House



LEGISLATIVE ACTION

Senate

Floor: OO/RM 03/09/2018 06:07 PM

Senator Brandes moved the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert:

Section 1. Subsection (1) of section 20.23, Florida Statutes, is amended to read:

20.23 Department of Transportation.-There is created a Department of Transportation which shall be a decentralized agency.

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(1) (a) The Department of Transportation shall consist of:
1. A central office, which establishes policies and

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12 procedures; and

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14 15 2. Districts, which carry out projects as authorized or required under the policies and procedures of the central office established pursuant to this section.

16 (b) (a) The head of the Department of Transportation is the 17 Secretary of Transportation. The secretary shall be appointed by 18 the Governor from among three persons nominated by the Florida 19 Transportation Commission and shall be subject to confirmation 20 by the Senate. The secretary shall serve at the pleasure of the 21 Governor.

22 (c) (b) The secretary shall be a proven, effective 23 administrator who, by a combination of education and experience, 24 clearly possesses shall clearly possess a broad knowledge of the 25 administrative, financial, and technical aspects of the 26 development, operation, and regulation of transportation systems and facilities or comparable systems and facilities. The 27 28 secretary shall be a registered professional engineer in 29 accordance with chapter 471 or the laws of another state; or, in 30 lieu of professional engineer registration, the secretary may 31 hold an advanced degree in an appropriate related discipline, 32 such as a Masters of Business Administration, or have 10 years 33 of relevant experience.

34 <u>(d) (c)</u> The secretary shall provide to the Florida 35 Transportation Commission or its staff₇ such assistance, 36 information, and documents as are requested by the commission or 37 its staff to enable the commission to fulfill its duties and 38 responsibilities.

39 <u>(e) (d)</u> The secretary may appoint up to three assistant 40 secretaries who shall be directly responsible to the secretary



41 and who shall perform such duties as are assigned by the 42 secretary. The secretary shall designate to an assistant secretary the duties related to enhancing economic prosperity, 43 44 including, but not limited to, the responsibility of liaison with the head of economic development in the Executive Office of 45 the Governor. Such assistant secretary shall be directly 46 47 responsible for providing the Executive Office of the Governor 48 with investment opportunities and transportation projects that 49 expand the state's role as a global hub for trade and investment 50 and enhance the supply chain system in the state to process, 51 assemble, and ship goods to markets throughout the eastern 52 United States, Canada, the Caribbean, and Latin America. The 53 secretary may delegate to any assistant secretary the authority 54 to act in the absence of the secretary.

(f) (c) Any secretary appointed after July 5, 1989, and the assistant secretaries shall be exempt from the provisions of part III of chapter 110 and shall receive compensation commensurate with their qualifications and competitive with compensation for comparable responsibility in the private sector.

61 Section 2. Subsections (38) through (52) and (53) through 62 (99) of section 316.003, Florida Statutes, are renumbered as 63 subsections (39) through (53) and (55) through (101), 64 respectively, present subsections (40), (51), (57), and (97) are 65 amended, and new subsections (38) and (54) are added to that 66 section, to read:

316.003 Definitions.—The following words and phrases, when
used in this chapter, shall have the meanings respectively
ascribed to them in this section, except where the context

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70	otherwise requires:
71	(38) MOBILE CARRIERAn electrically powered device that:
72	(a) Is operated on sidewalks and crosswalks and is intended
73	primarily for transporting property;
74	(b) Weighs less than 80 pounds, excluding cargo;
75	(c) Has a maximum speed of 12.5 miles per hour; and
76	(d) Is equipped with a technology to transport personal
77	property with the active monitoring of a property owner, and
78	primarily designed to remain within 25 feet of the property
79	owner.
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81	A mobile carrier is not considered a vehicle or personal
82	delivery device unless expressly defined by law as a vehicle or
83	personal delivery device.
84	(41) (40) MOTOR VEHICLE.—Except when used in s. 316.1001, a
85	self-propelled vehicle not operated upon rails or guideway, but
86	not including any bicycle, motorized scooter, electric personal
87	assistive mobility device, mobile carrier, personal delivery
88	device, swamp buggy, or moped. For purposes of s. 316.1001,
89	"motor vehicle" has the same meaning as provided in s.
90	320.01(1)(a).
91	(52) (51) PERSONAL DELIVERY DEVICE.—An electrically powered
92	device that:
93	(a) Is operated on sidewalks and crosswalks and intended
94	primarily for transporting property;
95	(b) Weighs less than <u>100</u> 80 pounds, excluding cargo;
96	(c) Has a maximum speed of 10 miles per hour; and
97	(d) Is equipped with technology to allow for operation of
98	the device with or without the active control or monitoring of a

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natural person.

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101 A personal delivery device is not considered a vehicle unless 102 expressly defined by law as a vehicle. A mobile carrier is not 103 considered a personal delivery device.

(54) PLATOON.-A group of two individual truck tractor semitrailer combinations, transporting property in quantities that do not require placards, traveling in a unified manner at electronically coordinated speeds and following distances.

(59) (57) PRIVATE ROAD OR DRIVEWAY.-Except as otherwise provided in paragraph (81)(b) (79)(b), any privately owned way or place used for vehicular travel by the owner and those having express or implied permission from the owner, but not by other persons.

(98) (97) VEHICLE.-Every device in, upon, or by which any person or property is or may be transported or drawn upon a highway, except personal delivery devices, mobile carriers, and devices used exclusively upon stationary rails or tracks.

Section 3. Paragraph (b) of subsection (7) of section 316.008, Florida Statutes, is amended to read:

316.008 Powers of local authorities.-

(7)

121 (b)1. Except as provided in subparagraph 2., a personal 122 delivery device and a mobile carrier may be operated on 123 sidewalks and crosswalks within a county or municipality when 124 such use is permissible under federal law. This paragraph does 125 not restrict a county or municipality from otherwise adopting 126 regulations for the safe operation of personal delivery devices 127 and mobile carriers.

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128 2. A personal delivery device may not be operated on the 129 Florida Shared-Use Nonmotorized Trail Network created under s. 339.81 or components of the Florida Greenways and Trails System 130 131 created under chapter 260.

Section 4. Section 316.0895, Florida Statutes, is amended to read:

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316.0895 Following too closely .-

(1) The driver of a motor vehicle shall not follow another vehicle more closely than is reasonable and prudent, having due regard for the speed of such vehicles and the traffic upon, and the condition of, the highway. This subsection may not be construed to prevent overtaking and passing.

(2) It is unlawful for the driver of any motor truck, motor truck drawing another vehicle, or vehicle towing another vehicle or trailer, when traveling upon a roadway outside of a business or residence district, to follow within 300 feet of another motor truck, motor truck drawing another vehicle, or vehicle towing another vehicle or trailer. The provisions of this subsection shall not be construed to prevent overtaking and passing nor shall the same apply upon any lane specially designated for use by motor trucks or other slow-moving 149 vehicles.

(2) (3) Motor vehicles being driven upon any roadway outside 150 151 of a business or residence district in a caravan or motorcade, 152 whether or not towing other vehicles, shall be so operated as to 153 allow sufficient space between each such vehicle or combination 154 of vehicles as to enable any other vehicle to enter and occupy 155 such space without danger. This provision shall not apply to 156 funeral processions.

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157 (3) (4) A violation of this section is a noncriminal traffic 158 infraction, punishable as a moving violation as provided in 159 chapter 318.

Section 5. Section 316.0896, Florida Statutes, is amended to read:

316.0896 Assistive truck platooning technology pilot project.-The Department of Transportation, in consultation with the Department of Highway Safety and Motor Vehicles, shall study the use and safe operation of driver-assistive truck platooning technology, as defined in s. 316.003, for the purpose of developing a pilot project to test vehicles that are equipped to operate using driver-assistive truck platooning technology.

(1) Upon conclusion of the study, the Department of Transportation, in consultation with the Department of Highway Safety and Motor Vehicles, may conduct an ongoing a pilot project to test the use and safe operation of vehicles equipped with driver-assistive truck platooning technology.

(2) Notwithstanding ss. 316.0895 and 316.303, the Department of Transportation may conduct the pilot project in such a manner and at such locations as determined by the Department of Transportation based on the study and any initial findings and recommendations resulting from the pilot program.

179 (3) Before the start of the pilot project, manufacturers of driver-assistive truck platooning technology being tested or 181 commercially operated in the pilot project must submit to the 182 Department of Highway Safety and Motor Vehicles an instrument of 183 insurance, a surety bond, or proof of self-insurance acceptable 184 to the department in the amount of \$5 million.

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(4) After Upon conclusion of the initial phase of the pilot



186 project, the Department of Transportation, in consultation with 187 the Department of Highway Safety and Motor Vehicles, shall 188 submit a preliminary report by June 30, 2018, which describes 189 the results of the study and any findings or recommendations 190 from the initial phase of the pilot project to the Governor, the 191 President of the Senate, and the Speaker of the House of 192 Representatives. After submission of the preliminary report, the 193 Department of Transportation shall continue the pilot program through June 30, 2020, including expansion of authorized uses of 194 195 driver-assistive truck platooning operations based on the 196 findings and recommendations of the preliminary report, to allow 197 the long-term testing and commercial operation of the use and 198 safe operation of vehicles equipped with driver-assistive truck 199 platooning technology. The Department of Transportation, in 200 consultation with the Department of Highway Safety and Motor 201 Vehicles, shall submit a final report on or before January 1, 202 2021, which describes the results of the preliminary report and 203 any final findings or recommendations, to the Governor, the 204 President of the Senate, and the Speaker of the House of 205 Representatives. 206 Section 6. Section 316.2071, Florida Statutes, is amended

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316.2071 Personal delivery devices and mobile carriers.-

(1) Notwithstanding any provision of law to the contrary, a personal delivery device <u>or mobile carrier</u> may operate on sidewalks and crosswalks, subject to s. 316.008(7)(b). A personal delivery device <u>or mobile carrier</u> operating on a sidewalk or crosswalk has all the rights and duties applicable to a pedestrian under the same circumstances, except that the

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215 personal delivery device or mobile carrier must not unreasonably 216 interfere with pedestrians or traffic and must yield the right-217 of-way to pedestrians on the sidewalk or crosswalk. 218 (2) A personal delivery device and a mobile carrier must: 219 (a) Obey all official traffic and pedestrian control 220 signals and devices. (b) For personal delivery devices, include a plate or 221 222 marker that has a unique identifying device number and 223 identifies the name and contact information of the personal 224 delivery device operator. 225 (c) Be equipped with a braking system that, when active or 226 engaged, enables the personal delivery device or mobile carrier 227 to come to a controlled stop. 228 (3) A personal delivery device and a mobile carrier may 229 not: 230 (a) Operate on a public highway except to the extent 231 necessary to cross a crosswalk. 232 (b) Operate on a sidewalk or crosswalk unless the personal 233 delivery device operator is actively controlling or monitoring 234 the navigation and operation of the personal delivery device or 235 a property owner remains within 25 feet of the mobile carrier. 236 (c) Transport hazardous materials as defined in s. 316.003. 237 (4) A person who owns and operates a personal delivery 2.38 device in this state must maintain an insurance policy, on 239 behalf of himself or herself and his or her agents, which 240 provides general liability coverage of at least \$100,000 for 241 damages arising from the combined operations of personal 242 delivery devices under the entity's or agent's control. Section 7. Subsections (3) through (6) of section 316.235, 243

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244 Florida Statutes, are renumbered as subsections (4) through (7), 245 respectively, and a new subsection (3) is added to that section, 246 to read: 247 316.235 Additional lighting equipment.-248 (3) Any motor vehicle may be equipped with one or more 249 lamps or devices underneath the motor vehicle as long as such 250 lamps or devices do not emit light in violation of s. 251 316.2397(1) or (7) or s. 316.238. Section 8. Subsection (3) of section 316.224, Florida 2.52 253 Statutes, is amended to read: 254 316.224 Color of clearance lamps, identification lamps, 255 side marker lamps, backup lamps, reflectors, and deceleration 256 lights.-257 (3) All lighting devices and reflectors mounted on the rear 258 of any vehicle shall display or reflect a red color, except the 259 stop light or other signal device, which may be red, amber, or 260 yellow, and except that the light illuminating the license plate 261 shall be white and the light emitted by a backup lamp shall be 262 white or amber. Deceleration lights as authorized by s. 263 316.235(6) s. 316.235(5) shall display an amber color. 264 Section 9. Paragraph (c) of subsection (7) of section 316.2397, Florida Statutes, is amended to read: 265 266 316.2397 Certain lights prohibited; exceptions.-2.67 (7) Flashing lights are prohibited on vehicles except: 268 (c) For the lamps authorized under subsections (1), (2), 269 (3), (4), and (9), s. 316.2065, or s. 316.235(6) s. 316.235(5) 270 which may flash. 271 Section 10. Subsections (1) and (3) of section 316.2397, 272 Florida Statutes, are amended to read:

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316.2397 Certain lights prohibited; exceptions.-

(1) A No person may not shall drive or move or cause to be moved any vehicle or equipment upon any highway within this state with any lamp or device thereon showing or displaying a red, red and white, or blue light visible from directly in front thereof except for certain vehicles hereinafter provided in this section.

