

LEGISLATIVE ACTION

Senate Comm: RCS 04/02/2025 House

The Committee on Transportation (Trumbull) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert:

Section 1. Subsection (2) of section 319.24, Florida Statutes, is amended to read:

319.24 Issuance in duplicate; delivery; liens and encumbrances.-

(2) A duly authorized person shall sign the original certificate of title and each corrected certificate and, if

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11 there are no liens or encumbrances on the motor vehicle or 12 mobile home, as shown in the records of the department or as 13 shown in the application, must shall deliver the certificate to 14 the applicant or to another person as directed by the applicant 15 or person, agent, or attorney submitting such application. Tax 16 collectors, as authorized agents of the department, may deliver 17 original certificates of title and corrected certificates by 18 mail or make such certificates available to applicants at tax 19 collectors' offices. The motor vehicle dealer license number 20 must be submitted to the department when a dealer applies for or 21 receives a duplicate title. The current odometer reading must be 22 submitted on an application for a duplicate title. If there are 23 one or more liens or encumbrances on the motor vehicle or mobile 24 home, the certificate must shall be delivered by the department to the first lienholder as shown by department records or to the 25 26 owner as indicated in the notice of lien filed by the first 27 lienholder pursuant to s. 319.27. If the notice of lien filed by 28 the first lienholder indicates that the certificate should be 29 delivered to the first lienholder, the department must shall 30 deliver to the first lienholder, along with the certificate, a 31 form to be subsequently used by the lienholder as a 32 satisfaction. If the notice of lien filed by the first 33 lienholder directs the certificate of title to be delivered to 34 the owner, then, upon delivery of the certificate of title by 35 the department to the owner, the department must shall deliver 36 to the first lienholder confirmation of the receipt of the 37 notice of lien and the date the certificate of title was issued 38 to the owner at the owner's address shown on the notice of lien 39 and a form to be subsequently used by the lienholder as a

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40 satisfaction. If the application for certificate shows the name of a first lienholder different from the name of the first 41 42 lienholder as shown by the records of the department or if the 43 application does not show the name of a judgment lienholder as 44 shown by the records of the department, the certificate may 45 shall not be issued to any person until after all parties who appear to hold a lien and the applicant for the certificate have 46 47 been notified of the conflict in writing by the department by 48 certified mail. If the parties do not amicably resolve the 49 conflict within 10 days from the date such notice was mailed, 50 then the department must shall serve notice in writing by 51 certified mail on all persons appearing to hold liens on that 52 particular vehicle, including the applicant for the certificate, 53 to show cause within 15 days from the date the notice is mailed 54 why it should not issue and deliver the certificate to the 55 person indicated in the notice of lien filed by the lienholder 56 whose name appears in the application as the first lienholder 57 without showing any lien or liens as outstanding other than 58 those appearing in the application or those which may have been 59 filed subsequent to the filing of the application for the 60 certificate. If, within the 15-day period, any person other than 61 the lienholder shown in the application or a party filing a 62 subsequent lien, in answer to such notice to show cause, appears 63 in person or by a representative, or responds in writing, and 64 files a written statement under oath that his or her lien on 65 that particular vehicle is still outstanding, the department may 66 shall not issue the certificate to anyone until after such conflict has been settled by the lien claimants involved or by a 67 court of competent jurisdiction. If the conflict is not settled 68



69 amicably within 10 days of the final date for filing an answer 70 to the notice to show cause, the complaining party must shall 71 have 10 days to obtain a ruling, or a stay order, from a court 72 of competent jurisdiction; if no ruling or stay order is issued 73 and served on the department within the 10-day period, it must 74 shall issue the certificate showing no liens except those shown 75 in the application or thereafter filed to the original applicant 76 if there are no liens shown in the application and none are 77 thereafter filed, or to the person indicated in the notice of 78 lien filed by the lienholder whose name appears in the application as the first lienholder if there are liens shown in 79 80 the application or thereafter filed. A duplicate certificate or corrected certificate may shall only show such lien or liens as 81 82 were shown in the application and subsequently filed liens that may be outstanding. 83

