A bill to be entitled 1 2 An act relating to motor vehicle insurance; amending s. 3 324.021, F.S.; revising provisions relating to proof of 4 financial responsibility for rented or leased motor 5 vehicles; providing lessors and lessees of rented and 6 leased motor vehicles with certain responsibilities 7 relating to the provision and obtaining of liability 8 insurance; revising who is deemed the owner of a motor 9 vehicle for purposes of determining financial 10 responsibility; revising applicability of certain 11 provisions relating to financial responsibility of an owner of commercial motor vehicles; providing an effective 12 13 date. 14 15 Be It Enacted by the Legislature of the State of Florida: 16 17 Subsections (7) and (9) of section 324.021, Section 1. 18 Florida Statutes, are amended to read: 19 324.021 Definitions; minimum insurance required.-The 20 following words and phrases when used in this chapter shall, for 21 the purpose of this chapter, have the meanings respectively 22 ascribed to them in this section, except in those instances 23 where the context clearly indicates a different meaning: 24 PROOF OF FINANCIAL RESPONSIBILITY.-That proof of (7) 25 ability to respond in damages for liability on account of 26 crashes arising out of the use of a motor vehicle: 27 (a) In the amount of \$10,000 because of bodily injury to, 28 or death of, one person in any one crash; Page 1 of 6

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(b) Subject to such limits for one person, in the amount of \$20,000 because of bodily injury to, or death of, two or more persons in any one crash;

32 (c) In the amount of \$10,000 because of injury to, or
 33 destruction of, property of others in any one crash; and

34 (d) With respect to commercial motor vehicles and 35 nonpublic sector buses, in the amounts specified in ss. 627.7415 36 and 627.742, respectively; and

37 (e) With respect to rented or leased motor vehicles, in
 38 the amounts specified in paragraph (9) (b).

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(9) OWNER; OWNER/LESSOR.-

Owner.-A person who holds the legal title of a motor 40 (a) 41 vehicle; or, in the event a motor vehicle is the subject of an 42 agreement for the conditional sale or lease thereof with the 43 right of purchase upon performance of the conditions stated in 44 the agreement and with an immediate right of possession vested 45 in the conditional vendee or lessee, or in the event a mortgagor of a vehicle is entitled to possession, then such conditional 46 47 vendee or lessee or mortgagor shall be deemed the owner for the 48 purpose of this chapter.

49 (b) Owner/lessor.-Notwithstanding any other provision of
50 the Florida Statutes or existing case law:

51 1. The lessor, under an agreement to lease a motor vehicle 52 for 1 year or longer which requires the lessee to obtain 53 insurance acceptable to the lessor which contains limits not 54 less than \$100,000/\$300,000 bodily injury liability and \$50,000 55 property damage liability or not less than \$500,000 combined 56 property damage liability and bodily injury liability, shall not

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57 be deemed the owner of said motor vehicle for the purpose of 58 determining financial responsibility for the operation of said 59 motor vehicle or for the acts of the operator in connection 60 therewith; further, this subparagraph shall be applicable so 61 long as the insurance meeting these requirements is in effect. 62 The insurance meeting such requirements may be obtained by the 63 lessor or lessee, provided, if such insurance is obtained by the 64 lessor, the combined coverage for bodily injury liability and 65 property damage liability shall contain limits of not less than 66 \$1 million and may be provided by a lessor's blanket policy.

67 The lessor, under an agreement to rent or lease a motor 2. 68 vehicle for a period of less than 1 year, shall require the 69 lessee to obtain insurance to respond in damages for liability 70 arising out of the use of the motor vehicle due to the negligence of the lessee, or any permissive user of the motor 71 72 vehicle, with limits of not less than \$500,000 combined property 73 damage liability and bodily injury liability. The lessor may 74 provide coverage for bodily injury liability and property damage 75 liability to the lessee through a policy issued by an insurer 76 licensed to transact insurance in this state and purchased by 77 the lessee for a premium separately set forth in the lease or 78 rental agreement. The lessor has a continuing duty to ensure 79 that the lessee has obtained insurance consistent with this 80 subparagraph be deemed the owner of the motor vehicle for the 81 purpose of determining liability for the operation of the 82 vehicle or the acts of the operator in connection therewith only to \$100,000 per person and up to \$300,000 per incident for 83 84 injury and up to \$50,000 for property damage. If, at the Page 3 of 6

