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LEGISLATIVE ACTION

Senate

Floor: 1/AD/RM 04/30/2021 10:00 AM Floor: C 04/30/2021 02:11 PM

House

Senator Burgess moved the following:

Senate Amendment to House Amendment (958927) (with title amendment) Delete lines 1922 - 2910

and insert:

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death benefit coverage under s. 627.72761, bodily injury

7 liability coverage, property damage liability coverage a policy

8 of motor vehicle liability, personal injury protection, medical

9 payments coverage payment, or collision coverage in a motor

10 vehicle liability insurance policy insurance or any combination

11 thereof or refusing to renew the policy solely because the

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12 insured was involved in a motor vehicle accident unless the 13 insurer's file contains information from which the insurer in 14 good faith determines that the insured was substantially at 15 fault in the accident.

16 b. An insurer which imposes and collects such a surcharge or which refuses to renew such policy shall, in conjunction with 17 18 the notice of premium due or notice of nonrenewal, notify the named insured that he or she is entitled to reimbursement of 19 20 such amount or renewal of the policy under the conditions listed 21 below and will subsequently reimburse him or her or renew the 22 policy, if the named insured demonstrates that the operator 23 involved in the accident was:

(I) Lawfully parked;

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(II) Reimbursed by, or on behalf of, a person responsible for the accident or has a judgment against such person;

(III) Struck in the rear by another vehicle headed in the same direction and was not convicted of a moving traffic violation in connection with the accident;

(IV) Hit by a "hit-and-run" driver, if the accident was reported to the proper authorities within 24 hours after discovering the accident;

33 (V) Not convicted of a moving traffic violation in 34 connection with the accident, but the operator of the other 35 automobile involved in such accident was convicted of a moving 36 traffic violation;

37 (VI) Finally adjudicated not to be liable by a court of 38 competent jurisdiction;

39 (VII) In receipt of a traffic citation which was dismissed 40 or nolle prossed; or

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41 (VIII) Not at fault as evidenced by a written statement 42 from the insured establishing facts demonstrating lack of fault 43 which are not rebutted by information in the insurer's file from which the insurer in good faith determines that the insured was 44 45 substantially at fault. 46 c. In addition to the other provisions of this 47 subparagraph, an insurer may not fail to renew a policy if the insured has had only one accident in which he or she was at 48 49 fault within the current 3-year period. However, an insurer may 50 nonrenew a policy for reasons other than accidents in accordance 51 with s. 627.728. This subparagraph does not prohibit nonrenewal 52 of a policy under which the insured has had three or more 53 accidents, regardless of fault, during the most recent 3-year 54 period. 55 4. Imposing or requesting an additional premium for, or 56 refusing to renew, a policy for motor vehicle insurance solely 57 because the insured committed a noncriminal traffic infraction as described in s. 318.14 unless the infraction is: 58 59 a. A second infraction committed within an 18-month period, 60 or a third or subsequent infraction committed within a 36-month

61 period.
62 b. A violation of s. 316.183, when such violation is a
63 result of exceeding the lawful speed limit by more than 15 miles

result of exceeding the lawful speed limit by more than 15 miles per hour.

5. Upon the request of the insured, the insurer and
licensed agent shall supply to the insured the complete proof of
fault or other criteria which justifies the additional charge or
cancellation.

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6. No insurer shall impose or request an additional premium

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70 for motor vehicle insurance, cancel or refuse to issue a policy, 71 or refuse to renew a policy because the insured or the applicant 72 is a handicapped or physically disabled person, so long as such 73 handicap or physical disability does not substantially impair 74 such person's mechanically assisted driving ability.

75 7. No insurer may cancel or otherwise terminate any insurance contract or coverage, or require execution of a 76 consent to rate endorsement, during the stated policy term for 78 the purpose of offering to issue, or issuing, a similar or 79 identical contract or coverage to the same insured with the same 80 exposure at a higher premium rate or continuing an existing 81 contract or coverage with the same exposure at an increased premium.

8. No insurer may issue a nonrenewal notice on any 83 84 insurance contract or coverage, or require execution of a consent to rate endorsement, for the purpose of offering to 85 issue, or issuing, a similar or identical contract or coverage 86 87 to the same insured at a higher premium rate or continuing an 88 existing contract or coverage at an increased premium without 89 meeting any applicable notice requirements.

90 9. No insurer shall, with respect to premiums charged for motor vehicle insurance, unfairly discriminate solely on the 91 92 basis of age, sex, marital status, or scholastic achievement.

93 10. Imposing or requesting an additional premium for motor 94 vehicle comprehensive or uninsured motorist coverage solely 95 because the insured was involved in a motor vehicle accident or 96 was convicted of a moving traffic violation.

11. No insurer shall cancel or issue a nonrenewal notice on any insurance policy or contract without complying with any

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99 applicable cancellation or nonrenewal provision required under the Florida Insurance Code. 100

12. No insurer shall impose or request an additional premium, cancel a policy, or issue a nonrenewal notice on any 103 insurance policy or contract because of any traffic infraction when adjudication has been withheld and no points have been assessed pursuant to s. 318.14(9) and (10). However, this subparagraph does not apply to traffic infractions involving 107 accidents in which the insurer has incurred a loss due to the fault of the insured.

Section 36. Paragraph (a) of subsection (1) of section 626.989, Florida Statutes, is amended to read:

626.989 Investigation by department or Division of Investigative and Forensic Services; compliance; immunity; confidential information; reports to division; division investigator's power of arrest.-

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(1) For the purposes of this section:

(a) A person commits a "fraudulent insurance act" if the 117 person:

118 1. Knowingly and with intent to defraud presents, causes to 119 be presented, or prepares with knowledge or belief that it will be presented, to or by an insurer, self-insurer, self-insurance 120 121 fund, servicing corporation, purported insurer, broker, or any 122 agent thereof, any written statement as part of, or in support 123 of, an application for the issuance of, or the rating of, any 124 insurance policy, or a claim for payment or other benefit 125 pursuant to any insurance policy, which the person knows to 126 contain materially false information concerning any fact 127 material thereto or if the person conceals, for the purpose of

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128 misleading another, information concerning any fact material 129 thereto.

