of the department, the department, contingent upon an approved request and memorandum of understanding, shall provide tax collectors, and tax collector-approved agents and vendors with real-time access to data that other third parties receive from the

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department related to registration certificates and vessel numbers and decals, including, but not limited to, the most current address information and electronic mail addresses of applicants. The memorandum of understanding as required under this paragraph may not be more restrictive than any memorandum of understanding between the department and other third-party vendors.

Section 60. Section 328.80, Florida Statutes, is amended to read:

328.80 Transactions by electronic or telephonic means.

- (1) The Department of Highway Safety and Motor Vehicles commission is authorized to accept any application provided for under this part chapter by electronic or telephonic means.
- (2) The department or tax collector may collect electronic mail addresses or cellular telephone numbers and use electronic mail or text messages in lieu of the United States Postal Service for the purpose of providing information related to Department of Highway Safety and Motor Vehicles functions in accordance with chapter 119 and pursuant to the federal Driver Privacy Protection Act of 1994, 18 U.S.C. ss. 2721 et seq. The provision of electronic mail addresses and cellular telephone numbers by the applicant is optional and, before collection pursuant to this subsection, the department or tax collector shall disclose to the applicant the purposes for which the electronic mail addresses and cellular telephone numbers may be used.

1046 ======= T I T L E A M E N D M E N T =======

And the title is amended as follows:



1048 Delete lines 102 - 229 1049 and insert: 1050 certain rules; amending s. 316.003, F.S.; defining the 1051 term "platoon"; conforming a cross-reference; 1052 repealing s. 316.0896, F.S., relating to the assistive 1053 truck platooning technology pilot project; creating s. 1054 316.0897, F.S.; exempting the operator of a nonlead 1055 vehicle in a platoon from provisions relating to 1056 following too closely; authorizing a platoon to be 1057 operated on a roadway in this state after an operator 1058 provides notification to the Department of 1059 Transportation and the Department of Highway Safety 1060 and Motor Vehicles; amending s. 316.1895, F.S.; 1061 authorizing a district school board by simple majority 1062 vote to increase the time a school zone speed limit is 1063 in force under certain circumstances; amending s. 1064 316.303, F.S.; exempting an operator of a certain 1065 platoon vehicle from the prohibition on the active 1066 display of television or video; amending s. 319.40, 1067 F.S.; authorizing the department or a tax collector to 1068 collect electronic mail addresses or cellular 1069 telephone numbers and to use them for certain 1070 purposes; providing that electronic mail addresses and 1071 cellular telephone numbers may be provided at the 1072 option of the applicant; requiring the department or a 1073 tax collector to disclose to the applicant the 1074 purposes for which the electronic mail addresses and 1075 cellular telephone numbers may be used; amending s. 1076 320.01, F.S.; redefining the term "apportionable

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vehicle"; amending s. 320.03, F.S.; authorizing the department, under certain circumstances, to provide tax collectors and certain agents and vendors with certain real-time access to data related to vehicle and mobile home registration certificates, registration license plates, and validation stickers; providing requirements for a certain memorandum of understanding; amending s. 320.06, F.S.; providing for future repeal of requirements for vehicles that have apportioned registrations; providing requirements for certain vehicles that have apportioned registrations upon implementation of a certain operating system; requiring that the fee be deposited into the Highway Safety Operating Trust Fund; authorizing certain license plates to be replaced at no charge; providing tax collectors and their agents the option to purchase validation stickers and paper stock that is used to produce vehicle registrations from vendors under certain circumstances; exempting such purchases from certain competitive bid requirements; requiring the department to reimburse the tax collectors and their agents for such purchases, subject to certain restrictions; requiring the tax collectors and their agents to invoice the department in arrears for the validation stickers and vehicle registrations as they are issued; amending s. 320.0607, F.S.; providing applicability; amending s. 320.131, F.S.; authorizing the department to partner with a county tax collector to conduct a Fleet Vehicle Temporary Tag Pilot Program

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for certain purposes; providing program requirements; providing for future repeal; amending s. 320.27, F.S.; defining the term "control person"; authorizing the department to deny a new or renewal application for, or suspend or revoke, certain dealer licenses under certain circumstances; authorizing the court to bar a person from acting as a motor vehicle dealer under certain circumstances, subject to certain requirements; amending s. 320.8232, F.S.; requiring the Mobile and Manufactured Home Repair and Remodeling Code to be a uniform code; providing specified standards for provisions of the code; requiring all repair and remodeling of mobile and manufactured homes to be done in accordance with department rules; amending s. 320.861, F.S.; authorizing the department to conduct investigations and examinations of persons suspected of violating or of having violated certain laws, rules, or orders relating to motor vehicle licenses; proving additional powers related to such investigations and examinations; requiring a court to take specified actions under certain circumstances; providing for witness fees; authorizing the department to adopt certain rules; amending s. 320.95, F.S.; authorizing the department or a tax collector to collect electronic mail addresses or cellular telephone numbers and to use electronic mail or text messages for certain purposes; providing that electronic mail addresses and cellular telephone numbers may be provided at the option of the