(3) Vehicles of the fire department and fire patrol, including vehicles of volunteer firefighters as permitted under s. 316.2398, may show or display red or red and white lights. Vehicles of medical staff physicians or technicians of medical facilities licensed by the state as authorized under s. 316.2398, ambulances as authorized under this chapter, and buses and taxicabs as authorized under s. 316.2399 may show or display red lights. Vehicles of the fire department, fire patrol, police vehicles, and such ambulances and emergency vehicles of municipal and county departments, public service corporations operated by private corporations, the Fish and Wildlife Conservation Commission, the Department of Environmental Protection, the Department of Transportation, the Department of Agriculture and Consumer Services, and the Department of Corrections as are designated or authorized by their respective department or the chief of police of an incorporated city or any sheriff of any county may operate emergency lights and sirens in an emergency. Wreckers, mosquito control fog and spray vehicles, and emergency vehicles of governmental departments or public service corporations may show or display amber lights when in actual operation or when a hazard exists provided they are not 301 used going to and from the scene of operation or hazard without

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302 specific authorization of a law enforcement officer or law 303 enforcement agency. Wreckers must use amber rotating or flashing 304 lights while performing recoveries and loading on the roadside 305 day or night, and may use such lights while towing a vehicle on 306 wheel lifts, slings, or under reach if the operator of the 307 wrecker deems such lights necessary. A flatbed, car carrier, or rollback may not use amber rotating or flashing lights when 308 309 hauling a vehicle on the bed unless it creates a hazard to other 310 motorists because of protruding objects. Further, escort vehicles may show or display amber lights when in the actual 311 312 process of escorting overdimensioned equipment, material, or 313 buildings as authorized by law. Vehicles owned or leased by 314 private security agencies may show or display green and amber 315 lights, with either color being no greater than 50 percent of 316 the lights displayed, while the security personnel are engaged 317 in security duties on private or public property.

Section 11. Section 316.2398, Florida Statutes, is amended to read:

316.2398 Display or use of red <u>or red and white</u> warning signals; motor vehicles of volunteer firefighters or medical staff.-

323 (1) A privately owned vehicle belonging to an active 324 firefighter member of a regularly organized volunteer 325 firefighting company or association, while en route to the fire 326 station for the purpose of proceeding to the scene of a fire or 327 other emergency or while en route to the scene of a fire or 328 other emergency in the line of duty as an active firefighter 329 member of a regularly organized firefighting company or 330 association, may display or use red or red and white warning

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331 <u>signals.</u> or A privately owned vehicle belonging to a medical 332 staff physician or technician of a medical facility licensed by 333 the state, while responding to an emergency in the line of duty, 334 may display or use red warning signals. Warning signals must be 335 visible from the front and from the rear of such vehicle, 336 subject to the following restrictions and conditions:

(a) No more than two red <u>or red and white</u> warning signals may be displayed.

(b) No inscription of any kind may appear across the face of the lens of the red <u>or red and white</u> warning signal.

341 (c) In order for an active volunteer firefighter to display 342 such red or red and white warning signals on his or her vehicle, 343 the volunteer firefighter must first secure a written permit 344 from the chief executive officers of the firefighting 345 organization to use the red or red and white warning signals, 346 and this permit must be carried by the volunteer firefighter at all times while the red or red and white warning signals are 347 displayed. 348

349 (2) <u>A</u> It is unlawful for any person who is not an active
350 firefighter member of a regularly organized volunteer
351 firefighting company or association or a physician or technician
352 of the medical staff of a medical facility licensed by the state
353 <u>may not</u> to display on any motor vehicle owned by him or her, at
354 any time, any red <u>or red and white</u> warning signals as described
355 in subsection (1).

(3) It is unlawful for An active volunteer firefighter may not to operate any red or red and white warning signals as authorized in subsection (1), except while en route to the fire station for the purpose of proceeding to the scene of a fire or



360 other emergency, or while at or en route to the scene of a fire 361 or other emergency, in the line of duty.

(4) It is unlawful for A physician or technician of the medical staff of a medical facility <u>may not</u> to operate any red warning signals as authorized in subsection (1), except when responding to an emergency in the line of duty.

(5) A violation of this section is a nonmoving violation, punishable as provided in chapter 318. In addition, <u>a</u> any volunteer firefighter <u>who violates this section</u> shall be dismissed from membership in the firefighting organization by the chief executive officers thereof.

Section 12. Subsection (1) and paragraphs (a), (c), (d), and (f) of subsection (2) of section 316.302, Florida Statutes, are amended to read:

316.302 Commercial motor vehicles; safety regulations; transporters and shippers of hazardous materials; enforcement.-

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(1) Except as otherwise provided in subsection (3):

(a) All owners and drivers of commercial motor vehicles that are operated on the public highways of this state while engaged in interstate commerce are subject to the rules and regulations contained in 49 C.F.R. parts 382, 385, and 390-397.

(b) Except as otherwise provided in this section, all owners or drivers of commercial motor vehicles that are engaged in intrastate commerce are subject to the rules and regulations contained in 49 C.F.R. parts 382, 383, 385, and 390-397, with the exception of 49 C.F.R. s. 390.5 as it relates to the definition of bus, as such rules and regulations existed on December 31, <u>2017</u> 2012.

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(c) The emergency exceptions provided by 49 C.F.R. s.

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389 392.82 also apply to communications by utility drivers and 390 utility contractor drivers during a Level 1 activation of the 391 State Emergency Operations Center, as provided in the Florida 392 Comprehensive Emergency Management plan, or during a state of 393 emergency declared by executive order or proclamation of the 394 Governor.

395 (d) Except as provided in s. 316.215(5), and except as 396 provided in s. 316.228 for rear overhang lighting and flagging 397 requirements for intrastate operations, the requirements of this 398 section supersede all other safety requirements of this chapter 399 for commercial motor vehicles.

(e) For motor carriers engaged in intrastate commerce who are not carrying hazardous materials in amounts that require placards, the requirement for electronic logging devices and hours of service support documents shall take effect December 31, 2018.

405 (2) (a) A person who operates a commercial motor vehicle 406 solely in intrastate commerce not transporting any hazardous material in amounts that require placarding pursuant to 49 C.F.R. part 172 need not comply with 49 C.F.R. ss. 391.11(b)(1) 409 and 395.3 395.3(a) and (b).

410 (c) Except as provided in 49 C.F.R. s. 395.1, a person who 411 operates a commercial motor vehicle solely in intrastate 412 commerce not transporting any hazardous material in amounts that 413 require placarding pursuant to 49 C.F.R. part 172 may not drive 414 after having been on duty more than 70 hours in any period of 7 415 consecutive days or more than 80 hours in any period of 8 416 consecutive days if the motor carrier operates every day of the 417 week. Thirty-four consecutive hours off duty shall constitute

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418 the end of any such period of 7 or 8 consecutive days. This 419 weekly limit does not apply to a person who operates a 420 commercial motor vehicle solely within this state while 421 transporting, during harvest periods, any unprocessed 422 agricultural products or unprocessed food or fiber that is 423 subject to seasonal harvesting from place of harvest to the 424 first place of processing or storage or from place of harvest 425 directly to market or while transporting livestock, livestock 42.6 feed, or farm supplies directly related to growing or harvesting 427 agricultural products. Upon request of the Department of Highway 428 Safety and Motor Vehicles, motor carriers shall furnish time 429 records or other written verification to that department so that 430 the Department of Highway Safety and Motor Vehicles can 431 determine compliance with this subsection. These time records 432 must be furnished to the Department of Highway Safety and Motor 433 Vehicles within 2 days after receipt of that department's 434 request. Falsification of such information is subject to a civil penalty not to exceed \$100. The provisions of This paragraph 435 436 does do not apply to operators of farm labor vehicles operated 437 during a state of emergency declared by the Governor or operated 438 pursuant to s. 570.07(21) τ and does do not apply to drivers of 439 utility service vehicles as defined in 49 C.F.R. s. 395.2.

(d) A person who operates a commercial motor vehicle solely in intrastate commerce not transporting any hazardous material in amounts that require placarding pursuant to 49 C.F.R. part 172 within a 150 air-mile radius of the location where the vehicle is based need not comply with 49 C.F.R. s. 395.8_{τ} if the requirements of 49 C.F.R. s. 395.1(e)(1)(ii), (iii)(A) and (C), 395.1(e)(1)(iii) and (v) are met. If a driver is not released

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447 from duty within 12 hours after the driver arrives for duty, the 448 motor carrier must maintain documentation of the driver's 449 driving times throughout the duty period.

450 (f) A person who operates a commercial motor vehicle having 451 a declared gross vehicle weight, gross vehicle weight rating, 452 and gross combined weight rating of less than 26,001 pounds solely in intrastate commerce and who is not transporting 453 454 hazardous materials in amounts that require placarding pursuant 455 to 49 C.F.R. part 172, or who is transporting petroleum products 456 as defined in s. 376.301, is exempt from subsection (1). 457 However, such person must comply with 49 C.F.R. parts 382, 392, 458 and 393, and with 49 C.F.R. ss. 396.3(a)(1) and 396.9.

Section 13. Subsection (3) of section 316.303, Florida Statutes, is amended to read:

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316.303 Television receivers.-

(3) This section does not prohibit the use of an electronic display used in conjunction with a vehicle navigation system; an electronic display used by an operator of a vehicle equipped with autonomous technology, as defined in s. 316.003; or an electronic display used by an operator of a <u>platoon or a</u> vehicle equipped and operating with driver-assistive truck platooning technology, as defined in s. 316.003.

469 Section 14. Subsections (3) and (4) of section 316.515, 470 Florida Statutes, are amended, and subsection (16) is added to 471 that section, to read:

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316.515 Maximum width, height, length.-

473 (3) LENGTH LIMITATION.-Except as otherwise provided in this
474 section, length limitations apply solely to a semitrailer or
475 trailer, and not to a truck tractor or to the overall length of



476 a combination of vehicles. No combination of commercial motor 477 vehicles coupled together and operating on the public roads may 478 consist of more than one truck tractor and two trailing units. 479 Unless otherwise specifically provided for in this section, a 480 combination of vehicles not qualifying as commercial motor 481 vehicles may consist of no more than two units coupled together; such nonqualifying combination of vehicles may not exceed a 482 483 total length of 65 feet, inclusive of the load carried thereon, 484 but exclusive of safety and energy conservation devices approved 485 by the department for use on vehicles using public roads. Notwithstanding any other provision of this section, a truck 486 487 tractor-semitrailer combination engaged in the transportation of 488 automobiles or boats may transport motor vehicles or boats on 489 part of the power unit; and, except as may otherwise be mandated 490 under federal law, an automobile or boat transporter semitrailer 491 may not exceed 50 feet in length, exclusive of the load; 492 however, the load may extend up to an additional 6 feet beyond 493 the rear of the trailer. The 50-feet length limitation does not 494 apply to non-stinger-steered automobile or boat transporters 495 that are 65 feet or less in overall length, exclusive of the 496 load carried thereon, or to stinger-steered automobile or boat 497 transporters that are 75 feet or less in overall length, 498 exclusive of the load carried thereon, or to stinger-steered 499 automobile transporters that are 80 feet or less in overall 500 length, exclusive of the load carried thereon. For purposes of 501 this subsection, a "stinger-steered automobile or boat 502 transporter" is an automobile or boat transporter configured as 503 a semitrailer combination wherein the fifth wheel is located on 504 a drop frame located behind and below the rearmost axle of the

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505 power unit. Automobile transporters operating under this 506 subsection may backhaul cargo or general freight when the weight limits of s. 316.535 are not exceeded. Notwithstanding 507 508 paragraphs (a) and (b), any straight truck or truck tractor-509 semitrailer combination engaged in the transportation of 510 horticultural trees may allow the load to extend up to an 511 additional 10 feet beyond the rear of the vehicle, provided said 512 trees are resting against a retaining bar mounted above the 513 truck bed so that the root balls of the trees rest on the floor 514 and to the front of the truck bed and the tops of the trees 515 extend up over and to the rear of the truck bed, and provided 516 the overhanging portion of the load is covered with protective 517 fabric.

518 (a) Straight trucks.-A straight truck may not exceed a 519 length of 40 feet in extreme overall dimension, exclusive of 520 safety and energy conservation devices approved by the 521 department for use on vehicles using public roads. A straight 522 truck may attach a forklift to the rear of the cargo bed, 523 provided the overall combined length of the vehicle and the 524 forklift does not exceed 50 feet. A straight truck may tow no 525 more than one trailer, and the overall length of the truck-526 trailer combination may not exceed 68 feet, including the load 527 thereon. Notwithstanding any other provisions of this section, a 528 truck-trailer combination engaged in the transportation of 529 boats, or boat trailers whose design dictates a front-to-rear 530 stacking method may not exceed the length limitations of this 531 paragraph exclusive of the load; however, the load may extend up 532 to an additional 6 feet beyond the rear of the trailer. 533 (b) Semitrailers.-

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534 1. A semitrailer operating in a truck tractor-semitrailer 535 combination may not exceed 48 feet in extreme overall outside 536 dimension, measured from the front of the unit to the rear of 537 the unit and the load carried thereon, exclusive of safety and 538 energy conservation devices approved by the department for use 539 on vehicles using public roads, unless it complies with 540 subparagraph 2. A semitrailer which exceeds 48 feet in length 541 and is used to transport divisible loads may operate in this 542 state only if issued a permit under s. 316.550 and if such 543 trailer meets the requirements of this chapter relating to vehicle equipment and safety. Except for highways on the tandem 544 545 trailer truck highway network, public roads deemed unsafe for 546 longer semitrailer vehicles or those roads on which such longer 547 vehicles are determined not to be in the interest of public 548 convenience shall, in conformance with s. 316.006, be restricted 549 by the Department of Transportation or by the local authority to 550 use by semitrailers not exceeding a length of 48 feet, inclusive 551 of the load carried thereon but exclusive of safety and energy 552 conservation devices approved by the department for use on 553 vehicles using public roads. Truck tractor-semitrailer 554 combinations shall be afforded reasonable access to terminals; 555 facilities for food, fuel, repairs, and rest; and points of 556 loading and unloading.

