I	
1	A bill to be entitled
2	An act relating to the Department of Highway Safety
3	and Motor Vehicles; amending s. 316.302, F.S.;
4	revising regulations applicable to owners and drivers
5	of commercial motor vehicles; revising the length of
6	time within which an officer is authorized to give
7	written notice requiring correction of an unduly
8	hazardous operating condition; amending s. 316.614,
9	F.S.; revising the definition of the term "motor
10	vehicle"; amending s. 316.70, F.S.; providing that
11	owners and drivers of nonpublic sector buses operated
12	on public highways of this state are subject to
13	specified provisions of law; authorizing the
14	Department of Highway Safety and Motor Vehicles to
15	conduct compliance reviews for a specified purpose;
16	revising civil penalties; authorizing certain law
17	enforcement officers and appointed agents to require
18	drivers of nonpublic sector buses to submit to an
19	inspection of the bus and the driver's records;
20	authorizing such officers and agents to require the
21	bus and driver to be removed from service under
22	specified conditions; authorizing such officers and
23	agents to give written notice; conforming provisions
24	to changes made by the act; creating s. 319.1414,
25	F.S.; authorizing the department to conduct
26	investigations and examinations of department-
27	authorized private rebuilt inspection providers;
28	authorizing the department to exercise certain powers
29	when conducting such investigations and examinations;
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30 authorizing the department to petition a court if a 31 person refuses to testify, produce materials, or obey a subpoena or subpoena duces tecum; requiring the 32 court to issue an order; requiring such person to obey 33 34 the subpoena or show cause for failing to obey the 35 subpoena; providing a penalty for a person who fails 36 to comply with the court's order; authorizing the 37 department to designate agents for specified purposes; authorizing the department to adopt rules; amending s. 38 39 319.25, F.S.; authorizing the department to conduct 40 investigations and examinations relating to violations 41 of provisions relating to title certificates; 42 authorizing the department to exercise certain powers when conducting such investigations and examinations; 43 44 authorizing the department to petition a court if a 45 person refuses to testify, produce materials, or obey 46 a subpoena or subpoena duces tecum; requiring the 47 court to issue an order; requiring such person to obey the subpoena or show cause for failing to obey the 48 49 subpoena; providing a penalty for a person who fails to comply with the court's order; authorizing the 50 51 department to designate agents for specified purposes; 52 authorizing the department to adopt rules; amending s. 53 320.861, F.S.; authorizing the department to conduct 54 investigations and examinations relating to violations 55 of certain laws, rules, or orders relating to motor 56 vehicle licenses; revising the powers of the 57 department relating to conducting such investigations 58 and examinations; authorizing the department to

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59 petition a court if a person refuses to testify, 60 produce materials, or obey a subpoena or subpoena 61 duces tecum; authorizing the court to issue certain 62 orders or rulings relating to failure to obey the 63 subpoena; authorizing the department to designate examiners, employees, or attorneys for specified 64 65 purposes; creating s. 322.71, F.S.; authorizing the 66 department to conduct investigations and examinations relating to violations of certain laws, rules, or 67 orders relating to driver licenses; authorizing the 68 69 department to exercise certain powers when conducting 70 such investigations and examinations; authorizing the 71 department to petition a court if a person refuses to 72 testify, produce materials, or obey a subpoena or 73 subpoena duces tecum; requiring the court to issue an 74 order; requiring such person to obey the subpoena or 75 show cause for failing to obey the subpoena; providing 76 a penalty for a person who fails to comply with the 77 court's order; authorizing the department to designate 78 agents for specified purposes; authorizing the 79 department to adopt rules; amending s. 319.225, F.S.; 80 revising applicability; providing that vehicles that 81 meet certain conditions are exempt from odometer 82 disclosure after specified periods of time; amending s. 320.0715, F.S.; requiring motor carriers and 83 vehicle owners whose registrations have been suspended 84 85 to return their license plates to the Department of 86 Highway Safety and Motor Vehicles or surrender their 87 license plates to law enforcement; requiring the