2. Knowingly submits:

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131 a. A false, misleading, or fraudulent application or other 132 document when applying for licensure as a health care clinic, 133 seeking an exemption from licensure as a health care clinic, or 134 demonstrating compliance with part X of chapter 400 with an 135 intent to use the license, exemption from licensure, or 136 demonstration of compliance to provide services or seek 137 reimbursement under a motor vehicle liability insurance policy's 138 medical payments coverage the Florida Motor Vehicle No-Fault 139 Law.

b. A claim for payment or other benefit under medical payments coverage, pursuant to a personal injury protection insurance policy under the Florida Motor Vehicle No-Fault Law if the person knows that the payee knowingly submitted a false, misleading, or fraudulent application or other document when applying for licensure as a health care clinic, seeking an exemption from licensure as a health care clinic, or demonstrating compliance with part X of chapter 400.

Section 37. Subsection (1) of section 627.06501, Florida Statutes, is amended to read: 149

627.06501 Insurance discounts for certain persons 151 completing driver improvement course.-

152 (1) Any rate, rating schedule, or rating manual for the 153 liability, medical payments, death benefit personal injury 154 protection, and collision coverages of a motor vehicle insurance 155 policy filed with the office may provide for an appropriate 156 reduction in premium charges as to such coverages if when the

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157 principal operator on the covered vehicle has successfully completed a driver improvement course approved and certified by 158 159 the Department of Highway Safety and Motor Vehicles which is 160 effective in reducing crash or violation rates, or both, as 161 determined pursuant to s. 318.1451(5). Any discount, not to 162 exceed 10 percent, used by an insurer is presumed to be 163 appropriate unless credible data demonstrates otherwise. 164 Section 38. Subsection (15) is added to section 627.0651, 165 Florida Statutes, to read: 166 627.0651 Making and use of rates for motor vehicle 167 insurance.-168 (15) Rate filings for motor vehicle liability policies that 169 implement the financial responsibility requirements of s. 170 324.022 in effect January 1, 2022, except for commercial motor 171 vehicle insurance policies exempt under paragraph (14) (a), must reflect such financial responsibility requirements and may be 172 173 approved only through the file and use process under paragraph 174 (1)(a). 175 Section 39. Subsection (1) of section 627.0652, Florida 176 Statutes, is amended to read: 177 627.0652 Insurance discounts for certain persons completing 178 safety course.-179 (1) Any rates, rating schedules, or rating manuals for the 180

180 liability, <u>medical payments</u>, <u>death benefit</u> <u>personal injury</u> 181 <u>protection</u>, and collision coverages of a motor vehicle insurance 182 policy filed with the office <u>must shall</u> provide for an 183 appropriate reduction in premium charges as to such coverages <u>if</u> 184 when the principal operator on the covered vehicle is an insured 185 55 years of age or older who has successfully completed a motor

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186 vehicle accident prevention course approved by the Department of 187 Highway Safety and Motor Vehicles. Any discount used by an 188 insurer is presumed to be appropriate unless credible data 189 demonstrates otherwise.

Section 40. Subsections (1), (3), and (6) of section 627.0653, Florida Statutes, are amended to read:

627.0653 Insurance discounts for specified motor vehicle equipment.-

(1) Any rates, rating schedules, or rating manuals for the liability, <u>medical payments</u>, death benefit personal injury protection, and collision coverages of a motor vehicle insurance policy filed with the office <u>must</u> shall provide a premium discount if the insured vehicle is equipped with factoryinstalled, four-wheel antilock brakes.

(3) Any rates, rating schedules, or rating manuals for personal injury protection coverage and medical payments coverage, if offered, of a motor vehicle insurance policy filed with the office <u>must shall</u> provide a premium discount if the insured vehicle is equipped with one or more air bags <u>that</u> which are factory installed.

206 (6) The Office of Insurance Regulation may approve a 207 premium discount to any rates, rating schedules, or rating manuals for the liability, medical payments, death benefit 208 209 personal injury protection, and collision coverages of a motor 210 vehicle insurance policy filed with the office if the insured 211 vehicle is equipped with an automated driving system or 212 electronic vehicle collision avoidance technology that is 213 factory installed or a retrofitted system and that complies with 214 National Highway Traffic Safety Administration standards.

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Section 41. Section 627.4132, Florida Statutes, is amended

216 to read: 217 627.4132 Stacking of coverages prohibited.-If an insured or 218 named insured is protected by any type of motor vehicle 219 insurance policy for bodily injury and property damage 220 liability, personal injury protection, or other coverage, the 221 policy must shall provide that the insured or named insured is 222 protected only to the extent of the coverage she or he has on 223 the vehicle involved in the accident. However, if none of the 224 insured's or named insured's vehicles are is involved in the 225 accident, coverage is available only to the extent of coverage 226 on any one of the vehicles with applicable coverage. Coverage on 227 any other vehicles may shall not be added to or stacked upon 228 that coverage. This section does not apply: 229 (1) Apply to uninsured motorist coverage that which is 230 separately governed by s. 627.727. 231 (2) To Reduce the coverage available by reason of insurance 232 policies insuring different named insureds. 233 Section 42. Subsection (1) of section 627.4137, Florida 2.34 Statutes, is amended to read: 235 627.4137 Disclosure of certain information required.-236 (1) Each insurer which does or may provide liability 237 insurance coverage to pay all or a portion of any claim which 238 might be made shall provide, within 30 days of the written 239 request of the claimant or the claimant's attorney, a statement, 240 under oath, of a corporate officer or the insurer's claims 241 manager or superintendent setting forth the following 242 information with regard to each known policy of insurance,

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including excess or umbrella insurance:

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244	(a) The name of the insurer.
245	(b) The name of each insured.
246	(c) The limits of the liability coverage.
247	(d) A statement of any policy or coverage defense which
248	such insurer reasonably believes is available to such insurer at
249	the time of filing such statement.
250	(e) A copy of the policy.
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252	In addition, the insured, or her or his insurance agent, upon
253	written request of the claimant or the claimant's attorney,
254	shall disclose the name and coverage of each known insurer to
255	the claimant and shall forward such request for information as
256	required by this subsection to all affected insurers. The
257	insurer shall then supply the information required in this
258	subsection to the claimant within 30 days of receipt of such
259	request. If an insurer fails to timely comply with this section,
260	the claimant may file an action in a court of competent
261	jurisdiction to enforce this section. If the court determines
262	that the insurer violated this section, the claimant is entitled
263	to an award of reasonable attorney fees and costs to be paid by
264	the insurer.
265	Section 43. Section 627.7263, Florida Statutes, is amended
266	to read:
267	627.7263 Rental and leasing driver's insurance to be
268	primary; exception
269	(1) The valid and collectible liability insurance, death
270	benefit coverage, and medical payments coverage or personal
271	injury protection insurance providing coverage for the lessor of
272	a motor vehicle for rent or lease is primary unless otherwise
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273	stated in at least 10-point type on the face of the rental or
274	lease agreement. Such insurance is primary for the limits of
275	liability and personal injury protection coverage as required by
276	s. 324.021(7), the death benefit coverage limit specified under
277	s. 627.72761, and the medical payments coverage limit specified
278	under s. 627.7265 ss. 324.021(7) and 627.736.
279	(2) If the lessee's coverage is to be primary, the rental
280	or lease agreement must contain the following language, in at
281	least 10-point type:
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283	"The valid and collectible liability insurance, death
284	benefit coverage, and medical payments coverage
285	personal injury protection insurance of an any
286	authorized rental or leasing driver is primary for the
287	limits of liability and personal injury protection
288	coverage required under section 324.021(7), Florida
289	Statutes, the limit of the death benefit coverage
290	required under section 627.72761, Florida Statutes,
291	and the medical payments coverage limit specified
292	under section 627.7265 by ss. 324.021(7) and 627.736,
293	Florida Statutes."
294	Section 44. Section 627.7265, Florida Statutes, is created
295	to read:
296	627.7265 Motor vehicle insurance; medical payments
297	coverage
298	(1) Medical payments coverage must protect the named
299	insured, resident relatives, persons operating the insured motor
300	vehicle, passengers in the insured motor vehicle, and persons
301	who are struck by the insured motor vehicle and suffer bodily

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302	injury while not an occupant of a self-propelled motor vehicle
303	at a limit of at least \$5,000 for medical expenses incurred due
304	to bodily injury, sickness, or disease arising out of the
305	ownership, maintenance, or use of a motor vehicle. The coverage
306	must provide an additional death benefit of at least \$5,000.
307	(a) Before issuing a motor vehicle liability insurance
308	policy that is furnished as proof of financial responsibility
309	under s. 324.031, the insurer must offer medical payments
310	coverage at limits of \$5,000 and \$10,000. The insurer may also
311	offer medical payments coverage at any limit greater than
312	\$5,000.
313	(b) The insurer must offer medical payments coverage with
314	no deductible. The insurer may also offer medical payments
315	coverage with a deductible not to exceed \$500.
316	(c) Each motor vehicle liability insurance policy furnished
317	as proof of financial responsibility under s. 324.031 is deemed
318	to have:
319	1. Medical payments coverage to a limit of \$10,000, unless
320	the insurer obtains a named insured's written refusal of medical
321	payments coverage or written selection of medical payments
322	coverage at a limit other than \$10,000. The rejection or
323	selection of coverage at a limit other than \$10,000 must be made
324	on a form approved by the office.
325	2. No medical payments coverage deductible, unless the
326	insurer obtains a named insured's written selection of a
327	deductible up to \$500. The selection of a deductible must be
328	made on a form approved by the office.
329	(d)1. The forms referenced in subparagraphs (c)1. and 2.
330	must fully advise the applicant of the nature of the coverage

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331 being rejected or the policy limit or deductible being selected.
332 If the form is signed by a named insured, it is conclusively
333 presumed that there was an informed, knowing rejection of the
334 coverage or election of the policy limit or deductible.

335 2. Unless a named insured requests in writing the coverage 336 specified in this section, it need not be provided in or 337 supplemental to any other policy that renews, insures, extends, changes, supersedes, or replaces an existing policy if a named 338 339 insured has rejected the coverage specified in this section or 340 has selected an alternative coverage limit or deductible. At 341 least annually, the insurer shall provide to the named insured a 342 notice of the availability of such coverage in a form approved 343 by the office. The notice must be part of, and attached to, the 344 notice of premium and must provide for a means to allow a named 345 insured to request medical payments coverage at the limits and 346 deductibles required to be offered under this section. The 347 notice must be given in a manner approved by the office. Receipt 348 of this notice does not constitute an affirmative waiver of the 349 insured's right to medical payments coverage if a named insured 350 has not signed a selection or rejection form.

(e) This section may not be construed to limit any other coverage made available by an insurer.

353 (2) Upon receiving notice of an accident that is 354 potentially covered by medical payments coverage benefits, the 355 insurer must reserve \$5,000 of medical payments coverage 356 benefits for payment to physicians licensed under chapter 458 or 357 chapter 459 or dentists licensed under chapter 466 who provide 358 emergency services and care, as defined in s. 395.002, or who 359 provide hospital inpatient care. The amount required to be held

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360	in reserve may be used only to pay claims from such physicians
361	or dentists until 30 days after the date the insurer receives
362	notice of the accident. After the 30-day period, any amount of
363	the reserve for which the insurer has not received notice of
364	such claims may be used by the insurer to pay other claims. This
365	subsection does not require an insurer to establish a claim
366	reserve for insurance accounting purposes.
367	(3) An insurer providing medical payments coverage benefits
368	may not:
369	(a) Seek a lien on any recovery in tort by judgment,
370	settlement, or otherwise for medical payments coverage benefits,
371	regardless of whether suit has been filed or settlement has been
372	reached without suit; or
373	(b) Bring a cause of action against a person to whom or for
374	whom medical payments coverage benefits were paid, except when
375	medical payments coverage benefits were paid by reason of fraud
376	committed by that person.
377	(4) An insurer providing medical payments coverage may
378	include provisions in its policy allowing for subrogation for
379	medical payments coverage benefits paid if the expenses giving
380	rise to the payments were caused by the wrongful act or omission
381	of another who is not also an insured under the policy paying
382	the medical payments coverage benefits. However, this
383	subrogation right is inferior to the rights of the injured
384	insured and is available only after all the insured's damages
385	are recovered and the insured is made whole. An insured who
386	obtains a recovery from a third party of the full amount of the
387	damages sustained and delivers a release or satisfaction that
388	impairs a medical payments insurer's subrogation right is liable

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389 to the insurer for repayment of medical payments coverage 390 benefits less any expenses of acquiring the recovery, including 391 a prorated share of attorney fees and costs, and shall hold that 392 net recovery in trust to be delivered to the medical payments 393 insurer. The insurer may not include any provision in its policy 394 allowing for subrogation for any death benefit paid.