Section 2. Present subsection (4) of section 319.29,
Florida Statutes, is redesignated as subsection (5), and a new
subsection (4) is added to that section, to read:

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92 93 319.29 Lost or destroyed certificates.-

(4) An application for a duplicate copy of a certificate of title may be fulfilled by the tax collector acting as an authorized agent of the department. Upon the applicant's request, the duplicate copy may be issued by the tax collector and provided to the applicant at the tax collector's office or mailed by the tax collector to the applicant's address.

94 Section 3. Subsection (1) of section 320.031, Florida 95 Statutes, is amended to read:

96 320.031 Mailing <u>or delivery</u> of registration certificates, 97 license plates, and validation stickers.-

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98 (1) The department and the tax collectors of the several counties of the state, as agents of the department, may at the 99 request of the applicant deliver in person or use United States 100 101 mail service to deliver registration certificates and renewals 102 thereof, duplicate registration certificates, license plates, 103 mobile home stickers, and validation stickers to applicants. Section 4. Paragraph (d) of subsection (1) of section 104 320.0848, Florida Statutes, is amended to read: 105 106 320.0848 Persons who have disabilities; issuance of 107 disabled parking permits; temporary permits; permits for certain 108 providers of transportation services to persons who have 109 disabilities.-110 (1)111 (d) The department shall renew the disabled parking permit 112 of a any person certified as permanently disabled on the 113 previous application for a subsequent 4-year period without 114 requiring the person to provide another certificate of 115 disability or United States Department of Veterans Affairs Form 116 Letter 27-333, or its equivalent, as applicable. After such 4-117 year period, the department shall renew the disabled parking 118 permit if the person provides a certificate of disability issued 119 within the last 12 months pursuant to this subsection. A veteran 120 who has been previously evaluated and certified by the United 121 States Department of Veterans Affairs or any branch of the 122 United States Armed Forces as permanently and totally disabled 123 from a service-connected disability may provide a United States 124 Department of Veterans Affairs Form Letter 27-333, or its 125 equivalent, issued within the last 12 months in lieu of a 126 certificate of disability.

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127 Section 5. Subsections (1) and (5) of section 322.02,128 Florida Statutes, are amended to read:

322.02 Legislative intent; administration.-

130 (1) The Legislature finds that over the past several years 131 the department and individual county tax collectors have entered 132 into contracts for the delivery of full and limited driver 133 license services where such contractual relationships best 134 served the public interest through state administration and 135 enforcement and local government implementation. It is the 136 intent of the Legislature that the complete transition of all 137 driver license issuance services to tax collectors who are 138 constitutional officers under s. 1(d), Art. VIII of the State 139 Constitution be completed no later than June 30, 2027 2015. The 140 transition of services to appointed charter county tax 141 collectors may occur on a limited basis as directed by the 142 department.

(5) The tax collector in and for his or her county <u>is</u> may be designated the exclusive agent of the department to implement and administer the provisions of this chapter as provided by s. 322.135.

Section 6. Subsections (3) and (4) of section 322.12, Florida Statutes, are amended to read:

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322.12 Examination of applicants.-

(3) (a) For an applicant for a Class E driver license, such examination must shall include all of the following:

<u>1.(a)</u> A test of the applicant's eyesight given by the driver license examiner designated by the department or by a licensed ophthalmologist, optometrist, or physician.

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2.(b) A test of the applicant's hearing given by a driver



license examiner or a licensed physician.