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88	department to deny registration of a motor vehicle
89	trip permit under certain conditions; amending s.
90	322.01, F.S.; defining the term "human trafficking";
91	amending s. 322.05, F.S.; prohibiting the department
92	from issuing a license to any person as a commercial
93	motor vehicle operator under specified conditions;
94	amending s. 322.18, F.S.; providing that commercial
95	driver licenses expire at midnight 8 years after the
96	licensee's birthday; amending s. 322.25, F.S.;
97	requiring clerks of court to promptly report to the
98	department each conviction for human trafficking,
99	regardless of whether adjudication is withheld;
100	amending s. 322.28, F.S.; requiring the court to
101	permanently revoke the commercial driver license of a
102	person under specified conditions; requiring the
103	department to permanently revoke the driver license or
104	driving privilege of the person if the court has not
105	revoked such driver license or driving privilege
106	within a specified timeframe; amending s. 322.61,
107	F.S.; revising provisions for disqualification from
108	operating a commercial motor vehicle; providing a
109	penalty for any person who uses a commercial motor
110	vehicle in the commission of a felony involving human
111	trafficking; amending s. 322.34, F.S.; conforming a
112	cross-reference; providing an effective date.
113	
114	Be It Enacted by the Legislature of the State of Florida:
115	
116	Section 1. Paragraph (b) of subsection (1) and subsection
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(9) of section 316.302, Florida Statutes, are amended to read: 316.302 Commercial motor vehicles; safety regulations; transporters and shippers of hazardous materials; enforcement.-(1)

(b) Except as otherwise provided in this section, all owners and or drivers of commercial motor vehicles that are engaged in intrastate commerce are subject to the rules and regulations contained in 49 C.F.R. parts 382, 383, 385, 386, and 390-397, as such rules and regulations existed on December 31, <u>2020</u> <del>2018</del>.

127 (9) For the purpose of enforcing this section, any law 128 enforcement officer of the Department of Highway Safety and 129 Motor Vehicles or duly appointed agent who holds a current 130 safety inspector certification from the Commercial Vehicle Safety Alliance may require the driver of any commercial vehicle 131 132 operated on the highways of this state to stop and submit to an 133 inspection of the vehicle or the driver's records. If the 134 vehicle or driver is found to be operating in an unsafe 135 condition, or if any required part or equipment is not present 136 or is not in proper repair or adjustment, and the continued 137 operation would present an unduly hazardous operating condition, 138 the officer may require the vehicle or the driver to be removed 139 from service pursuant to the North American Standard Out-of-140 Service Criteria, until corrected. However, if continuous operation would not present an unduly hazardous operating 141 142 condition, the officer may give written notice requiring 143 correction of the condition within 15 14 days.

(a) Any member of the Florida Highway Patrol or any lawenforcement officer employed by a sheriff's office or municipal

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146 police department authorized to enforce the traffic laws of this 147 state pursuant to s. 316.640 who has reason to believe that a 148 vehicle or driver is operating in an unsafe condition may, as 149 provided in subsection (11), enforce the provisions of this 150 section. 151 (b) Any person who fails to comply with an officer's 152 request to submit to an inspection under this subsection commits 153 a violation of s. 843.02 if the person resists the officer 154 without violence or a violation of s. 843.01 if the person 155 resists the officer with violence. 156 Section 2. Paragraph (a) of subsection (3) of section 157 316.614, Florida Statutes, is amended to read: 158 316.614 Safety belt usage.-159 (3) As used in this section: (a) "Motor vehicle" means a motor vehicle as defined in s. 160 161 316.003 which is operated on the roadways, streets, and highways 162 of this state or when stationary at a traffic control device. The term does not include: 163 164 1. A school bus. 165 2. A bus used for the transportation of persons for 166 compensation. 167 3. A farm tractor or implement of husbandry. 168 4. A truck having a gross vehicle weight rating of more 169 than 26,000 pounds. 5. A motorcycle, a moped, a bicycle, or an electric 170 171 bicycle. 172 Section 3. Section 316.70, Florida Statutes, is amended to 173 read: 174 316.70 Nonpublic sector buses; safety rules.-