Section 45. Subsections (1) and (7) of section 627.727, Florida Statutes, are amended to read:

627.727 Motor vehicle insurance; uninsured and underinsured vehicle coverage; insolvent insurer protection.-

399 (1) A No motor vehicle liability insurance policy that 400 which provides bodily injury liability coverage may not shall be delivered or issued for delivery in this state with respect to 401 402 any specifically insured or identified motor vehicle registered 403 or principally garaged in this state, unless uninsured motor 404 vehicle coverage is provided therein or supplemental thereto for 405 the protection of persons insured thereunder who are legally 406 entitled to recover damages from owners or operators of 407 uninsured motor vehicles because of bodily injury, sickness, or 408 disease, including death, resulting therefrom. However, the 409 coverage required under this section is not applicable if when, 410 or to the extent that, an insured named in the policy makes a 411 written rejection of the coverage on behalf of all insureds 412 under the policy. If When a motor vehicle is leased for a period 413 of 1 year or longer and the lessor of such vehicle, by the terms 414 of the lease contract, provides liability coverage on the leased 415 vehicle, the lessee of such vehicle has shall have the sole privilege to reject uninsured motorist coverage or to select 416 417 lower limits than the bodily injury liability limits, regardless

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418 of whether the lessor is qualified as a self-insurer pursuant to s. 324.171. Unless an insured, or a lessee having the privilege 419 420 of rejecting uninsured motorist coverage, requests such coverage 421 or requests higher uninsured motorist limits in writing, the 422 coverage or such higher uninsured motorist limits need not be 423 provided in or supplemental to any other policy that which renews, extends, changes, supersedes, or replaces an existing 424 425 policy with the same bodily injury liability limits when an 426 insured or lessee had rejected the coverage. When an insured or 427 lessee has initially selected limits of uninsured motorist 428 coverage lower than her or his bodily injury liability limits, 429 higher limits of uninsured motorist coverage need not be 430 provided in or supplemental to any other policy that which 431 renews, extends, changes, supersedes, or replaces an existing 432 policy with the same bodily injury liability limits unless an 433 insured requests higher uninsured motorist coverage in writing. 434 The rejection or selection of lower limits must shall be made on 435 a form approved by the office. The form must shall fully advise 436 the applicant of the nature of the coverage and must shall state 437 that the coverage is equal to bodily injury liability limits 438 unless lower limits are requested or the coverage is rejected. 439 The heading of the form must shall be in 12-point bold type and 440 must shall state: "You are electing not to purchase certain 441 valuable coverage that which protects you and your family or you 442 are purchasing uninsured motorist limits less than your bodily 443 injury liability limits when you sign this form. Please read 444 carefully." If this form is signed by a named insured, it will be conclusively presumed that there was an informed, knowing 445 446 rejection of coverage or election of lower limits on behalf of

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447 all insureds. The insurer shall notify the named insured at 448 least annually of her or his options as to the coverage required 449 by this section. Such notice must shall be part of, and attached 450 to, the notice of premium, must shall provide for a means to 451 allow the insured to request such coverage, and must shall be 452 given in a manner approved by the office. Receipt of this notice 453 does not constitute an affirmative waiver of the insured's right 454 to uninsured motorist coverage if where the insured has not 455 signed a selection or rejection form. The coverage described 456 under this section must shall be over and above, but may shall 457 not duplicate, the benefits available to an insured under any 458 workers' compensation law, personal injury protection benefits, 459 disability benefits law, or similar law; under any automobile 460 medical payments expense coverage; under any motor vehicle 461 liability insurance coverage; or from the owner or operator of 462 the uninsured motor vehicle or any other person or organization 463 jointly or severally liable together with such owner or operator 464 for the accident, + and such coverage must shall cover the 465 difference, if any, between the sum of such benefits and the 466 damages sustained, up to the maximum amount of such coverage 467 provided under this section. The amount of coverage available 468 under this section may shall not be reduced by a setoff against 469 any coverage, including liability insurance. Such coverage does 470 shall not inure directly or indirectly to the benefit of any 471 workers' compensation or disability benefits carrier or any 472 person or organization qualifying as a self-insurer under any 473 workers' compensation or disability benefits law or similar law. 474

474 (7) The legal liability of an uninsured motorist coverage
475 insurer <u>includes</u> does not include damages in tort for pain,

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476	suffering, disability or physical impairment, disfigurement,
477	mental anguish, and inconvenience, and the loss of capacity for
478	the enjoyment of life experienced in the past and to be
479	experienced in the future unless the injury or disease is
480	described in one or more of paragraphs (a)-(d) of s. 627.737(2)
481	Section 46. Section 627.7275, Florida Statutes, is amended
482	to read:
483	627.7275 <u>Required coverages in</u> motor vehicle <u>insurance</u>
484	policies; availability to certain applicants liability
485	(1) A motor vehicle insurance policy providing personal
486	injury protection as set forth in s. 627.736 may not be
487	delivered or issued for delivery in this state <u>for a</u> with
488	respect to any specifically insured or identified motor vehicle
489	registered or principally garaged in this state must provide
490	bodily injury liability coverage and unless the policy also
491	provides coverage for property damage liability <u>coverage</u> as
492	required under by s. 324.022 and s. 324.151 and the death
493	benefit required under s. 627.72761.
494	(2)(a) Insurers writing motor vehicle insurance in this
495	state shall make available, subject to the insurers' usual
496	underwriting restrictions:
497	1. Coverage under policies as described in subsection (1)
498	to an applicant for private passenger motor vehicle insurance
499	coverage who is seeking the coverage in order to reinstate the
500	applicant's driving privileges in this state if the driving
501	privileges were revoked or suspended pursuant to s. 316.646 or
502	s. 324.0221 due to the failure of the applicant to maintain

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2. Coverage under policies as described in subsection (1),

required security.

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505 which includes bodily injury also provides liability coverage 506 and property damage liability coverage, for bodily injury, 507 death, and property damage arising out of the ownership, 508 maintenance, or use of the motor vehicle in an amount not less 509 than the minimum limits required under described in s. 510 324.021(7) or s. 324.023 and which conforms to the requirements of s. 324.151, to an applicant for private passenger motor 511 512 vehicle insurance coverage who is seeking the coverage in order 513 to reinstate the applicant's driving privileges in this state 514 after such privileges were revoked or suspended under s. 316.193 515 or s. 322.26(2) for driving under the influence.

