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1	A bill to be entitled
2	An act relating to transportation; amending s.
3	61.13016, F.S.; revising notification requirements
4	with respect to the suspension of the driver license
5	of a child support obligor; requiring delinquent child
6	support obligors to provide certain documentation
7	within a specified period in order to prevent the
8	suspension of his or her driver license; amending s.
9	311.101, F.S.; revising the amount of funds to be made
10	available annually from the State Transportation Trust
11	Fund for the Intermodal Logistics Center
12	Infrastructure Support Program; providing an
13	expiration date; amending s. 316.003, F.S.; defining
14	the terms "sanitation vehicle" and "utility service
15	vehicle" for purposes of the Florida Uniform Traffic
16	Control Law; creating s. 316.0778, F.S.; defining the
17	term "automated license plate recognition system";
18	requiring the Department of State to consult with the
19	Department of Law Enforcement in establishing a
20	retention schedule for records generated by the use of
21	an automated license plate recognition system;
22	amending s. 316.081, F.S.; deleting a provision that
23	prohibits a driver from operating a motor vehicle
24	slower than a specified speed in the furthermost left-
25	hand lane of certain roads, streets, or highways;

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26	creating s. 316.0817, F.S.; prohibiting a bus from
27	stopping to load or unload passengers in a manner that
28	impedes, blocks, or otherwise restricts the
29	progression of traffic under certain circumstances;
30	providing an exception; amending s. 316.126, F.S.;
31	requiring a driver to change lanes when approaching a
32	sanitation or utility service vehicle performing a
33	service-related task on the roadside; amending s.
34	316.193, F.S.; authorizing the court to order the
35	placement of an ignition interlock device for certain
36	first-time offenders of driving under the influence;
37	authorizing the court to dismiss an order of
38	impoundment or immobilization as a result of driving
39	under the influence if the defendant provides proof to
40	the court of the installation of a functioning,
41	certified ignition interlock device; authorizing the
42	court to order sobriety and drug monitoring in
43	addition to specified ignition interlock device
44	requirements; defining terms; amending s. 316.1937,
45	F.S.; providing requirements for a person otherwise
46	required to have an installed ignition interlock
47	device to operate a leased motor vehicle in the course
48	and scope of employment without installation of such
49	device; amending s. 316.1938, F.S.; revising
50	requirements for certification of ignition interlock

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51 devices; requiring contracts between the department 52 and ignition interlock device service providers; 53 providing contract requirements; requiring the 54 provider to maintain confidentiality under specified 55 provisions; providing for application of specified 56 provisions; amending s. 316.1975, F.S.; providing that certain requirements for an unattended vehicle do not 57 58 apply to a vehicle that is started by remote control 59 under certain circumstances; amending s. 316.2126, 60 F.S.; revising the timeframe for the authorized use of golf carts, low-speed vehicles, and utility vehicles 61 related to seasonal delivery personnel; amending s. 62 316.2952, F.S.; revising a provision exempting a 63 global position system device or similar satellite 64 receiver device from the prohibition of attachments on 65 66 windshields; amending s. 316.605, F.S.; revising the 67 information on a license plate which may not be obscured; amending s. 316.86, F.S.; revising 68 69 provisions relating to the operation of vehicles equipped with autonomous technology on state roads for 70 71 testing purposes; authorizing certain research 72 organizations to operate such vehicles; deleting an 73 obsolete provision; amending s. 318.15, F.S.; 74 prohibiting the department from accepting the 75 resubmission of certain driver license suspensions;

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76 amending s. 318.18, F.S.; providing for a clerk of 77 court to designate a local governmental entity for disposition of certain parking citations; authorizing 78 79 such entity to retain the processing fee; amending s. 80 320.02, F.S.; requiring the department to withhold the renewal of registration or replacement registration of 81 a motor vehicle identified in a notice submitted by a 82 83 lienor for failure to surrender the vehicle; providing 84 conditions under which a revalidation sticker or 85 replacement license plate may be issued; amending ss. 320.08056 and 320.08058, F.S.; revising the names of 86 certain specialty license plates; revising 87 distribution of revenue received from the sale of a 88 certain plate; revising requirements for the use of 89 90 specialty license plate annual use fees; defining the 91 term "administrative expenses"; amending s. 320.089, 92 F.S.; creating a new military-related special use 93 license plate that will be stamped with the word 94 "Veteran"; amending s. 320.08062, F.S.; revising audit and attestation requirements for specialty license 95 plate organizations and the department; revising 96 97 procedures for discontinuance of revenue payments and deauthorization of a plate; directing the department 98 99 to notify the Legislature within a certain timeframe if an organization has failed to use revenue in 100

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101 accordance with specified provisions; amending s. 102 320.083, F.S.; revising the requirements for a special license plate for certain amateur radio operators; 103 104 amending s. 320.1316, F.S.; prohibiting the department 105 from issuing a license plate, revalidation sticker, or 106 replacement license plate for a vehicle, or a vessel registration number or decal for a vessel, identified 107 108 in a notice from a lienor; requiring that a notice to 109 surrender a vehicle or vessel be signed under oath by 110 the lienor; authorizing a registered owner of a 111 vehicle or vessel to bring a civil action to dispute a 112 notice to surrender a vehicle or vessel or his or her 113 inclusion on the list of persons who may not be issued a license plate, revalidation sticker, replacement 114 115 license plate, or vessel registration number or decal; 116 providing procedures for such a civil action; 117 providing for the award of attorney fees and costs; amending s. 320.525, F.S.; providing that certain 118 119 public roads may be designated as port district roads; 120 requiring the Department of Transportation to 121 designate such roads with appropriate signage; 122 amending s. 320.771, F.S.; requiring a licensed 123 recreational vehicle dealer who applies for a 124 supplemental license to hold certain off-premises 125 sales to notify the local department office of the

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dates and location for such sales; specifying requirements for licensed recreational vehicle dealers to hold such sales; creating s. 322.032, F.S.; requiring the department to begin to review and prepare for the development of a system for issuing an optional digital proof of driver license; authorizing the department to contract with private entities to develop the system; providing requirements for digital proof of driver license; providing criminal penalties for manufacturing or possessing a false digital proof of driver license; amending s. 322.055, F.S.; reducing the mandatory period of revocation or suspension of, or delay in eligibility for, a driver license for persons convicted of certain drug offenses; requiring the court to make a determination as to whether a restricted license would be appropriate for persons

142 convicted of certain drug offenses; amending s. 322.058, F.S.; requiring the department to reinstate 143 144 the driving privilege and allow registration of a motor vehicle of a child support obligor upon receipt 145 of an affidavit containing specified information; 146 147 amending s. 322.059, F.S.; requiring the department to invalidate the digital proof of driver license for a 148 149 person whose license or registration has been suspended; amending s. 322.141, F.S.; revising 150

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151 requirements for special markings on driver licenses 152 and state identification cards for persons designated 153 as sexual predators or subject to registration as 154 sexual offenders to include persons so designated or 155 subject to registration under the laws of another 156 jurisdiction; amending s. 322.15, F.S.; authorizing a 157 digital proof of driver license to be accepted in lieu 158 of a physical driver license; amending s. 322.21, 159 F.S.; exempting certain individuals who are homeless 160 or whose annual income is at or below a certain 161 percentage of the federal poverty level from paying a 162 fee for an original, renewal, or replacement 163 identification card; amending s. 322.27, F.S.; 164 providing for a clerk of court to remove a habitual 165 traffic offender designation if the offender meets 166 certain conditions; amending s. 322.2715, F.S.; 167 authorizing ignition interlock device installation for 168 at least 6 continuous months for a first offense of 169 driving under the influence; creating s. 322.276, 170 F.S.; authorizing the department to issue a driver 171 license to a person whose license is suspended or 172 revoked in another state under certain circumstances; amending s. 323.002, F.S.; providing that an 173 174 unauthorized wrecker operator's wrecker, tow truck, or other motor vehicle used during certain offenses may 175

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176 be immediately removed and impounded; requiring an 177 unauthorized wrecker operator to disclose in writing 178 to the owner or operator of a motor vehicle certain 179 information; requiring the unauthorized wrecker 180 operator to provide a copy of the disclosure to the 181 owner or operator in the presence of a law enforcement officer if such officer is at the scene of a motor 182 183 vehicle accident; authorizing a law enforcement 184 officer from a local governmental agency or state law 185 enforcement agency to cause to be removed and 186 impounded from the scene of a wrecked or disabled 187 vehicle an unauthorized wrecker, tow truck, or other 188 motor vehicle; authorizing the authority that caused 189 the removal and impoundment to assess a cost recovery 190 fine; requiring a release form; requiring the wrecker, 191 tow truck, or other motor vehicle to remain impounded 192 until the fine is paid; providing the amounts for the 193 cost recovery fine for first and subsequent 194 violations; requiring the unauthorized wrecker 195 operator to pay the fees associated with the removal 196 and storage of the wrecker, tow truck, or other motor 197 vehicle; creating s. 339.70, F.S.; limiting the number of referenda for consolidation or dissolution that 198 199 certain authorities may be subject to upon approval of 200 the electors of the area affected; specifying that a

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201 referendum not expressly agreed to by an authority 202 applies only to future bond issuances; providing exceptions; amending s. 526.141, F.S.; requiring self-203 204 service gasoline pumps to display an additional decal 205 containing specified information; requiring the 206 Department of Agriculture and Consumer Services to 207 confirm compliance by a specified date; providing for 208 additional local laws and regulations to expand 209 fueling assistance for certain motor vehicle operators; amending s. 526.142, F.S.; providing for 210 211 preemption of local laws and regulations pertaining to 212 air and vacuum devices; amending s. 562.11, F.S.; 213 authorizing the court to direct the department to 214 issue a restricted driver license to certain persons; 215 amending s. 627.0653, F.S.; authorizing the Office of 216 Insurance Regulation to approve a premium discount for 217 specified insurance coverages if the insured vehicle 218 is equipped with certain technology; amending s. 219 812.0155, F.S.; deleting a provision requiring the suspension of the driver license of a person 220 adjudicated guilty of certain offenses; authorizing 221 222 the court to direct the department to issue a 223 restricted driver license to certain persons; amending 224 s. 832.09, F.S.; providing that the suspension of a 225 driver license of a person being prosecuted for

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226 passing a worthless check is discretionary; amending 227 section 45 of chapter 2008-176, Laws of Florida; extending the prohibition of the issuance of new 228 229 specialty license plates; directing the department to 230 develop and present to the Governor and the 231 Legislature a plan that addresses certain vehicle 232 registration holds; directing the Office of Program 233 Policy Analysis and Government Accountability to 234 conduct and submit to the Governor and the Legislature 235 a study on the effectiveness of ignition interlock 236 device use; providing for the use of revenue received 237 from the sale of certain specialty license plates; 238 requiring a county or municipality to respond to 239 certain requests from other counties or municipalities 240 within a specified timeframe; authorizing the 241 governing body of a county to create a yellow dot 242 critical motorist medical information program for 243 certain purposes; authorizing a county to solicit 244 sponsorships and enter into an interlocal agreement 245 with another county to solicit such sponsorships for 246 the medical information program; authorizing the 247 Department of Highway Safety and Motor Vehicles and 248 the Department of Transportation to provide education 249 and training and publicize the program; requiring the 250 program to be free to participants; providing for

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251 yellow dot program decals, folders, and participant 252 information forms; providing procedures for use of the 253 decal, folder, and form; providing for limited use of 254 information on the forms by emergency medical 255 responders; requiring the governing body of a 256 participating county to adopt guidelines and 257 procedures to ensure that confidential information is not made public; providing an honorary designation; 258 259 directing the Department of Transportation to erect 260 suitable markers; providing effective dates. 261 262 Be It Enacted by the Legislature of the State of Florida: 263 Section 1. 264 Subsection (1), paragraph (a) of subsection 265 (2), and subsection (3) of section 61.13016, Florida Statutes, 266 are amended to read: 267 61.13016 Suspension of driver driver's licenses and motor 268 vehicle registrations.-269 The driver driver's license and motor vehicle (1)270 registration of a support obligor who is delinquent in payment 271 or who has failed to comply with subpoenas or a similar order to 272 appear or show cause relating to paternity or support 273 proceedings may be suspended. When an obligor is 15 days 274 delinquent making a payment in support or failure to comply with a subpoena, order to appear, order to show cause, or similar 275

