

By the Committee on Rules; and Senator McClain

595-02931-26

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A bill to be entitled

An act relating to electronic signatures associated with total loss vehicles and vessels; amending s. 319.30, F.S.; requiring insurance companies or their authorized agents to implement certain control processes and procedures for certain electronic signatures; deleting a requirement that electronic signatures on odometer disclosures submitted through insurance companies be executed in a specified manner; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Paragraph (d) of subsection (3) of section 80, Florida Statutes, is amended to read:

319.30 Definitions; dismantling, destruction, change of identity of motor vehicle, vessel, or mobile home; salvage.—

(3)

(d) An electronic signature that is consistent with chapter 668 satisfies any signature required under this subsection. However, insurance companies or their authorized agents must implement control processes and procedures acceptable to the department to ensure adequate identity verification and preservation, disposition, integrity, security, confidentiality, and auditability of electronic signatures, except that an electronic signature on an odometer disclosure submitted through an insurance company must be executed using an electronic signature, as defined in s. 668.003(4), which uses a system providing an Identity Assurance Level, Authenticator Assurance

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30 ~~Level, and Federation Assurance Level, as described in the~~
31 ~~National Institute of Standards and Technology Special~~
32 ~~Publication 800-63-3, as of December 1, 2017, which are~~
33 ~~equivalent to or greater than Level 2, for each level, for a~~
34 ~~certificate of destruction or for a salvage certificate of~~
35 ~~title.~~

36 Section 2. This act shall take effect July 1, 2026.