516 (b) The policies described in paragraph (a) must shall be issued for at least 6 months and, as to the minimum coverages 517 required under this section, may not be canceled by the insured 518 519 for any reason or by the insurer after 60 days, during which 520 period the insurer is completing the underwriting of the policy. 521 After the insurer has completed underwriting the policy, the 522 insurer shall notify the Department of Highway Safety and Motor 523 Vehicles that the policy is in full force and effect and is not 524 cancelable for the remainder of the policy period. A premium 525 must shall be collected and the coverage is in effect for the 526 60-day period during which the insurer is completing the 527 underwriting of the policy, whether or not the person's driver 528 license, motor vehicle tag, and motor vehicle registration are 529 in effect. Once the noncancelable provisions of the policy 530 become effective, the bodily injury liability and property 531 damage liability coverages for bodily injury, property damage, 532 and personal injury protection may not be reduced below the minimum limits required under s. 324.021 or s. 324.023 during 533

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534 the policy period.

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535 (c) This subsection controls to the extent of any conflict536 with any other section.

(d) An insurer issuing a policy subject to this section may cancel the policy if, during the policy term, the named insured, or any other operator who resides in the same household or customarily operates an automobile insured under the policy, has his or her driver license suspended or revoked.

(e) This subsection does not require an insurer to offer a policy of insurance to an applicant if such offer would be inconsistent with the insurer's underwriting guidelines and procedures.

Section 47. Section 627.72761, Florida Statutes, is created to read:

548 627.72761 Required motor vehicle death benefit coverage.-An 549 insurance policy complying with the financial responsibility 550 requirements of s. 324.022 must provide a death benefit of 551 \$5,000 per deceased individual upon the death of the named 552 insured, relatives residing in the same household, persons operating the insured motor vehicle, passengers in the motor 553 554 vehicle, and other persons struck by the motor vehicle and 555 suffering bodily injury while not an occupant of a self-556 propelled motor vehicle when such death arises out of the 557 ownership, maintenance, or use of a motor vehicle. The insurer 558 may pay death benefits to the executor or administrator of the 559 deceased individual; to any of the deceased individual's 560 relatives by blood, legal adoption, or marriage; or to any 561 person appearing to the insurer to be equitably entitled to such 562 benefits. The benefit may not be paid if the deceased individual

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563	died as a result of causing injury or death to himself or
564	herself intentionally, or because of injuries or death incurred
565	while committing a felony.
566	Section 48. Effective upon this act becoming a law, section
567	627.7278, Florida Statutes, is created to read:
568	627.7278 Applicability and construction; notice to
569	policyholders
570	(1) As used in this section, the term "minimum security
571	requirements" means security that enables a person to respond in
572	damages for liability on account of crashes arising out of the
573	ownership, maintenance, or use of a motor vehicle, in the
574	amounts required by s. 324.022(1), as amended by this act.
575	(2) Effective January 1, 2022:
576	(a) Motor vehicle insurance policies issued or renewed on
577	or after that date may not include personal injury protection.
578	(b) All persons subject to s. 324.022, s. 324.032, s.
579	627.7415, or s. 627.742 must maintain at least minimum security
580	requirements.
581	(c) Any new or renewal motor vehicle insurance policy
582	delivered or issued for delivery in this state must provide
583	coverage that complies with minimum security requirements and
584	provides the death benefit set forth in s. 627.72761.
585	(d) An existing motor vehicle insurance policy issued
586	before that date which provides personal injury protection and
587	property damage liability coverage that meets the requirements
588	of s. 324.022 on December 31, 2021, but which does not meet
589	minimum security requirements on or after January 1, 2022, is
590	deemed to meet minimum security requirements until such policy
591	is renewed, nonrenewed, or canceled on or after January 1, 2022.

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592 Sections 400.9905, 400.991, 456.057, 456.072, 626.9541(1)(i), 627.7263, 627.727, 627.730-627.7405, 627.748, and 817.234, 593 594 Florida Statutes 2020, remain in full force and effect for motor 595 vehicle accidents covered under a policy issued under the 596 Florida Motor Vehicle No-Fault Law before January 1, 2022, until 597 the policy is renewed, nonrenewed, or canceled on or after 598 January 1, 2022. 599 (3) Each insurer shall allow each insured who has a new or renewal policy providing personal injury protection which 600 601 becomes effective before January 1, 2022, and whose policy does 602 not meet minimum security requirements on or after January 1, 603 2022, to change coverages so as to eliminate personal injury 604 protection and obtain coverage providing minimum security 605 requirements and the death benefit set forth in s. 627.72761, 606 which shall be effective on or after January 1, 2022. The 607 insurer is not required to provide coverage complying with 608 minimum security requirements and the death benefit set forth in 609 s. 627.72761 in such policies if the insured does not pay the 610 required premium, if any, by January 1, 2022, or such later date 611 as the insurer may allow. The insurer also shall offer each 612 insured medical payments coverage pursuant to s. 627.7265. Any 613 reduction in the premium must be refunded by the insurer. The 614 insurer may not impose on the insured an additional fee or 615 charge that applies solely to a change in coverage; however, the 616 insurer may charge an additional required premium that is 617 actuarially indicated. 618 (4) By September 1, 2021, each motor vehicle insurer shall 619 provide notice of this section to each motor vehicle 620 policyholder who is subject to this section. The notice is

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621	subject to approval by the office and must clearly inform the
622	policyholder that:
623	(a) The Florida Motor Vehicle No-Fault Law is repealed
624	effective January 1, 2022, and that on or after that date, the
625	insured is no longer required to maintain personal injury
626	protection insurance coverage, that personal injury protection
627	coverage is no longer available for purchase in this state, and
628	that all new or renewal policies issued on or after that date
629	will not contain that coverage.
630	(b) Effective January 1, 2022, a person subject to the
631	financial responsibility requirements of s. 324.022 must:
632	1. Maintain minimum security requirements that enable the
633	person to respond to damages for liability on account of
634	accidents arising out of the use of a motor vehicle in the
635	following amounts:
636	a. Twenty-five thousand dollars for bodily injury to, or
637	the death of, one person in any one crash and, subject to such
638	limits for one person, in the amount of \$50,000 for bodily
639	injury to, or the death of, two or more persons in any one
640	crash; and
641	b. Ten thousand dollars for damage to, or destruction of,
642	the property of others in any one crash.
643	2. Purchase a death benefit pursuant to s. 627.72761
644	providing coverage in the amount of \$5,000 per deceased
645	individual upon the death of the named insured, relatives
646	residing in the same household, persons operating the insured
647	motor vehicle, passengers in the motor vehicle, and other
648	persons struck by the motor vehicle and suffering bodily injury
649	while not an occupant of a self-propelled motor vehicle, when

