# The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

Prepared By: The Professional Staff of the Committee on Appropriations										
BILL:		SB 322								
INTRODUCER:		Senators Book and Baxley								
SUBJECT:		Fees Charged by Tax Collectors								
DATE:		February 26, 2018 REVISED:								
	ANALYST		STAFF DIRECTOR		REFERENCE	ACTION				
1.	Jones		Miller		TR	Favorable				
2.	2. Wells		Hrdlicka		ATD	Recommend: Favorable				
3. Wells			Hansen		AP	Favorable				
J. WCIIS						ravorable				

# I. Summary:

SB 322 authorizes tax collectors to retain a portion of fees when they administer subsequent driver license examinations or reinstate driver licenses. Specifically, the bill requires tax collectors to retain:

- \$10, less an eight percent general revenue (GR) service charge, for administering a subsequent knowledge test as part of the driver license examination;
- \$20, less an eight percent GR service charge, for administering a subsequent skills test as part of the driver license examination;
- \$15, less an eight percent GR service charge, of the \$45 fee for processing a reinstatement of a suspended driver license; and
- \$20, less an eight percent GR service charge, of the \$75 fee for processing a reinstatement of a disqualified or revoked driver license.

The bill has no impact on state or local government expenditures. However, the Revenue Estimating Conference estimates the bill will shift approximately \$4.7 million in fee revenues from the Highway Safety Operating Trust Fund (HSOTF) to the local tax collectors in FY 2018-2019 and \$4.9 million annually thereafter.

The bill takes effect July 1, 2018.

## II. Present Situation:

In 2010, the Florida Legislature required all state driver license issuance services to be transferred from many Department of Highway Safety and Motor Vehicles (DHSMV) offices to tax collectors who are constitutional officers under Art. VIII, s. 1(d) of the State Constitution by June 30, 2015. As part of that transfer, tax collectors retain portions of specified fees when

<sup>&</sup>lt;sup>1</sup> Chapter 2010-163, Laws of Florida, and s. 322.02(1), F.S.

BILL: SB 322 Page 2

processing certain driver license services. Additionally, tax collectors charge a \$6.25 service fee for completing such services.<sup>2</sup>

Tax collectors are not currently allowed to retain portions of fees for some services that the tax collectors are performing regularly. For example, an applicant who fails his or her initial driving knowledge or skills test is required to pay a \$10 or \$20 fee, respectively, to take any subsequent test. These fees are deposited into the HSOTF, regardless of whether the DHSMV or the tax collectors administers the test.<sup>3</sup>

Similarly, service fees required to reinstate a suspended, revoked, or disqualified driver license, collected pursuant to s. 322.21(8), F.S., are deposited into the General Revenue Fund and HSOTF, regardless of whether the reinstatement was conducted by the DHSMV or a tax collector. Of the \$45 service fee to reinstate a driver license suspension, \$15 is deposited in the General Revenue Fund and \$30 in the HSOTF. Of the \$75 service fee to reinstate a driver license revocation or commercial driver license disqualification, \$35 is deposited in the General Revenue Fund and \$40 in the HSOTF.

In the past year, tax collector offices administered 70 percent of subsequent driver license examinations, 79 percent of suspended and revoked driver license reinstatements, and 61 percent of disqualified commercial driver license reinstatements.<sup>4</sup>

Section 215.20, F.S., requires an eight percent service charge to be paid to the General Revenue Fund from all income of a revenue nature deposited in all state trust funds excluding those exempt pursuant to s. 215.22, F.S. The fees addressed by this bill are subject to the service charge when deposited into the HSOTF.

# III. Effect of Proposed Changes:

**Section 1** amends s. 322.12, F.S., to require, for subsequent driver license tests, that the tax collector retain:

- \$10, less an eight percent GR service charge, when they administer a subsequent <u>knowledge</u> test as part of the driver license examination.
- \$20, less an eight percent GR service charge, when they administer a subsequent <u>skills</u> test as part of the driver license examination.

**Section 2** amends s. 322.21, F.S., to require the tax collectors to retain a portion of service fees when processing driver license reinstatements. If the reinstatement is processed by the tax collector:

• Of the \$45 fee for suspension reinstatement, \$15 shall be retained by the tax collector, less an eight percent GR service charge, \$15 shall be deposited into the HSOTF, and \$15 shall be deposited into the General Revenue Fund.

<sup>&</sup>lt;sup>2</sup> Section 322.135(1)(c), F.S.

<sup>&</sup>lt;sup>3</sup> Section 322.12(1), F.S.

<sup>&</sup>lt;sup>4</sup> REC, *Highway Safety Fees – HB 185 and SB* 322 (Nov. 3, 2017), *available at* <a href="http://edr.state.fl.us/Content/conferences/revenueimpact/archives/2018/">http://edr.state.fl.us/Content/conferences/revenueimpact/archives/2018/</a> pdf/page83-85.pdf at p. 83 (last visited Jan. 9, 2018).

BILL: SB 322 Page 3

• Of the \$75 fee for revocation or disqualification reinstatement, \$20 shall be retained by the tax collector, less an eight percent GR service charge, \$20 shall be deposited into the HSOTF, and \$35 shall be deposited into the General Revenue Fund.

The bill takes effect July 1, 2018.

## IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

## V. Fiscal Impact Statement:

A. Tax/Fee Issues:

The Revenue Estimating Conference estimates that allowing tax collectors to retain fees or portions of fees for administering subsequent driver license examinations and reinstating driver licenses will shift approximately \$5 million of revenue each year from the HSOTF to the local tax collectors.<sup>5</sup> The bill does not impact the revenues deposited in the General Revenue Fund.

B. Private Sector Impact:

The bill does not appear to impact the private sector.

C. Government Sector Impact:

The bill will have no impact on state and local government expenditures. However, as noted above, revenues deposited into the HSOTF are expected to decrease by \$4.7 million in FY 2018-2019 and \$4.9 million annually thereafter with similar increases in revenues retained by local tax collectors.

## VI. Technical Deficiencies:

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<sup>&</sup>lt;sup>5</sup> *Id.* at p. 84.

BILL: SB 322 Page 4

#### VII. **Related Issues:**

None.

### VIII. **Statutes Affected:**

This bill substantially amends the following sections of the Florida Statutes: 322.12 and 322.21.

#### IX. **Additional Information:**

# Committee Substitute – Statement of Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.) A.

None.

#### B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.