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175 (1) All owners and drivers of nonpublic sector buses 176 operated on the public highways of this state are subject to the 177 rules and regulations The Department of Transportation shall 178 establish and revise standards to ensure the safe operation of 179 nonpublic sector buses, which standards shall be those contained 180 in 49 C.F.R. parts 382, 385, and 390-397 to ensure and which 181 shall be directed toward ensuring that: 182 (a) Nonpublic sector buses are safely maintained, equipped, 183 and operated. 184 (b) Nonpublic sector buses are carrying the insurance 185 required by law and carrying liability insurance on the checked 186 baggage of passengers not to exceed the standard adopted by the 187 United States Department of Transportation. (c) Florida license tags are purchased for nonpublic sector 188 buses pursuant to s. 320.38. 189 190 (d) The driving records of drivers of nonpublic sector 191 buses are checked by their employers at least once each year to 192 ascertain whether the driver has a suspended or revoked driver 193 license. 194 (2) Department of Highway Safety and Motor Vehicles 195 Transportation personnel may conduct compliance reviews for the 196 purpose of determining compliance with this section. A civil 197 penalty not to exceed \$5,000 in the aggregate may be assessed against any person who violates any provision of this section or 198 199 who violates any rule or order of the department found during a 200 compliance review as provided in s. 316.3025. A of 201 Transportation. A civil penalty not to exceed \$25,000 in the 202 aggregate may be assessed for violations found in a followup 203 compliance review conducted within a 24-month period. A civil

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204 penalty not to exceed \$25,000 in the aggregate may be assessed 205 and the motor carrier may be enjoined from operation pursuant to 206 s. 316.3026 for if violations found during a are found after a 207 second followup compliance review within 12 months after the 208 first followup compliance review. Motor carriers found to be 209 operating without insurance coverage required by s. 627.742 or 210 49 C.F.R. part 387 may be enjoined as provided in s. 316.3026. 211 (3) For the purpose of enforcing this section, any law 212 enforcement officer of the Department of Highway Safety and 213 Motor Vehicles or a duly appointed agent of the department who 214 holds a current safety inspector certification from the 215 Commercial Vehicle Safety Alliance may require the driver of any 216 nonpublic sector bus operated on the highways of this state to 217 stop and submit to an inspection of the vehicle or the driver's records. If the vehicle is being operated or the driver is 218 219 operating the vehicle in an unsafe condition, or if any required 220 part or equipment is not present or is not in proper repair or 221 adjustment, and the continued operation would be unduly 222 hazardous, the officer or agent may require the vehicle or the 223 driver to be removed from service pursuant to the North American 224 Standard Out-of-Service Criteria until all safety concerns are 225 corrected. However, if continuous operation would not be unduly 226 hazardous, the officer or agent may give written notice 227 requiring correction of the condition within 15 days after the 228 inspection. 229 (4) (3) School buses subject to the provisions of chapter 230 1006 or s. 316.615 are exempt from the provisions of this

231 section.

232

Section 4. Section 319.1414, Florida Statutes, is created

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1	
233	to read:
234	319.1414 Investigations; examinations; subpoenas; hearings;
235	witnesses
236	(1) The department may conduct investigations and
237	examinations of department-authorized private rebuilt inspection
238	providers as it deems necessary to determine whether a person is
239	violating or has violated this chapter or a contract entered
240	into pursuant to this chapter or to assist with the enforcement
241	of this chapter.
242	(2) For purposes of any investigation or examination
243	conducted pursuant to this section, the department may exercise
244	the power of subpoena and the powers to administer oaths or
245	affirmations, to examine witnesses, to require affidavits, to
246	take depositions, and to compel the attendance of witnesses and
247	the production of books, papers, documents, records, and other
248	evidence. A designated agent of the department may serve a
249	subpoena relating to an investigation or examination.
250	(3) If a person refuses to testify; produce books, papers,
251	documents, or records; or otherwise obey a subpoena or subpoena
252	duces tecum issued under subsection (2), the department may
253	petition a court of competent jurisdiction in the county where
254	the person's residence or principal place of business is
255	located, upon which the court must issue an order requiring such
256	person to obey the subpoena or show cause for failing to obey
257	the subpoena. Unless the person shows sufficient cause for
258	failing to obey the subpoena, the court shall direct the person
259	to obey the subpoena. Failure to comply with such order is
260	contempt of court.
261	(4) For the purpose of any investigation, examination, or

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262	proceeding initiated by the department under this chapter, the
263	department may designate agents to serve subpoenas and other
264	process and to administer oaths or affirmations.
265	(5) The department may adopt rules to administer this
266	section.
267	Section 5. Section 319.25, Florida Statutes, is amended to
268	read:
269	319.25 Cancellation of certificates; investigations;
270	subpoenas and other process; oaths; rules
271	(1) If it appears that a certificate of title has been
272	improperly issued, the department shall cancel the certificate.
273	Upon cancellation of any certificate of title, the department
274	shall notify the person to whom the certificate of title was
275	issued, as well as any lienholders appearing thereon, of the
276	cancellation and shall demand the surrender of the certificate
277	of title, but the cancellation shall not affect the validity of
278	any lien noted thereon. The holder of the certificate of title
279	shall return it to the department forthwith. If a certificate of
280	registration has been issued to the holder of a certificate of
281	title so canceled, the department shall immediately cancel the
282	certificate of registration and demand the return of such
283	certificate of registration and license plate or mobile home
284	sticker; and the holder of such certificate of registration and
285	license plate or sticker shall return them to the department
286	forthwith.
287	(2) The department is authorized, upon application of any
288	person and payment of the proper fees, to prepare and furnish

lists containing title information in such form as the 290 department may authorize, to search the records of the