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such death arises out of the ownership, maintenance, or use of a
motor vehicle.
(c) Bodily injury liability coverage protects the insured,
up to the coverage limits, against loss if the insured is
legally responsible for the death of or bodily injury to others
in a motor vehicle accident.
(d) Effective January 1, 2022, each policyholder of motor
vehicle liability insurance purchased as proof of financial
responsibility must be offered medical payments coverage
benefits that comply with s. 627.7265. The insurer must offer
medical payments coverage at limits of \$5,000 and \$10,000
without a deductible. The insurer may also offer medical
payments coverage at other limits greater than \$5,000 and may
offer coverage with a deductible of up to \$500. Medical payments
coverage pays covered medical expenses incurred due to bodily
injury, sickness, or disease arising out of the ownership,
maintenance, or use of the motor vehicle, up to the limits of
such coverage, for injuries sustained in a motor vehicle crash
by the named insured, resident relatives, any persons operating
the insured motor vehicle, passengers in the insured motor
vehicle, and persons who are struck by the insured motor vehicle
and suffer bodily injury while not an occupant of a self-
propelled motor vehicle as provided in s. 627.7265. Medical
payments coverage also provides a death benefit of at least
<u>\$5,000.</u>
(e) The policyholder may obtain uninsured and underinsured
motorist coverage that provides benefits, up to the limits of
such coverage, to a policyholder or other insured entitled to
recover damages for bodily injury, sickness, disease, or death

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679 resulting from a motor vehicle accident with an uninsured or 680 underinsured owner or operator of a motor vehicle. 681 (f) If the policyholder's new or renewal motor vehicle 682 insurance policy is effective before January 1, 2022, and 683 contains personal injury protection and property damage 684 liability coverage as required by state law before January 1, 685 2022, but does not meet minimum security requirements on or after January 1, 2022, the policy is deemed to meet minimum 686 687 security requirements and need not provide the death benefit set 688 forth in s. 627.72761 until it is renewed, nonrenewed, or 689 canceled on or after January 1, 2022. 690 (q) A policyholder whose new or renewal policy becomes effective before January 1, 2022, but does not meet minimum 691 692 security requirements on or after January 1, 2022, may change 693 coverages under the policy so as to eliminate personal injury 694 protection and to obtain coverage providing minimum security 695 requirements, including bodily injury liability coverage and the 696 death benefit set forth in s. 627.72761, which are effective on 697 or after January 1, 2022. (h) If the policyholder has any questions, he or she should 698 699 contact the person named at the telephone number provided in the 700 notice. 701 Section 49. Paragraph (a) of subsection (1) of section 702 627.728, Florida Statutes, is amended to read: 703 627.728 Cancellations; nonrenewals.-704 (1) As used in this section, the term: 705 (a) "Policy" means the bodily injury and property damage 706 liability, personal injury protection, medical payments, death 707 benefit, comprehensive, collision, and uninsured motorist

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708 coverage portions of a policy of motor vehicle insurance 709 delivered or issued for delivery in this state:

710 1. Insuring a natural person as named insured or one or 711 more related individuals <u>who are residents</u> resident of the same 712 household; and

713 2. Insuring only a motor vehicle of the private passenger type or station wagon type which is not used as a public or 714 715 livery conveyance for passengers or rented to others; or 716 insuring any other four-wheel motor vehicle having a load 717 capacity of 1,500 pounds or less which is not used in the 718 occupation, profession, or business of the insured other than 719 farming; other than any policy issued under an automobile 720 insurance assigned risk plan or covering garage, automobile sales agency, repair shop, service station, or public parking 721 722 place operation hazards.

The term "policy" does not include a binder as defined in s.
627.420 unless the duration of the binder period exceeds 60 days.

Section 50. Subsection (1), paragraph (a) of subsection
(5), and subsections (6) and (7) of section 627.7295, Florida
Statutes, are amended to read:

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627.7295 Motor vehicle insurance contracts.-

(1) As used in this section, the term:

(a) "Policy" means a motor vehicle insurance policy that
provides <u>death benefit coverage under s. 627.72761, bodily</u>
<u>injury liability personal injury protection</u> coverage, and,
property damage liability coverage, or both.

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(b) "Binder" means a binder that provides motor vehicle

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737 death benefit coverage under s. 627.72761, bodily injury
738 liability coverage, personal injury protection and property
739 damage liability coverage.

740 (5) (a) A licensed general lines agent may charge a per-741 policy fee of up to not to exceed \$10 to cover the 742 administrative costs of the agent associated with selling the 743 motor vehicle insurance policy if the policy covers only the 744 death benefit coverage set forth in s. 627.72761, bodily injury 745 liability coverage, personal injury protection coverage as 746 provided by s. 627.736 and property damage liability coverage as 747 provided by s. 627.7275 and if no other insurance is sold or 748 issued in conjunction with or collateral to the policy. The fee 749 is not considered part of the premium.

(6) If a motor vehicle owner's driver license, license plate, and registration have previously been suspended pursuant to s. 316.646 or s. 627.733, an insurer may cancel a new policy only as provided in s. 627.7275.

754 (7) A policy of private passenger motor vehicle insurance 755 or a binder for such a policy may be initially issued in this state only if, before the effective date of such binder or 756 757 policy, the insurer or agent has collected from the insured an amount equal to at least 1 month's premium. An insurer, agent, 758 759 or premium finance company may not, directly or indirectly, take 760 any action that results resulting in the insured paying having 761 paid from the insured's own funds an amount less than the 1 762 month's premium required by this subsection. This subsection 763 applies without regard to whether the premium is financed by a 764 premium finance company or is paid pursuant to a periodic 765 payment plan of an insurer or an insurance agent.

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766 <u>(a)</u> This subsection does not apply: 767 <u>1.</u> If an insured or member of the insured's family is 768 renewing or replacing a policy or a binder for such policy 769 written by the same insurer or a member of the same insurer 770 group. This subsection does not apply

2. To an insurer that issues private passenger motor vehicle coverage primarily to active duty or former military personnel or their dependents. This subsection does not apply

3. If all policy payments are paid pursuant to a payroll deduction plan, an automatic electronic funds transfer payment plan from the policyholder, or a recurring credit card or debit card agreement with the insurer.

(b) This subsection and subsection (4) do not apply if:

779 1. All policy payments to an insurer are paid pursuant to 780 an automatic electronic funds transfer payment plan from an 781 agent, a managing general agent, or a premium finance company and if the policy includes, at a minimum, the death benefit 782 coverage set forth in s. 627.72761, bodily injury liability 783 784 coverage, and personal injury protection pursuant to ss. 785 627.730-627.7405; motor vehicle property damage liability 786 coverage pursuant to s. 627.7275; or and bodily injury liability in at least the amount of \$10,000 because of bodily injury to, 787 788 or death of, one person in any one accident and in the amount of 789 \$20,000 because of bodily injury to, or death of, two or more 790 persons in any one accident. This subsection and subsection (4) 791 do not apply if

792 <u>2.</u> An insured has had a policy in effect for at least 6 793 months, the insured's agent is terminated by the insurer that 794 issued the policy, and the insured obtains coverage on the

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795 policy's renewal date with a new company through the terminated 796 agent.