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157 3.(c) A test of the applicant's ability to read and understand highway signs regulating, warning, and directing 158 159 traffic; his or her knowledge of the traffic laws of this state, 160 including laws regulating driving under the influence of alcohol 161 or controlled substances, driving with an unlawful blood-alcohol level, and driving while intoxicated; and his or her knowledge 162 163 of the effects of alcohol and controlled substances upon persons and the dangers of driving a motor vehicle while under the 164 165 influence of alcohol or controlled substances. At least 25 166 questions within the bank of test questions must address bicycle 167 and pedestrian safety.

4. (d) An actual demonstration of ability to exercise ordinary and reasonable control in the operation of a motor vehicle.

(b) An applicant who is found to have cheated during, or to have otherwise circumvented, any portion of the examination must retake the examination.

(4) (a) The examination for an applicant for a commercial driver license <u>must</u> shall include <u>all of the following:</u>

<u>1.</u> A test of the applicant's eyesight given by a driver license examiner designated by the department or by a licensed ophthalmologist, optometrist, or physician. and

2. A test of the applicant's hearing given by a driver license examiner or a licensed physician.

181 <u>3.</u> The examination shall also include A test of the 182 applicant's ability to read and understand highway signs 183 regulating, warning, and directing traffic; his or her knowledge 184 of the traffic laws of this state pertaining to the class of

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185 motor vehicle which he or she is applying to be licensed to 186 operate, including laws regulating driving under the influence 187 of alcohol or controlled substances, driving with an unlawful 188 blood-alcohol level, and driving while intoxicated; his or her 189 knowledge of the effects of alcohol and controlled substances 190 and the dangers of driving a motor vehicle after having consumed 191 alcohol or controlled substances; and his or her knowledge of 192 any special skills, requirements, or precautions necessary for the safe operation of the class of vehicle which he or she is 193 194 applying to be licensed to operate.

<u>4.</u> In addition, the examination shall include An actual demonstration of the applicant's ability to exercise ordinary and reasonable control in the safe operation of a motor vehicle or combination of vehicles of the type covered by the license classification which the applicant is seeking, including an examination of the applicant's ability to perform an inspection of his or her vehicle.

(b)(a) The portion of the examination <u>required under</u> <u>subparagraph (a)4.</u> which tests an applicant's safe driving ability shall be administered by the department or by an entity authorized by the department to administer such examination, pursuant to s. 322.56. Such examination shall be administered at a location approved by the department.

208 <u>(c) (b)</u> A person who seeks to retain a hazardous-materials 209 endorsement must, upon renewal, pass the test for such 210 endorsement as specified in s. 322.57(1)(e), if the person has 211 not taken and passed the hazardous-materials test within 2 years 212 preceding his or her application for a commercial driver license 213 in this state.

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214 (d) An applicant who is found to have cheated during, or to have otherwise circumvented, any portion of the examination must 215 216 retake the examination. 217 Section 7. Paragraph (a) of subsection (1) of section 218 322.135, Florida Statutes, is amended, and paragraph (d) is 219 added to that subsection, to read: 220 322.135 Driver license agents.-221 (1) The department shall, upon application, authorize by 2.2.2 interagency agreement any or all of the tax collectors who are 223 constitutional officers under s. 1(d), Art. VIII of the State 224 Constitution in the several counties of the state, subject to 225 the requirements of law, in accordance with rules of the 226 department, to serve as its agent for the provision of specified 227 driver license services. 228 (a) These services shall be limited to the issuance of 229 driver licenses and identification cards as authorized by this 230 chapter, transactions for which may be processed by the tax 231 collector using the department's online license and registration 232 portal. 233 (d) A tax collector may offer a licensee or prospective 234 licensee the option to increase the amount of his or her 235 transaction to the next whole dollar amount in order to donate 236 the amount of the increase to a charity registered with the 237 Department of Agriculture and Consumer Services. Section 8. Subsection (4) of section 322.251, Florida 238 239 Statutes, is amended to read: 240 322.251 Notice of cancellation, suspension, revocation, or 241 disqualification of license.-(4) A person whose privilege to operate a commercial motor 242

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243 vehicle is temporarily disqualified may, upon surrendering his 244 or her commercial driver license, be issued a Class E driver 245 license, valid for the length of his or her unexpired commercial 246 driver license, if eligible, at no cost. Such person may, upon 247 the completion of his or her disqualification, be issued a 248 commercial driver license, of the type disqualified, for the 249 remainder of his or her unexpired license period. Any such 250 person must shall pay the reinstatement fee provided in s. 251 322.21 before being issued a commercial driver license.