557 2. A semitrailer which is more than 48 feet but not more 558 than 57 feet in extreme overall outside dimension, as measured 559 pursuant to subparagraph 1., may operate on public roads, except 560 roads on the State Highway System which are restricted by the 561 Department of Transportation or other roads restricted by local 562 authorities, if:

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563 a. The distance between the kingpin or other peg that locks 564 into the fifth wheel of a truck tractor and the center of the 565 rear axle or rear group of axles does not exceed 41 feet, or, in 566 the case of a semitrailer used exclusively or primarily to 567 transport vehicles in connection with motorsports competition 568 events, the distance does not exceed 46 feet from the kingpin to 569 the center of the rear axles; and 570 b. It is equipped with a substantial rear-end underride 571 protection device meeting the requirements of 49 C.F.R. s. 572 393.86, "Rear End Protection." 573 (c) Tandem trailer trucks.-574 1. Except for semitrailers and trailers of up to 28 1/2 575 feet in length which existed on December 1, 1982, and which were 576 actually and lawfully operating on that date, no semitrailer or 577 trailer operating in a truck tractor-semitrailer-trailer 578 combination may exceed a length of 28 feet in extreme overall outside dimension, measured from the front of the unit to the 579 580 rear of the unit and the load carried thereon, exclusive of 581 safety and energy conservation devices approved by the 582 Department of Transportation for use on vehicles using public 583 roads. 584 2. Tandem trailer trucks conforming to the weight and size 585 limitations of this chapter and in immediate transit to or from 586 a terminal facility as defined in this chapter may operate on 587 the public roads of this state except for residential 588 neighborhood streets restricted by the Department of 589 Transportation or local jurisdictions. In addition, the 590 Department of Transportation or local jurisdictions may restrict these vehicles from using streets and roads under their 591

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592 maintenance responsibility on the basis of safety and 593 engineering analyses, provided that the restrictions are 594 consistent with the provisions of this chapter. The Department 595 of Transportation shall develop safety and engineering standards 596 to be used by all jurisdictions when identifying public roads 597 and streets to be restricted from tandem trailer truck 598 operations.

599 3. Except as otherwise provided in this section, within 5 600 miles of the Federal National Network for large trucks, tandem 601 trailer trucks shall be afforded access to terminals; facilities 602 for food, fuel, repairs, and rest; and points of loading and 603 unloading.

4. Notwithstanding the provisions of any general or special law to the contrary, all local system tandem trailer truck route review procedures must be consistent with those adopted by the Department of Transportation.

608 5. Tandem trailer trucks employed as household goods 609 carriers and conforming to the weight and size limitations of 610 this chapter shall be afforded access to points of loading and 611 unloading on the public streets and roads of this state, except 612 for streets and roads that have been restricted from use by such 613 vehicles on the basis of safety and engineering analyses by the 614 jurisdiction responsible for maintenance of the streets and 615 roads.

(d) Maxi-cube vehicles.-Maxi-cube vehicles shall be allowed to operate on routes open to tandem trailer trucks under the same conditions applicable to tandem trailer trucks as specified by this section.

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(4) LOAD EXTENSION LIMITATION.-The load upon any vehicle

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621	operated alone, or the load upon the front vehicle of a
622	combination of vehicles, may not extend more than 3 feet beyond
623	the front wheels of the vehicle or the front bumper of the
624	vehicle if it is equipped with a bumper. However, the load upon
625	
626	any stinger-steered automobile transporter may not extend more
	than 4 feet beyond the front bumper of the vehicle.
627	(a) The limitations of this subsection do not apply to
628	bicycle racks carrying bicycles on public sector transit
629	vehicles.
630	(b) The provisions of this subsection shall not apply to a
631	front-end loading collection vehicle, when:
632	1. The front-end loading mechanism and container or
633	containers are in the lowered position;
634	2. The vehicle is engaged in collecting solid waste or
635	recyclable or recovered materials;
636	3. The vehicle is being operated at speeds less than 20
637	miles per hour with the vehicular hazard-warning lights
638	activated; and
639	4. The extension does not exceed 8 feet 6 inches.
640	(16) TOWAWAY TRAILER TRANSPORTER COMBINATIONS.—An unladen
641	power unit may tow two trailers or semitrailers when the
642	combination is not used to carry property, the overall
643	combination length does not exceed 82 feet, and the total gross
644	weight of the combination does not exceed 26,000 pounds. The
645	trailers or semitrailers must constitute inventory property of a
646	manufacturer, distributor, or dealer of such trailers or
647	semitrailers.
648	Section 15. Subsection (3) is added to section 316.85,
649	Florida Statutes, to read:

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650 316.85 Autonomous vehicles; operation.-651 (3) The Florida Turnpike Enterprise and any authority formed under chapters 343, 348, and 349 may fund, construct, and 652 653 operate facilities for the advancement of autonomous and 654 connected innovative transportation technology solutions for the 655 purposes of improving safety and decreasing congestion for the 656 traveling public and to otherwise advance the enterprise's or 657 authority's objectives as set forth under the Florida 658 Transportation Code or the authority's enabling statutes, 659 respectively.

Section 16. Section 316.87, Florida Statutes, is amended to read:

316.87 Nonemergency medical transportation services.-

663 (1) To ensure the availability of nonemergency medical 664 transportation services throughout the state, a provider 665 licensed by the county or operating under a permit issued by the 666 county may not be required to use a vehicle that is larger than 667 needed to transport the number of persons being transported or that is inconsistent with the medical condition of the 668 669 individuals receiving the nonemergency medical transportation 670 services. This section does not apply to the procurement, 671 contracting, or provision of paratransit transportation 672 services, directly or indirectly, by a county or an authority, pursuant to the Americans with Disabilities Act of 1990, as 673 674 amended.

675 (2) (a) Subject to state and federal Medicaid requirements,
 676 Medicaid nonemergency transportation services may be provided to
 677 a Medicaid beneficiary by a transportation network company
 678 contracted with a Medicaid managed care plan, a transportation

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679 broker under contract with a Medicaid managed care plan, or a 680 transportation broker under direct contract with the Agency for 681 Health Care Administration. The Agency for Health Care 682 Administration shall update the Non-Emergency Transportation 683 Services Coverage Policy pursuant to this subsection by October 684 1, 2018. Requirements for transportation network companies and 685 transportation network company drivers may not exceed those 686 imposed under s. 627.748, except as necessary to conform to 687 federal Medicaid transportation requirements administered by the 688 Agency for Health Care Administration.

(b) This subsection may not be construed to expand or limit the existing transportation benefit provided to Medicaid beneficiaries or to require a Medicaid managed care plan to contract with a transportation network company or a transportation broker.

Section 17. Subsection (9) of section 318.14, Florida Statutes, is amended to read:

318.14 Noncriminal traffic infractions; exception; procedures.-

698 (9) Any person who does not hold a commercial driver 699 license or commercial learner's permit and who is cited while 700 driving a noncommercial motor vehicle for an infraction under 701 this section other than a violation of s. 316.183(2), s. 702 316.187, or s. 316.189 when the driver exceeds the posted limit 703 by 30 miles per hour or more, s. 320.0605, s. 320.07(3)(a) or 704 (b), s. 322.065, s. 322.15(1), s. 322.61, or s. 322.62 may, in 705 lieu of a court appearance, elect to attend in the location of 706 his or her choice within this state a basic driver improvement 707 course approved by the Department of Highway Safety and Motor

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708 Vehicles. In such a case, adjudication must be withheld and 709 points, as provided by s. 322.27, may not be assessed. However, 710 a person may not make an election under this subsection if the 711 person has made an election under this subsection in the 712 preceding 12 months. A person may not make more than five 713 elections within his or her lifetime under this subsection, 714 except that a person who is 30 years of age or older who has 715 previously made five elections may make an election under this 716 subsection if the person has not made an election in the 717 preceding 36 months. The requirement for community service under 718 s. 318.18(8) is not waived by a plea of nolo contendere or by 719 the withholding of adjudication of guilt by a court. If a person 720 makes an election to attend a basic driver improvement course 721 under this subsection, 18 percent of the civil penalty imposed 722 under s. 318.18(3) shall be deposited in the State Courts 723 Revenue Trust Fund; however, that portion is not revenue for 724 purposes of s. 28.36 and may not be used in establishing the 725 budget of the clerk of the court under that section or s. 28.35. 726 Section 18. Section 319.141, Florida Statutes, is amended

to read:

319.141 Pilot rebuilt motor vehicle inspection program.-

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(1) As used in this section, the term:

(a) "Facility" means a rebuilt motor vehicle inspectionfacility authorized and operating under this section.

(b) "Rebuilt inspection services" means an examination of a rebuilt vehicle and a properly endorsed certificate of title, salvage certificate of title, or manufacturer's statement of origin and an application for a rebuilt certificate of title, a rebuilder's affidavit, a photograph of the junk or salvage

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737 vehicle taken before repairs began, <u>a photograph of the interior</u> 738 <u>driver and passenger sides of the vehicle if airbags were</u> 739 <u>previously deployed and replaced</u>, receipts or invoices for all 740 major component parts, as defined in s. 319.30, and repairs 741 which were changed, and proof that notice of rebuilding of the 742 vehicle has been reported to the National Motor Vehicle Title 743 Information System.

(2) By July 1, 2015, The department shall oversee a pilot program in Miami-Dade County to evaluate alternatives for rebuilt inspection services offered by existing private sector operators, including the continued use of private facilities, the cost impact to consumers, and the potential savings to the department.

(3) The department shall establish a memorandum of understanding that allows private parties participating in the pilot program to conduct rebuilt motor vehicle inspections and specifies requirements for oversight, bonding and insurance, procedures, and forms and requires the electronic transmission of documents.

(4) Before an applicant is approved <u>or renewed</u>, the department shall ensure that the applicant meets basic criteria designed to protect the public. At a minimum, the applicant shall meet all of the following requirements:

(a) Have and maintain a surety bond or irrevocable letter of credit in the amount of \$100,000 executed by the applicant.

(b) Secure and maintain a facility at a permanent <u>fixed</u>
structure <u>which has</u> at an address <u>identified by a county-issued</u>
<u>tax folio number and</u> recognized by the United States Postal
Service where the only services provided on such property are

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766 rebuilt inspection services. The operator of a facility shall 767 annually attest that:

1. He or she is not employed by or does not have an ownership interest in or other financial arrangement with the owner, operator, manager, or employee of a motor vehicle repair shop as defined in s. 559.903, a motor vehicle dealer as defined in s. 320.27(1)(c), a towing company, a vehicle storage company, a vehicle auction, an insurance company, a salvage yard, a metal retailer, or a metal rebuilder, from which he or she receives remuneration, directly or indirectly, for the referral of customers for rebuilt inspection services;

2. There have been no changes to the ownership structure of the approved facility; and

3. The only services being provided by the operator of the facility at the property are rebuilt vehicle inspection services approved by the department.

(c) Have and maintain garage liability and other insurance required by the department.

(d) Have completed criminal background checks of the owners, partners, and corporate officers and the inspectors employed by the facility.

787 (e) Have a designated office and customer waiting area that is separate from and not within view of the vehicle inspection area. The vehicle inspection area must be capable of accommodating all vehicle types and must be equipped with 791 cameras allowing the department to view and monitor every 792

inspection.

793 (f) (e) Meet any additional criteria the department 794 determines necessary to conduct proper inspections.

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795	(5) A participant in the program shall access vehicle and
796	title information and enter inspection results through an
797	electronic filing system authorized by the department and shall
798	maintain records of each rebuilt vehicle inspection processed at
799	such facility for at least 5 years.
800	(6) A participant in the program may not conduct an
801	inspection of a vehicle rebuilt before its purchase by the
802	current applicant. Such vehicles must be inspected by the
803	department.
804	(7) Any applicant for a rebuilt title that fails an initial
805	rebuilt inspection may have that vehicle reinspected only by the
806	department or the facility that conducted the original
807	inspection.
808	(8) Any person or business authorized by the department to
809	train, certify, or recertify operators and inspectors of private
810	rebuilt motor vehicle inspection facilities may not certify or
811	recertify itself or any of its employees.
812	(9) (6) The department shall <u>conduct an onsite facility</u>
813	inspection at least twice a year and shall immediately terminate
814	any operator from the program who fails to meet the minimum
815	eligibility requirements specified in subsection (4). Before \underline{any}
816	a change in ownership or transfer of a rebuilt inspection
817	facility, the current operator must give the department 45 days'
818	written notice of the intended sale $\underline{\text{or transfer}}$. The prospective
819	owner or transferee must meet the eligibility requirements of
820	this section and execute a new memorandum of understanding with
821	the department before operating the facility.
822	(10) (7) This section is repealed on July 1, 2020 2018 ,
823	unless saved from repeal through reenactment by the Legislature.

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824 On or before January 1, 2019, the department shall submit a 825 written report to the Governor, the President of the Senate, and 826 the Speaker of the House of Representatives evaluating the 827 current program and the benefits to the consumer and the 828 department.