797 Section 51. Section 627.7415, Florida Statutes, is amended 798 to read:

627.7415 Commercial motor vehicles; additional liability 799 800 insurance coverage.-Beginning January 1, 2022, commercial motor vehicles, as defined in s. 207.002 or s. 320.01, operated upon 801 802 the roads and highways of this state must shall be insured with 803 the following minimum levels of combined bodily liability 804 insurance and property damage liability insurance in addition to 805 any other insurance requirements:

(1) Sixty Fifty thousand dollars per occurrence for a commercial motor vehicle with a gross vehicle weight of 26,000 pounds or more, but less than 35,000 pounds.

(2) One hundred twenty thousand dollars per occurrence for a commercial motor vehicle with a gross vehicle weight of 35,000 pounds or more, but less than 44,000 pounds.

(3) Three hundred thousand dollars per occurrence for a 813 commercial motor vehicle with a gross vehicle weight of 44,000 pounds or more.

815 (4) All commercial motor vehicles subject to regulations of 816 the United States Department of Transportation, 49 C.F.R. part 817 387, subpart A, and as may be hereinafter amended, shall be 818 insured in an amount equivalent to the minimum levels of 819 financial responsibility as set forth in such regulations.

821 A violation of this section is a noncriminal traffic infraction, 822 punishable as a nonmoving violation as provided in chapter 318. 823 Section 52. Section 627.747, Florida Statutes, is created

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824	to read:
825	627.747 Named driver exclusion
826	(1) A private passenger motor vehicle policy may exclude
827	the following coverages for all claims or suits resulting from
828	the operation of a motor vehicle by an identified individual who
829	is not a named insured, provided that the identified individual
830	is specifically excluded by name on the declarations page or by
831	endorsement and the policyholder consents in writing to the
832	exclusion:
833	(a) Property damage liability coverage.
834	(b) Bodily injury liability coverage.
835	(c) Death benefit coverage under s. 627.72761, for the
836	death of the identified excluded individual.
837	(d) Uninsured motorist coverage for any damages sustained
838	by the identified excluded individual, if the policyholder has
839	purchased such coverage.
840	(e) Medical payments coverage for any injuries sustained by
841	the identified excluded individual, if the policyholder has
842	purchased such coverage.
843	(f) Any coverage the policyholder is not required by law to
844	purchase.
845	(2) A private passenger motor vehicle policy may not
846	exclude coverage when:
847	(a) The identified excluded individual is injured while not
848	operating a motor vehicle;
849	(b) The exclusion is unfairly discriminatory under the
850	Florida Insurance Code, as determined by the office; or
851	(c) The exclusion is inconsistent with the underwriting
852	rules filed by the insurer pursuant to s. 627.0651(13)(a).

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853	(3) A driver excluded pursuant to this section must
854	establish, maintain, and show proof of financial ability to
855	respond for damages arising out of ownership, maintenance, or
856	use of a motor vehicle as required by chapter 324.
857	(4) An identified excluded individual's failure to comply
858	with subsection (3) does not invalidate a properly executed
859	exclusion issued in compliance with subsections (1) and (2).
860	Section 52. Paragraphs (b), (c), and (g) of subsection (7),
861	paragraphs (a) and (b) of subsection (8), and paragraph (b) of
862	subsection (16) of section 627.748, Florida Statutes, are
863	amended to read:
864	627.748 Transportation network companies
865	(7) TRANSPORTATION NETWORK COMPANY AND TNC DRIVER INSURANCE
866	REQUIREMENTS
867	(b) The following automobile insurance requirements apply
868	while a participating TNC driver is logged on to the digital
869	network but is not engaged in a prearranged ride:
870	1. Automobile insurance that provides:
871	a. A primary automobile liability coverage of at least
872	\$50,000 for death and bodily injury per person, \$100,000 for
873	death and bodily injury per incident, and \$25,000 for property
874	damage; and
875	b. Personal injury protection benefits that meet the
876	minimum coverage amounts required under ss. 627.730-627.7405;
877	and
878	<u>b.c.</u> Uninsured and underinsured vehicle coverage as
879	required by s. 627.727.
880	2. The coverage requirements of this paragraph may be
881	satisfied by any of the following:

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882	a. Automobile insurance maintained by the TNC driver or the
883	TNC vehicle owner;
884	b. Automobile insurance maintained by the TNC; or
885	c. A combination of sub-subparagraphs a. and b.
886	(c) The following automobile insurance requirements apply
887	while a TNC driver is engaged in a prearranged ride:
888	1. Automobile insurance that provides:
889	a. A primary automobile liability coverage of at least \$1
890	million for death, bodily injury, and property damage; and
891	b. Personal injury protection benefits that meet the
892	minimum coverage amounts required of a limousine under ss.
893	627.730-627.7405; and
894	<u>b.</u> c. Uninsured and underinsured vehicle coverage as
895	required by s. 627.727.
896	2. The coverage requirements of this paragraph may be
897	satisfied by any of the following:
898	a. Automobile insurance maintained by the TNC driver or the
899	TNC vehicle owner;
900	b. Automobile insurance maintained by the TNC; or
901	c. A combination of sub-subparagraphs a. and b.
902	(g) Insurance satisfying the requirements under this
903	subsection is deemed to satisfy the financial responsibility
904	requirement for a motor vehicle under chapter 324 and the
905	security required under s. 627.733 for any period when the TNC
906	driver is logged onto the digital network or engaged in a
907	prearranged ride.
908	(8) TRANSPORTATION NETWORK COMPANY AND INSURER; DISCLOSURE;
909	EXCLUSIONS
910	(a) Before a TNC driver is allowed to accept a request for

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911 a prearranged ride on the digital network, the TNC must disclose 912 in writing to the TNC driver:

913 1. The insurance coverage, including the types of coverage 914 and the limits for each coverage, which the TNC provides while 915 the TNC driver uses a TNC vehicle in connection with the TNC's 916 digital network.