252 Section 9. Paragraph (b) of subsection (1) of section 253 322.271, Florida Statutes, is amended to read:

322.271 Authority to modify revocation, cancellation, or suspension order.-

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257 (b) A person whose driving privilege has been revoked under 258 s. 322.27(5) may, upon expiration of 12 months from the date of 259 such revocation, petition the department for reinstatement of 260 his or her driving privilege. Upon such petition and after 261 investigation of the person's qualification, fitness, and need 262 to drive, the department shall hold a hearing pursuant to 263 chapter 120 to determine whether the driving privilege shall be 264 reinstated on a restricted basis solely for business or 265 employment purposes. If such person is granted a limited driving 266 privilege and subsequently violates the conditions of the 267 restricted driving privilege, the restricted driving privilege 268 must be revoked and the person is not eligible for any driving 269 privilege for the remaining duration of the 5-year period after 270 his or her initial license revocation.

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Section 10. Section 322.66, Florida Statutes, is amended to



272	read:
273	322.66 Vehicles permitted to be driven during driving
274	skills tests.—A person who does not possess a valid driver
275	license may drive a noncommercial or commercial motor vehicle
276	during a driving skills test conducted in accordance with <u>s.</u>
277	<u>322.12(3) and (4)(b)</u> s. 322.12(3) and (4)(a) , if the person has
278	passed the vision, hearing, road rules, and road signs tests
279	ordinarily administered to applicants for a Class E license,
280	and, if required, has passed the commercial driver license
281	knowledge and appropriate endorsement tests.
282	Section 11. This act shall take effect July 1, 2026.
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285	And the title is amended as follows:
286	Delete everything before the enacting clause
287	and insert:
288	A bill to be entitled
289	An act relating to the Department of Highway Safety
290	and Motor Vehicles; amending s. 319.24, F.S.;
291	authorizing tax collectors to deliver by mail or make
292	available at the tax collector's office certificates
293	of title; amending s. 319.29, F.S.; providing that
294	certain applications may be fulfilled by the tax
295	collector acting as an authorized agent of the
296	department; amending s. 320.031, F.S.; authorizing the
297	department and tax collectors, as agents of the
298	department, to deliver certain documents, including
299	duplicate registration certificates, in person or by
300	mail; amending s. 320.0848, F.S.; requiring the
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301 department to renew certain disabled parking permits 302 for a specified period without requiring certain 303 documentation; amending s. 322.02, F.S.; revising the 304 year by which the Legislature intends that the transition of certain services to certain tax 305 306 collectors be completed; deleting a provision 307 authorizing such transition of services to appointed 308 charter county tax collectors on a limited basis; 309 providing that the tax collector is, rather than may 310 be, designated the exclusive agent of the department 311 for a specified purpose; amending s. 322.12, F.S.; 312 requiring certain driver license applicants to retake 313 certain examinations; amending s. 322.135, F.S.; 314 authorizing a tax collector to process certain 315 transactions using the department's online license and 316 registration portal; authorizing a tax collector to 317 offer to a licensee or prospective licensee a certain 318 donation option; amending s. 322.251, F.S.; 319 authorizing the issuance of a Class E driver license 320 to certain persons, if eligible; amending s. 322.271, 321 F.S.; requiring the revocation of a restricted driving 322 privilege for a specified period in certain 323 circumstances; amending s. 322.66, F.S.; conforming a 32.4 cross-reference; providing an effective date.

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