Section 19. Paragraph (a) of subsection (1) and subsection (24) of section 320.01, Florida Statutes, are amended to read: 320.01 Definitions, general.—As used in the Florida

832 Statutes, except as otherwise provided, the term:

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(1) "Motor vehicle" means:

834 (a) An automobile, motorcycle, truck, trailer, semitrailer, 835 truck tractor and semitrailer combination, or any other vehicle 836 operated on the roads of this state, used to transport persons 837 or property, and propelled by power other than muscular power, 838 but the term does not include traction engines, road rollers, 839 personal delivery devices and mobile carriers as defined in s. 840 316.003, special mobile equipment as defined in s. 316.003, 841 vehicles that run only upon a track, bicycles, swamp buggies, or 842 mopeds.

843 (24) "Apportionable vehicle" means any vehicle, except 844 recreational vehicles, vehicles displaying restricted plates, city pickup and delivery vehicles, buses used in transportation 845 846 of chartered parties, and government-owned vehicles, which is used or intended for use in two or more member jurisdictions 847 848 that allocate or proportionally register vehicles and which is 849 used for the transportation of persons for hire or is designed, 850 used, or maintained primarily for the transportation of property 851 and:

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(a) Is a power unit having a gross vehicle weight in excess

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853	of 26,000 pounds;
854	(b) Is a power unit having three or more axles, regardless
855	of weight; or
856	(c) Is used in combination, when the weight of such
857	combination exceeds 26,000 pounds gross vehicle weight.
858	
859	Vehicles, or combinations thereof, having a gross vehicle weight
860	of 26,000 pounds or less and two-axle vehicles may be
861	proportionally registered.
862	Section 20. Subsection (19) of section 320.02, Florida
863	Statutes, is amended, and paragraph (v) is added to subsection
864	(15) of that section, to read:
865	320.02 Registration required; application for registration;
866	forms
867	(15)
868	(v) Notwithstanding s. 320.023, the application form for
869	motor vehicle registration and renewal of registration must
870	include language permitting a voluntary contribution of \$1 per
871	applicant to aid research in Alzheimer's disease or related
872	forms of dementia. Contributions made pursuant to this paragraph
873	shall be distributed to the Alzheimer's Association, Inc., for
874	the purpose of such research conducted within the state.
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876	For the purpose of applying the service charge provided in s.
877	215.20, contributions received under this subsection are not
878	income of a revenue nature.
879	(19) A personal delivery device and a mobile carrier as
880	defined in s. 316.003 are is not required to satisfy the
881	registration and insurance requirements of this section.
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882 Section 21. Paragraph (b) of subsection (1) and paragraph 883 (a) of subsection (3) of section 320.06, Florida Statutes, are 884 amended to read:

320.06 Registration certificates, license plates, and validation stickers generally.-

(1)

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888 (b)1. Registration license plates bearing a graphic symbol 889 and the alphanumeric system of identification shall be issued 890 for a 10-year period. At the end of the 10-year period, upon 891 renewal, the plate shall be replaced. The department shall 892 extend the scheduled license plate replacement date from a 6-893 year period to a 10-year period. The fee for such replacement is 894 \$28, \$2.80 of which shall be paid each year before the plate is 895 replaced, to be credited toward the next \$28 replacement fee. 896 The fees shall be deposited into the Highway Safety Operating 897 Trust Fund. A credit or refund may not be given for any prior 898 years' payments of the prorated replacement fee if the plate is 899 replaced or surrendered before the end of the 10-year period, 900 except that a credit may be given if a registrant is required by 901 the department to replace a license plate under s. 902 320.08056(8)(a). With each license plate, a validation sticker 903 shall be issued showing the owner's birth month, license plate 904 number, and the year of expiration or the appropriate renewal 905 period if the owner is not a natural person. The validation 906 sticker shall be placed on the upper right corner of the license 907 plate. The license plate and validation sticker shall be issued 908 based on the applicant's appropriate renewal period. The 909 registration period is 12 months, the extended registration 910 period is 24 months, and all expirations occur based on the



911 applicant's appropriate registration period.
912 <u>2. Before October 1, 2019,</u> a vehicle that has an
913 apportioned registration shall be issued an annual license plate
914 and a cab card <u>denoting that denote</u> the declared gross vehicle
915 weight for each apportioned jurisdiction in which the vehicle is
916 authorized to operate.
917 3. Beginning October 1, 2019, a vehicle registered in

3. Beginning October 1, 2019, a vehicle registered in 918 accordance with the International Registration Plan shall be 919 issued a license plate for a 5-year period, an annual cab card 920 denoting the declared gross vehicle weight, and an annual 921 validation sticker showing the month and year of expiration. The 922 validation sticker shall be placed in the center of the license 923 plate. The license plate and validation sticker shall be issued 924 based on the applicant's appropriate renewal period. The fee for 925 the initial validation sticker and any renewed validation 926 sticker is \$28. This fee shall be deposited into the Highway 927 Safety Operating Trust Fund. A damaged or worn license plate may 928 be replaced at no charge by applying to the department and 929 surrendering the current license plate.

930 <u>4.2.</u> In order to retain the efficient administration of the 931 taxes and fees imposed by this chapter, the 80-cent fee increase 932 in the replacement fee imposed by chapter 2009-71, Laws of 933 Florida, is negated as provided in s. 320.0804.

934 (3) (a) Registration license plates must be made of metal 935 specially treated with a retroreflection material, as specified 936 by the department. The registration license plate is designed to 937 increase nighttime visibility and legibility and must be at 938 least 6 inches wide and not less than 12 inches in length, 939 unless a plate with reduced dimensions is deemed necessary by

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940 the department to accommodate motorcycles, mopeds, or similar 941 smaller vehicles. Validation stickers must also be treated with 942 a retroreflection material, must be of such size as specified by 943 the department, and must adhere to the license plate. The 944 registration license plate must be imprinted with a combination 945 of bold letters and numerals or numerals, not to exceed seven 946 digits, to identify the registration license plate number. The 947 license plate must be imprinted with the word "Florida" at the 948 top and the name of the county in which it is sold, the state motto, or the words "Sunshine State" at the bottom. Apportioned 949 950 license plates must have the word "Apportioned" at the bottom 951 and license plates issued for vehicles taxed under s. 952 320.08(3)(d), (4)(m) or (n), (5)(b) or (c), or (14) must have 953 the word "Restricted" at the bottom. License plates issued for 954 vehicles taxed under s. 320.08(12) must be imprinted with the 955 word "Florida" at the top and the word "Dealer" at the bottom 956 unless the license plate is a specialty license plate as 957 authorized in s. 320.08056. Manufacturer license plates issued 958 for vehicles taxed under s. 320.08(12) must be imprinted with 959 the word "Florida" at the top and the word "Manufacturer" at the 960 bottom. License plates issued for vehicles taxed under s. 961 320.08(5)(d) or (e) must be imprinted with the word "Wrecker" at 962 the bottom. Any county may, upon majority vote of the county 963 commission, elect to have the county name removed from the 964 license plates sold in that county. The state motto or the words 965 "Sunshine State" shall be printed in lieu thereof. A license 966 plate issued for a vehicle taxed under s. 320.08(6) may not be 967 assigned a registration license number, or be issued with any 968 other distinctive character or designation, that distinguishes



969 the motor vehicle as a for-hire motor vehicle.

970 Section 22. Section 320.0605, Florida Statutes, is amended 971 to read:

972 320.0605 Certificate of registration; possession required; 973 exception.-

974 (1) (a) The registration certificate or an official copy 975 thereof, including an electronic copy in a format authorized by 976 the department, a true copy or an electronic copy of rental or 977 lease documentation issued for a motor vehicle or issued for a 978 replacement vehicle in the same registration period, a temporary 979 receipt printed upon self-initiated electronic renewal of a 980 registration via the Internet, or a cab card issued for a 981 vehicle registered under the International Registration Plan 982 shall, at all times while the vehicle is being used or operated 983 on the roads of this state, be in the possession of the operator 984 thereof or be carried in the vehicle for which issued and shall 985 be exhibited upon demand of any authorized law enforcement 986 officer or any agent of the department, except for a vehicle 987 registered under s. 320.0657. The provisions of This section 988 does do not apply during the first 30 days after purchase of a 989 replacement vehicle. A violation of this section is a 990 noncriminal traffic infraction, punishable as a nonmoving 991 violation as provided in chapter 318.

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(b)1. The act of presenting to a law enforcement officer or agent of the department an electronic device displaying an electronic copy of the registration certificate or the rental or lease documentation does not constitute consent for the officer or agent to access any information on the device other than the displayed registration certificate or rental or lease

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998	documentation.
999	2. The person who presents the device to the officer or
1000	agent assumes the liability for any resulting damage to the
1001	device.
1002	(2) Rental or lease documentation that is sufficient to
1003	satisfy the requirement in subsection (1) includes the
1004	following:
1005	(a) Date of rental and time of exit from rental facility ;
1006	(b) Rental station identification;
1007	(c) Rental agreement number;
1008	(d) Rental vehicle identification number;
1009	(e) Rental vehicle license plate number and state of
1010	registration;
1011	(f) Vehicle's make, model, and color;
1012	(g) Vehicle's mileage; and
1013	(h) Authorized renter's name.
1014	Section 23. Subsection (5) of section 320.0607, Florida
1015	Statutes, is amended to read:
1016	320.0607 Replacement license plates, validation decal, or
1017	mobile home sticker
1018	(5) Upon the issuance of an original license plate, the
1019	applicant shall pay a fee of \$28 to be deposited in the Highway
1020	Safety Operating Trust Fund. Beginning October 1, 2019, this
1021	subsection does not apply to a vehicle registered under the
1022	International Registration Plan.
1023	Section 24. Paragraph (b) of subsection (2) of section
1024	320.0657, Florida Statutes, is amended to read:
1025	320.0657 Permanent registration; fleet license plates
1026	(2)
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1027 (b) The plates, which shall be of a distinctive color, 1028 shall have the word "Fleet" appearing at the bottom and the word "Florida" appearing at the top unless the license plate is a 1029 1030 specialty license plate as authorized in s. 320.08056. The 1031 plates shall conform in all respects to the provisions of this 1032 chapter, except as specified herein. For additional fees as set forth in s. 320.08056, fleet companies may purchase specialty 1033 1034 license plates in lieu of the standard fleet license plates. 1035 Fleet companies shall be responsible for all costs associated 1036 with the specialty license plate, including all annual use fees, 1037 processing fees, fees associated with switching license plate 1038 types, and any other applicable fees.

Section 25. Subsection (12) of section 320.08, Florida Statutes, is amended to read:

320.08 License taxes.-Except as otherwise provided herein, there are hereby levied and imposed annual license taxes for the operation of motor vehicles, mopeds, motorized bicycles as defined in s. 316.003(3), tri-vehicles as defined in s. 316.003, and mobile homes as defined in s. 320.01, which shall be paid to and collected by the department or its agent upon the registration or renewal of registration of the following:

1048 (12) DEALER AND MANUFACTURER LICENSE PLATES.-A franchised 1049 motor vehicle dealer, independent motor vehicle dealer, marine 1050 boat trailer dealer, or mobile home dealer and manufacturer 1051 license plate: \$17 flat, of which \$4.50 shall be deposited into 1052 the General Revenue Fund. For additional fees as set forth in s. 1053 320.08056, dealers may purchase specialty license plates in lieu 1054 of the standard graphic dealer license plates. Dealers shall be 1055 responsible for all costs associated with the specialty license

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1056 plate, including all annual use fees, processing fees, fees
1057 associated with switching license plate types, and any other
1058 applicable fees.

Section 26. Section 320.08053, Florida Statutes, is amended to read:

320.08053 <u>Establishment of</u> Requirements for requests to establish specialty license plates.-

(1) If a specialty license plate requested by an organization is approved by law, the organization must submit the proposed art design for the specialty license plate to the department, in a medium prescribed by the department, as soon as practicable, but no later than 60 days after the act approving the specialty license plate becomes a law.

(2) (a) Within 120 days <u>after</u> following the specialty license plate <u>becomes</u> becoming law, the department shall establish a method to issue a specialty license plate voucher to allow for the presale of the specialty license plate. The processing fee as prescribed in s. 320.08056, the service charge and branch fee as prescribed in s. 320.04, and the annual use fee as prescribed in s. 320.08056 shall be charged for the voucher. All other applicable fees shall be charged at the time of issuance of the license plates.

(b) Within 24 months after the presale specialty license plate voucher is established, the approved specialty license plate organization must record with the department a minimum of <u>3,000</u> 1,000 voucher sales, or in the case of an out-of-state college or university license plate, 4,000 voucher sales, before manufacture of the license plate may <u>begin</u> commence. If, at the conclusion of the 24-month presale period, the minimum sales

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1085 <u>requirement has requirements have not been met, the specialty</u> 1086 plate is deauthorized and the department shall discontinue 1087 development of the plate and discontinue issuance of the presale 1088 vouchers. Upon deauthorization of the license plate, a purchaser 1089 of the license plate voucher may use the annual use fee 1090 collected as a credit towards any other specialty license plate 1091 or apply for a refund on a form prescribed by the department.

(3) (a) New specialty license plates that have been approved by law but are awaiting issuance under paragraph (b) shall be issued in the order they appear in s. 320.08056(4) provided that they have met the presale requirement. All other provisions of this section must also be met before a plate is issued. If the next awaiting specialty license plate has not met the presale requirement, the department shall proceed in the order provided in s. 320.08056(4) to identify the next qualified specialty license plate that has met the presale requirement. The department shall cycle through the list in statutory order.

(b) If the Legislature has approved 125 or more specialty license plates, the department may not make any new specialty license plates available for design or issuance until a sufficient number of plates are discontinued pursuant to s. 320.08056(8) such that the number of plates being issued does not exceed 125. Notwithstanding s. 320.08056(8)(a), the 125license-plate limit includes license plates above the minimum sales threshold and those exempt from that threshold.