917 2. That the TNC driver's own automobile insurance policy 918 might not provide any coverage while the TNC driver is logged on 919 to the digital network or is engaged in a prearranged ride, 920 depending on the terms of the TNC driver's own automobile 921 insurance policy.

3. That the provision of rides for compensation which are not prearranged rides subjects the driver to the coverage requirements imposed under s. 324.032(1) and (2) and that failure to meet such coverage requirements subjects the TNC driver to penalties provided in s. 324.221, up to and including a misdemeanor of the second degree.

928 (b)1. An insurer that provides an automobile liability 929 insurance policy under this part may exclude any and all 930 coverage afforded under the policy issued to an owner or 931 operator of a TNC vehicle while driving that vehicle for any 932 loss or injury that occurs while a TNC driver is logged on to a 933 digital network or while a TNC driver provides a prearranged 934 ride. Exclusions imposed under this subsection are limited to 935 coverage while a TNC driver is logged on to a digital network or 936 while a TNC driver provides a prearranged ride. This right to 937 exclude all coverage may apply to any coverage included in an 938 automobile insurance policy, including, but not limited to: 939 a. Liability coverage for bodily injury and property

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940	damage;
941	b. Uninsured and underinsured motorist coverage;
942	c. Medical payments coverage;
943	d. Comprehensive physical damage coverage;
944	e. Collision physical damage coverage; and
945	f. Death benefit coverage under 627.72761 Personal injury
946	protection.
947	2. The exclusions described in subparagraph 1. apply
948	notwithstanding any requirement under chapter 324. These
949	exclusions do not affect or diminish coverage otherwise
950	available for permissive drivers or resident relatives under the
951	personal automobile insurance policy of the TNC driver or owner
952	of the TNC vehicle who are not occupying the TNC vehicle at the
953	time of loss. This section does not require that a personal
954	automobile insurance policy provide coverage while the TNC
955	driver is logged on to a digital network, while the TNC driver
956	is engaged in a prearranged ride, or while the TNC driver
957	otherwise uses a vehicle to transport riders for compensation.
958	3. This section must not be construed to require an insurer
959	to use any particular policy language or reference to this
960	section in order to exclude any and all coverage for any loss or
961	injury that occurs while a TNC driver is logged on to a digital
962	network or while a TNC driver provides a prearranged ride.

963 4. This section does not preclude an insurer from providing 964 primary or excess coverage for the TNC driver's vehicle by 965 contract or endorsement.

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(16) LUXURY GROUND TRANSPORTATION NETWORK COMPANIES.-

967 (b) An entity may elect, upon written notification to the968 department, to be regulated as a luxury ground TNC. A luxury

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969 ground TNC must:

970 1. Comply with all of the requirements of this section applicable to a TNC, including subsection (17), which do not 971 972 conflict with subparagraph 2. or which do not prohibit the 973 company from connecting riders to drivers who operate for-hire 974 vehicles as defined in s. 320.01(15), including limousines and 975 luxury sedans and excluding taxicabs.

976 2. Maintain insurance coverage as required by subsection 977 (7). However, if a prospective luxury ground TNC satisfies 978 minimum financial responsibility through compliance with s. 979 324.032(3) s. 324.032(2) by using self-insurance when it gives 980 the department written notification of its election to be 981 regulated as a luxury ground TNC, the luxury ground TNC may use 982 self-insurance to meet the insurance requirements of subsection 983 (7), so long as such self-insurance complies with s. 324.032(3) s. 324.032(2) and provides the limits of liability required by 984 985 subsection (7).

Section 53. Paragraph (a) of subsection (2) of section 627.749, Florida Statutes, is amended to read:

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627.749 Autonomous vehicles; insurance requirements.-

(2) INSURANCE REQUIREMENTS.-

990 (a) A fully autonomous vehicle with the automated driving 991 system engaged while logged on to an on-demand autonomous 992 vehicle network or engaged in a prearranged ride must be covered 993 by a policy of automobile insurance which provides:

994 1. Primary liability coverage of at least \$1 million for 995 death, bodily injury, and property damage.

996 2. Personal injury protection benefits that meet the minimum coverage amounts required under ss. 627.730-627.7405. 997

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998 <u>2.3.</u> Uninsured and underinsured vehicle coverage as 999 required by s. 627.727.

Section 54. Section 627.8405, Florida Statutes, is amended to read:

627.8405 Prohibited acts; financing companies.—<u>A</u> No premium finance company shall, in a premium finance agreement or other agreement, <u>may not</u> finance the cost of or otherwise provide for the collection or remittance of dues, assessments, fees, or other periodic payments of money for the cost of:

1007 (1) A membership in an automobile club. The term 1008 "automobile club" means a legal entity that which, in 1009 consideration of dues, assessments, or periodic payments of 1010 money, promises its members or subscribers to assist them in 1011 matters relating to the ownership, operation, use, or 1012 maintenance of a motor vehicle; however, the term this 1013 definition of "automobile club" does not include persons, 1014 associations, or corporations which are organized and operated 1015 solely for the purpose of conducting, sponsoring, or sanctioning 1016 motor vehicle races, exhibitions, or contests upon racetracks, 1017 or upon racecourses established and marked as such for the 1018 duration of such particular events. As used in this subsection, 1019 the term words "motor vehicle" has used herein have the same 1020 meaning as defined in chapter 320.

1021 (2) An accidental death and dismemberment policy sold in 1022 combination with a policy providing only death benefit coverage 1023 under s. 627.72761, bodily injury liability coverage, personal 1024 injury protection and property damage liability coverage only 1025 policy.

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(3) Any product not regulated under the provisions of this

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1027 insurance code.

1029 This section also applies to premium financing by any insurance 1030 agent or insurance company under part XVI. The commission shall 1031 adopt rules to assure disclosure, at the time of sale, of 1032 coverages financed with personal injury protection and shall 1033 prescribe the form of such disclosure.

1034 Section 55. Subsection (1) of section 627.915, Florida 1035 Statutes, is amended to read:

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627.915 Insurer experience reporting.-

(1) Each insurer transacting private passenger automobile
insurance in this state shall report certain information
annually to the office. The information will be due on or before
July 1 of each year. The information <u>must</u> shall be divided into
the following categories: bodily injury liability; property
damage liability; uninsured motorist; <u>death benefit coverage</u>
under s. 627.72761; <u>personal injury protection</u>

Between lines 3565 and 3566

1048 insert:

1049 creating s. 627.72761, F.S.; requiring motor vehicle 1050 insurance policies to provide death benefits; 1051 specifying requirements for and persons to whom such 1052 benefits may and may not be paid;