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276 order in IV-D cases, the Title IV-D agency may provide notice to 277 the obligor of the delinquency or failure to comply with a 278 subpoena, order to appear, order to show cause, or similar order 279 and the intent to suspend by regular United States mail that is 280 posted to the obligor's last address of record with the 281 Department of Highway Safety and Motor Vehicles. When an obligor 282 is 15 days delinquent in making a payment in support in non-IV-D 283 cases, and upon the request of the obligee, the depository or 284 the clerk of the court must provide notice to the obligor of the 285 delinquency and the intent to suspend by regular United States 286 mail that is posted to the obligor's last address of record with the Department of Highway Safety and Motor Vehicles. In either 287 288 case, the notice must state:

(a) The terms of the order creating the supportobligation;

(b) The period of the delinquency and the total amount of the delinquency as of the date of the notice or describe the subpoena, order to appear, order to show cause, or other similar order that which has not been complied with;

(c) That notification will be given to the Department of Highway Safety and Motor Vehicles to suspend the obligor's <u>driver</u> driver's license and motor vehicle registration unless, within 20 days after the date <u>that</u> the notice is mailed, the obligor:

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1.a. Pays the delinquency in full and any other costs and

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301 fees accrued between the date of the notice and the date the 302 delinquency is paid; 303 Enters into a written agreement for payment with the b. 304 obligee in non-IV-D cases or with the Title IV-D agency in IV-D 305 cases; or in IV-D cases, complies with a subpoena or order to 306 appear, order to show cause, or a similar order; or 307 Files a petition with the circuit court to contest the с. 308 delinquency action; and 309 d. Demonstrates that he or she receives reemployment 310 assistance or unemployment compensation pursuant to chapter 443; 311 Demonstrates that he or she is disabled and incapable e. 312 of self-support or that he or she receives benefits under the 313 federal Supplemental Security Income or Social Security 314 Disability Insurance programs; 315 f. Demonstrates that he or she receives temporary cash 316 assistance pursuant to chapter 414; or 317 g. Demonstrates that he or she is making payments in 318 accordance with a confirmed bankruptcy plan under chapter 11, 319 chapter 12, or chapter 13 of the United States Bankruptcy Code, 11 U.S.C. ss. 101 et seq.; and 320 2. Pays any applicable delinquency fees. 321 322 323 If an the obligor in a non-IV-D case cases enters into a written 324 agreement for payment before the expiration of the 20-day 325 period, the obligor must provide a copy of the signed written Page 13 of 79

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326 agreement to the depository or the clerk of the court. <u>If an</u> 327 <u>obligor seeks to satisfy sub-subparagraph 1.d.</u>, <u>sub-subparagraph</u> 328 <u>1.e.</u>, <u>sub-subparagraph 1.f.</u>, <u>or sub-subparagraph 1.g.</u> <u>before</u> 329 <u>expiration of the 20-day period</u>, the <u>obligor must provide the</u> 330 <u>applicable documentation or proof to the depository or the clerk</u> 331 of the court.

(2) (a) Upon petition filed by the obligor in the circuit 332 court within 20 days after the mailing date of the notice, the 333 334 court may, in its discretion, direct the department to issue a 335 license for driving privilege privileges restricted to business 336 purposes only, as defined by s. 322.271, if the person is 337 otherwise qualified for such a license. As a condition for the 338 court to exercise its discretion under this subsection, the 339 obligor must agree to a schedule of payment on any child support 340 arrearages and to maintain current child support obligations. If 341 the obligor fails to comply with the schedule of payment, the 342 court shall direct the Department of Highway Safety and Motor 343 Vehicles to suspend the obligor's driver driver's license.

(3) If the obligor does not, within 20 days after the mailing date on the notice, pay the delinquency; τ enter into a written payment agreement; τ comply with the subpoena, order to appear, order to show cause, or other similar order; τ or file a motion to contest; or satisfy sub-subparagraph (1)(c)1.d., subsubparagraph (1)(c)1.e., sub-subparagraph (1)(c)1.f., or subsubparagraph (1)(c)1.g., the Title IV-D agency in IV-D cases, or

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351 the depository or clerk of the court in non-IV-D cases, <u>may</u> 352 shall file the notice with the Department of Highway Safety and 353 Motor Vehicles and request the suspension of the obligor's 354 <u>driver driver's</u> license and motor vehicle registration in 355 accordance with s. 322.058.

356 Section 2. Subsection (7) of section 311.101, Florida 357 Statutes, is amended to read:

358 311.101 Intermodal Logistics Center Infrastructure Support 359 Program.-

(7) Beginning in fiscal year <u>2014-2015</u>, at least 2012 2013, up to \$5 million per year shall be made available from the State Transportation Trust Fund for the program. The Department of Transportation shall include projects proposed to be funded under this section in the tentative work program developed pursuant to s. 339.135(4). <u>This subsection expires on July 1</u>, 2020.

367 Section 3. Subsections (92) and (93) are added to section 368 316.003, Florida Statutes, to read:

369 316.003 Definitions.—The following words and phrases, when 370 used in this chapter, shall have the meanings respectively 371 ascribed to them in this section, except where the context 372 otherwise requires:

373 (92) SANITATION VEHICLE.—A motor vehicle that bears an 374 emblem that is visible from the roadway and clearly identifies 375 that the vehicle belongs to or is under contract with a person,

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376	entity, cooperative, board, commission, district, or unit of
377	local government that provides garbage, trash, refuse, or
378	recycling collection.
379	(93) UTILITY SERVICE VEHICLE.—A motor vehicle that bears
380	an emblem that is visible from the roadway and clearly
381	identifies that the vehicle belongs to or is under contract with
382	a person, entity, cooperative, board, commission, district, or
383	unit of local government that provides electric, natural gas,
384	water, wastewater, cable, telephone, or communications services.
385	Section 4. Section 316.0778, Florida Statutes, is created
386	to read:
387	316.0778 Automated license plate recognition systems;
388	records retention
389	(1) As used in this section, the term "automated license
390	plate recognition system" means a system of one or more mobile
391	or fixed high-speed cameras combined with computer algorithms to
392	convert images of license plates into computer-readable data.
393	(2) In consultation with the Department of Law
394	Enforcement, the Department of State shall establish a retention
395	schedule for records containing images and data generated
396	through the use of an automated license plate recognition
397	system. The retention schedule must establish a maximum period
398	that the records may be retained.
399	Section 5. Subsection (3) of section 316.081, Florida
400	Statutes, is amended to read:

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401	316.081 Driving on right side of roadway; exceptions
402	(3) On a road, street, or highway having two or more lanes
403	allowing movement in the same direction, a driver may not
404	continue to operate a motor vehicle at any speed which is more
405	than 10 miles per hour slower than the posted speed limit in the
406	furthermost left-hand lane if the driver knows or reasonably
407	should know that he or she is being overtaken in that lane from
408	the rear by a motor vehicle traveling at a higher rate of speed.
409	This subsection does not apply to drivers operating a vehicle
410	that is overtaking another vehicle proceeding in the same
411	direction, or is preparing for a left turn at an intersection.
412	Section 6. Section 316.0817, Florida Statutes, is created
413	to read:
414	316.0817 Loading and unloading of bus passengers
415	(1) Notwithstanding any other law, a bus may not stop to
416	load or unload passengers in a manner that impedes, blocks, or
417	otherwise restricts the progression of traffic on the main-
418	traveled portion of a roadway if there is another reasonable
419	means for the bus to stop parallel to the travel lane and safely
420	load and unload passengers. As used in this section, the term
421	"reasonable means" means sufficient unobstructed pavement or a
422	designated turn lane that is sufficient in length to allow the
423	safe loading and unloading of passengers parallel to the travel
424	lane.
425	(2) This section does not apply to a school bus.
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426 Section 7. Section 316.126, Florida Statutes, is amended 427 to read:

428 316.126 Operation of vehicles and actions of pedestrians 429 on approach of <u>an</u> authorized emergency, <u>sanitation</u>, <u>or utility</u> 430 service vehicle.-

431 (1) (a) Upon the immediate approach of an authorized 432 emergency vehicle, while en route to meet an existing emergency, 433 the driver of every other vehicle shall, when such emergency 434 vehicle is giving audible signals by siren, exhaust whistle, or 435 other adequate device, or visible signals by the use of 436 displayed blue or red lights, yield the right-of-way to the 437 emergency vehicle and shall immediately proceed to a position 438 parallel to, and as close as reasonable to the closest edge of 439 the curb of the roadway, clear of any intersection and shall 440 stop and remain in position until the authorized emergency 441 vehicle has passed, unless otherwise directed by a any law 442 enforcement officer.

(b) <u>If When an authorized emergency vehicle displaying</u> making use of any visual signals is parked <u>on the roadside, a</u> sanitation vehicle is performing a task related to the provision of sanitation services on the roadside, a utility service vehicle is performing a task related to the provision of utility services on the roadside, or a wrecker displaying amber rotating or flashing lights is performing a recovery or loading on the

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450 roadside, the driver of every other vehicle, as soon as it is 451 safe:

452 1. Shall vacate the lane closest to the emergency vehicle, 453 sanitation vehicle, utility service vehicle, or wrecker when 454 driving on an interstate highway or other highway with two or 455 more lanes traveling in the direction of the emergency vehicle, 456 sanitation vehicle, utility service vehicle, or wrecker, except 457 when otherwise directed by a law enforcement officer. If such 458 movement cannot be safely accomplished, the driver shall reduce 459 speed as provided in subparagraph 2.

2. Shall slow to a speed that is 20 miles per hour less than the posted speed limit when the posted speed limit is 25 miles per hour or greater; or travel at 5 miles per hour when the posted speed limit is 20 miles per hour or less, when driving on a two-lane road, except when otherwise directed by a law enforcement officer.

(c) The Department of Highway Safety and Motor Vehicles shall provide an educational awareness campaign informing the motoring public about the Move Over Act. The department shall provide information about the Move Over Act in all newly printed driver driver's license educational materials after July 1, 2002.

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473 This section does not relieve the driver of an authorized
474 emergency vehicle from the duty to drive with due regard for the
475 safety of all persons using the highway.

476 (2) Every pedestrian using the road right-of-way shall
477 yield the right-of-way until the authorized emergency vehicle
478 has passed, unless otherwise directed by <u>a law enforcement</u> any
479 police officer.

An Any authorized emergency vehicle, when en route to 480 (3) 481 meet an existing emergency, shall warn all other vehicular traffic along the emergency route by an audible signal, siren, 482 483 exhaust whistle, or other adequate device or by a visible signal 484 by the use of displayed blue or red lights. While en route to 485 such emergency, the emergency vehicle shall otherwise proceed in 486 a manner consistent with the laws regulating vehicular traffic 487 upon the highways of this state.

(4) <u>This section does not</u> Nothing herein contained shall
diminish or enlarge any rules of evidence or liability in any
case involving the operation of an emergency vehicle.

(5) This section <u>does shall</u> not operate to relieve the
driver of an authorized emergency vehicle from the duty to drive
with due regard for the safety of all persons using the highway.

494 (6) A violation of this section is a noncriminal traffic
495 infraction, punishable pursuant to chapter 318 as either a
496 moving violation for infractions of subsection (1) or subsection
497 (3), or as a pedestrian violation for infractions of subsection

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498	(2).
499	Section 8. Paragraph (c) is added to subsection (2) of
500	section 316.193, Florida Statutes, paragraphs (i), (j), and (k)
501	of subsection (6) are redesignated as paragraphs (k), (l), and
502	(m), respectively, and new paragraphs (i) and (j) are added to
503	that subsection, to read:
504	316.193 Driving under the influence; penalties
505	(2)
506	(c) In addition to the penalties in paragraph (a), the
507	court may order placement, at the convicted person's sole
508	expense, of an ignition interlock device approved by the
509	department in accordance with s. 316.1938 for at least 6
510	continuous months upon all vehicles that are individually or
511	jointly leased or owned and routinely operated by the convicted
512	person if, at the time of the offense, the person had a blood-
513	alcohol level or breath-alcohol level of .08 or higher.
514	(6) With respect to any person convicted of a violation of
515	subsection (1), regardless of any penalty imposed pursuant to
516	subsection (2), subsection (3), or subsection (4):
517	(i) The court may also dismiss the order of impoundment or
518	immobilization if the defendant provides proof to the
519	satisfaction of the court that a functioning, certified ignition
520	interlock device has been installed upon all vehicles that are
521	individually or jointly leased or owned and routinely operated
522	by the convicted person.

