Senator Perry moved the following:

**Senate Amendment (with title amendment)**

Delete lines 261 - 300 and insert:

(10)(a) Jurisdiction over the electronic filing system for use by authorized electronic filing system agents to:

1. Electronically title or register motor vehicles, vessels, mobile homes, or off-highway vehicles;
2. For derelict or salvage motor vehicles, process title transactions, derelict motor vehicle certificates, or certificates of destruction, pursuant to s. 319.30(2), (3), (7),
3. Issue or transfer registration license plates or decals;
4. Electronically transfer fees due for the title and registration process; and
5. Perform inquiries for title, registration, and lienholder verification and certification of service providers,

is expressly preempted to the state, and the department shall have regulatory authority over the system. The electronic filing system shall be available for use statewide and applied uniformly throughout the state.

(b) The following entities that meet all established requirements may be authorized electronic filing system agents and may not be precluded from participating in the electronic filing system in any county:

1. An entity that, in the normal course of its business, sells products that must be titled or registered and provides title and registration services on behalf of its consumers; or
2. An authorized insurer as defined in s. 624.09(1), a licensed salvage motor vehicle dealer as defined in s. 320.27(1)(c)5., or a licensed motor vehicle auction as defined in s. 320.27(1)(c)4. For these entities, authorization for use of the electronic filing system under this subparagraph is limited exclusively to processing, in the normal course of business pursuant to s. 319.30(2), (3), (7), or (8), title transactions, derelict motor vehicle certificates, or certificates of destruction for derelict or salvage motor vehicles physically located in the state and meets all established requirements may be an authorized electronic filing
system agent and shall not be precluded from participating in
the electronic filing system in any county.

(c) Upon request from a qualified entity, the tax collector
shall appoint the entity as an authorized electronic filing
system agent for that county. The department shall adopt rules
in accordance with chapter 120 to replace the December 10, 2009,
program standards and to administer the provisions of this
section, including, but not limited to, establishing
participation requirements, certification of service providers,
electronic filing system requirements, and enforcement authority
for noncompliance. The December 10, 2009, program standards,
excluding any standards which conflict with this subsection,
shall remain in effect until the rules are adopted.

(d) An authorized electronic filing system agent may charge
a fee to the customer for use of the electronic filing system.

(e) The department may adopt rules to administer this
subsection,

------------------ T I T L E A M E N D M E N T ------------------
And the title is amended as follows:
Delete lines 39 - 42
and insert:
request; amending s. 320.03, F.S.; allowing authorized
insurers, licensed salvage motor vehicle dealers, and
licensed motor vehicle auctions to be authorized
electronic filing system agents for processing certain
transactions or certificates for derelict or salvage
motor vehicles;