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applicant; requiring the department or a tax collector to disclose to the applicant the purposes for which the electronic mail addresses and cellular telephone numbers may be used; amending s. 321.05, F.S.; authorizing certain patrol officers to investigate traffic crashes; amending s. 321.065, F.S.; authorizing the department to employ certain traffic crash investigation officers; amending s. 321.23, F.S.; revising certain public records photographs to include crashes; amending s. 322.051, F.S.; extending the period after which a renewal application for an identification card is considered the same as an original application; amending s. 322.0602, F.S.; authorizing courts to include a requirement for supervised visitation under the Youthful Drunk Driver Visitation Program at trauma centers that regularly receive victims of vehicle crashes; conforming provisions to changes made by the act; amending s. 322.08, F.S.; authorizing the department or a tax collector to collect electronic mail addresses or cellular telephone numbers and use electronic mail or text messages for certain purposes; providing that electronic mail addresses and cellular telephone numbers may be provided at the option of the applicant; requiring the department or a tax collector to disclose to the applicant the purposes for which the electronic mail addresses and cellular telephone numbers may be used; amending s. 322.091, F.S.; requiring that the department make available, upon

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request, a report that includes specific information for students whose driving privileges have been suspended; amending s. 322.17, F.S.; authorizing stolen identification cards to be replaced at no charge under certain circumstances; amending s. 322.21, F.S.; providing for expedited shipping for the renewal or replacement driver licenses or identification cards under certain circumstances, subject to certain requirements; requiring that the fee be deposited into the Highway Safety Operating Trust Fund; amending s. 322.212, F.S.; prohibiting a person from providing altered or counterfeit documents or participating in dishonest or deceptive actions in any application for a driver license or identification card; providing for the suspension of specified licenses or permits for specified periods under certain circumstances; providing construction; amending s. 322.36, F.S.; providing for suspension of license for loaning a vehicle to a person whose license is suspended if such vehicle is involved in certain crashes; amending s. 322.61, F.S.; adding violations for disqualification from operating a commercial motor vehicle; creating s. 322.71, F.S.; authorizing the department to conduct investigations and examinations of persons suspected of violating or of having violated certain laws, rules, or orders relating to motor vehicle licenses; providing additional powers related to such investigations and examinations; requiring a court to take specified

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actions under certain circumstances; providing for witness fees; authorizing the department to adopt certain rules; amending s. 323.001, F.S.; providing that the requirements for a certain written hold on a motor vehicle apply when an officer has probable cause to believe the vehicle was involved in a certain traffic crash; amending s. 323.002, F.S.; revising the term "wrecker operator system" to include wrecker operators removing vehicles from crash scenes under certain circumstances; requiring that an unauthorized wrecker operator provide a copy of a certain disclosure to the owner or operator of a vehicle in the presence of a law enforcement officer if such officer is at the scene of a motor vehicle crash; revising applicability to include vehicles involved in a crash, rather than an accident; amending s. 324.011, F.S.; requiring that certain operators of motor vehicles involved in a crash or convicted of certain traffic offenses show proof of financial ability to respond for damages in future crashes; amending s. 324.022, F.S.; requiring that a certain owner or operator of a motor vehicle establish and maintain the ability to respond in damages for liability on account of certain crashes; conforming a provision to changes made by the act; amending s. 324.023, F.S.; requiring that a certain owner or operator of a motor vehicle establish and maintain the ability to respond in damages for liability on account of certain crashes; amending s. 324.051, F.S.; authorizing a law

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enforcement officer at a criminal trial to testify as to any statement made to the officer by the person involved in a crash under certain circumstances; providing for certain suspensions of license, registration, and operating privileges after notice of a certain crash; amending s. 324.242, F.S.; requiring that the department release a policy number for a policy covering a vehicle involved in a motor vehicle crash under certain circumstances; conforming provisions to changes made by the act; amending s. 328.30, F.S.; authorizing the department to accept certain applications by electronic or telephonic means; authorizing the department or a tax collector to collect electronic mail addresses or cellular telephone numbers and to use electronic mail or text messages for certain purposes; providing that electronic mail addresses and cellular telephone numbers may be provided at the option of the applicant; requiring the department or a tax collector to disclose to the applicant the purposes for which the electronic mail addresses and cellular telephone numbers may be used; amending s. 328.40, F.S.; providing that certain records made or kept by the department are subject to certain inspection and copying requirements; amending s. 328.73, F.S.; requiring the department, under certain circumstances, to provide tax collectors and certain agents and vendors with certain real-time access to data related to registration certificates and vessel numbers and

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decals; providing requirements for a certain memorandum of understanding; amending s. 328.80, F.S.; authorizing the department to accept certain applications by electronic or telephonic means; authorizing the department or a tax collector to collect electronic mail addresses or cellular telephone numbers and to use electronic mail or text messages for certain purposes; providing that electronic mail addresses and cellular telephone numbers may be provided at the option of an applicant; requiring the department or tax collector to disclose to an applicant the purposes for which the electronic mail addresses and cellular telephone numbers may be used; amending s. 627.7415,