	LEGISLATIVE ACTION	
Senate		House
Comm: WD		
02/25/2020		

Appropriations Subcommittee on Transportation, Tourism, and Economic Development (Diaz) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert:

Section 1. Paragraph (c) is added to subsection (2) of section 319.32, Florida Statutes, to read:

319.32 Fees; service charges; disposition.-

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(c) In exercising his or her authority to contract with a license plate agent, the tax collector shall determine the

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11 additional service charges that shall be collected by privately 12 owned license plate agents approved by the tax collector and shall be fully itemized and disclosed to the customer. The 13 14 license plate agent shall enter into a contract with the tax collector regarding the disclosure of additional service 15 16 charges.

Section 2. Subsection (5) of section 320.03, Florida Statutes, is amended to read:

320.03 Registration; duties of tax collectors; International Registration Plan. -

(5) In addition to the fees required under s. 320.08, a fee of 50 cents shall be charged on every license registration sold to cover the costs of the Florida Real Time Vehicle Information System. The fees collected shall be deposited into the Highway Safety Operating Trust Fund to be used exclusively to fund the system. The fee may only be used to fund the system equipment, software, personnel associated with the maintenance and programming of the system, and networks used in the offices of the county tax collectors as agents of the department and the ancillary technology necessary to integrate the system with other tax collection systems. Other tax collection systems may include technology systems provided by vendors contracted with the tax collector for in-person transactions of motor vehicle and mobile home registration certificates, registration license plates, and validation stickers and online motor vehicle and mobile home registration renewals and validation stickers. For purposes of this subsection, other tax collection systems do not include electronic filing systems pursuant to s. 320.03(10). Upon a tax collector's request, the department shall provide the

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tax collector and his or her approved vendors with the same data access and interface functionality that other third parties receive from the department, including, but not limited to, bulk data for vehicle registrations and each applicant's current residential address and electronic mail address collected pursuant to s. 320.95. Such data and functionality may be used only for purposes of fulfilling the tax collector's statutory duties and may not be resold or used for any other purpose. The department shall administer this program upon consultation with the Florida Tax Collectors, Inc., to ensure that each county tax collector's office is technologically equipped and functional for the operation of the Florida Real Time Vehicle Information System and that tax collectors' approved vendors protect customer privacy and data collection. Tax collectors and their approved license plate agents shall enter into a memorandum of understanding with the department regarding use of the Florida Real Time Vehicle Information system in accordance with paragraph (4)(b). Any designated revenue collected to support functions of the county tax collectors and not used in a given year must remain exclusively in the trust fund as a carryover to the following year.

Section 3. Present subsection (3) of section 320.04, Florida Statutes, is renumbered as subsection (4), and a new subsection (3) is added to that section to read:

320.04 Registration service charge.

(3) In exercising his or her authority to contract with a license plate agent, the tax collector shall determine the additional service charges that shall be collected by privately owned license plate agents approved by the tax collector and

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shall be fully itemized and disclosed to the customer. The license plate agent shall enter into a contract with the tax collector regarding the disclosure of additional service charges.

Section 4. Subsection (7) of section 328.72, Florida Statutes, is amended to read:

328.72 Classification; registration; fees and charges; surcharge; disposition of fees; fines; marine turtle stickers.-

- (7) SERVICE FEE.—
- (a) In addition to other registration fees, the vessel owner shall pay the tax collector a \$2.25 service fee for each registration issued, replaced, or renewed. Except as provided in subsection (15), all fees, other than the service charge, collected by a tax collector must be remitted to the department not later than 7 working days following the last day of the week in which the money was remitted. Vessels may travel in salt water or fresh water.
- (b) In exercising his or her authority to contract with a license plate agent, the tax collector shall determine the additional service charges that shall be collected by privately owned license plate agents approved by the tax collector and shall be fully itemized and disclosed to the customer. The license plate agent shall enter into a contract with the tax collector regarding the disclosure of additional service charges.

Section 5. Subsection (1) of section 328.73, Florida Statutes, is amended to read:

328.73 Registration; duties of tax collectors.-

(1) The tax collectors in the counties of the state, as



98 authorized agents of the department, shall issue registration 99 certificates and vessel numbers and decals to applicants, 100 subject to the requirements of law and in accordance with rules 101 of the department. Other tax collection systems may include 102 technology systems provided by vendors contracted with the tax 103 collector for in-person and online vessel registration 104 certificates and vessel numbers and decals. Upon a tax 105 collector's request, the department shall provide the tax 106 collector and his or her approved vendors with the same data 107 access and interface functionality that other third parties 108 receive from the department, including, but not limited to, bulk 109 data for vessel registrations and each applicant's current 110 residential address and electronic mail address collected 111 pursuant to s. 320.95. Such data and functionality may be used 112 only for purposes of fulfilling the tax collector's statutory 113 duties and may not be resold or used for any other purpose. 114 Section 6. This act shall take effect July 1, 2020. 115 ======= T I T L E A M E N D M E N T ========= 116 And the title is amended as follows: 117 118 Delete everything before the enacting clause 119 and insert: 120 A bill to be entitled 121 An act relating to vehicle and vessel registration 122 data and functionality; amending s. 319.32, F.S.; 123 requiring the tax collector to determine service 124 charges collected by privately owned license plate 125 agents for motor vehicle titles; requiring a license

plate agent to enter into a contract with the tax

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collector; amending s. 320.03, F.S.; specifying tax collection systems for which certain fees may be used for integration with the Florida Real Time Vehicle Information System; requiring the Department of Highway Safety and Motor Vehicles to provide tax collectors and their approved vendors with the same data access and interface functionality as provided to other third parties; specifying authorized uses for such data and functionality; requiring tax collectors and their approved license plate agents to enter into a memorandum of understanding with the department; amending s. 320.04, F.S.; requiring the tax collector to determine service charges collected by privately owned license plate agents for motor vehicle registrations; requiring a license plate agent to enter into a contract with the tax collector; amending s. 328.72, F.S.; requiring the tax collector to determine service charges collected by privately owned license plate agents for vessel registrations and titles; requiring a license plate agent to enter into a contract with the tax collector; amending s. 328.73, F.S.; requiring the department to provide tax collectors and their approved vendors with the same data access and interface functionality as provided to other third parties; specifying authorized uses for such data and functionality; providing an effective date.