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time any liability arises out of the use of the motor vehicle, the lessee or the operator of the motor vehicle is uninsured or has any insurance with limits less than \$500,000 combined property damage liability and bodily injury liability, the lessor shall be liable for up to \$100,000 per person and up to \$300,000 per incident for bodily injury, up to \$50,000 for property damage, and up to an additional \$500,000 in economic damages only arising out of the use of the motor vehicle. The additional specified liability of the lessor for economic damages shall be reduced by amounts actually recovered from the lessee, from the operator, and from any insurance or selfinsurance covering the lessee or operator. If the lessee does not obtain coverage consistent with this subparagraph, the lessor shall be deemed liable for any amounts not recovered from the lessee arising out of the use of the motor vehicle or the acts of the operator in connection therewith. Nothing in this subparagraph shall be construed to affect the liability of the lessor for its own negligence.

103 3. The owner who is a natural person and loans a motor 104 vehicle to any permissive user shall be liable for the operation 105 of the vehicle or the acts of the operator in connection therewith only up to \$100,000 per person and up to \$300,000 per 106 107 incident for bodily injury and up to \$50,000 for property 108 damage. If the permissive user of the motor vehicle is uninsured or has any insurance with limits less than \$500,000 combined 109 110 property damage and bodily injury liability, the owner shall be liable for up to an additional \$500,000 in economic damages only 111 arising out of the use of the motor vehicle. The additional 112

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specified liability of the owner for economic damages shall be reduced by amounts actually recovered from the permissive user and from any insurance or self-insurance covering the permissive user. Nothing in this subparagraph shall be construed to affect the liability of the owner for his or her own negligence.

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(c) Application.-

119 1. The financial responsibility and insurance requirements of subparagraph limits on liability in subparagraphs (b)2. and 120 121 the limits on liability in subparagraph (b)3. do not apply to an owner of motor vehicles that are used for commercial activity in 122 123 the owner's ordinary course of business, other than a rental 124 company that rents or leases motor vehicles. For purposes of 125 this paragraph, the term "rental company" includes only an 126 entity that is engaged in the business of renting or leasing 127 motor vehicles to the general public and that rents or leases a 128 majority of its motor vehicles to persons with no direct or 129 indirect affiliation with the rental company. The term also 130 includes a motor vehicle dealer that provides temporary 131 replacement vehicles to its customers for up to 10 days. The 132 term "rental company" also includes:

a. A related rental or leasing company that is a
subsidiary of the same parent company as that of the renting or
leasing company that rented or leased the vehicle.

b. The holder of a motor vehicle title or an equity
interest in a motor vehicle title if the title or equity
interest is held pursuant to or to facilitate an asset-backed
securitization of a fleet of motor vehicles used solely in the
business of renting or leasing motor vehicles to the general

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141 public and under the dominion and control of a rental company, 142 as described in this subparagraph, in the operation of such 143 rental company's business.

144 2. Furthermore, With respect to commercial motor vehicles 145 as defined in s. 627.732, the financial responsibility and 146 insurance requirements of subparagraph limits on liability in 147 subparagraphs (b)2. and the limits on liability in subparagraph 148 (b)3. do not apply if, at the time of the incident, the 149 commercial motor vehicle is being used in the transportation of materials found to be hazardous for the purposes of the 150 151 Hazardous Materials Transportation Authorization Act of 1994, as 152 amended, 49 U.S.C. ss. 5101 et seq., and that is required 153 pursuant to such act to carry placards warning others of the 154 hazardous cargo, unless at the time of lease or rental either:

a. The lessee indicates in writing that the vehicle will not be used to transport materials found to be hazardous for the purposes of the Hazardous Materials Transportation Authorization Act of 1994, as amended, 49 U.S.C. ss. 5101 et seq.; or

b. The lessee or other operator of the commercial motor
vehicle has in effect insurance with limits of at least
\$5,000,000 combined property damage and bodily injury liability.

Section 2. This act shall take effect July 1, 2011.

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