Section 27. Subsection (2) of section 320.08056, Florida
Statutes, is amended, present paragraphs (ff) through (ddd),
(fff) through (ppp), and (sss) through (eeee) of subsection (4)
are redesignated as paragraphs (ee) through (ccc), (ddd) through

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1114 (nnn), and (ooo) through (aaaa), respectively, present paragraphs (ee), (eee), (qqq), and (rrr) of that subsection are 1115 1116 amended, new paragraphs (bbbb) through (eeee) and paragraphs 1117 (ffff) through (0000) are added to that subsection, paragraphs 1118 (c) through (f) are added to subsection (8), paragraph (a) of 1119 subsection (10) and subsection (11) are amended, and present subsection (12) is renumbered as subsection (13) and a new 1120 1121 subsection (12) is added to that section, to read:

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320.08056 Specialty license plates.-

(2) (a) The department shall issue a specialty license plate to the owner or lessee of any motor vehicle, except a vehicle registered under the International Registration Plan, a commercial truck required to display two license plates pursuant to s. 320.0706, or a truck tractor, upon request and payment of the appropriate license tax and fees.

(b) The department may authorize dealer and fleet specialty license plates. With the permission of the sponsoring specialty license plate organization, a dealer or fleet company may purchase specialty license plates to be used on dealer and fleet vehicles.

(c) Notwithstanding s. 320.08058, a dealer or fleet specialty license plate must include the letters "DLR" or "FLT" on the right side of the license plate. Dealer and fleet specialty license plates must be ordered directly through the department.

1139 (4) The following license plate annual use fees shall be 1140 collected for the appropriate specialty license plates: (ee) American Red Cross license plate, \$25. 1141 1142

(eee) Donate Organs-Pass It On license plate, \$25.

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1143	(qqq) St. Johns River license plate, \$25.
1144	(rrr) Hispanic Achievers license plate, \$25.
1145	(bbbb) Beat Childhood Cancer license plate, \$25.
1146	(cccc) Auburn University license plate, \$50.
1147	(dddd) Donate Life Florida license plate, \$25.
1148	(eeee) Florida State Beekeepers Association license plate,
1149	\$25.
1150	(ffff) Rotary license plate, \$25.
1151	(gggg) Florida Bay Forever license plate, \$25.
1152	(hhhh) Bonefish and Tarpon Trust license plate, \$25.
1153	(iiii) Medical Professionals Who Care license plate, \$25.
1154	(jjjj) University of Georgia license plate, \$50.
1155	(kkkk) Highwaymen license plate, \$25.
1156	(1111) Ducks Unlimited license plate, \$25.
1157	(mmmm) Dan Marino Campus license plate, \$25.
1158	(nnnn) University of Alabama license plate, \$50.
1159	(0000) Orlando City Soccer Club license plate, \$25.
1160	(8)
1161	(c) A vehicle owner or lessee issued a specialty license
1162	plate that has been discontinued by the department may keep the
1163	discontinued specialty license plate for the remainder of the
1164	10-year license plate replacement period and must pay all other
1165	applicable registration fees. However, such owner or lessee is
1166	exempt from paying the applicable specialty license plate fee
1167	under subsection (4) for the remainder of the 10-year license
1168	plate replacement period.
1169	(d) If the department discontinues issuance of a specialty
1170	license plate, all annual use fees held or collected by the
1171	department shall be distributed within 180 days after the date

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1172 the specialty license plate is discontinued. Of those fees, the 1173 department shall retain an amount sufficient to defray the 1174 applicable administrative and inventory closeout costs 1175 associated with discontinuance of the plate. The remaining funds 1176 shall be distributed to the appropriate organization or 1177 organizations pursuant to s. 320.08058.

(e) If an organization that is the intended recipient of the funds pursuant to s. 320.08058 no longer exists, the department shall deposit any undisbursed funds into the Highway Safety Operating Trust Fund.

(f) Notwithstanding paragraph (a), on January 1 of each year, the department shall discontinue the specialty license plate with the fewest number of plates in circulation, including license plates exempt from a statutory sales requirement. A warning letter shall be mailed to the sponsoring organizations of the 10 percent of specialty license plates with the lowest number of valid, active registrations as of December 1 of each year.

1190 (10) (a) A specialty license plate annual use fee collected 1191 and distributed under this chapter, or any interest earned from 1192 those fees, may not be used for commercial or for-profit 1193 activities nor for general or administrative expenses, except as 1194 authorized by s. 320.08058 or to pay the cost of the audit or report required by s. 320.08062(1). The fees and any interest 1195 1196 earned from the fees may be expended only for use in this state 1197 unless the annual use fee is derived from the sale of United 1198 States Armed Forces and veterans-related specialty license 1199 plates pursuant to paragraphs (4)(d), (bb), (kk), (iii), and (uuu) (11), (kkk), and (yyy) and s. 320.0891 or out-of-state 1200

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1201 college or university license plates pursuant to paragraphs 1202 (4) (cccc), (jjjj), and (nnnn). 1203 (11) The annual use fee from the sale of specialty license 1204 plates, the interest earned from those fees, or any fees 1205 received by any entity an agency as a result of the sale of 1206 specialty license plates may not be used for the purpose of 1207 marketing to, or lobbying, entertaining, or rewarding, an 1208 employee of a governmental agency that is responsible for the 1209 sale and distribution of specialty license plates, or an elected 1210 member or employee of the Legislature. 1211 (12) For out-of-state college or university license plates 1212 created pursuant to this section, the recipient organization 1213 shall: 1214 (a) Have established an endowment, based in this state, for 1215 the purpose of providing scholarships to Florida residents 1216 meeting the requirements of this chapter. 1217 (b) Provide documentation to the department that the 1218 organization and the department have the college's or 1219 university's consent to use an appropriate image on a license 1220 plate. 1221 Section 28. Effective October 1, 2021, paragraph (a) of 1222 subsection (8) of section 320.08056, Florida Statutes, is 1223 amended to read: 1224 320.08056 Specialty license plates.-1225 (8) (a) The department must discontinue the issuance of an 1226 approved specialty license plate if the number of valid 1227 specialty plate registrations falls below 3,000, or in the case 1228 of an out-of-state college or university license plate, 4,000, 1229 1,000 plates for at least 12 consecutive months. A warning

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1230	letter shall be mailed to the sponsoring organization following
1231	the first month in which the total number of valid specialty
1232	plate registrations is below 3,000, or in the case of an out-of-
1233	state college or university license plate, 4,000 1,000 plates.
1234	This paragraph does not apply to <u>in-state</u> collegiate license
1235	plates established under s. 320.08058(3), license plates of
1236	institutions in and entities of the State University System,
1237	specialty license plates that have statutory eligibility
1238	limitations for purchase, specialty license plates for which
1239	annual use fees are distributed by a foundation for student and
1240	teacher leadership programs and teacher recruitment and
1241	retention, or Florida Professional Sports Team license plates
1242	established under s. 320.08058(9).
1243	Section 29. Present subsections (32) through (56), (58)
1244	through (68), and (71) through (83) of section 320.08058,
1245	Florida Statutes, are renumbered as subsections (31) through
1246	(55), (56) through (66), and (67) through (79), respectively,
1247	paragraph (a) of subsection (3), paragraph (a) of subsection
1248	(7), paragraph (b) of subsection (11), present subsections (31),
1249	(48), (57), (65), (66), (69), and (70), and paragraph (b) of
1250	present subsection (80) are amended, and new subsections (80)
1251	through (83) and subsections (84) through (93) are added to that
1252	section, to read:
1253	320.08058 Specialty license plates
1254	(3) COLLEGIATE LICENSE PLATES
1255	(a) The department shall develop a collegiate license plate
1256	as provided in this section for state and independent
1257	universities domiciled in this state. However, any collegiate
1258	license plate created or established after October 1, 2002, must

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1259 comply with the requirements of s. 320.08053 and be specifically 1260 authorized by an act of the Legislature. Collegiate license 1261 plates must bear the colors and design approved by the 1262 department as appropriate for each state and independent 1263 university. The word "Florida" must be stamped across the bottom 1264 of the plate in small letters. The department may consult with 1265 the University of Central Florida for the purpose of having the 1266 words "2017 Undefeated Champions" stamped on the University of 12.67 Central Florida specialty license plate.

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(7) SPECIAL OLYMPICS FLORIDA LICENSE PLATES.-

(a) Special Olympics Florida license plates must contain the official Special Olympics Florida logo and must bear <u>the</u> <u>colors and</u> a design and colors that are approved by the department. The word "Florida" must be centered at the <u>top</u> <u>bottom</u> of the plate, and the words <u>"Be a Fan"</u> <u>"Everyone Wins"</u> must be centered at the <u>bottom</u> top of the plate.

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(11) INVEST IN CHILDREN LICENSE PLATES.-

1276 (b) The proceeds of the Invest in Children license plate 1277 annual use fee must be deposited into the Juvenile Crime 1278 Prevention and Early Intervention Trust Fund within the 1279 Department of Juvenile Justice. Based on the recommendations of 1280 the juvenile justice councils, the Department of Juvenile 1281 Justice shall use the proceeds of the fee to fund programs and 1282 services that are designed to prevent juvenile delinquency. The 1283 department shall allocate moneys for programs and services 1284 within each county based on that county's proportionate share of 1285 the license plate annual use fee collected by the county. 1286 (31) AMERICAN RED CROSS LICENSE PLATES.-1287 (a) Notwithstanding the provisions of s. 320.08053, the

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1288 department shall develop an American Red Cross license plate as 1289 provided in this section. The word "Florida" must appear at the 1290 top of the plate, and the words "American Red Cross" must appear 1291 at the bottom of the plate.

1292 (b) The department shall retain all revenues from the sale of such plates until all startup costs for developing and 1293 1294 issuing the plates have been recovered. Thereafter, 50 percent 1295 of the annual use fees shall be distributed to the American Red Cross Chapter of Central Florida, with statistics on sales of 1296 1297 license plates, which are tabulated by county. The American Red 1298 Cross Chapter of Central Florida must distribute to each of the 1299 chapters in this state the moneys received from sales in the 1300 counties covered by the respective chapters, which moneys must 1301 be used for education and disaster relief in Florida. Fifty 1302 percent of the annual use fees shall be distributed 1303 proportionately to the three statewide approved poison control 1304 centers for purposes of combating bioterrorism and other poison-1305 related purposes.

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(47) (48) LIVE THE DREAM LICENSE PLATES.-

(a) The department shall develop a Live the Dream license plate as provided in this section. Live the Dream license plates must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "Live the Dream" must appear at the bottom of the plate.

(b) The proceeds of the annual use fee shall be distributed to the Dream Foundation, Inc., to The Dream Foundation, Inc., shall retain the first \$60,000 in proceeds from the annual use fees as reimbursement for administrative costs, startup costs, and costs incurred in the approval process. Thereafter, up to 25

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1317 percent shall be used for continuing promotion and marketing of 1318 the license plate and concept. The remaining funds shall be used 1319 in the following manner:

<u>1. Up to 5 percent may be used to administer, promote, and</u> market the license plate.

2.1. <u>At least 30</u> Twenty-five percent shall be distributed equally among the sickle cell organizations that are Florida members of the Sickle Cell Disease Association of America, Inc., for programs that provide research, care, and treatment for sickle cell disease.

<u>3.2. At least 30</u> Twenty-five percent shall be distributed to the Florida chapter of the March of Dimes for programs and services that improve the health of babies through the prevention of birth defects and infant mortality.

<u>4.3.</u> At least 15 Ten percent shall be distributed to the Florida Association of Healthy Start Coalitions to decrease racial disparity in infant mortality and to increase healthy birth outcomes. Funding will be used by local Healthy Start Coalitions to provide services and increase screening rates for high-risk pregnant women, children under 4 years of age, and women of childbearing age.

1338 <u>5.4. At least 15 Ten</u> percent shall be distributed to 1339 <u>Chapman</u> the Community Partnership for Homeless, Inc., for 1340 programs that provide relief from poverty, hunger, and 1341 homelessness.

1342 <u>6. Up to 5 percent may be distributed by the department on</u>
1343 <u>behalf of The Dream Foundation, Inc., to The Martin Luther King,</u>
1344 <u>Jr. Center for Nonviolent Social Change, Inc., as a royalty for</u>
1345 <u>the use of the image of Dr. Martin Luther King, Jr.</u>

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1346 5. Five percent of the proceeds shall be used by the 1347 foundation for administrative costs directly associated with 1348 operations as they relate to the management and distribution of 1349 the proceeds.

(57) DONATE ORGANS-PASS IT ON LICENSE PLATES.-

(a) The department shall develop a Donate Organs-Pass It On license plate as provided in this section. The word "Florida" must appear at the top of the plate, and the words "Donate Organs-Pass It On" must appear at the bottom of the plate.

(b) The annual use fees shall be distributed to Transplant Foundation, Inc., and shall use up to 10 percent of the proceeds from the annual use fee for marketing and administrative costs that are directly associated with the management and distribution of the proceeds. The remaining proceeds shall be used to provide statewide grants for patient services, including preoperative, rehabilitative, and housing assistance; organ donor education and awareness programs; and statewide medical research.

1364 <u>(63) (65)</u> LIGHTHOUSE ASSOCIATION LICENSE PLATES.—
1365 (a) The department shall develop a Lighthouse Association
1366 license plate as provided in this section. The word "Florida"
1367 must appear at the top of the plate, and the words
1368 "<u>SaveOurLighthouses.org</u> Visit Our Lights" must appear at the
1369 bottom of the plate.