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291 department and make reports thereof, and to make photographic 292 copies of the department records and attestations thereof, 293 except as provided in chapter 119. 294 (3) The department may conduct investigations and 295 examinations of any person suspected of violating or of having 296 violated this chapter or any rule adopted or order issued under 297 this chapter. 298 (4) For purposes of any investigation or examination 299 conducted pursuant to this section, the department may exercise 300 the power of subpoena and the powers to administer oaths or 301 affirmations, to examine witnesses, to require affidavits, to 302 take depositions, and to compel the attendance of witnesses and 303 the production of books, papers, documents, records, and other 304 evidence. An authorized representative of the department may 305 serve a subpoena relating to an investigation or examination. 306 (5) If a person refuses to testify; produce books, papers, 307 documents, or records; or otherwise obey the subpoena or 308 subpoena duces tecum issued under subsection (4), the department 309 may petition a court of competent jurisdiction in the county 310 where the person's residence or principal place of business is 311 located, upon which the court must issue an order requiring such 312 person to obey the subpoena or show cause for failing to obey 313 the subpoena. Unless the person shows sufficient cause for failing to obey the subpoena, the court must direct the person 314 315 to obey the subpoena. Failure to comply with such order is 316 contempt of court. 317 (6) For the purpose of any investigation, examination, or 318 proceeding initiated by the department under this chapter, the 319 department may designate agents to serve subpoenas and other

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320	process and to administer oaths or affirmations.
321	(7) The department may adopt rules to administer this
322	section.
323	Section 6. Section 320.861, Florida Statutes, is amended to
324	read:
325	320.861 Investigations; subpoenas and other process; oaths;
326	rules Inspection of records; production of evidence; subpoena
327	power
328	(1) The department may conduct investigations and
329	examinations of any person whom the department reasonably
330	suspects of violating or of having violated this chapter or any
331	rule adopted or order issued under this chapter based on
332	specific facts in a written complaint to the department, the
333	department's observations, or evidence in the department's
334	possession inspect the pertinent books, records, letters, and
335	contracts of any licensee, whether dealer or manufacturer,
336	relating to any written complaint made to it against such
337	<del>licensee</del> .
338	(2) For purposes of any investigation or examination
339	conducted pursuant to this section, the department may $rac{ ext{is}}{ ext{is}}$
340	granted and authorized to exercise the power of subpoena and,
341	after providing a reasonable opportunity for a person or the
342	person's employee or agent to consult with counsel, exercise the
343	powers to administer oaths or affirmations, to examine
344	witnesses, to require affidavits, to take depositions, and to
345	compel the attendance of witnesses and the production of
346	pertinent books, papers, documents, records, and other evidence
347	relevant to the investigation or examination. A designated agent
348	of the department may serve a subpoena relating to an

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349 <u>investigation or examination</u> for the attendance of witnesses and 350 the production of any documentary evidence necessary to the 351 disposition by it of any written complaint against any licensee, 352 whether dealer or manufacturer.

353 (3) If a person refuses to testify; to produce pertinent 354 books, papers, documents, or records; or to otherwise obey the 355 subpoena or subpoena duces tecum issued under subsection (2), 356 the department may petition a court of competent jurisdiction in 357 the county where the person's residence or principal place of 358 business is located, upon which the court may issue an order 359 requiring such person to obey the subpoena or show cause for 360 failing to obey the subpoena. If the court determines that the 361 person has not shown sufficient cause for failing to obey the 362 subpoena, the court may direct the person to obey the subpoena. 363 The court may rule that failure to comply with such order 364 constitutes contempt of court.

365 <u>(4) For the purpose of any investigation, examination, or</u> 366 proceeding initiated by the department under this chapter, the 367 department may designate examiners or investigatory employees of 368 the department or attorneys representing the department to serve 369 subpoenas and other process and to administer oaths or 370 affirmations. The department shall exercise this power on its 371 own initiative in accordance with ss. 320.615 and 320.71.