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523	(j)1. Notwithstanding the provisions of this section, s.
524	316.1937, and s. 322.2715 relating to ignition interlock devices
525	required for second or subsequent offenders, in order to
526	strengthen the pretrial and posttrial options available to
527	prosecutors and judges, the court may order, if deemed
528	appropriate, that a person participate in a qualified sobriety
529	and drug monitoring program, as defined in subparagraph 2., in
530	addition to the ignition interlock device requirement.
531	Participation shall be at the person's sole expense.
532	2. As used in this paragraph, the term "qualified sobriety
533	and drug monitoring program" means an evidence-based program,
534	approved by the department, in which participants are regularly
535	tested for alcohol and drug use. As the court deems appropriate,
536	the program may monitor alcohol or drugs through one or more of
537	the following modalities: breath testing twice a day; continuous
538	transdermal alcohol monitoring in cases of hardship; or random
539	blood, breath, urine, or oral fluid testing. Testing modalities
540	that provide the best ability to sanction a violation as close
541	in time as reasonably feasible to the occurrence of the
542	violation should be given preference. This paragraph does not
543	preclude a court from ordering an ignition interlock device as a
544	testing modality.
545	3. For purposes of this paragraph, the term "evidence-
546	based program" means a program that satisfies the requirements
547	of at least two of the following:
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548	a. The program is included in the federal registry of
549	evidence-based programs and practices.
550	b. The program has been reported in a peer-reviewed
551	journal as having positive effects on the primary targeted
552	outcome.
553	c. The program has been documented as effective by
554	informed experts and other sources.
555	
556	For the purposes of this section, any conviction for a violation
557	of s. 327.35; a previous conviction for the violation of former
558	s. 316.1931, former s. 860.01, or former s. 316.028; or a
559	previous conviction outside this state for driving under the
560	influence, driving while intoxicated, driving with an unlawful
561	blood-alcohol level, driving with an unlawful breath-alcohol
562	level, or any other similar alcohol-related or drug-related
563	traffic offense, is also considered a previous conviction for
564	violation of this section. However, in satisfaction of the fine
565	imposed pursuant to this section, the court may, upon a finding
566	that the defendant is financially unable to pay either all or
567	part of the fine, order that the defendant participate for a
568	specified additional period of time in public service or a
569	community work project in lieu of payment of that portion of the
570	fine which the court determines the defendant is unable to pay.
571	In determining such additional sentence, the court shall
572	consider the amount of the unpaid portion of the fine and the

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573 reasonable value of the services to be ordered; however, the 574 court may not compute the reasonable value of services at a rate 575 less than the federal minimum wage at the time of sentencing. 576 Section 9. Subsection (7) of section 316.1937, Florida 577 Statutes, is amended to read:

578 316.1937 Ignition interlock devices, requiring; unlawful 579 acts.-

Notwithstanding the provisions of this section, if a 580 (7) 581 person is required to operate a motor vehicle in the course and 582 scope of his or her employment and if the vehicle is owned or 583 leased by the employer, the person may operate that vehicle 584 without installation of an approved ignition interlock device if 585 the employer has been notified of such driving privilege 586 restriction. and if Proof of that notification must be is with 587 the vehicle. This employment exemption does not apply, however, 588 if the business entity which owns the vehicle is owned or 589 controlled by the person whose driving privilege has been 590 restricted.

591 Section 10. Section 316.1938, Florida Statutes, is amended 592 to read:

593 316.1938 Ignition interlock devices, certification; 594 warning label.-

595 (1) The department of Highway Safety and Motor Vehicles
596 shall certify or cause to be certified the accuracy and
597 precision of the testing breath-testing component of the

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598 ignition interlock devices as required by s. 316.1937, and shall 599 publish a list of approved devices, together with rules 600 governing the accuracy and precision of the testing breath-601 testing component of such devices as adopted by rule in compliance with s. 316.1937. The cost of certification shall be 602 603 borne by the manufacturers of ignition interlock devices. 604 No model of ignition interlock device shall be (2)605 certified unless it meets or exceeds current National Highway 606 Traffic Safety Administration standards the accuracy 607 requirements specified by rule of the department. 608 Providers of ignition interlock devices and services (3) 609 whose devices have been certified must contract with the 610 department to become a service provider in the state. The 611 department shall contract with any provider whose devices have 612 been certified and who has made a request to be a provider in 613 the state. 614 (4) (4) (3) The contract between the department and an ignition 615 interlock device service provider must shall include the 616 following: design and adopt by rule 617 (a) Provisions for the effective and efficient 618 installation and removal of the ignition interlock device. 619 (b) Requirements for the provision of services, 620 inspection, and monitoring of the ignition interlock device. 621 (c) A requirement for the provider to electronically 622 transmit reports to the department regarding driver activity,

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623	bypass approval, compliance, client violations, and other
624	reports in a format determined by the department.
625	(d) Requirements for a detailed implementation plan that
626	outlines the steps and the timeframe necessary for the ignition
627	interlock device provider to be fully operational.
628	(e) Provisions for the collection and remittance of all
629	state revenues.
630	(f) Provisions for corrective action to be taken if the
631	ignition interlock device provider is out of compliance,
632	including penalty provisions and liquidated damages.
633	(g) Requirements for security protection for ignition
634	interlock devices, including, but not limited to, each device
635	being capable of recording each event and providing visual
636	evidence of any actual or attempted tampering, alteration,
636 637	evidence of any actual or attempted tampering, alteration, bypass, or circumvention.
637	bypass, or circumvention.
637 638	bypass, or circumvention. (h) A provision to ensure processing and continuous
637 638 639	bypass, or circumvention. (h) A provision to ensure processing and continuous monitoring are achieved for all ignition interlock device
637 638 639 640	bypass, or circumvention. (h) A provision to ensure processing and continuous monitoring are achieved for all ignition interlock device clients who require transition of services.
637 638 639 640 641	bypass, or circumvention. (h) A provision to ensure processing and continuous monitoring are achieved for all ignition interlock device clients who require transition of services. (i) Provisions for training for service center
637 638 639 640 641 642	bypass, or circumvention. (h) A provision to ensure processing and continuous monitoring are achieved for all ignition interlock device clients who require transition of services. (i) Provisions for training for service center technicians, clients, toll-free help line staff, the department,
637 638 639 640 641 642 643	bypass, or circumvention. (h) A provision to ensure processing and continuous monitoring are achieved for all ignition interlock device clients who require transition of services. (i) Provisions for training for service center technicians, clients, toll-free help line staff, the department, and DUI programs.
637 638 639 640 641 642 643 644	bypass, or circumvention. (h) A provision to ensure processing and continuous monitoring are achieved for all ignition interlock device clients who require transition of services. (i) Provisions for training for service center technicians, clients, toll-free help line staff, the department, and DUI programs. (j) A requirement for the ignition interlock device
637 638 640 641 642 643 644 645	bypass, or circumvention. (h) A provision to ensure processing and continuous monitoring are achieved for all ignition interlock device clients who require transition of services. (i) Provisions for training for service center technicians, clients, toll-free help line staff, the department, and DUI programs. (j) A requirement for the ignition interlock device provider to maintain a readily accessible service center in each

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647	and equipped to provide all ignition interlock device support
648	services.
649	(k) Requirements for a transition plan for the ignition
650	interlock device provider before the provider leaves the state
651	to ensure that continuous monitoring is achieved.
652	(1) A requirement for the ignition interlock device
653	provider to have and maintain a surety bond or irrevocable
654	letter of credit in the amount of \$200,000 executed by the
655	applicant.
656	(m) A requirement that, before beginning work, the
657	ignition interlock device provider have and maintain insurance
658	as approved by the department, including workers' compensation
659	insurance, vendor's public liability and property damage
660	insurance, and subcontractors' public liability and property
660 661	insurance, and subcontractors' public liability and property damage insurance.
661	damage insurance.
661 662	damage insurance. (n) Requirements for the ignition interlock device
661 662 663	damage insurance. (n) Requirements for the ignition interlock device provider to maintain client information and financial records,
661 662 663 664	<u>damage insurance.</u> <u>(n) Requirements for the ignition interlock device</u> <u>provider to maintain client information and financial records,</u> <u>including requirements for electronic storage media formats.</u>
661 662 663 664 665	<u>damage insurance.</u> <u>(n) Requirements for the ignition interlock device</u> <u>provider to maintain client information and financial records,</u> <u>including requirements for electronic storage media formats.</u> <u>Such records must be maintained in accordance with generally</u>
661 662 663 664 665 666	<u>damage insurance.</u> <u>(n) Requirements for the ignition interlock device</u> <u>provider to maintain client information and financial records,</u> <u>including requirements for electronic storage media formats.</u> <u>Such records must be maintained in accordance with generally</u> <u>accepted accounting procedures and practices that sufficiently</u>
661 662 663 664 665 666 667	<u>damage insurance.</u> <u>(n) Requirements for the ignition interlock device</u> <u>provider to maintain client information and financial records,</u> <u>including requirements for electronic storage media formats.</u> <u>Such records must be maintained in accordance with generally</u> <u>accepted accounting procedures and practices that sufficiently</u> <u>and properly reflect all revenues and expenditures of funds.</u>
661 662 663 664 665 666 667 668	damage insurance. (n) Requirements for the ignition interlock device provider to maintain client information and financial records, including requirements for electronic storage media formats. Such records must be maintained in accordance with generally accepted accounting procedures and practices that sufficiently and properly reflect all revenues and expenditures of funds. Such records are subject to inspection, review, or audit by
661 662 663 664 665 666 667 668 669	damage insurance. (n) Requirements for the ignition interlock device provider to maintain client information and financial records, including requirements for electronic storage media formats. Such records must be maintained in accordance with generally accepted accounting procedures and practices that sufficiently and properly reflect all revenues and expenditures of funds. Such records are subject to inspection, review, or audit by state personnel authorized by the department. Upon termination

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A requirement for a warning label to which shall be 672 (0) 673 affixed to each ignition interlock device upon installation. The label must shall contain a warning that any person who tampers 674 675 with, circumvents, tampering, circumventing, or otherwise 676 misuses misusing the device commits is guilty of a violation of 677 law and may be subject to civil liability. 678 (p) A provision requiring the provider to replace 679 defective ignition interlock devices at no cost to the client. 680 An ignition interlock device provider must maintain (5) the confidentiality of all personal information received under 681 682 its duties as an ignition interlock device provider in 683 accordance with chapter 119 and the federal Driver's Privacy 684 Protection Act of 1994, 18 U.S.C. ss. 2721 et seq. 685 (6) Notwithstanding any other provision of law, the 686 contract shall be governed by chapter 287, except for the 687 requirements of s. 287.057. Section 11. Section 316.1975, Florida Statutes, is amended 688 to read: 689 690 316.1975 Unattended motor vehicle.-A person driving or in charge of any motor vehicle may 691 (1)not permit it to stand unattended without first stopping the 692 693 engine, locking the ignition, and removing the key. A vehicle 694 may not be permitted to stand unattended upon any perceptible 695 grade without stopping the engine and effectively setting the 696 brake thereon and turning the front wheels to the curb or side

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697 of the street. A violation of this section is a noncriminal traffic infraction, punishable as a nonmoving violation as 698 699 provided in chapter 318. 700 (2) This section does not apply to the operator of: 701 An authorized emergency vehicle while in the (a) 702 performance of official duties and the vehicle is equipped with 703 an activated antitheft device that prohibits the vehicle from 704 being driven; 705 (b) A licensed delivery truck or other delivery vehicle 706 while making deliveries; or 707 (c) A solid waste or recovered materials collection 708 vehicle while collecting such items; or 709 (d) A vehicle that is started by remote control while the 710 ignition, transmission, and doors are locked. 711 Section 12. Paragraph (b) of subsection (3) of section 712 316.2126, Florida Statutes, is amended to read: 316.2126 Authorized use of golf carts, low-speed vehicles, 713 714 and utility vehicles.-715 (3) Seasonal delivery personnel may use the following 716 (b) vehicles solely for the purpose of delivering express envelopes 717 718 and packages having a maximum size of 130 inches for the 719 combined length and girth and weighing not more than 150 pounds 720 from midnight October 15 until midnight January December 31 of 721 each year:

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722 Low-speed vehicles and utility vehicles as defined in 1. 723 s. 320.01 upon any public road within a residential area that 724 has a posted speed limit of 35 miles per hour or less. 725 Golf carts upon a public road within a residential area 2. that has a posted speed limit of 30 miles per hour or less. 726 727 3. Golf carts upon a public road within a residential area that has a posted speed limit of 30 to 35 miles per hour, unless 728 a municipality having jurisdiction over the public road has 729 730 enacted an ordinance restricting personnel from driving on such 731 roads. 732 733 Seasonal delivery personnel may pull a trailer from any of these 734 vehicles. 735 Section 13. Paragraph (d) of subsection (2) of section 736 316.2952, Florida Statutes, is amended to read: 737 316.2952 Windshields; requirements; restrictions.-738 (2) A person shall not operate any motor vehicle on any 739 public highway, road, or street with any sign, sunscreening 740 material, product, or covering attached to, or located in or upon, the windshield, except the following: 741 A global positioning system device or similar 742 (d) 743 satellite receiver device that which uses the global positioning 744 system operated pursuant to 10 U.S.C. s. 2281 to obtain for the 745 purpose of obtaining navigation, to improve driver safety as a 746 component of safety monitoring equipment capable of providing

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747 <u>driver feedback</u>, or <u>to otherwise route</u> routing information while 748 the motor vehicle is being operated.