(b) The annual use fees shall be distributed to the Florida
Lighthouse Association, Inc., which may use a maximum of 10
percent of the proceeds to promote and market the plates. The
remaining proceeds shall be used by the association to fund the
preservation, restoration, and protection of the 29 historic



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(64) (66) IN GOD WE TRUST LICENSE PLATES.-

lighthouses remaining in the state.

(a) The department shall develop an In God We Trust license plate as provided in this section. However, the requirements of s. 320.08053 must be met before the plates are issued. In God We Trust license plates must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "In God We Trust" must appear in the body of the plate.

1384 (b) The license plate annual use fees shall be distributed 1385 to the In God We Trust Foundation, Inc., which may use a maximum 1386 of 10 percent of the proceeds to offset marketing, 1387 administration, and promotion; the balance of the fees to 1388 address the needs of the military community; the needs of the 1389 public safety community; provide educational grants and 1390 scholarships to foster self-reliance and stability in Florida's 1391 children; and provide education in public and private schools 1392 regarding the historical significance of religion in American 1393 and Florida history to fund educational scholarships for the 1394 children of Florida residents who are members of the United States Armed Forces, the National Guard, and the United States 1395 1396 Armed Forces Reserve and for the children of public safety 1397 employees who have died in the line of duty who are not covered 1398 by existing state law. Funds shall also be distributed to other 1399 s. 501(c)(3) organizations that may apply for grants and 1400 scholarships and to provide educational grants to public and private schools to promote the historical and religious 1401 1402 significance of American and Florida history. The In God We Trust Foundation, Inc., shall distribute the license plate 1403



1404	annual use fees in the following manner:
1405	1. The In God We Trust Foundation, Inc., shall retain all
1406	revenues from the sale of such plates until all startup costs
1407	for developing and establishing the plate have been recovered.
1408	2. Ten percent of the funds received by the In God We Trust
1409	Foundation, Inc., shall be expended for administrative costs,
1410	promotion, and marketing of the license plate directly
1411	associated with the operations of the In God We Trust
1412	Foundation, Inc.
1413	3. All remaining funds shall be expended by the In God We
1414	Trust Foundation, Inc., for programs.
1415	(69) ST. JOHNS RIVER LICENSE PLATES
1416	(a) The department shall develop a St. Johns River license
1417	plate as provided in this section. The St. Johns River license
1418	plates must bear the colors and design approved by the
1419	department. The word "Florida" must appear at the top of the
1420	plate, and the words "St. Johns River" must appear at the bottom
1421	of the plate.
1422	(b) The requirements of s. 320.08053 must be met prior to
1423	the issuance of the plate. Thereafter, the license plate annual
1424	use fees shall be distributed to the St. Johns River Alliance,
1425	Inc., a s. 501(c)(3) nonprofit organization, which shall
1426	administer the fees as follows:
1427	1. The St. Johns River Alliance, Inc., shall retain the
1428	first \$60,000 of the annual use fees as direct reimbursement for
1429	administrative costs, startup costs, and costs incurred in the
1430	development and approval process. Thereafter, up to 10 percent
1431	of the annual use fee revenue may be used for administrative
1432	costs directly associated with education programs, conservation,

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1433 research, and grant administration of the organization, and up 1434 to 10 percent may be used for promotion and marketing of the 1435 specialty license plate.

1436 2. At least 30 percent of the fees shall be available for 1437 competitive grants for targeted community-based or county-based research or projects for which state funding is limited or not 1438 1439 currently available. The remaining 50 percent shall be directed 1440 toward community outreach and access programs. The competitive 1441 grants shall be administered and approved by the board of directors of the St. Johns River Alliance, Inc. A grant advisory 1442 1443 committee shall be composed of six members chosen by the St. 1444 Johns River Alliance board members.

3. Any remaining funds shall be distributed with the approval of and accountability to the board of directors of the St. Johns River Alliance, Inc., and shall be used to support activities contributing to education, outreach, and springs conservation.

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(70) HISPANIC ACHIEVERS LICENSE PLATES.-

(a) Notwithstanding the requirements of s. 320.08053, the department shall develop a Hispanic Achievers license plate as provided in this section. The plate must bear the colors and design approved by the department. The word "Florida" must appear at the top of the plate, and the words "Hispanic Achievers" must appear at the bottom of the plate.

1457 (b) The proceeds from the license plate annual use fee
1458 shall be distributed to National Hispanic Corporate Achievers,
1459 Inc., a nonprofit corporation under s. 501(c)(3) of the Internal
1460 Revenue Code, to fund grants to nonprofit organizations to
1461 operate programs and provide scholarships and for marketing the

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Hispanic Achievers license plate. National Hispanic Corporate

1463 Achievers, Inc., shall establish a Hispanic Achievers Grant 1464 Council that shall provide recommendations for statewide grants 1465 from available Hispanic Achievers license plate proceeds to 1466 nonprofit organizations for programs and scholarships for 1467 Hispanic and minority Floridians. National Hispanic Corporate 1468 Achievers, Inc., shall also establish a Hispanic Achievers 1469 License Plate Fund. Moneys in the fund shall be used by the 1470 grant council as provided in this paragraph. All funds received 1471 under this subsection must be used in this state. 1472 (c) National Hispanic Corporate Achievers, Inc., may retain 1473 all proceeds from the annual use fee until documented startup 1474 costs for developing and establishing the plate have been 1475 recovered. Thereafter, the proceeds from the annual use fee 1476 shall be used as follows: 1477 1. Up to 5 percent of the proceeds may be used for the cost 1478 of administration of the Hispanic Achievers License Plate Fund, the Hispanic Achievers Grant Council, and related matters. 1479 1480 2. Funds may be used as necessary for annual audit or 1481 compliance affidavit costs. 1482 3. Up to 20 percent of the proceeds may be used to market 1483 and promote the Hispanic Achievers license plate. 1484 4. Twenty-five percent of the proceeds shall be used by the 1485 Hispanic Corporate Achievers, Inc., located in Seminole County, 1486 for grants. 1487 5. The remaining proceeds shall be available to the 1488 Hispanic Achievers Grant Council to award grants for services, 1489 programs, or scholarships for Hispanic and minority individuals and organizations throughout Florida. All grant recipients must 1490

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1491 provide to the Hispanic Achievers Grant Council an annual 1492 program and financial report regarding the use of grant funds. 1493 Such reports must be available to the public.

(d) Effective July 1, 2014, the Hispanic Achievers license 1494 1495 plate will shift into the presale voucher phase, as provided in 1496 s. 320.08053(2)(b). National Hispanic Corporate Achievers, Inc., 1497 shall have 24 months to record a minimum of 1,000 sales. Sales 1498 include existing active plates and vouchers sold subsequent to July 1, 2014. During the voucher period, new plates may not be 1499 1500 issued, but existing plates may be renewed. If, at the 1501 conclusion of the 24-month presale period, the requirement of a 1502 minimum of 1,000 sales has been met, the department shall resume 1503 normal distribution of the Hispanic Achievers license plate. If, 1504 after 24 months, the minimum of 1,000 sales has not been met, 1505 the department shall discontinue the Hispanic Achievers license 1506 plate. This subsection is repealed June 30, 2016.

(76) (80) FALLEN LAW ENFORCEMENT OFFICERS LICENSE PLATES.-

(b) The annual use fees shall be distributed to the Police and Kids Foundation, Inc., which may use <u>up to</u> a maximum of 10 percent of the proceeds <u>for marketing</u> to promote and market the plate. <u>All remaining</u> The remainder of the proceeds shall be <u>distributed to and</u> used by the Police and Kids Foundation, Inc., for its operations, activities, programs, and projects to invest and reinvest, and the interest earnings shall be used for the operation of the Police and Kids Foundation, Inc.

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(80) BEAT CHILDHOOD CANCER LICENSE PLATES.-

(a) The department shall develop a Beat Childhood Cancer license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the

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1520	department. The word "Florida" must appear at the top of the
1521	plate, and the words "Beat Childhood Cancer" must appear at the
1522	bottom of the plate.
1523	(b) The annual use fees from the sale of the plate shall be
1524	distributed as follows:
1525	1. Eighty percent shall be distributed to Beat Nb, Inc.,
1526	which may use up to 10 percent of the proceeds for
1527	administrative costs directly associated with the operation of
1528	the corporation and for marketing and promoting the plate. The
1529	remaining proceeds shall be used by the corporation to fund
1530	pediatric cancer treatment and research.
1531	2. Twenty percent shall be distributed to No Kid Should
1532	Know Cancer, Inc., a nonprofit corporation under s. 501(c)(3) of
1533	the Internal Revenue Code, which may use up to 5 percent of the
1534	proceeds for administrative costs and for the marketing of the
1535	plate. The balance of the fees shall be used by No Kid Should
1536	Know Cancer, Inc., to:
1537	a. Support families who have a child recently diagnosed
1538	with cancer;
1539	b. Hold events that raise awareness about childhood cancer;
1540	and
1541	c. Support clinical trials that work to provide better
1542	treatment plans for children diagnosed with cancer and,
1543	ultimately, a better prognosis.
1544	3. All fees distributed from the sale of this plate must be
1545	spent for the designated purposes within the State of Florida.
1546	(81) AUBURN UNIVERSITY LICENSE PLATES
1547	(a) The department shall develop an Auburn University
1548	license plate as provided in this section and s. 320.08053. The

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1549	plate must bear the colors and design approved by the
1550	department. The word "Florida" must appear at the top of the
1551	plate, and the words "War Eagle" must appear at the bottom of
1552	the plate.
1553	(b) The annual use fees from the sale of the plate shall be
1554	distributed to the Tampa Bay Auburn Club, which must use the
1555	moneys for the purpose of awarding scholarships to Florida
1556	residents attending Auburn University. Students receiving these
1557	scholarships must be eligible for the Florida Bright Futures
1558	Scholarship Program pursuant to s. 1009.531 and shall use the
1559	scholarship funds for tuition and other expenses related to
1560	attending Auburn University.
1561	(82) DONATE LIFE FLORIDA LICENSE PLATES.—
1562	(a) The department shall develop a Donate Life Florida
1563	license plate as provided in this section and s. 320.08053. The
1564	plate must bear the colors and design approved by the
1565	department. The word "Florida" must appear at the top of the
1566	plate, and the words "Donors Save Lives" must appear at the
1567	bottom of the plate.
1568	(b) The annual use fees from the sale of the plate shall be
1569	distributed to Donate Life Florida, which may use up to 10
1570	percent of the proceeds for marketing and administrative costs.
1571	The remaining proceeds of the annual use fees shall be used by
1572	Donate Life Florida to educate Florida residents on the
1573	importance of organ, tissue, and eye donation and for the
1574	continued maintenance of the Joshua Abbott Organ and Tissue
1575	Donor Registry.
1576	(83) FLORIDA STATE BEEKEEPERS ASSOCIATION LICENSE PLATES
1577	(a) The department shall develop a Florida State Beekeepers

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1578	Association license plate as provided in this section and s.
1579	320.08053. The plate must bear the colors and design approved by
1580	the department. The word "Florida" must appear at the top of the
1581	plate, and the words "Save the Bees" must appear at the bottom
1582	of the plate.
1583	(b) The annual use fees shall be distributed to the Florida
1584	State Beekeepers Association, a Florida nonprofit corporation.
1585	The Florida State Beekeepers Association may use up to 10
1586	percent of the annual use fees for administrative, promotional,
1587	and marketing costs of the license plate.
1588	(c) The remaining funds shall be distributed to the Florida
1589	State Beekeepers Association and shall be used to raise
1590	awareness of the importance of beekeeping to Florida agriculture
1591	by funding honeybee research, education, outreach, and
1592	husbandry. The Florida State Beekeepers Association board of
1593	managers must approve and is accountable for all such
1594	expenditures.
1595	(84) ROTARY LICENSE PLATES.—
1596	(a) The department shall develop a Rotary license plate as
1597	provided in this section and s. 320.08053. The plate must bear
1598	the colors and design approved by the department. The word
1599	"Florida" must appear at the top of the plate, and the word
1600	"Rotary" must appear on the bottom of the plate. The license
1601	plate must bear the Rotary International wheel emblem.
1602	(b) The annual use fees shall be distributed to the
1603	Community Foundation of Tampa Bay, Inc., to be used as follows:
1604	1. Up to 10 percent may be used for administrative costs
1605	and for marketing of the plate.
1606	2. Ten percent shall be distributed to Rotary's Camp

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1607	Florida for direct support to all programs and services provided
1608	to children with special needs who attend the camp.
1609	3. The remainder shall be distributed, proportionally based
1610	on sales, to each Rotary district in the state in support of
1611	Rotary youth programs in Florida.
1612	(85) FLORIDA BAY FOREVER LICENSE PLATES
1613	(a) The department shall develop a Florida Bay Forever
1614	license plate as provided in this section and s. 320.08053. The
1615	plate must bear the colors and design approved by the
1616	department. The word "Florida" must appear at the top of the
1617	plate, and the words "Florida Bay Forever" must appear at the
1618	bottom of the plate.
1619	(b) The annual use fees from the sale of the plate shall be
1620	distributed to the Florida National Park Association, Inc.,
1621	which may use up to 10 percent of the proceeds for
1622	administrative costs and marketing of the plate. The remainder
1623	of the funds shall be used to supplement the Everglades National
1624	Park's budgets and to support educational, interpretive,
1625	historical, and scientific research relating to the Everglades
1626	National Park.
1627	(86) BONEFISH AND TARPON TRUST LICENSE PLATES
1628	(a) The department shall develop a Bonefish and Tarpon
1629	Trust license plate as provided in this section and s.
1630	320.08053. The plate must bear the colors and design approved by
1631	the department. The word "Florida" must appear at the top of the
1632	plate, and the words "Bonefish and Tarpon Trust" must appear at
1633	the bottom of the plate.
1634	(b) The annual use fees from the sale of the plate shall be
1635	distributed to the Bonefish and Tarpon Trust, which may use up

