20198er 1 2 An act relating to the Florida Statutes; amending ss. 3 252.90, 252.939, 253.126, 260.0144, 287.0572, 295.187, 4 310.102, 310.142, 310.183, 316.29545, and 316.304, 5 F.S.; and repealing s. 316.611, F.S.; to conform to the directive of the Legislature in section 9 of 6 7 chapter 2012-116, Laws of Florida, codified as section 11.242(5)(j), Florida Statutes, to prepare a reviser's 8 9 bill to omit all statutes and laws, or parts thereof, 10 which grant duplicative, redundant, or unused rulemaking authority; providing an effective date. 11 12 13 Be It Enacted by the Legislature of the State of Florida: 14 15 Section 1. Subsection (1) of section 252.90, Florida 16 Statutes, is amended to read: 252.90 Commission and committee duties.-17 18 (1) The commission shall establish by December 31, 1989, 19 uniform reporting forms for all reporting requirements under 20 this part for use by all committees. 21 Section 2. Paragraph (c) of subsection (1) and subsection (2) of section 252.939, Florida Statutes, are amended to read: 22 252.939 Fees.-23 24 (1)25 (c) The division shall establish a fee schedule by rule for 26 the specified stationary sources, upon the advice and consent of 27 the commission. The annual registration fee must be based on a 28 stationary source's highest program level, as determined under 29 the federal implementing regulations for s. 112(r)(7) and may

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30 not exceed the following:

31 1. Program 1 Stationary Sources \$100. Multiple Program 1 32 stationary sources which are under common ownership and which have the same single chemical process, shall pay a full fee for 33 34 the first stationary source location and a 50 percent fee for subsequent locations with no owner of such multiple stationary 35 36 sources paying more than \$1,000. To be eligible for this 37 multiple stationary source fee provision, one single fee payment 38 must be submitted by the owner of the eligible multiple 39 stationary source locations with a listing of the multiple stationary source locations and the single chemical process. 40

2. Program 2 Stationary Sources \$200. Multiple Program 2 41 42 stationary sources which are under common ownership and which have the same single chemical process, shall pay a full fee for 43 the first three stationary source locations and a 50 percent fee 44 45 for subsequent locations with no owner of such multiple stationary sources paying more than \$2,000. Multiple Program 2 46 47 stationary sources which are under common ownership and which are classified under one of the following Standard Industrial 48 Classification group numbers 01, 02, or 07 shall pay a full fee, 49 50 not to exceed \$100 for the first stationary source location and a 50 percent fee for subsequent locations with no owner of such 51 52 multiple stationary sources paying more than \$800. To be eligible for these multiple stationary source fee provisions, 53 54 one single fee payment must be submitted by the owner of the 55 eligible multiple stationary source locations with a listing of the multiple stationary source locations and the chemical 56 57 process.

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3. Program 3 Stationary Sources \$1,000.

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69 restrictions imposed by this chapter as amended by chapter 67-70 393, Laws of Florida, upon the construction of islands or the 71 extension or addition to existing lands or islands bordering on 72 or being in the navigable waters, as defined in s. 253.12, shall 73 apply to the state, its agencies and all political subdivisions 74 and governmental units. No other general or special act shall 75 operate to grant exceptions to this section unless this section 76 is specifically repealed thereby.

77 (1) Notwithstanding any other provision of this chapter, 78 the Department of Environmental Protection may authorize, by 79 rule, the Department of Transportation to perform any activity covered by this chapter, upon certification by the agency that 80 it will meet all requirements imposed by statute, rule, or 81 82 standard for environmental control and protection as such 83 statute, rule, or standard applies to a governmental program. To 84 this end, the department may accept such certification of 85 compliance for programs of the agency, conduct investigations 86 for compliance, and, if a violation is found to exist, take all 87 necessary enforcement action pertaining thereto, including, but