749Section 14. Effective January 1, 2016, subsection (1) of750section 316.605, Florida Statutes, is amended to read:

751

316.605 Licensing of vehicles.-

752 (1) Every vehicle, at all times while driven, stopped, or 753 parked upon any highways, roads, or streets of this state, shall 754 be licensed in the name of the owner thereof in accordance with 755 the laws of this state unless such vehicle is not required by 756 the laws of this state to be licensed in this state and shall, 757 except as otherwise provided in s. 320.0706 for front-end 758 registration license plates on truck tractors and s. 320.086(5) 759 which exempts display of license plates on described former 760 military vehicles, display the license plate or both of the 761 license plates assigned to it by the state, one on the rear and, 762 if two, the other on the front of the vehicle, each to be 763 securely fastened to the vehicle outside the main body of the 764 vehicle not higher than 60 inches and not lower than 12 inches 765 from the ground and no more than 24 inches to the left or right of the centerline of the vehicle, and in such manner as to 766 prevent the plates from swinging, and all letters, numerals, 767 768 printing, writing, and other identification marks upon the 769 plates regarding the word "Florida," the registration decal, and 770 the alphanumeric designation shall be clear and distinct and free from defacement, mutilation, grease, and other obscuring 771

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772 matter, so that they will be plainly visible and legible at all 773 times 100 feet from the rear or front. Except as provided in s. 774 316.2085(3), vehicle license plates shall be affixed and 775 displayed in such a manner that the letters and numerals shall 776 be read from left to right parallel to the ground. No vehicle 777 license plate may be displayed in an inverted or reversed 778 position or in such a manner that the letters and numbers and 779 their proper sequence are not readily identifiable. Nothing 780 shall be placed upon the face of a Florida plate except as 781 permitted by law or by rule or regulation of a governmental 782 agency. No license plates other than those furnished by the 783 state shall be used. However, if the vehicle is not required to 784 be licensed in this state, the license plates on such vehicle 785 issued by another state, by a territory, possession, or district 786 of the United States, or by a foreign country, substantially 787 complying with the provisions hereof, shall be considered as 788 complying with this chapter. A violation of this subsection is a 789 noncriminal traffic infraction, punishable as a nonmoving 790 violation as provided in chapter 318.

791 Section 15. Subsections (1) and (3) of section 316.86,792 Florida Statutes, are amended to read:

793 316.86 Operation of vehicles equipped with autonomous 794 technology on roads for testing purposes; financial 795 responsibility; exemption from liability for manufacturer when 796 third party converts vehicle; report.-

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797 (1) Vehicles equipped with autonomous technology may be 798 operated on roads in this state by employees, contractors, or 799 other persons designated by manufacturers of autonomous 800 technology, or by research organizations associated with 801 accredited educational institutions, for the purpose of testing 802 the technology. For testing purposes, a human operator shall be 803 present in the autonomous vehicle such that he or she has the 804 ability to monitor the vehicle's performance and intervene, if 805 necessary, unless the vehicle is being tested or demonstrated on 806 a closed course. Before Prior to the start of testing in this 807 state, the entity performing the testing must submit to the 808 department of Highway Safety and Motor Vehicles an instrument of 809 insurance, surety bond, or proof of self-insurance acceptable to 810 the department in the amount of \$5 million.

811 (3) By February 12, 2014, the Department of Highway Safety 812 and Motor Vehicles shall submit a report to the President of the 813 Senate and the Speaker of the House of Representatives 814 recommending additional legislative or regulatory action that 815 may be required for the safe testing and operation of motor 816 vehicles equipped with autonomous technology.

817 Section 16. Paragraph (a) of subsection (1) of section 818 318.15, Florida Statutes, is amended to read:

819 318.15 Failure to comply with civil penalty or to appear; 820 penalty.-821 (1)(a) If a person fails to comply with the civil

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822 penalties provided in s. 318.18 within the time period specified 823 in s. 318.14(4), fails to enter into or comply with the terms of a penalty payment plan with the clerk of the court in accordance 824 825 with ss. 318.14 and 28.246, fails to attend driver improvement 826 school, or fails to appear at a scheduled hearing, the clerk of 827 the court shall notify the Department of Highway Safety and 828 Motor Vehicles of such failure within 10 days after such failure. Upon receipt of such notice, the department shall 829 830 immediately issue an order suspending the driver driver's license and privilege to drive of such person effective 20 days 831 832 after the date the order of suspension is mailed in accordance 833 with s. 322.251(1), (2), and (6). Any such suspension of the 834 driving privilege which has not been reinstated, including a 835 similar suspension imposed outside Florida, shall remain on the 836 records of the department for a period of 7 years from the date 837 imposed and shall be removed from the records after the 838 expiration of 7 years from the date it is imposed. The 839 department may not accept the resubmission of such suspension. 840 Section 17. Subsection (6) of section 318.18, Florida Statutes, is amended to read: 841

842 318.18 Amount of penalties.—The penalties required for a 843 noncriminal disposition pursuant to s. 318.14 or a criminal 844 offense listed in s. 318.17 are as follows:

845 (6) One hundred dollars or the fine amount designated by846 county ordinance, plus court costs for illegally parking, under

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847 s. 316.1955, in a parking space provided for people who have 848 disabilities. However, this fine shall be waived if a person 849 provides to the law enforcement agency or parking enforcement 850 specialist or agency that issued the citation for such a 851 violation proof that the person committing the violation has a 852 valid parking permit or license plate issued pursuant to s. 853 316.1958, s. 320.0842, s. 320.0843, s. 320.0845, or s. 320.0848 854 or a signed affidavit that the owner of the disabled parking 855 permit or license plate was present at the time the violation 856 occurred, and that such a parking permit or license plate was 857 valid at the time the violation occurred. The law enforcement 858 officer or agency or the parking enforcement specialist or 859 agency, upon determining that all required documentation has 860 been submitted verifying that the required parking permit or 861 license plate was valid at the time of the violation, must sign 862 an affidavit of compliance. Upon provision of the affidavit of 863 compliance and payment of a dismissal fee of up to \$7.50 to the 864 clerk of the circuit court, the clerk shall dismiss the 865 citation. However, the clerk may designate a local governmental entity to receive the affidavit and dismissal fee, and the local 866 governmental entity may keep the fee. 867 868 Section 18. Subsection (17) of section 320.02, Florida 869 Statutes, is amended to read: 870 320.02 Registration required; application for 871 registration; forms.-

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872 If an any applicant's name appears on a list of (17)873 persons who may not be issued a license plate, revalidation 874 sticker, or replacement license plate after a written notice to 875 surrender a vehicle was submitted to the department by a lienor 876 as provided in s. 320.1316, the department shall may withhold 877 renewal of registration or replacement registration of the any 878 motor vehicle identified in owned by the applicant at the time the notice was submitted by the lienor. The lienor must maintain 879 880 proof that written notice to surrender the vehicle was sent to each registered owner pursuant to s. 320.1316(1). A revalidation 881 882 sticker or replacement license plate may not be issued for the 883 identified vehicle until the that person's name no longer 884 appears on the list, or until the person presents documentation 885 from the lienor that the vehicle has been surrendered to the 886 lienor, or a court orders the person's name removed from the 887 list as provided in s. 320.1316. The department may shall not 888 withhold an initial registration in connection with an 889 applicant's purchase or lease of a motor vehicle solely because 890 the applicant's name is on the list created by s. 320.1316.

891 Section 19. Paragraphs (uu) and (xxx) of subsection (4) 892 and subsection (10) of section 320.08056, Florida Statutes, are 893 amended to read:

894

320.08056 Specialty license plates.-

895 (4) The following license plate annual use fees shall be896 collected for the appropriate specialty license plates:

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897 (uu) Wildlife Foundation of Florida Sportsmen's National 898 Land Trust license plate, \$25. 899 (xxx) Protect Our Oceans Catch Me, Release Me license 900 plate, \$25. 901 (10) (a) A specialty license plate annual use fee collected 902 and distributed under this chapter, or any interest earned from 903 those fees, may not be used for commercial or for-profit 904 activities nor for general or administrative expenses, except as 905 authorized by s. 320.08058 or to pay the cost of the audit or 906 report required by s. 320.08062(1). The fees and any interest 907 earned from the fees may be expended only for use in this state 908 unless the annual use fee is derived from the sale of United 909 States Armed Forces and veterans-related specialty license 910 plates pursuant to paragraphs (4)(d), (bb), (ll), (lll), (uuu), 911 and (bbbb) and s. 320.0891. 912 (b) As used in this subsection, the term "administrative 913 expenses" means those expenditures which are considered as 914 direct operating costs of the organization. Such costs include, but are not limited to, the following: 915 916 1. Administrative salaries of employees and officers of the organization who do not or cannot prove, via detailed daily 917 918 time sheets, that they actively participate in program 919 activities. 920 2. Bookkeeping and support services of the organization. 921 3. Office supplies and equipment not directly utilized for

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922 the specified program. 923 4. Travel time, per diem, mileage reimbursement, and 924 lodging expenses not directly associated with a specified 925 program purpose. 5. Paper, printing, envelopes, and postage not directly 926 927 associated with a specified program purpose. 928 6. Miscellaneous expenses such as food, beverage, 929 entertainment, and conventions. 930 Section 20. Paragraph (a) of subsection (1) of section 931 320.089, Florida Statutes, is amended to read: 932 320.089 Veterans of the United States Armed Forces; 933 members of National Guard and active United States Armed Forces 934 reservists; former prisoners of war; survivors of Pearl Harbor; 935 Purple Heart medal recipients; Operation Desert Storm Veterans: 936 Operation Desert Shield Veterans; Operation Iragi Freedom and 937 Operation Enduring Freedom Veterans; Combat Infantry Badge or 938 Combat Action Badge recipients; Vietnam War Veterans; Korean 939 Conflict Veterans; special license plates; fee.-940 (1) (a) Each owner or lessee of an automobile or truck for private use or recreational vehicle as specified in s. 941 320.08(9)(c) or (d), which is not used for hire or commercial 942 use, who is a resident of the state and a veteran of the United 943 944 States Armed Forces, an active or retired member of the Florida 945 National Guard, a survivor of the attack on Pearl Harbor, a recipient of the Purple Heart medal, an active or retired member 946

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947 of any branch of the United States Armed Forces Reserve, or a 948 recipient of the Combat Infantry Badge or Combat Action Badge 949 shall, upon application to the department, accompanied by proof 950 of release or discharge from any branch of the United States 951 Armed Forces, proof of active membership or retired status in 952 the Florida National Guard, proof of membership in the Pearl 953 Harbor Survivors Association or proof of active military duty in Pearl Harbor on December 7, 1941, proof of being a Purple Heart 954 955 medal recipient, proof of active or retired membership in any 956 branch of the Armed Forces Reserve, or proof of membership in 957 the Combat Infantrymen's Association, Inc., or other proof of 958 being a recipient of the Combat Infantry Badge or Combat Action 959 Badge, and upon payment of the license tax for the vehicle as 960 provided in s. 320.08, be issued a license plate as provided by 961 s. 320.06, upon which, in lieu of the serial numbers prescribed 962 by s. 320.06, shall be stamped the words "Veteran," "National Guard," "Pearl Harbor Survivor," "Combat-wounded veteran," "U.S. 963 Reserve," "Combat Infantry Badge," or "Combat Action Badge" as 964 965 appropriate, followed by the serial number of the license plate. Additionally, the Purple Heart plate may have the words "Purple 966 967 Heart" stamped on the plate and the likeness of the Purple Heart 968 medal appearing on the plate.