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1636 to 10 percent of the proceeds to promote and market the license 1637 plate. The remainder of the proceeds shall be used to conserve 1638 and enhance Florida bonefish and tarpon fisheries and their 1639 respective environments through stewardship, research, 1640 education, and advocacy. 1641 (87) MEDICAL PROFESSIONALS WHO CARE LICENSE PLATES.-(a) The department shall develop a Medical Professionals 1642 1643 Who Care license plate as provided in this section and s. 1644 320.08053. The plate must bear the colors and design approved by 1645 the department. The word "Florida" must appear at the top of the 1646 plate, and the words "Medical Professionals Who Care" must 1647 appear at the bottom of the plate. 1648 (b) The annual use fees from the sale of the plate shall be 1649 distributed to Florida Benevolent Group, Inc., a Florida 1650 nonprofit corporation, which may use up to 10 percent of such fees for administrative costs, marketing, and promotion of the 1651 plate. The remainder of the revenues shall be used by Florida 1652 1653 Benevolent Group, Inc., to assist low-income individuals in 1654 obtaining a medical education and career through scholarships, 1655 support, and guidance. 1656 (88) UNIVERSITY OF GEORGIA LICENSE PLATES.-1657 (a) The department shall develop a University of Georgia 1658 license plate as provided in this section and s. 320.08053. The 1659 plate must bear the colors and design approved by the 1660 department. The word "Florida" must appear at the top of the 1661 plate, and the words "The University of Georgia" must appear at 1662 the bottom of the plate. 1663 (b) The annual use fees from the sale of the plate shall be distributed to the Georgia Bulldog Club of Jacksonville, which 1664

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1665 must use the moneys for the purpose of awarding scholarships to 1666 Florida residents attending the University of Georgia. Students 1667 receiving these scholarships must be eligible for the Florida 1668 Bright Futures Scholarship Program pursuant to s. 1009.531 and 1669 shall use the scholarship funds for tuition and other expenses 1670 related to attending the University of Georgia. 1671 (89) HIGHWAYMEN LICENSE PLATES.-1672 (a) The department shall develop a Highwaymen license plate as provided in this section and s. 320.08053. The plate must 1673 1674 bear the colors and design approved by the department. The word 1675 "Florida" must appear at the top of the plate, and the word 1676 "Highwaymen" must appear at the bottom of the plate. 1677 (b) The annual use fees shall be distributed to the City of 1678 Fort Pierce, subject to a city resolution designating the city 1679 as the fiscal agent of the license plate. The city may use up to 1680 10 percent of the fees for administrative costs and marketing of the plate and shall use the remainder of the fees as follows: 1681 1682 1. Before completion of construction of the Highwaymen 1683 Museum and African-American Cultural Center, the city shall 1684 distribute at least 15 percent to the St. Lucie Education 1685 Foundation, Inc., to fund art education and art projects in 1686 public schools within St. Lucie County. The remainder of the 1687 fees shall be used by the city to fund the construction of the 1688 Highwaymen Museum and African-American Cultural Center. 1689 2. Upon completion of construction of the Highwaymen Museum 1690 and African-American Cultural Center, the city shall distribute 1691 at least 10 percent to the St. Lucie Education Foundation, Inc., 1692 to fund art education and art projects in public schools within St. Lucie County. The remainder of the fees shall be used by the 1693

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1694	city to fund the day-to-day operations of the Highwaymen Museum
1695	and African-American Cultural Center.
1696	(90) DUCKS UNLIMITED LICENSE PLATES
1697	(a) The department shall develop a Ducks Unlimited license
1698	plate as provided in this section and s. 320.08053. The plate
1699	must bear the colors and design approved by the department. The
1700	word "Florida" must appear at the top of the plate, and the
1701	words "Conserving Florida Wetlands" must appear at the bottom of
1702	the plate.
1703	(b) The annual use fees from the sale of the plate shall be
1704	distributed to Ducks Unlimited, Inc., a nonprofit corporation
1705	under s. 501(c)(3) of the Internal Revenue Code, to be used as
1706	follows:
1707	1. Up to 5 percent may be used for administrative costs and
1708	marketing of the plate.
1709	2. At least 95 percent shall be used in this state to
1710	support the mission and efforts of Ducks Unlimited, Inc., to
1711	conserve, restore, and manage Florida wetlands and associated
1712	habitats for the benefit of waterfowl, other wildlife, and
1713	people.
1714	(91) DAN MARINO CAMPUS LICENSE PLATES.—
1715	(a) The department shall develop a Dan Marino Campus
1716	license plate as provided in this section and s. 320.08053. The
1717	plate must bear the colors and design approved by the
1718	department. The word "Florida" must appear at the top of the
1719	plate, and the words "Marino Campus" must appear at the bottom
1720	of the plate.
1721	(b) The annual use fees from the sale of the plate shall be
1722	distributed to the Dan Marino Foundation, a Florida nonprofit

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1723	corporation, which may use up to 10 percent of such fees for
1724	administrative costs and marketing of the plate. The balance of
1725	the fees shall be used by the Dan Marino Foundation to assist
1726	Floridians with developmental disabilities in becoming employed,
1727	independent, and productive and to promote and fund education
1728	scholarships and awareness of these services.
1729	(92) UNIVERSITY OF ALABAMA LICENSE PLATES
1730	(a) The department shall develop a University of Alabama
1731	license plate as provided in this section and s. 320.08053. The
1732	plate must bear the colors and design approved by the
1733	department. The word "Florida" must appear at the top of the
1734	plate, and the words "Roll Tide" must appear at the bottom of
1735	the plate.
1736	(b) The annual use fees from the sale of the plate shall be
1737	distributed to Pensacola Bama Club, which must use the moneys
1738	for the purpose of awarding scholarships to Florida residents
1739	attending the University of Alabama. Students receiving these
1740	scholarships must be eligible for the Florida Bright Futures
1741	Scholarship Program pursuant to s. 1009.531 and shall use the
1742	scholarship funds for tuition and other expenses related to
1743	attending the University of Alabama.
1744	(93) ORLANDO CITY SOCCER CLUB LICENSE PLATES
1745	(a) The department shall develop an Orlando City Soccer
1746	Club license plate as provided in paragraph (9)(a).
1747	(b) The annual use fees from the sale of the plate shall be
1748	distributed and used as provided in paragraph (9)(b).
1749	Section 30. Section 320.08062, Florida Statutes, is amended
1750	to read:
1751	320.08062 Audits and attestations required; annual use fees

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1752 of specialty license plates.-

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(1) (a) All organizations that receive annual use fee proceeds from the department are responsible for ensuring that proceeds are used in accordance with ss. 320.08056 and 320.08058.

(b) Any organization not subject to audit pursuant to s. 215.97 shall annually attest, under penalties of perjury, that such proceeds were used in compliance with ss. 320.08056 and 320.08058. The attestation shall be made annually in a form and format determined by the department. <u>In addition, the department</u> <u>shall audit any such organization every 5 years to ensure</u> <u>proceeds have been used in compliance with ss. 320.08056 and</u> 320.08058.

(c) Any organization subject to audit pursuant to s. 215.97 shall submit an audit report in accordance with rules promulgated by the Auditor General. The annual attestation shall be submitted to the department for review within 9 months after the end of the organization's fiscal year.

(2) (a) Within 120 days after receiving an organization's audit or attestation, the department shall determine which recipients of revenues from specialty license plate annual use fees have not complied with subsection (1). In determining compliance, the department may commission an independent actuarial consultant, or an independent certified public accountant, who has expertise in nonprofit and charitable organizations.

(b) The department must discontinue the distribution of revenues to any organization failing to submit the required documentation as required in subsection (1), but may resume



1781 distribution of the revenues upon receipt of the required 1782 information.

1783 (c) If the department or its designee determines that an 1784 organization has not complied or has failed to use the revenues 1785 in accordance with ss. 320.08056 and 320.08058, the department 1786 must discontinue the distribution of the revenues to the 1787 organization. The department shall notify the organization of 1788 its findings and direct the organization to make the changes 1789 necessary in order to comply with this chapter. If the officers 1790 of the organization sign an affidavit under penalties of perjury 1791 stating that they acknowledge the findings of the department and 1792 attest that they have taken corrective action and that the 1793 organization will submit to a followup review by the department, 1794 the department may resume the distribution of revenues.

1795 (d) If an organization fails to comply with the 1796 department's recommendations and corrective actions as outlined 1797 in paragraph (c), the revenue distributions shall be discontinued until completion of the next regular session of the 1798 1799 Legislature. The department shall notify the President of the 1800 Senate and the Speaker of the House of Representatives by the 1801 first day of the next regular session of any organization whose 1802 revenues have been withheld as a result of this paragraph. If 1803 the Legislature does not provide direction to the organization 1804 and the department regarding the status of the undistributed 1805 revenues, the department shall deauthorize the plate and the undistributed revenues shall be immediately deposited into the 1806 1807 Highway Safety Operating Trust Fund.

1808 (3) The department or its designee has the authority to1809 examine all records pertaining to the use of funds from the sale



1810	of specialty license plates.
1811	Section 31. Paragraph (b) of subsection (4) of section
1812	320.08068, Florida Statutes, is amended to read:
1813	320.08068 Motorcycle specialty license plates
1814	(4) A license plate annual use fee of \$20 shall be
1815	collected for each motorcycle specialty license plate. Annual
1816	use fees shall be distributed as follows:
1817	(b) Twenty percent to <u>Preserve Vision</u> Prevent Blindness
1818	Florida.
1819	Section 32. Subsections (5), (6), and (7) of section
1820	320.0807, Florida Statutes, are amended to read:
1821	320.0807 Special license plates for Governor and federal
1822	and state legislators
1823	(5) Upon application by any current or former President of
1824	the Senate and payment of the fees prescribed by s. 320.0805,
1825	the department may issue a license plate stamped "Senate
1826	President" followed by the number assigned by the department or
1827	chosen by the applicant if it is not already in use. Upon
1828	application by any current or former Speaker of the House of
1829	Representatives and payment of the fees prescribed by s.
1830	320.0805, the department may issue a license plate stamped
1831	"House Speaker" followed by the number assigned by the
1832	department or chosen by the applicant if it is not already in
1833	use.
1834	(6)(a) Upon application by any former member of Congress or
1835	former member of the state Legislature, payment of the fees
1836	prescribed by s. 320.0805, and payment of a one-time fee of
1837	\$500, the department may issue a former member of Congress,
1838	state senator, or state representative a license plate stamped

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1839	"Retired Congress," "Retired Senate," or "Retired House," as
1840	appropriate, for a vehicle owned by the former member.
1841	(b) To qualify for a Retired Congress, Retired Senate, or
1842	Retired House prestige license plate, a former member must have
1843	served at least 4 years as a member of Congress, state senator,
1844	or state representative, respectively.
1845	(c) Four hundred fifty dollars of the one-time fee
1846	collected under paragraph (a) shall be distributed to the
1847	account of the direct-support organization established pursuant
1848	to s. 272.136 and used for the benefit of the Florida Historic
1849	Capitol Muscum, and the remaining \$50 shall be deposited into
1850	the Highway Safety Operating Trust Fund.
1851	<u>(5)</u> The department may create a unique plate design for
1852	plates to be used by members or former members of the
1853	Legislature or Congress as provided in <u>subsection</u> subsections
1854	(2) , (5), and (6) .
1855	Section 33. Section 320.0875, Florida Statutes, is created
1856	to read:
1857	320.0875 Purple Heart special motorcycle license plate
1858	(1) Upon application to the department and payment of the
1859	license tax for the motorcycle as provided in s. 320.08, a
1860	resident of the state who owns or leases a motorcycle that is
1861	not used for hire or commercial use shall be issued a Purple
1862	Heart special motorcycle license plate if he or she provides
1863	documentation acceptable to the department that he or she is a
1864	recipient of the Purple Heart medal.
1865	(2) The Purple Heart special motorcycle license plate shall
1866	be stamped with the term "Combat-wounded Veteran" followed by
1867	the serial number of the license plate. The Purple Heart special

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1868motorcycle license plate may have the term "Purple Heart"1869stamped on the plate and the likeness of the Purple Heart medal1870appearing on the plate.

