SENATOR AMENDMENT

Florida Senate - 2011 Bill No. CS for CS for SB 1150



LEGISLATIVE ACTION

Senate		House
	•	
Floor: 16/AD/2R		
04/27/2011 03:22 PM	•	

Senator Latvala moved the following:

Senate Amendment (with directory and title amendments)

Between lines 1699 and 1700 insert:

6 (10) Jurisdiction over the electronic filing system for use 7 by authorized electronic filing system agents to electronically 8 title or register motor vehicles, vessels, mobile homes, or off-9 highway vehicles; issue or transfer registration license plates 10 or decals; electronically transfer fees due for the title and 11 registration process; and perform inquiries for title, registration, and lienholder verification and certification of 12 service providers is expressly preempted to the state, and the 13

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14 department shall have regulatory authority over the system. The 15 electronic filing system shall be available for use statewide 16 and applied uniformly throughout the state. An entity that, in the normal course of its business, sells products that must be 17 18 titled or registered, provides title and registration services on behalf of its consumers and meets all established 19 requirements may be an authorized electronic filing system agent 20 21 and shall not be precluded from participating in the electronic 22 filing system in any county. Upon request from a qualified 23 entity, the tax collector shall appoint the entity as an 24 authorized electronic filing system agent for that county, 25 regardless of the county in which the entity is physically located. An entity may be an authorized electronic filing system 26 27 agent in more than one county at any given time. Upon 28 appointment as an authorized electronic filing system agent by a 29 tax collector in a county other than the county where the agent 30 is physically located and absent an interlocal agreement between 31 tax collectors, any statutory service fees shall be divided 32 equally between the tax collector that appointed the agent and 33 the tax collector in the county where the agent is physically 34 located. The department shall adopt rules in accordance with 35 chapter 120 to replace the December 10, 2009, program standards and to administer the provisions of this section, including, but 36 37 not limited to, establishing participation requirements, 38 certification of service providers, electronic filing system requirements, and enforcement authority for noncompliance. The 39 40 December 10, 2009, program standards, excluding any standards which conflict with this 1subsection, shall remain in effect 41 42 until the rules are adopted. An authorized electronic filing

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43	agent may charge a fee to the customer for use of the electronic
44	filing system.
45	
46	===== DIRECTORY CLAUSE AMENDMENT ======
47	And the directory clause is amended as follows:
48	Delete line 1661
49	and insert:
50	Section 32. Subsections (7), (8), and (10) of section
51	320.03,
52	
53	======================================
54	And the title is amended as follows:
55	Delete line 121
56	and insert:
57	provisions to changes made by the act; providing for
58	an electronic filing system agent to operate in a
59	county other than the county in which the agent is
60	located; providing for the division of fees; deleting
61	obsolete provisions; amending s.