969 Section 21. Paragraphs (a) and (b) of subsection (47) and 970 paragraph (a) of subsection (76) of section 320.08058, Florida 971 Statutes, are amended to read:

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972 320.08058 Specialty license plates.-973 (47)WILDLIFE FOUNDATION OF FLORIDA SPORTSMEN'S NATIONAL 974 LAND TRUST LICENSE PLATES.-975 The department shall develop a Wildlife Foundation of (a) 976 Florida Sportsmen's National Land Trust license plate as 977 provided in this section. The word "Florida" must appear at the 978 top of the plate, and the words "Wildlife Foundation of Florida Sportsmen's National Land Trust" must appear at the bottom of 979 980 the plate. 981 The annual revenues from the sales of the license (b) 982 plate shall be distributed to the Wildlife Foundation of 983 Florida, Inc., a citizen support organization created pursuant 984 to s. 379.223 Sportsmen's National Land Trust. Such annual 985 revenues must be used by the trust in the following manner: 986 1. Fifty percent may be retained until all startup costs 987 for developing and establishing the plate have been recovered. 988 1.2. Seventy-five Twenty-five percent must be used to fund 989 programs and projects within the state that preserve open space 990 and wildlife habitat, promote conservation, improve wildlife 991 habitat, and establish open space for the perpetual use of the 992 public. 993 2.3. Twenty-five percent may be used for promotion, 994 marketing, and administrative costs directly associated with 995 operation of the foundation trust. 996 PROTECT OUR OCEANS CATCH ME, RELEASE ME LICENSE (76)Page 40 of 79

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997 PLATES.-

(a) The department shall develop a <u>Protect Our Oceans</u>
(b) <u>Protect Our Oceans</u> Catch Me, Release Me license plates must bear
1000 <u>Protect Our Oceans</u> Catch Me, Release Me license plates must bear
1001 the colors and design approved by the department. The word
1002 "Florida" must appear at the top of the plate, and the words
1003 <u>"Protect Our Oceans"</u> "Catch Me, Release Me" must appear at the
1004 bottom of the plate.

1005 Section 22. Section 320.08062, Florida Statutes, is 1006 amended to read:

1007 320.08062 Audits and attestations required; annual use 1008 fees of specialty license plates.-

(1) (a) All organizations that receive annual use fee proceeds from the department are responsible for ensuring that proceeds are used in accordance with ss. 320.08056 and 320.08058.

(b) Any organization not subject to audit pursuant to s. 215.97 shall annually attest, under penalties of perjury, that such proceeds were used in compliance with ss. 320.08056 and 320.08058. The attestation shall be made annually in a form and format determined by the department.

1018 (c) Any organization subject to audit pursuant to s.
1019 215.97 shall submit an audit report in accordance with rules
1020 promulgated by the Auditor General. The annual attestation shall

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1021 be submitted to the department for review within 9 months after 1022 the end of the organization's fiscal year. (2) (a) Within 120 90 days after receiving an 1023 1024 organization's audit or attestation, the department shall 1025 determine which recipients of revenues from specialty license 1026 plate annual use fees have not complied with subsection (1). In 1027 determining compliance, the department may commission an 1028 independent actuarial consultant, or an independent certified 1029 public accountant, who has expertise in nonprofit and charitable 1030 organizations. 1031 The department must discontinue the distribution of (b) 1032 revenues to any organization failing to submit the required 1033 documentation as required in subsection (1), but may resume 1034 distribution of the revenues upon receipt of the required 1035 information. 1036 If the department or its designee determines that an (C) 1037 organization has not complied or has failed to use the revenues 1038 in accordance with ss. 320.08056 and 320.08058, the department 1039 must discontinue the distribution of the revenues to the 1040 organization. The department shall notify the organization of 1041 its findings and direct the organization to make the changes 1042 necessary in order to comply with this chapter. If the officers 1043 of the organization sign an affidavit under penalties of perjury 1044 stating that they acknowledge the findings of the department and attest that they have taken corrective action and that the 1045

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organization will submit to a followup review by the department,

1046

1047 the department may resume the distribution of revenues until the department determines that the organization has complied. 1048 1049 If an organization fails to comply with the (d) 1050 department's recommendations and corrective actions as outlined 1051 in paragraph (c), the revenue distributions shall be 1052 discontinued until completion of the next regular session of the 1053 Legislature. The department shall notify the President of the 1054 Senate and the Speaker of the House of Representatives by the first day of the next regular session of any organization whose 1055 1056 revenues have been withheld as a result of this paragraph. If 1057 the Legislature does not provide direction to the organization 1058 and the department regarding the status of the undistributed 1059 revenues, the department shall deauthorize the plate and the 1060 undistributed revenues shall within 12 months after the annual 1061 use fee proceeds are withheld by the department, the proceeds 1062 shall be immediately deposited into the Highway Safety Operating 1063 Trust Fund to offset department costs related to the issuance of 1064 specialty license plates. 1065 (b) In lieu of discontinuing revenue disbursement pursuant 1066 to this subsection, upon determining that a recipient has not

1067 complied or has failed to use the revenues in accordance with

- 1068 ss. 320.08056 and 320.08058, and with the approval of the
- 1069 Legislative Budget Commission, the department is authorized to
- 1070 redirect previously collected and future revenues to an

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1071 organization that is able to perform the same or similar 1072 purposes as the original recipient. 1073 The department or its designee has the authority to (3) 1074 examine all records pertaining to the use of funds from the sale 1075 of specialty license plates. 1076 Section 23. Subsection (1) of section 320.083, Florida 1077 Statutes, is amended to read: 1078 320.083 Amateur radio operators; special license plates; 1079 fees.-1080 (1)A person who is the owner or lessee of an automobile 1081 or truck for private use, a truck weighing not more than 7,999 pounds, or a recreational vehicle as specified in s. 1082 1083 320.08(9)(c) or (d), which is not used for hire or commercial 1084 use; who is a resident of the state; and who holds a valid 1085 official amateur radio station license recognized issued by the 1086 Federal Communications Commission shall be issued a special 1087 license plate upon application, accompanied by proof of ownership of such radio station license, and payment of the 1088 1089 following tax and fees: 1090 The license tax required for the vehicle, as (a) 1091 prescribed by s. 320.08(2), (3)(a), (b), or (c), (4)(a), (b), 1092 (c), (d), (e), or (f), or (9); and 1093 An initial additional fee of \$5, and an additional fee (b) of \$1.50 thereafter. 1094 Section 24. Section 320.1316, Florida Statutes, is amended 1095

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1096 to read: 1097 320.1316 Failure to surrender vehicle or vessel.-Upon receipt from a lienor who claims a lien on a 1098 (1)1099 vehicle pursuant to s. 319.27 by the Department of Highway 1100 Safety and Motor Vehicles of written notice to surrender a 1101 vehicle or vessel that has been disposed of, concealed, removed, or destroyed by the lienee, the department shall place the name 1102 1103 of the registered owner of that vehicle on the list of those 1104 persons who may not be issued a license plate, revalidation 1105 sticker, or replacement license plate for any motor vehicle 1106 under s. 320.03(8) owned by the lience at the time the notice 1107 was given by the lienor. Pursuant to s. 320.03(8), the 1108 department may not issue a license plate, revalidation sticker, 1109 or replacement license plate for the vehicle, or a vessel 1110 registration number or decal for the vessel, owned by the lienee 1111 which is identified in the claim by the lienor. If the vehicle 1112 is owned jointly by more than one person, the name of each 1113 registered owner shall be placed on the list. 1114 The notice to surrender the vehicle or vessel shall be (2)

1115 <u>signed under oath by the lienor and</u> submitted on forms developed 1116 by the department, which must include:

1117 1118 (a) The name, address, and telephone number of the lienor.

(b) The name of the registered owner of the vehicle or <u>vessel</u> and the address to which the lienor provided notice to surrender the vehicle or vessel to the registered owner.

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1121 A general description of the vehicle, including its (C) 1122 color, make, model, body style, and year. The vehicle identification number, registration 1123 (d) 1124 license plate number, if known, or other identification number, 1125 as applicable. 1126 (3) The registered owner of the vehicle or vessel may 1127 dispute a notice to surrender the vehicle or vessel or his or 1128 her inclusion on the list of those persons who may not be issued 1129 a license plate, revalidation sticker, or replacement license plate under s. 320.03(8), or a vessel registration number or 1130 1131 decal, by bringing a civil action in the county in which he or 1132 she resides by notifying the department of the dispute in 1133 writing on forms provided by the department and presenting proof 1134 that the vehicle was sold to a motor vehicle dealer licensed under s. 320.27, a mobile home dealer licensed under s. 320.77, 1135 -a recreational vehicle dealer licensed under 1136 320.771. or 1137 (4) In an action brought pursuant to subsection (3), the 1138 petitioner is entitled to the summary procedure specified in s. 1139 51.011, and the court shall advance the cause on its calendar if 1140 requested by the petitioner. 1141 (5) At a hearing challenging the refusal to issue a license plate, revalidation sticker, or replacement license 1142 plate under s. 320.03(8), or a vessel registration number or 1143 1144 decal, the court shall first determine whether the lienor has a

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recorded lien on the vehicle or vessel and whether the lienor

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1146 properly made a demand for the surrender of the vehicle or 1147 vessel in accordance with this section. If the court determines 1148 that the lien was recorded and that such a demand was properly 1149 made, the court shall determine whether good cause exists for 1150 the lienee's failure to surrender the vehicle or vessel. As used 1151 in this section, the term "good cause" is limited to proof that: 1152 The vehicle that was the subject of the demand for (a) 1153 surrender was traded in to a licensed motor vehicle dealer 1154 before the date of the demand for surrender; 1155 (b) The lien giving rise to the inclusion on the list has 1156 been paid in full or otherwise satisfied; 1157 There is ongoing litigation relating to the validity (C) 1158 or enforceability of the lien; 1159 The petitioner was in compliance with all of his or (d) 1160 her contractual obligations with the lienholder at the time of 1161 the demand for surrender; 1162 (e) The vehicle or vessel was reported to law enforcement 1163 as stolen by the registered owner of the vehicle or vessel 1164 before the demand for surrender; or 1165 The petitioner no longer has possession of the vehicle (f) 1166 or vessel, and the loss of possession occurred pursuant to 1167 operation of law. If the petitioner's loss of possession did not occur pursuant to operation of law, the fact that a third party 1168 1169 has physical possession of the vehicle or vessel does not constitute good cause for the failure to surrender the vehicle 1170

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1171 or vessel. 1172 (6) If the petitioner establishes good cause for his or 1173 her failure to surrender the vehicle or vessel, the court shall 1174 enter an order removing the petitioner's name from the list of 1175 those persons who may not be issued a license plate, 1176 revalidation sticker, or replacement license plate under s. 1177 320.03(8), or a vessel registration number or decal, and shall 1178 award the petitioner reasonable attorney fees and costs actually 1179 incurred for the proceeding. 1180 (7) If the court finds that the demand for surrender was 1181 properly made by the lienor and the petitioner fails to 1182 establish good cause for the failure to surrender the vehicle or 1183 vessel, the court shall award the lienor reasonable attorney 1184 fees and costs actually incurred for the proceeding. 1185 Section 25. Subsection (2) of section 320.525, Florida 1186 Statutes, is amended to read: 1187 320.525 Port vehicles and equipment; definition; 1188 exemption.-1189 (2) Port vehicles and equipment shall be exempt from the 1190 provisions of this chapter which require the registration of 1191 motor vehicles, the payment of license taxes, and the display of 1192 license plates when operated or used within the port facility of 1193 any deepwater port of this state, as listed in s. 403.021(9)(b), 1194 for the purpose of transporting cargo, containers, or other

1195 equipment:

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1196	(a) From wharves to storage areas or terminals and return
1197	to wharves within the port; and
1198	(b) From such storage areas or terminals to other storage
1199	areas or terminals within the port; and \cdot
1200	(c) On public roads connecting port facilities of a single
1201	deepwater port, as listed in s. 403.021(9)(b), which are
1202	designated as port district roads for the purpose of
1203	transporting cargo, containers, and other equipment. The
1204	Department of Transportation shall designate port district roads
1205	with appropriate signage.
1206	Section 26. Subsection (7) of section 320.771, Florida
1207	Statutes, is amended to read:
1208	320.771 License required of recreational vehicle dealers
1209	(7) SUPPLEMENTAL LICENSE.— <u>A</u> Any person licensed <u>under</u>
1210	pursuant to this section shall be entitled to operate one or
1211	more additional places of business under a supplemental license
1212	for each such business if the ownership of each business is
1213	identical to that of the principal business for which the
1214	original license is issued. Each supplemental license shall run
1215	concurrently with the original license and shall be issued upon
1216	application by the licensee on a form to be furnished by the
1217	department and payment of a fee of \$50 for each such license.
1218	Only one licensed dealer shall operate at the same place of
1219	business. A supplemental license authorizing off-premises sales
1220	shall be issued, at no charge to the dealer, for a period not to
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1221	exceed 10 consecutive calendar days. <u>A licensed dealer who</u>
1222	conducts an off-premises sale not in conjunction with a public
1223	vehicle show, as defined in s. 320.3203(5)(c), shall:
1224	(a) Notify the applicable local department office of the
1225	specific dates and location for which such license is requested.
1226	(b) Provide staff to work at the temporary location for
1227	the duration of the off-premises sale.
1228	(c) Meet all local government permit requirements.
1229	(d) Have the permission of the property owner to operate
1230	at that location.
1231	(e) Conspicuously display a sign at the licensed location
1232	which clearly identifies the dealer's name and business address
1233	as listed on the dealer's original license.
1234	(f) Prominently include the dealer's name and business
1235	address, as listed on the dealer's original license, in all
1236	advertisements associated with such sale.
1237	Section 27. Section 322.032, Florida Statutes, is created
1238	to read:
1239	322.032 Digital proof of driver license
1240	(1) The department shall begin to review and prepare for
1241	the development of a secure and uniform system for issuing an
1242	optional digital proof of driver license. The department may
1243	contract with one or more private entities to develop a digital
1244	proof of driver license system.
1245	(2) The digital proof of driver license developed by the
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1246 department or by an entity contracted by the department must be 1247 in such a format as to allow law enforcement to verify the authenticity of the digital proof of driver license. The 1248 1249 department may adopt rules to ensure valid authentication of 1250 digital driver licenses by law enforcement. 1251 (3) A person may not be issued a digital proof of driver 1252 license until he or she has satisfied all of the requirements of 1253 this chapter for issuance of a physical driver license as 1254 provided in this chapter. 1255 (4) A person who: 1256 (a) Manufactures a false digital proof of driver license 1257 commits a felony of the third degree, punishable as provided in 1258 s. 775.082, s. 775.083, or s. 775.084. 1259 (b) Possesses a false digital proof of driver license 1260 commits a misdemeanor of the second degree, punishable as 1261 provided in s. 775.082. 1262 Section 28. Section 322.055, Florida Statutes, is amended 1263 to read: 1264 322.055 Revocation or suspension of, or delay of 1265 eligibility for, driver driver's license for persons 18 years of age or older convicted of certain drug offenses.-1266 1267 Notwithstanding the provisions of s. 322.28, upon the (1) 1268 conviction of a person 18 years of age or older for possession 1269 or sale of, trafficking in, or conspiracy to possess, sell, or 1270 traffic in a controlled substance, the court shall direct the

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1271 department to revoke the driver driver's license or driving 1272 privilege of the person. The period of such revocation shall be 1273 1 year 2 years or until the person is evaluated for and, if 1274 deemed necessary by the evaluating agency, completes a drug 1275 treatment and rehabilitation program approved or regulated by 1276 the Department of Children and Family Services. However, the 1277 court may, in its sound discretion, direct the department to issue a license for driving privilege privileges restricted to 1278 1279 business or employment purposes only, as defined by s. 322.271, 1280 if the person is otherwise qualified for such a license. A 1281 driver whose license or driving privilege has been suspended or 1282 revoked under this section or s. 322.056 may, upon the 1283 expiration of 6 months, petition the department for restoration 1284 of the driving privilege on a restricted or unrestricted basis 1285 depending on length of suspension or revocation. In no case 1286 shall a restricted license be available until 6 months of the 1287 suspension or revocation period has expired.

1288 If a person 18 years of age or older is convicted for (2) 1289 the possession or sale of, trafficking in, or conspiracy to 1290 possess, sell, or traffic in a controlled substance and such person is eligible by reason of age for a driver driver's 1291 1292 license or privilege, the court shall direct the department to 1293 withhold issuance of such person's driver driver's license or driving privilege for a period of 1 year 2 years after the date 1294 1295 the person was convicted or until the person is evaluated for

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1296 and, if deemed necessary by the evaluating agency, completes a 1297 drug treatment and rehabilitation program approved or regulated by the Department of Children and Family Services. However, the 1298 1299 court may, in its sound discretion, direct the department to 1300 issue a license for driving privilege privileges restricted to 1301 business or employment purposes only, as defined by s. 322.271, if the person is otherwise qualified for such a license. A 1302 driver whose license or driving privilege has been suspended or 1303 1304 revoked under this section or s. 322.056 may, upon the 1305 expiration of 6 months, petition the department for restoration of the driving privilege on a restricted or unrestricted basis 1306 1307 depending on the length of suspension or revocation. In no case 1308 shall a restricted license be available until 6 months of the 1309 suspension or revocation period has expired.

1310 If a person 18 years of age or older is convicted for (3) 1311 the possession or sale of, trafficking in, or conspiracy to 1312 possess, sell, or traffic in a controlled substance and such 1313 person's driver driver's license or driving privilege is already 1314 under suspension or revocation for any reason, the court shall direct the department to extend the period of such suspension or 1315 revocation by an additional period of 1 year 2 years or until 1316 1317 the person is evaluated for and, if deemed necessary by the evaluating agency, completes a drug treatment and rehabilitation 1318 1319 program approved or regulated by the Department of Children and Family Services. However, the court may, in its sound 1320

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1321 discretion, direct the department to issue a license for driving 1322 privilege privileges restricted to business or employment purposes only, as defined by s. 322.271, if the person is 1323 1324 otherwise qualified for such a license. A driver whose license 1325 or driving privilege has been suspended or revoked under this 1326 section or s. 322.056 may, upon the expiration of 6 months, petition the department for restoration of the driving privilege 1327 1328 on a restricted or unrestricted basis depending on the length of 1329 suspension or revocation. In no case shall a restricted license 1330 be available until 6 months of the suspension or revocation 1331 period has expired.

1332 If a person 18 years of age or older is convicted for (4) 1333 the possession or sale of, trafficking in, or conspiracy to possess, sell, or traffic in a controlled substance and such 1334 1335 person is ineligible by reason of age for a driver driver's 1336 license or driving privilege, the court shall direct the 1337 department to withhold issuance of such person's driver driver's license or driving privilege for a period of 1 year 2 years 1338 1339 after the date that he or she would otherwise have become 1340 eligible or until he or she becomes eligible by reason of age for a driver driver's license and is evaluated for and, if 1341 1342 deemed necessary by the evaluating agency, completes a drug 1343 treatment and rehabilitation program approved or regulated by 1344 the Department of Children and Family Services. However, the court may, in its sound discretion, direct the department to 1345

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1346 issue a license for driving privilege privileges restricted to 1347 business or employment purposes only, as defined by s. 322.271, if the person is otherwise qualified for such a license. A 1348 1349 driver whose license or driving privilege has been suspended or 1350 revoked under this section or s. 322.056 may, upon the 1351 expiration of 6 months, petition the department for restoration 1352 of the driving privilege on a restricted or unrestricted basis depending on the length of suspension or revocation. In no case 1353 1354 shall a restricted license be available until 6 months of the 1355 suspension or revocation period has expired.

1356 (5) A court that orders the revocation or suspension of, 1357 or delay in eligibility for, a driver license pursuant to this 1358 section shall make a specific, articulated determination as to 1359 whether the issuance of a license for driving privilege 1360 restricted to business purposes only, as defined in s. 322.271, 1361 is appropriate in each case.

1362 (6) (5) Each clerk of court shall promptly report to the 1363 department each conviction for the possession or sale of, 1364 trafficking in, or conspiracy to possess, sell, or traffic in a 1365 controlled substance.

Section 29. Subsections (1) and (2) of section 322.058, Florida Statutes, are amended to read:

1368322.058Suspension of driving privilege privileges due to1369support delinquency; reinstatement.-

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1370	(1) When the department receives notice from the Title IV-
1371	D agency or depository or the clerk of the court that any person
1372	licensed to operate a motor vehicle in the State of Florida
1373	under the provisions of this chapter has a delinquent support
1374	obligation or has failed to comply with a subpoena, order to
1375	appear, order to show cause, or similar order, the department
1376	shall suspend the <u>driver</u> driver's license of the person named in
1377	the notice and the registration of all motor vehicles owned by
1378	that person.
1379	(2) The department must reinstate the driving privilege
1380	and allow registration of a motor vehicle when the Title IV-D
1381	agency in IV-D cases or the depository or the clerk of the court
1382	in non-IV-D cases provides to the department an affidavit
1383	stating that:
1384	(a) The person has paid the delinquency;
1385	(b) The person has reached a written agreement for payment
1386	with the Title IV-D agency or the obligee in non-IV-D cases;
1387	(c) A court has entered an order granting relief to the
1388	obligor ordering the reinstatement of the license and motor
1389	vehicle registration; or
1390	(d) The person has complied with the subpoena, order to
1391	appear, order to show cause, or similar order <u>;</u>
1392	(e) The person receives reemployment assistance or
1393	unemployment compensation pursuant to chapter 443;
1394	(f) The person is disabled and incapable of self-support
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1395	or receives benefits under the federal Supplemental Security
1396	Income or Social Security Disability Insurance programs;
1397	(g) The person receives temporary cash assistance pursuant
1398	to chapter 414; or
1399	(h) The person is making payments in accordance with a
1400	confirmed bankruptcy plan under chapter 11, chapter 12, or
1401	chapter 13 of the United States Bankruptcy Code, 11 U.S.C. ss.
1402	<u>101 et seq</u> .
1403	Section 30. Section 322.059, Florida Statutes, is amended
1404	to read:
1405	322.059 Mandatory surrender of suspended <u>driver</u> driver's
1406	license and registration.— <u>A</u> Any person whose <u>driver</u> driver's
1407	license or registration has been suspended as provided in s.
1408	322.058 must immediately return his or her <u>driver</u> driver's
1409	license and registration to the Department of Highway Safety and
1410	Motor Vehicles. The department shall invalidate the digital
1411	proof of driver license issued pursuant to s. 322.032 for such
1412	<u>person.</u> If such person fails to return his or her <u>driver</u>
1413	driver's license or registration, <u>a</u> any law enforcement agent
1414	may seize the license or registration while the <u>driver</u> driver's
1415	license or registration is suspended.
1416	Section 31. Subsection (3) of section 322.141, Florida
1417	Statutes, is amended to read:
1418	322.141 Color or markings of certain licenses or
1419	identification cards
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1420	(3) All licenses for the operation of motor vehicles or
1421	identification cards originally issued or reissued by the
1422	department to persons who are designated as sexual predators
1423	under s. 775.21 or subject to registration as sexual offenders
1424	under s. 943.0435 or s. 944.607 <u>, or who have a similar</u>
1425	designation or are subject to a similar registration under the
1426	laws of another jurisdiction, shall have on the front of the
1427	license or identification card the following:
1428	(a) For a person designated as a sexual predator under s.
1429	775.21 or who has a similar designation under the laws of
1430	another jurisdiction, the marking "SEXUAL PREDATOR." "775.21,
1431	F.S."
1432	(b) For a person subject to registration as a sexual
1433	offender under s. 943.0435 or s. 944.607, <u>or subject to a</u>
1434	similar registration under the laws of another jurisdiction, the
1435	marking "943.0435, F.S."
1436	Section 32. Subsection (1) of section 322.15, Florida
1437	Statutes, is amended to read:
1438	322.15 License to be carried and exhibited on demand;
1439	fingerprint to be imprinted upon a citation
1440	(1) Every licensee shall have his or her <u>driver</u> driver's
1441	license, which must be fully legible with no portion of such
1442	license faded, altered, mutilated, or defaced, in his or her
1443	immediate possession at all times when operating a motor vehicle
1444	and shall <u>present or submit</u> display the same upon the demand of
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1445 a law enforcement officer or an authorized representative of the 1446 department. A licensee may present or submit a digital proof of driver license as provided in s. 322.032 in lieu of a physical 1447 1448 driver license. 1449 Section 33. Paragraph (f) of subsection (1) of s. 322.21, 1450 Florida Statutes, is amended to read: 322.21 License fees; procedure for handling and collecting 1451 fees.-1452 1453 (1) Except as otherwise provided herein, the fee for: 1454 (f) An original, renewal, or replacement identification card issued pursuant to s. 322.051 is \$25, except that an 1455 applicant who presents evidence satisfactory to the department 1456 1457 that he or she is homeless as defined in s. 414.0252(7) or his 1458 or her annual income is at or below 100 percent of the federal 1459 poverty level is exempt from such fee. Funds collected from 1460 these fees for original, renewal, or replacement identification 1461 cards shall be distributed as follows: 1462 1. For an original identification card issued pursuant to s. 322.051, the fee is \$25. This amount shall be deposited into 1463 the General Revenue Fund. 1464 1465 2. For a renewal identification card issued pursuant to s. 1466 322.051 the fee is \$25. Of this amount, \$6 shall be deposited into the Highway Safety Operating Trust Fund, and \$19 shall be 1467 1468 deposited into the General Revenue Fund. 1469 3. For a replacement identification card issued pursuant

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1470 to s. 322.051 the fee is \$25. Of this amount, \$9 shall be 1471 deposited into the Highway Safety Operating Trust Fund, and \$16 shall be deposited into the General Revenue Fund. Beginning July 1472 1473 1, 2015, or upon completion of the transition of the driver 1474 license issuance services, if the replacement identification 1475 card is issued by the tax collector, the tax collector shall 1476 retain the \$9 that would otherwise be deposited into the Highway 1477 Safety Operating Trust Fund and the remaining revenues shall be 1478 deposited into the General Revenue Fund.