372 Section 7. Section 322.71, Florida Statutes, is created to 373 read:

374 <u>322.71 Investigations; subpoenas and other process; oaths;</u> 375 rules.-

376 (1) The department may conduct investigations and
 377 examinations of any person suspected of violating or of having

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378 violated any provision of this chapter or any rule adopted or 379 order issued under this chapter. 380 (2) For purposes of any investigation or examination 381 conducted pursuant to this section, the department may exercise 382 the power of subpoena and the powers to administer oaths or 383 affirmations, to examine witnesses, to require affidavits, to 384 take depositions, and to compel the attendance of witnesses and the production of books, papers, documents, records, and other 385 386 evidence. Such subpoenas may be served by an authorized 387 representative of the department. 388 (3) If a person refuses to testify; to produce books, 389 papers, documents, or records; or to otherwise obey the subpoena 390 or subpoena duces tecum issued under subsection (2), the 391 department may petition a court of competent jurisdiction in the 392 county where the person's residence or principal place of 393 business is located, upon which the court must issue an order 394 requiring such person to obey the subpoena or show cause for 395 failing to obey the subpoena. Unless the person shows sufficient 396 cause for failing to obey the subpoena, the court must direct 397 the person to obey the subpoena. Failure to comply with such 398 order constitutes contempt of court. 399 (4) For the purpose of any investigation, examination, or 400 proceeding initiated by the department under this chapter, the 401 department may designate agents to serve subpoenas and other 402 process and to administer oaths or affirmations.

403 (5) The department may adopt rules to administer this 404 section.

405 Section 8. Subsection (4) of section 319.225, Florida 406 Statutes, is amended to read:

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407 319.225 Transfer and reassignment forms; odometer
408 disclosure statements.-

409 (4) Upon transfer or reassignment of a certificate of title 410 to a used motor vehicle, the transferor shall complete the 411 odometer disclosure statement provided for by this section and 412 the transferee shall acknowledge the disclosure by signing and 413 printing his or her name in the spaces provided. This subsection 414 does not apply to a vehicle that has a gross vehicle rating of 415 more than 16,000 pounds, a vehicle that is not self-propelled, 416 or a vehicle that is exempt from odometer disclosure. A vehicle 417 with a model year of 2011 or newer is exempt from odometer 418 disclosure after 20 years, and a vehicle with a model year of 2010 or older is exempt from odometer disclosure after 10 years 419 420 old or older. A lessor who transfers title to his or her vehicle 421 without obtaining possession of the vehicle shall make odometer 422 disclosure as provided by 49 C.F.R. s. 580.7. Any person who 423 fails to complete or acknowledge a disclosure statement as 424 required by this subsection is guilty of a misdemeanor of the 425 second degree, punishable as provided in s. 775.082 or s. 426 775.083. The department may not issue a certificate of title 427 unless this subsection has been complied with.

428 Section 9. Subsections (6) and (7) are added to section 429 320.0715, Florida Statutes, to read:

430 320.0715 International Registration Plan; motor carrier
431 services; permits; retention of records.-

432 (6) A motor carrier or vehicle owner whose registration has
 433 been suspended shall return his or her license plate to the
 434 department or surrender his or her license plates to law
 435 enforcement.

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436	(7) The department shall deny registration if:
437	(a) The applicant fails to disclose material information
438	required on the application;
439	(b) The applicant has applied in an attempt to hide the
440	disclosure of the real party in interest who has been issued a
441	federal out-of-service order; or
442	(c) The applicant's business is operated, managed, or
443	otherwise controlled by or affiliated with a person who is
444	ineligible for registration, including the applicant entity, a
445	relative, a family member, a corporate officer, or a
446	shareholder.
447	Section 10. Present subsections (25) through (47) of
448	section 322.01, Florida Statutes, are redesignated as
449	subsections (26) through (48), respectively, and a new
450	subsection (25) is added to that section, to read:
451	322.01 DefinitionsAs used in this chapter:
452	(25) "Human trafficking" has the same meaning as provided
453	<u>in s. 787.06(2)(d).</u>
454	Section 11. Subsection (12) is added to section 322.05,
455	Florida Statutes, to read:
456	322.05 Persons not to be licensedThe department may not
457	issue a license:
458	(12) To any person, as a commercial motor vehicle operator,
459	who has been convicted of, or has entered a plea of guilty or
460	nolo contendere to, regardless of whether adjudication was
461	withheld, any felony involving human trafficking under state or
462	federal law involving the use of a commercial motor vehicle.
463	Section 12. Paragraph (f) is added to subsection (2) of
464	section 322.18, Florida Statutes, to read:

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322.18 Original applications, licenses, and renewals;
expiration of licenses; delinquent licenses
(2) Each applicant who is entitled to the issuance of a
driver license, as provided in this section, shall be issued a
driver license, as follows:
(f) Notwithstanding any other provision of this chapter, an
applicant applying for an original issuance of a commercial
driver license as defined in s. 322.01(7) shall be issued a
driver license that expires at midnight 8 years after the
licensee's last birthday.
Section 13. Subsection (7) is added to section 322.25,
Florida Statutes, to read:
322.25 When court to forward license to department and
report convictions
(7) Each clerk of court shall promptly report to the
department each conviction, regardless of whether adjudication
was withheld, for human trafficking which involves the use of a
commercial motor vehicle.
Section 14. Subsection (8) is added to section 322.28,
Florida Statutes, to read:
322.28 Period of suspension or revocation
(8) The court shall permanently revoke the commercial
driver license of a person who is convicted of, or has entered a
plea of guilty or nolo contendere to, regardless of whether
adjudication is withheld, any felony involving human trafficking
under state or federal law which involves the use of a
commercial motor vehicle. If the court has not permanently
revoked such driver license or driving privilege within 30 days
after imposing a sentence, the department must permanently

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494 revoke the driver license or driving privilege pursuant to this 495 section.

496 Section 15. Section 322.61, Florida Statutes, is amended to 497 read:

498 322.61 Disqualification from operating a commercial motor 499 vehicle.-

500 (1) A person who, for offenses occurring within a 3-year 501 period, is convicted of two of the following serious traffic 502 violations or any combination thereof, arising in separate incidents committed in a commercial motor vehicle shall, in 503 504 addition to any other applicable penalties, be disqualified from 505 operating a commercial motor vehicle for a period of 60 days. A 506 holder of a commercial driver license or commercial learner's 507 permit who, for offenses occurring within a 3-year period, is convicted of two of the following serious traffic violations, or 508 509 any combination thereof, arising in separate incidents committed 510 in a noncommercial motor vehicle shall, in addition to any other 511 applicable penalties, be disqualified from operating a 512 commercial motor vehicle for a period of 60 days if such 513 convictions result in the suspension, revocation, or 514 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;

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(b) Reckless driving, as defined in s. 316.192;

519 (c) Unlawful speed of 15 miles per hour or more above the 520 posted speed limit;

(d) Improper lane change, as defined in s. 316.085;

(e) Following too closely, as defined in s. 316.0895;

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5	2	3
5	2	4

3 (f) Driving a commercial vehicle without obtaining a 4 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

528 (h) Driving a commercial vehicle without a commercial 529 driver license or commercial learner's permit in possession, as 530 required by s. 322.03;.

531 532 (i) Texting while driving; or

(j) Using a handheld mobile telephone while driving.

533 (2) (a) Any person who, for offenses occurring within a 3-534 year period, is convicted of three serious traffic violations 535 specified in subsection (1) or any combination thereof, arising in separate incidents committed in a commercial motor vehicle 536 537 shall, in addition to any other applicable penalties, including 538 but not limited to the penalty provided in subsection (1), be 539 disqualified from operating a commercial motor vehicle for a 540 period of 120 days.

541 (b) A holder of a commercial driver license or commercial 542 learner's permit who, for offenses occurring within a 3-year 543 period, is convicted of three serious traffic violations 544 specified in subsection (1) or any combination thereof arising 545 in separate incidents committed in a noncommercial motor vehicle 546 shall, in addition to any other applicable penalties, including, 547 but not limited to, the penalty provided in subsection (1), be 548 disqualified from operating a commercial motor vehicle for a 549 period of 120 days if such convictions result in the suspension, 550 revocation, or cancellation of the licenseholder's driving 551 privilege.

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percent or higher;

driven by such person;

commercial motor vehicle.