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88	not limited to, the revocation of certification. The
89	authorization shall be by rule of the department, shall be
90	limited to the maintenance, repair, or replacement of existing
91	structures, and shall be conditioned upon compliance by the
92	agency with specific guidelines or requirements which are set
93	forth in the formal acceptance and deemed necessary by the
94	department to assure future compliance with this chapter and
95	applicable department rules. Failure of the agency to comply
96	with any provision of the written acceptance shall constitute
97	grounds for its revocation by the department.
98	Section 4. Subsection (7) of section 260.0144, Florida
99	Statutes, is amended to read:
100	260.0144 Sponsorship of state greenways and trailsThe
101	department may enter into a concession agreement with a not-for-
102	profit entity or private sector business or entity for
103	commercial sponsorship to be displayed on state greenway and
104	trail facilities or property specified in this section. The
105	department may establish the cost for entering into a concession
106	agreement.
107	(7) The department may adopt rules to administer this
108	section.
109	Section 5. Subsection (2) of section 287.0572, Florida
110	Statutes, is amended to read:
111	287.0572 Present-value methodology
112	(2) The department may adopt rules to administer subsection
113	<del>(1).</del>
114	Section 6. Subsection (9) of section 295.187, Florida
115	Statutes, is amended to read:
116	295.187 Florida Veteran Business Enterprise Opportunity

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117 Act.-(9) RULES.-The Department of Veterans' Affairs and the 118 119 Department of Management Services, as appropriate, may adopt 120 rules as necessary to administer this section. 121 Section 7. Subsection (1) of section 310.102, Florida 122 Statutes, is amended to read: 123 310.102 Treatment programs for impaired pilots and deputy 124 pilots.-125 (1) The department shall, by rule, designate approved 126 treatment programs for impaired pilots and deputy pilots under this section. The department may set adopt rules setting forth 127 128 appropriate criteria for approval of treatment providers. 129 Section 8. Section 310.142, Florida Statutes, is amended to 130 read: 131 310.142 Pilotage at St. Marys Entrance.-The board is 132 authorized to enter into an agreement with the Board of Pilotage 133 Commissioners for the corporate authority of St. Marys, Georgia, 134 for reciprocal pilotage of vessels in the boundary waters and tributaries of St. Marys Entrance. The board shall have the 135 136 authority to promulgate rules to implement the provisions of this section. 137 138 Section 9. Subsection (2) of section 310.183, Florida 139 Statutes, is amended to read: 310.183 Immediate inactivation of license or certificate 140 141 for certain violations; rules.-(2) No later than January 1, 1995, the board shall adopt 142 rules to administer the provisions of this section and shall 143 144 have continuing authority to amend any such rules it has adopted 145 by that deadline. However, if the board fails to adopt such

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146	rules by that deadline, the department shall have exclusive
147	authority to adopt such rules.
148	Section 10. Subsection (5) of section 316.29545, Florida
149	Statutes, is amended to read:
150	316.29545 Window sunscreening exclusions; medical
151	exemption; certain law enforcement vehicles and private
152	investigative service vehicles exempt
153	(5) The department is authorized to promulgate rules for
154	the implementation of this section.
155	Section 11. Subsection (3) of section 316.304, Florida
156	Statutes, is amended to read:
157	316.304 Wearing of headsets
158	(3) The Department of Highway Safety and Motor Vehicles
159	shall promulgate, by administrative rule, standards and
160	specifications for headset equipment the use of which is
161	permitted under this section. The department shall inspect and
162	review all <u>headset equipment</u> such devices submitted to it and
163	shall publish a list by name and type of approved equipment.
164	Section 12. Section 316.611, Florida Statutes, is repealed:
165	316.611 Tandem trailer equipment and useThe Department of
166	Transportation shall adopt rules to regulate tandem trailer
167	truck equipment and use in the interest of safety, public
168	convenience, and preservation of public road facilities. The
169	rules shall apply according to their terms to all jurisdictions
170	of the state except the Florida Turnpike. Such rules shall be
171	enforced by the Department of Transportation, the Department of
172	Highway Safety and Motor Vehicles, and local authorities.
173	Reviser's noteThis act amends or repeals provisions of the
174	Florida Statutes pursuant to the directive of the

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175	Legislature in s. 9, ch. 2012-116, Laws of Florida,
176	codified as s. 11.242(5)(j), Florida Statutes, to prepare a
177	reviser's bill to omit all statutes and laws, or parts
178	thereof, which grant duplicative, redundant, or unused
179	rulemaking authority.
180	Section 13. This act shall take effect on the 60th day
181	after adjournment sine die of the session of the Legislature in

182 which enacted.