1479 Section 34. Subsection (5) of section 322.27, Florida 1480 Statutes, is amended to read:

1481322.27 Authority of department to suspend or revoke driver1482license or identification card.-

(5) (a) The department shall revoke the license of any
person designated a habitual offender, as set forth in s.
322.264, and such person is not eligible to be relicensed for a
minimum of 5 years from the date of revocation, except as
provided for in s. 322.271. Any person whose license is revoked
may, by petition to the department, show cause why his or her
license should not be revoked.

(b) If a person whose driver license has been revoked under paragraph (a) as a result of a third violation of driving a motor vehicle while his or her license is suspended or revoked provides proof of compliance for an offense listed in s. 318.14(10)(a)1.-5., the clerk of court shall submit an amended

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1495	disposition to remove the habitual traffic offender designation.
1496	Section 35. Paragraphs (a) through (e) of subsection (3)
1497	of section 322.2715, Florida Statutes, are redesignated as
1498	paragraphs (b) through (f), respectively, and a new paragraph
1499	(a) is added to that subsection to read:
1500	322.2715 Ignition interlock device
1501	(3) If the person is convicted of:
1502	(a) A first offense of driving under the influence under
1503	s. 316.193 and has an unlawful blood-alcohol level or breath-
1504	alcohol level as specified in s. 316.193(1), the ignition
1505	interlock device may be installed for at least 6 continuous
1506	months.
1507	Section 36. Section 322.276, Florida Statutes, is created
1508	to read:
1509	322.276 Out-of-state sanctions; issuance of licenseThe
1510	department may, in its discretion, issue a driver license, with
1511	any required restrictions, if the applicant's driving privilege
1512	or driver license is suspended or revoked in another state for
1513	an offense committed in that state which would not have been
1514	grounds for suspension or revocation of the person's driving
1515	privilege or driver license in this state.
1516	Section 37. Section 323.002, Florida Statutes, is amended
1517	to read:
1518	323.002 County and municipal wrecker operator systems;
1519	penalties for operation outside of system
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1520	(1) As used in this section, the term:
1521	(a) "Authorized wrecker operator" means any wrecker
1522	operator who has been designated as part of the wrecker operator
1523	system established by the governmental unit having jurisdiction
1524	over the scene of a wrecked or disabled vehicle.
1525	(b) "Unauthorized wrecker operator" means any wrecker
1526	operator who has not been designated as part of the wrecker
1527	operator system established by the governmental unit having
1528	jurisdiction over the scene of a wrecked or disabled vehicle.
1529	(c) "Wrecker operator system" means a system for the
1530	towing or removal of wrecked, disabled, or abandoned vehicles,
1531	similar to the Florida Highway Patrol wrecker operator system
1532	described in s. 321.051(2), under which a county or municipality
1533	contracts with one or more wrecker operators for the towing or
1534	removal of wrecked, disabled, or abandoned vehicles from
1535	accident scenes, streets, or highways. A wrecker operator system
1536	shall include using a method for apportioning the towing
1537	assignments among the eligible wrecker operators through the
1538	creation of geographic zones, a rotation schedule, or a
1539	combination of these methods.
1540	(2) In any county or municipality that operates a wrecker
1541	operator system:
1542	(a) It is unlawful for an unauthorized wrecker operator or
1543	its employees or agents to monitor police radio for
1544	communications between patrol field units and the dispatcher in
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1545 order to determine the location of a wrecked or disabled vehicle 1546 for the purpose of driving by the scene of such vehicle in a 1547 manner described in paragraph (b) or paragraph (c). Any person 1548 who violates this paragraph commits a noncriminal violation, 1549 punishable as provided in s. 775.083, and the person's wrecker, 1550 tow truck, or other motor vehicle that was used during the 1551 offense may be immediately removed and impounded pursuant to 1552 subsection (3).

1553 (b) It is unlawful for an unauthorized wrecker operator to 1554 drive by the scene of a wrecked or disabled vehicle before the 1555 arrival of an authorized wrecker operator, initiate contact with 1556 the owner or operator of such vehicle by soliciting or offering 1557 towing services, and tow such vehicle. Any person who violates 1558 this paragraph commits a misdemeanor of the second degree, 1559 punishable as provided in s. 775.082 or s. 775.083, and the 1560 person's wrecker, tow truck, or other motor vehicle that was used during the offense may be immediately removed and impounded 1561 1562 pursuant to subsection (3).

(c) When an unauthorized wrecker operator drives by the scene of a wrecked or disabled vehicle and the owner or operator initiates contact by signaling the wrecker operator to stop and provide towing services, the unauthorized wrecker operator must disclose in writing to the owner or operator of the vehicle his or her full name and driver license number, that he or she is not the authorized wrecker operator who has been designated as

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1570 part of the wrecker operator system, that the motor vehicle is 1571 not being towed for the owner's or operator's insurance company or lienholder, whether he or she has in effect an insurance 1572 1573 policy providing at least \$300,000 of liability insurance and at 1574 least \$50,000 of on-hook cargo insurance, and the maximum 1575 charges for towing and storage which will apply before the vehicle is connected to the towing apparatus. The unauthorized 1576 1577 wrecker operator must also provide a copy of the disclosure to 1578 the owner or operator in the presence of a law enforcement officer if such officer is at the scene of a motor vehicle 1579 1580 accident. Any person who violates this paragraph commits a 1581 misdemeanor of the second degree, punishable as provided in s. 1582 775.082 or s. 775.083, and the person's wrecker, tow truck, or 1583 other motor vehicle that was used during the offense may be 1584 immediately removed and impounded pursuant to subsection (3). (d)

1585 At the scene of a wrecked or disabled vehicle, it is 1586 unlawful for a wrecker operator to falsely identify himself or 1587 herself as being part of the wrecker operator system. Any person 1588 who violates this paragraph commits is guilty of a misdemeanor 1589 of the first degree, punishable as provided in s. 775.082 or s. 775.083, and the person's wrecker, tow truck, or other motor 1590 1591 vehicle that was used during the offense may be immediately 1592 removed and impounded pursuant to subsection (3). 1593 (3) (a) A law enforcement officer from any local

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governmental agency or state law enforcement agency may cause to

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1595 be immediately removed and impounded from the scene of a wrecked or disabled vehicle, at the unauthorized wrecker operator's 1596 1597 expense, any wrecker, tow truck, or other motor vehicle that is 1598 used in violation of any provision of subsection (2). The 1599 impounded wrecker, tow truck, or other motor vehicle must be 1600 stored at an authorized law enforcement impound yard. The 1601 unauthorized wrecker operator shall be assessed a cost recovery 1602 fine as provided in paragraph (b) by the authority that ordered 1603 the immediate removal and impoundment of the wrecker, tow truck, 1604 or other motor vehicle. A wrecker, tow truck, or other motor 1605 vehicle that is removed and impounded pursuant to this section 1606 may not be released from an impound or towing and storage 1607 facility before a release form is completed by the authority 1608 that ordered the immediate removal and impoundment of the 1609 wrecker, tow truck, or other motor vehicle which verifies that 1610 the cost recovery fine has been paid to the authority. The 1611 vehicle must remain impounded until the fine is paid or until 1612 the vehicle is sold at public sale pursuant to s. 713.78. 1613 Notwithstanding any other provision of law, the (b) unauthorized wrecker operator, upon retrieval of the wrecker, 1614 1615 tow truck, or other motor vehicle removed or impounded pursuant 1616 to this section, and in addition to any other penalties that may

1617 <u>be imposed for noncriminal violations, shall pay a cost recovery</u> 1618 <u>fine of \$500 for a first violation of subsection (2), or a fine</u> 1619 <u>of \$1,000 for each subsequent violation of subsection (2), to</u>

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1620 the authority that ordered the immediate removal and impoundment 1621 of the wrecker, tow truck, or other motor vehicle. Cost recovery 1622 funds collected under this subsection shall be retained by the 1623 authority that ordered the removal and impoundment of the 1624 wrecker, tow truck, or other motor vehicle and may be used only 1625 for the enforcement, investigation, prosecution, and training 1626 related to towing violations and crimes involving motor 1627 vehicles. 1628 (c) Notwithstanding any other provision of law and in 1629 addition to the cost recovery fine required by this subsection, 1630 a person who violates any provision of subsection (2) shall pay the fees associated with the removal and storage of the 1631 1632 unauthorized wrecker, tow truck, or other motor vehicle. 1633 (4) (4) (3) This section does not prohibit, or in any way 1634 prevent, the owner or operator of a vehicle involved in an 1635 accident or otherwise disabled from contacting any wrecker 1636 operator for the provision of towing services, whether the 1637 wrecker operator is an authorized wrecker operator or not. 1638 Section 38. Section 339.70, Florida Statutes, is created 1639 to read: 1640 339.70 Authority referendum.-1641 (1) An authority created by an act of the Legislature, 1642 under condition to become effective upon approval by vote of the 1643 electors of the area affected, which has authority over matters related to transportation, including matters concerning a public 1644

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1645 right-of-way, and which has the authority to issue bonds, must 1646 not, in the event of referendum, be subject to consolidation or 1647 dissolution more than once every 8 years. 1648 (2) A referendum that has not been expressly agreed to by 1649 an authority affected under this section may apply only to 1650 future bond issuances and may not affect an existing bond 1651 issuance. 1652 (3) This section does not apply to the following: 1653 If the authority subject to referendum expressly (a) 1654 agrees to a consolidation or dissolution. 1655 (b) An entity governed by or created by chapter 308, 1656 chapter 309, chapter 310, chapter 311, chapter 313, chapter 315, 1657 chapter 329, chapter 330, chapter 331, chapter 332, chapter 333, 1658 chapter 343, chapter 348, or chapter 349. 1659 Section 39. Subsection (5) of section 526.141, Florida 1660 Statutes, is amended to read: 1661 526.141 Self-service gasoline stations; attendants; 1662 regulations.-1663 (5) (a) Every full-service gasoline station offering self-1664 service at a lesser cost shall require an attendant employed by the station to dispense gasoline from the self-service portion 1665 1666 of the station to any motor vehicle properly displaying an 1667 exemption parking permit as provided in s. 316.1958 or s. 1668 320.0848 or a license plate issued pursuant to s. 320.084, s. 320.0842, s. 320.0843, or s. 320.0845 when the person to whom 1669

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1670 such permit has been issued is the operator of the vehicle and 1671 such service is requested. Such stations shall prominently 1672 display a decal no larger than 8 square inches on the front of 1673 all self-service pumps clearly stating the requirements of this 1674 subsection and the penalties applicable to violations of this 1675 subsection. The Department of Agriculture and Consumer Services 1676 shall enforce this requirement.

1677 (b)1. When inspecting a self-service gasoline station, the 1678 Department of Agriculture and Consumer Services shall confirm 1679 that a decal is affixed to each pump. The decal must be blue, at least 15 square inches, and clearly display the international 1680 1681 symbol of accessibility shown in s. 320.0842, the telephone 1682 number of the station, and the words "Call for Assistance." The 1683 Department of Agriculture and Consumer Services shall adopt 1684 rules to implement and enforce this paragraph and shall confirm 1685 that the decals conform with this paragraph and are in place by July 1, 2016. 1686

1687 <u>2. This paragraph does not bar a county or municipality</u> 1688 <u>from adopting an ordinance, or enforcing an existing ordinance,</u> 1689 <u>that expands the accessibility, safety, or availability of</u> 1690 <u>fueling assistance to a motor vehicle operator described in</u> 1691 <u>paragraph (a).</u>

1692 (c) (b) Violation of paragraph (a) is a misdemeanor of the 1693 second degree, punishable as provided in s. 775.082 or s. 1694 775.083.