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580

(4) Any person who is transporting hazardous materials as

7. Causing a fatality through the negligent operation of a

(3) (a) Except as provided in subsection (4), any person who

is convicted of one of the offenses listed in paragraph (b)

commercial motor vehicle for a period of 1 year.

commercial motor vehicle for a period of 1 year:

influence of alcohol or a controlled substance;

while operating a commercial motor vehicle shall, in addition to

any other applicable penalties, be disqualified from operating a

commercial driver license or commercial learner's permit who is

convicted of one of the offenses listed in this paragraph while

any other applicable penalties, be disqualified from operating a

1. Driving a motor vehicle while he or she is under the

2. Driving a commercial motor vehicle while the alcohol

3. Leaving the scene of a crash involving a motor vehicle

4. Using a motor vehicle in the commission of a felony;

5. Refusing to submit to a test to determine his or her

prior violations committed operating a commercial motor vehicle,

his or her commercial driver license or commercial learner's

permit is revoked, suspended, or canceled, or he or she is

disqualified from operating a commercial motor vehicle; or

6. Driving a commercial motor vehicle when, as a result of

concentration of his or her blood, breath, or urine is .04

alcohol concentration while driving a motor vehicle;

operating a noncommercial motor vehicle shall, in addition to

(b) Except as provided in subsection (4), any holder of a

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defined in s. 322.01(24) shall, upon conviction of an offense specified in subsection (3), be disqualified from operating a commercial motor vehicle for a period of 3 years. The penalty provided in this subsection shall be in addition to any other applicable penalty.

586 (5) A person who is convicted of two violations specified 587 in subsection (3) which were committed while operating a 588 commercial motor vehicle, or any combination thereof, arising in 589 separate incidents shall be permanently disqualified from 590 operating a commercial motor vehicle. A holder of a commercial 591 driver license or commercial learner's permit who is convicted 592 of two violations specified in subsection (3) which were 593 committed while operating any motor vehicle arising in separate 594 incidents shall be permanently disgualified from operating a 595 commercial motor vehicle. The penalty provided in this 596 subsection is in addition to any other applicable penalty.

597 (6) Notwithstanding subsections (3), (4), and (5), any 598 person who uses a commercial motor vehicle in the commission of 599 any felony involving the manufacture, distribution, or 600 dispensing of a controlled substance, including possession with 601 intent to manufacture, distribute, or dispense a controlled 602 substance, shall, upon conviction of such felony, be permanently 603 disqualified from operating a commercial motor vehicle. Notwithstanding subsections (3), (4), and (5), any holder of a 604 605 commercial driver license or commercial learner's permit who 606 uses a noncommercial motor vehicle in the commission of any 607 felony involving the manufacture, distribution, or dispensing of 608 a controlled substance, including possession with intent to manufacture, distribute, or dispense a controlled substance, 609

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610 shall, upon conviction of such felony, be permanently 611 disqualified from operating a commercial motor vehicle. The 612 penalty provided in this subsection is in addition to any other 613 applicable penalty.

614 (7) Any person who uses a commercial motor vehicle in the 615 commission of any felony involving human trafficking under state 616 or federal law shall, upon conviction of, or plea of guilty or 617 nolo contendere to, regardless of whether adjudication is 618 withheld, such felony, be permanently disqualified from 619 operating a commercial motor vehicle. The penalty provided in 620 this subsection is in addition to any other applicable penalty.

621 <u>(8)(7)</u> A person whose privilege to operate a commercial 622 motor vehicle is disqualified under this section may, if 623 otherwise qualified, be issued a Class E driver license, 624 pursuant to s. 322.251.

625 <u>(9)(8)</u> A driver who is convicted of or otherwise found to 626 have committed a violation of an out-of-service order while 627 driving a commercial motor vehicle is disqualified as follows:

(a) At least 180 days but not more than 1 year if the
driver is convicted of or otherwise found to have committed a
first violation of an out-of-service order.

(b) At least 2 years but not more than 5 years if, for
offenses occurring during any 10-year period, the driver is
convicted of or otherwise found to have committed two violations
of out-of-service orders in separate incidents.

(c) At least 3 years but not more than 5 years if, for
offenses occurring during any 10-year period, the driver is
convicted of or otherwise found to have committed three or more
violations of out-of-service orders in separate incidents.

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639 (d) At least 180 days but not more than 2 years if the 640 driver is convicted of or otherwise found to have committed a 641 first violation of an out-of-service order while transporting 642 hazardous materials required to be placarded under the Hazardous 643 Materials Transportation Act, 49 U.S.C. ss. 5101 et seq., or 644 while operating motor vehicles designed to transport more than 645 15 passengers, including the driver. A driver is disqualified for a period of at least 3 years but not more than 5 years if, 646 647 for offenses occurring during any 10-year period, the driver is convicted of or otherwise found to have committed any subsequent 648 649 violations of out-of-service orders, in separate incidents, 650 while transporting hazardous materials required to be placarded 651 under the Hazardous Materials Transportation Act, 49 U.S.C. ss. 652 5101 et seq., or while operating motor vehicles designed to 653 transport more than 15 passengers, including the driver.

654 <u>(10) (9)</u> A driver who is convicted of or otherwise found to 655 have committed an offense of operating a commercial motor 656 vehicle in violation of federal, state, or local law or 657 regulation pertaining to one of the following six offenses at a 658 railroad-highway grade crossing must be disqualified for the 659 period of time specified in subsection <u>(11)</u> <del>(10)</del>:

(a) For drivers who are not always required to stop,
failing to slow down and check that the tracks are clear of
approaching trains.

(b) For drivers who are not always required to stop,
failing to stop before reaching the crossing if the tracks are
not clear.

666 (c) For drivers who are always required to stop, failing to667 stop before driving onto the crossing.

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668

(d) For all drivers, failing to have sufficient space to 669 drive completely through the crossing without stopping.

670 (e) For all drivers, failing to obey a traffic control 671 device or all directions of an enforcement official at the 672 crossing.

673 (f) For all drivers, failing to negotiate a crossing 674 because of insufficient undercarriage clearance.

675 (11) (a) (10) (a) A driver must be disqualified for at least 676 60 days if the driver is convicted of or otherwise found to have 677 committed a first violation of a railroad-highway grade crossing 678 violation.

679 (b) A driver must be disqualified for at least 120 days if, 680 for offenses occurring during any 3-year period, the driver is convicted of or otherwise found to have committed a second 681 682 railroad-highway grade crossing violation in separate incidents.

683 (c) A driver must be disqualified for at least 1 year if, 684 for offenses occurring during any 3-year period, the driver is convicted of or otherwise found to have committed a third or 685 686 subsequent railroad-highway grade crossing violation in separate 687 incidents.

688 Section 16. Subsection (2) of section 322.34, Florida 689 Statutes, is amended to read:

690 322.34 Driving while license suspended, revoked, canceled, 691 or disqualified.-

692 (2) Any person whose driver license or driving privilege 693 has been canceled, suspended, or revoked as provided by law, or 694 who does not have a driver license or driving privilege but is 695 under suspension or revocation equivalent status as defined in 696 s. 322.01(42) s. 322.01(41), except persons defined in s.

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697	322.264, who, knowing of such cancellation, suspension,
698	revocation, or suspension or revocation equivalent status,
699	drives any motor vehicle upon the highways of this state while
700	such license or privilege is canceled, suspended, or revoked, or
701	while under suspension or revocation equivalent status, commits:
702	(a) A misdemeanor of the second degree, punishable as
703	provided in s. 775.082 or s. 775.083.
704	(b)1. A misdemeanor of the first degree, punishable as
705	provided in s. 775.082 or s. 775.083, upon a second or
706	subsequent conviction, except as provided in paragraph (c).
707	2. A person convicted of a third or subsequent conviction,
708	except as provided in paragraph (c), must serve a minimum of 10
709	days in jail.
710	(c) A felony of the third degree, punishable as provided in
711	s. 775.082, s. 775.083, or s. 775.084, upon a third or
712	subsequent conviction if the current violation of this section
713	or the most recent prior violation of the section is related to
714	driving while license canceled, suspended, revoked, or
715	suspension or revocation equivalent status resulting from a
716	violation of:
717	1. Driving under the influence;
718	2. Refusal to submit to a urine, breath-alcohol, or blood
719	alcohol test;
720	3. A traffic offense causing death or serious bodily
721	injury; or
722	4. Fleeing or eluding.
723	
724	The element of knowledge is satisfied if the person has been
725	previously cited as provided in subsection (1); or the person

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726	admits to knowledge of the cancellation, suspension, or
727	revocation, or suspension or revocation equivalent status; or
728	the person received notice as provided in subsection (4). There
729	shall be a rebuttable presumption that the knowledge requirement
730	is satisfied if a judgment or order as provided in subsection
731	(4) appears in the department's records for any case except for
732	one involving a suspension by the department for failure to pay
733	a traffic fine or for a financial responsibility violation.
734	Section 17. This act shall take effect July 1, 2021.

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