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1695 Section 40. Section 526.142, Florida Statutes, is created 1696 to read: 1697 526.142 Air and vacuum devices.—A retail outlet as defined 1698 in s. 526.303 is not required to provide air or vacuum supply 1699 without charge. A political subdivision of this state may not 1700 adopt any ordinance regarding the pricing of such commodities. 1701 All such ordinances, whether existing or proposed, are preempted 1702 and superseded by general law. 1703 Section 41. Paragraph (a) of subsection (1) of section 1704 562.11, Florida Statutes, is amended to read: 562.11 Selling, giving, or serving alcoholic beverages to 1705 1706 person under age 21; providing a proper name; misrepresenting or 1707 misstating age or age of another to induce licensee to serve 1708 alcoholic beverages to person under 21; penalties.-1709 (1) (a) 1. A It is unlawful for any person may not to sell, 1710 give, serve, or permit to be served alcoholic beverages to a 1711 person under 21 years of age or to permit a person under 21 1712 years of age to consume such beverages on the licensed premises. A person who violates this subparagraph commits a misdemeanor of 1713 the second degree, punishable as provided in s. 775.082 or s. 1714 775.083. A person who violates this subparagraph a second or 1715 1716 subsequent time within 1 year after a prior conviction commits a misdemeanor of the first degree, punishable as provided in s. 1717 775.082 or s. 775.083. 1718 In addition to any other penalty imposed for a 1719 2.

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1720 violation of subparagraph 1., the court may order the Department 1721 of Highway Safety and Motor Vehicles to withhold the issuance 1722 of, or suspend or revoke, the driver driver's license or driving 1723 privilege, as provided in s. 322.057, of any person who violates 1724 subparagraph 1. This subparagraph does not apply to a licensee, 1725 as defined in s. 561.01, who violates subparagraph 1. while 1726 acting within the scope of his or her license or an employee or agent of a licensee, as defined in s. 561.01, who violates 1727 1728 subparagraph 1. while engaged within the scope of his or her 1729 employment or agency.

<u>3. A court that withholds the issuance of, or suspends or</u>
<u>revokes, the driver license or driving privilege of a person</u>
<u>pursuant to subparagraph 2. may direct the Department of Highway</u>
<u>Safety and Motor Vehicles to issue the person a license for</u>
<u>driving privilege restricted to business purposes only, as</u>
<u>defined in s. 322.271, if he or she is otherwise qualified.</u>

Section 42. Subsection (6) is added to section 627.0653, Florida Statutes, to read:

1738 627.0653 Insurance discounts for specified motor vehicle 1739 equipment.-

1740 (6) The Office of Insurance Regulation may approve a 1741 premium discount to any rates, rating schedules, or rating 1742 manuals for the liability, personal injury protection, and 1743 collision coverages of a motor vehicle insurance policy filed 1744 with the office if the insured vehicle is equipped with

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1745 <u>autonomous driving technology or electronic vehicle collision</u> 1746 <u>avoidance technology that is factory installed or a retrofitted</u> 1747 <u>system and that complies with National Highway Traffic Safety</u> 1748 Administration standards.

1749 Section 43. Subsection (1) of section 812.0155, Florida 1750 Statutes, is amended, and subsection (5) is added to that 1751 section, to read:

1752 812.0155 Suspension of <u>driver</u> driver's license following
1753 an adjudication of guilt for theft.-

1754 (1)Except as provided in subsections (2) and (3), the 1755 court may order the suspension of the driver driver's license of 1756 each person adjudicated guilty of any misdemeanor violation of 1757 s. 812.014 or s. 812.015, regardless of the value of the property stolen. The court shall order the suspension of the 1758 1759 driver's license of each person adjudicated quilty of any 1760 violation of s. 812.014 or s. 812.015 who has misdemeanor 1761 previously been convicted of such an offense. Upon ordering the 1762 suspension of the driver driver's license of the person 1763 adjudicated guilty, the court shall forward the driver driver's 1764 license of the person adjudicated guilty to the Department of Highway Safety and Motor Vehicles in accordance with s. 322.25. 1765

(a) The first suspension of a <u>driver</u> driver's license
under this subsection shall be for a period of up to 6 months.
(b) A second or subsequent suspension of a <u>driver</u> driver's
license under this subsection shall be for 1 year.

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1770 (5) A court that suspends the driver license of a person 1771 pursuant to subsection (1) may direct the Department of Highway 1772 Safety and Motor Vehicles to issue the person a license for 1773 driving privilege restricted to business purposes only, as defined in s. 322.271, if he or she is otherwise qualified. 1774 1775 Section 44. Section 832.09, Florida Statutes, is amended 1776 to read: Suspension of driver license after warrant or 1777 832.09 1778 capias is issued in worthless check case.-1779 (1)The court may order the suspension or revocation of 1780 the driver license of a Any person who is being prosecuted for 1781 passing a worthless check in violation of s. 832.05, who fails to appear before the court and against whom a warrant or capias 1782 1783 for failure to appear is issued by the court if the person has 1784 previously been adjudicated quilty of a violation of s. 832.05 1785 shall have his or her driver's license suspended or revoked pursuant to s. 322.251. 1786 Within 5 working days after the court orders the 1787 (2) suspension of a driver license pursuant to subsection (1) 1788 1789 issuance of a warrant or capias for failure to appear, the clerk 1790 of the court in the county where the warrant or capias is issued 1791 shall notify the Department of Highway Safety and Motor Vehicles 1792 by the most efficient method available of the action of the 1793 court. Section 45. Section 45 of chapter 2008-176, Laws of 1794

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1795 Florida, as amended by section 21 of chapter 2010-223, Laws of 1796 Florida, is amended to read:

1797 Section 45. Except for a specialty license plate proposal 1798 which has submitted a letter of intent to the Department of 1799 Highway Safety and Motor Vehicles before prior to May 2, 2008, 1800 and which has submitted a valid survey, marketing strategy, and 1801 application fee as required by s. 320.08053, Florida Statutes, before prior to October 1, 2008, or which was included in a bill 1802 1803 filed during the 2008 Legislative Session, the Department of 1804 Highway Safety and Motor Vehicles may not issue any new 1805 specialty license plates pursuant to ss. 320.08056 and 1806 320.08058, Florida Statutes, between July 1, 2008, and July 1, 1807 2016 2014.

1808 Section 46. The Department of Highway Safety and Motor 1809 Vehicles is directed to develop a plan of action that addresses 1810 motor vehicle registration holds placed pursuant to ss. 316.1001, 316.1967, and 318.15, Florida Statutes, for 1811 presentation to the Governor, the President of the Senate, and 1812 1813 the Speaker of the House of Representatives by February 1, 2015. The plan must, at a minimum, include a methodology for 1814 1815 applicants whose names have been placed on the list of persons 1816 who may not be issued a license plate or revalidation sticker 1817 under s. 320.03(8), Florida Statutes, to rectify the cause of 1818 the hold through the payment of any outstanding toll, parking ticket, fine, or other fee at the point of collection of the 1819

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1820	registration fee.
1821	Section 47. By January 1, 2015, the Office of Program
1822	Policy Analysis and Government Accountability shall conduct and
1823	submit a study on the effectiveness of ignition interlock device
1824	use as an alternative to driver license suspension. The study
1825	shall be submitted to the Governor, the President of the Senate,
1826	and the Speaker of the House of Representatives and shall
1827	address the following:
1828	(1) The effect ignition interlock device use as an
1829	alternative to a driver license suspension will have on the DUI
1830	recidivism rate while the driver is using the ignition interlock
1831	device.
1832	(2) The cost of ignition interlock device use compared to
1833	the cost associated with a subsequent violation, or suspected
1834	violation, of s. 316.193, Florida Statutes, including, but not
1835	limited to, a violation involving property damage, bodily
1836	injury, and death.
1837	(3) In addition to existing penalties, a provision that
1838	provides for credit on a day-for-day basis for ignition
1839	interlock device use, as an alternative to a driver license
1840	suspension, toward any mandatory ignition interlock device use
1841	ordered by the court.
1842	(4) The effectiveness of mandatory ignition interlock
1843	device use for all violations of s. 316.193, Florida Statutes.
1844	Section 48. Any annual revenues distributed to the

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1845	Sportsmen's National Land Trust pursuant to former s.
1846	320.08058(47), Florida Statutes, shall be expended in accordance
1847	with the uses authorized under s. 320.08058(47)(b), Florida
1848	Statutes, as amended by this act and as approved by the Wildlife
1849	Foundation of Florida, Inc.
1850	Section 49. To ensure the safe and efficient operation of
1851	this state's roadways, a county or municipality must respond to
1852	a request by a county or municipality to which it provides, by
1853	agreement, traffic signal or traffic control device services
1854	within 60 days after receiving such a request regarding the
1855	evaluation, installation, operation, or maintenance of such
1856	traffic signals or other traffic control devices.
1857	Section 50. Yellow dot critical motorist medical
1858	information program; yellow dot decal, folder, and information
1859	form
1860	(1) The governing body of a county may create a yellow dot
1861	critical motorist medical information program to facilitate the
1862	provision of emergency medical care to program participants by
1863	emergency medical responders by making critical medical
1864	information readily available to responders in the event of a
1865	motor vehicle accident or a medical emergency involving a
1866	participant's vehicle.
1867	(2)(a) The governing body of a county may solicit
1868	sponsorships from business entities and not-for-profit
1869	organizations to cover the costs of the program, including the
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1870	cost of decals and folders that must be provided free of charge
1871	to participants. Two or more counties may enter into an
1872	interlocal agreement to solicit such sponsorships.
1873	(b) The Department of Highway Safety and Motor Vehicles or
1874	the Department of Transportation may provide education and
1875	training to encourage emergency medical responders to
1876	participate in the program and may take reasonable measures to
1877	publicize the program.
1878	(3) Any owner or lessee of a motor vehicle may request to
1879	participate in the program in the manner prescribed by the
1880	governing body of the county. A participant shall receive a
1881	yellow dot decal, a yellow dot folder, and a form on which the
1882	participant shall provide his or her personal and medical
1883	information.
1884	(a) The form must include a statement that the information
1885	provided will be disclosed only to authorized personnel of law
1886	enforcement and public safety agencies, emergency medical
1887	services agencies, and hospitals for the purposes authorized in
1888	subsection (5).
1889	(b) The form must describe the confidential nature of the
1890	medical information voluntarily provided by the participant and
1891	must include a notice to the participant stating that, by
1892	providing the medical information and signing the form, he or
1893	she agrees to the disclosure of the medical information to
1894	authorized personnel and their use of such information solely
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1895 for the purposes listed in subsection (5). 1896 (c) The county may not charge a fee to participate in the 1897 yellow dot program. 1898 (4) (a) The participant shall affix the decal onto the rear 1899 window in the left lower corner of a motor vehicle or in a 1900 clearly visible location on a motorcycle. 1901 (b) A person who rides in a motor vehicle as a passenger 1902 may also participate in the program but may not be issued a 1903 decal if a decal has been issued to the owner or lessee of the 1904 motor vehicle in which the person rides. 1905 The yellow dot folder, which shall be stored in the (C) 1906 glove compartment of the motor vehicle or in a compartment 1907 attached to a motorcycle, shall contain a form with the 1908 following information about the participant: 1909 The participant's name. 1. 1910 2. The participant's photograph. 1911 3. Emergency contact information for no more than two 1912 persons. 1913 4. The participant's medical information, including 1914 medical conditions, recent surgeries, allergies, and current 1915 medications. 1916 5. The participant's hospital preference. 6. Contact information for no more than two physicians. 1917 1918 (5) (a) If the driver or a passenger of a motor vehicle is involved in a motor vehicle accident or emergency situation and 1919

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1920 a yellow dot decal is affixed to the vehicle, an emergency 1921 medical responder at the scene may search the glove compartment 1922 of the vehicle for the corresponding yellow dot folder. 1923 (b) The use of the information contained in the yellow dot 1924 folder by an emergency medical responder at the scene is limited 1925 to the following purposes: 1. To positively identify the participant. 1926 1927 2. To ascertain whether the participant has a medical 1928 condition that might impede communications between the 1929 participant and the responder. 1930 To access the medical information form. 3. 1931 To ensure that the participant's current medications 4. 1932 and preexisting medical conditions are considered when emergency 1933 medical treatment is administered for any injury to or condition 1934 of the participant. 1935 The governing body of a participating county shall (6) 1936 adopt guidelines and procedures to prevent the public disclosure 1937 of confidential information through the program. 1938 Section 51. Walter Francis Spence Parkway designated; 1939 Department of Transportation to erect suitable markers.-That portion of S.R. 293/Mid-Bay Bridge Extension 1940 (1)1941 between the Mid-Bay Bridge Toll Plaza and S.R. 85 in Okaloosa 1942 County is designated as "Walter Francis Spence Parkway." 1943 (2) The Department of Transportation is directed to erect 1944 suitable markers designating Walter Francis Spence Parkway as

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1945 described in subsection (1).

1946 Section 52. Except as otherwise expressly provided in this 1947 act, this act shall take effect July 1, 2014.

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