Section 34. Paragraph (a) of subsection (1) of section 320.089, Florida Statutes, is amended to read:

1873 320.089 Veterans of the United States Armed Forces; members of National Guard; survivors of Pearl Harbor; Purple Heart medal 1874 1875 recipients; Bronze Star recipients; active or retired United 1876 States Armed Forces reservists; Combat Infantry Badge, Combat 1877 Medical Badge, or Combat Action Badge recipients; Combat Action 1878 Ribbon recipients; Air Force Combat Action Medal recipients; 1879 Distinguished Flying Cross recipients; former prisoners of war; 1880 Korean War Veterans; Vietnam War Veterans; Operation Desert 1881 Shield Veterans; Operation Desert Storm Veterans; Operation 1882 Enduring Freedom Veterans; Operation Iraqi Freedom Veterans; 1883 Women Veterans; World War II Veterans; and Navy Submariners; 1884 special license plates; fee.-

1885 (1) (a) Each owner or lessee of an automobile or truck for 1886 private use or recreational vehicle as specified in s. 1887 320.08(9)(c) or (d), which is not used for hire or commercial 1888 use, who is a resident of the state and a veteran of the United 1889 States Armed Forces, a Woman Veteran, a World War II Veteran, a 1890 Navy Submariner, an active or retired member of the Florida National Guard, a survivor of the attack on Pearl Harbor, a 1891 1892 recipient of the Purple Heart medal, a recipient of the Bronze 1893 Star, an active or retired member of any branch of the United 1894 States Armed Forces Reserve, or a recipient of the Combat Infantry Badge, Combat Medical Badge, Combat Action Badge, 1895 1896 Combat Action Ribbon, Air Force Combat Action Medal, or

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1897 Distinguished Flying Cross, upon application to the department, accompanied by proof of release or discharge from any branch of 1898 1899 the United States Armed Forces, proof of active membership or 1900 retired status in the Florida National Guard, proof of 1901 membership in the Pearl Harbor Survivors Association or proof of 1902 active military duty in Pearl Harbor on December 7, 1941, proof of being a Purple Heart medal recipient, proof of being a Bronze 1903 1904 Star recipient, proof of active or retired membership in any 1905 branch of the United States Armed Forces Reserve, or proof of 1906 membership in the Combat Infantrymen's Association, Inc., proof 1907 of being a recipient of the Combat Infantry Badge, Combat 1908 Medical Badge, Combat Action Badge, Combat Action Ribbon, Air 1909 Force Combat Action Medal, or Distinguished Flying Cross, and 1910 upon payment of the license tax for the vehicle as provided in s. 320.08, shall be issued a license plate as provided by s. 1911 320.06 which, in lieu of the serial numbers prescribed by s. 1912 320.06, is stamped with the words "Veteran," "Woman Veteran," 1913 "WWII Veteran," "Navy Submariner," "National Guard," "Pearl 1914 Harbor Survivor," "Combat-wounded veteran," "Bronze Star," "U.S. 1915 1916 Reserve," "Combat Infantry Badge," "Combat Medical Badge," 1917 "Combat Action Badge," "Combat Action Ribbon," "Air Force Combat Action Medal," or "Distinguished Flying Cross," as appropriate, 1918 1919 and a likeness of the related campaign medal or badge, followed 1920 by the serial number of the license plate. Additionally, the 1921 Purple Heart plate may have the words "Purple Heart" stamped on 1922 the plate and the likeness of the Purple Heart medal appearing 1923 on the plate.

1924 Section 35. Subsection (10) is added to section 320.131,1925 Florida Statutes, to read:

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1926	320.131 Temporary tags
1927	(10) Beginning October 1, 2018, the department may partner
1928	with a county tax collector to conduct a Fleet Vehicle Temporary
1929	Tag pilot program to provide temporary tags to fleet companies
1930	to allow them to operate fleet vehicles awaiting a permanent
1931	registration and title.
1932	(a) The department shall establish a memorandum of
1933	understanding that allows a maximum of 10 companies to
1934	participate in the pilot program and receive multiple temporary
1935	tags for company fleet vehicles.
1936	(b) To participate in the program, a fleet company must
1937	have a minimum of 3,500 fleet vehicles registered in this state
1938	which qualify to be registered as fleet vehicles pursuant to s.
1939	320.0657.
1940	(c) The department may issue up to 50 temporary tags at a
1941	time to an eligible fleet company, if requested by such company.
1942	(d) The temporary tags are for exclusive use on vehicles
1943	purchased for the company's fleet, and may not be used on any
1944	other vehicle.
1945	(e) Each temporary plate may be used on only one vehicle
1946	and each vehicle may only use one temporary plate.
1947	(f) Upon issuance of the vehicle's permanent license plate
1948	and registration, the temporary tag becomes invalid and must be
1949	removed from the vehicle and destroyed.
1950	(g) Upon a finding by the department that a temporary tag
1951	has been misused by a fleet company under this program, the
1952	department may terminate the memorandum of understanding with
1953	the company, invalidate all temporary tags issued to the company
1954	under the program, and require such company to return any unused

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1955	temporary tags.
1956	(h) This subsection is repealed on October 1, 2023, unless
1957	saved from repeal through reenactment by the Legislature.
1958	Section 36. Subsection (3) is added to section 320.95,
1959	Florida Statutes, to read:
1960	320.95 Transactions by electronic or telephonic means
1961	(3) The department may authorize issuance of an electronic
1962	certificate of registration in addition to printing a paper
1963	registration certificate. A motor vehicle operator may present
1964	for inspection an electronic device displaying an electronic
1965	certificate of registration issued pursuant to this subsection
1966	in lieu of a paper registration certificate. Such presentation
1967	does not constitute consent for inspection of any information on
1968	the device other than the displayed certificate of registration.
1969	The person who presents the device for inspection assumes the
1970	liability for any resulting damage to the device.
1971	Section 37. By November 1, 2018, the annual use fees
1972	withheld by the Department of Highway Safety and Motor Vehicles
1973	from the sale of the Live the Dream specialty license plate
1974	shall be used first to satisfy all outstanding royalty payments
1975	due to The Martin Luther King, Jr. Center for Nonviolent Social
1976	Change, Inc., for the use of the image of Dr. Martin Luther
1977	King, Jr. All remaining funds shall be distributed to the
1978	subrecipients on a pro rata basis according to the percentages
1979	specified in s. 320.08058(47), Florida Statutes.
1980	Section 38. Section 322.01, Florida Statutes, is amended to
1981	read:
1982	322.01 DefinitionsAs used in this chapter:
1983	(1) "Actual weight" means the weight of a motor vehicle or

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1984	motor vehicle combination plus the weight of the load carried on
1985	it, as determined at a fixed scale operated by the state or as
1986	determined by use of a portable scale operated by a law
1987	enforcement officer.
1988	(2) "Alcohol" means any substance containing any form of
1989	alcohol including, but not limited to, ethanol, methanol,
1990	propanol, and isopropanol.
1991	(3) "Alcohol concentration" means:
1992	(a) The number of grams of alcohol per 100 milliliters of
1993	blood;
1994	(b) The number of grams of alcohol per 210 liters of
1995	breath; or
1996	(c) The number of grams of alcohol per 67 milliliters of
1997	urine.
1998	(4) "Authorized emergency vehicle" means a vehicle that is
1999	equipped with extraordinary audible and visual warning devices,
2000	that is authorized by s. 316.2397 to display red, red and white,
2001	or blue lights, and that is on call to respond to emergencies.
2002	The term includes, but is not limited to, ambulances, law
2003	enforcement vehicles, fire trucks, and other rescue vehicles.
2004	The term does not include wreckers, utility trucks, or other
2005	vehicles that are used only incidentally for emergency purposes.
2006	(5) "Cancellation" means the act of declaring a driver
2007	license void and terminated.
2008	(6) "Color photographic driver license" means a color
2009	photograph of a completed driver license form meeting the
2010	requirements prescribed in s. 322.14.
2011	(7) "Commercial driver license" means a Class A, Class B,
2012	or Class C driver license issued in accordance with the
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2013 requirements of this chapter. 2014 (8) "Commercial motor vehicle" means any motor vehicle or 2015 motor vehicle combination used on the streets or highways, 2016 which: (a) Has a gross vehicle weight rating of 26,001 pounds or 2017 2018 more; 2019 (b) Is designed to transport more than 15 persons, 2020 including the driver; or 2021 (c) Is transporting hazardous materials and is required to 2022 be placarded in accordance with 49 C.F.R. part 172, subpart F. 2023 2024 A vehicle that occasionally transports personal property to and 2025 from a closed-course motorsport facility, as defined in s. 2026 549.09(1)(a), is not a commercial motor vehicle if the use is 2027 not for profit and corporate sponsorship is not involved. As 2028 used in this subsection, the term "corporate sponsorship" means 2029 a payment, donation, gratuity, in-kind service, or other benefit 2030 provided to or derived by a person in relation to the underlying 2031 activity, other than the display of product or corporate names, 2032 logos, or other graphic information on the property being 2033 transported. (9) "Controlled substance" means any substance classified 2034 2035 as such under 21 U.S.C. s. 802(6), Schedules I-V of 21 C.F.R. 2036 part 1308, or chapter 893. 2037 (10) "Convenience service" means any means whereby an 2038 individual conducts a transaction with the department other than 2039 in person. 2040 (11) (a) "Conviction" means a conviction of an offense 2041 relating to the operation of motor vehicles on highways which is



2042 a violation of this chapter or any other such law of this state 2043 or any other state, including an admission or determination of a 2044 noncriminal traffic infraction pursuant to s. 318.14, or a 2045 judicial disposition of an offense committed under any federal 2046 law substantially conforming to the aforesaid state statutory 2047 provisions.

(b) Notwithstanding any other provisions of this chapter, the definition of "conviction" provided in 49 C.F.R. s. 383.5 applies to offenses committed in a commercial motor vehicle or by a person holding a commercial driver license.

(12) "Court" means any tribunal in this state or any other state, or any federal tribunal, which has jurisdiction over any civil, criminal, traffic, or administrative action.

(13) "Credential service provider" means an electronic credential provider competitively procured by the department to supply secure credential services based on open standards for identity management and verification to qualified entities.

(14) "Declared weight" means the maximum loaded weight declared for purposes of registration, pursuant to chapter 320.

(15)(14) "Department" means the Department of Highway Safety and Motor Vehicles acting directly or through its duly authorized representatives.

(16) "Digital identity verifier" means a public or private entity that consumes the identity management services provided by the credential service provider.

(17) (15) "Disqualification" means a prohibition, other than an out-of-service order, that precludes a person from driving a commercial motor vehicle.

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(18) (16) "Drive" means to operate or be in actual physical
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2071	control of a motor vehicle in any place open to the general
2072	public for purposes of vehicular traffic.
2073	(19) (17) "Driver license" means a certificate that, subject
2074	to all other requirements of law, authorizes an individual to
2075	drive a motor vehicle and denotes an operator's license as
2076	defined in 49 U.S.C. s. 30301.
2077	(20) "Electronic" means relating to technology having
2078	electrical, digital, magnetic, wireless, optical,
2079	electromagnetic, or similar capabilities.
2080	(21) "Electronic credential" means an electronic
2081	representation of a physical driver license or identification
2082	card which is viewable on an electronic credential system and
2083	capable of being verified and authenticated.
2084	(22) "Electronic credential holder" means a person to whom
2085	an electronic credential has been issued.
2086	(23) "Electronic credential provider" means a qualified
2087	entity contracted with the department to provide electronic
2088	credentials to electronic credential holders.
2089	(24) "Electronic credential system" means a computer system
2090	used to display or transmit electronic credentials to a person
2091	or verification system and that may be accessed using an
2092	electronic device.
2093	(25) "Electronic device" means a device or a portion of a
2094	device that is designed for and capable of communicating across
2095	a computer network with other computers or devices for the
2096	purpose of transmitting, receiving, or storing data, including,
2097	but not limited to, a cellular telephone, tablet, or other
2098	portable device designed for and capable of communicating with
2099	or across a computer network, and is used to render an

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2100 electronic credential.

(26) "Electronic ID" means a technology solution by which a qualified entity authenticates the identity of an individual receiving goods or services.

<u>(27)</u> (18) "Endorsement" means a special authorization which permits a driver to drive certain types of vehicles or to transport certain types of property or a certain number of passengers.

(28) (19) "Farmer" means a person who grows agricultural products, including aquacultural, horticultural, and forestry products, and, except as provided herein, employees of such persons. The term does not include employees whose primary purpose of employment is the operation of motor vehicles.

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(29) (20) "Farm tractor" means a motor vehicle that is:

(a) Operated principally on a farm, grove, or orchard in agricultural or horticultural pursuits and that is operated on the roads of this state only incidentally for transportation between the owner's or operator's headquarters and the farm, grove, or orchard or between one farm, grove, or orchard and another; or

(b) Designed and used primarily as a farm implement for drawing plows, mowing machines, and other implements of husbandry.

2123 <u>(30) (21)</u> "Felony" means any offense under state or federal 2124 law that is punishable by death or by a term of imprisonment 2125 exceeding 1 year.

(31) (22) "Foreign jurisdiction" means any jurisdiction other than a state of the United States.

(32)(23) "Gross vehicle weight rating" means the value

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2129 specified by the manufacturer as the maximum loaded weight of a
2130 single, combination, or articulated vehicle.

(33)(24) "Hazardous materials" means any material that has been designated as hazardous under 49 U.S.C. s. 5103 and is required to be placarded under subpart F of 49 C.F.R. part 172 or any quantity of a material listed as a select agent or toxin in 42 C.F.R. part 73.

(34) (25) "Medical examiner's certificate" means a document substantially in accordance with the requirements of 49 C.F.R. s. 391.43.

(35) (26) "Motorcycle" means a motor vehicle powered by a motor with a displacement of more than 50 cubic centimeters, having a seat or saddle for the use of the rider, and designed to travel on not more than three wheels in contact with the ground, but excluding a tractor, tri-vehicle, or moped.

(36) (27) "Motor vehicle" means any self-propelled vehicle, including a motor vehicle combination, not operated upon rails or guideway, excluding vehicles moved solely by human power, motorized wheelchairs, and motorized bicycles as defined in s. 316.003.

(37) (28) "Motor vehicle combination" means a motor vehicle operated in conjunction with one or more other vehicles.

<u>(38)</u> (29) "Narcotic drugs" means coca leaves, opium, isonipecaine, cannabis, and every substance neither chemically nor physically distinguishable from them, and any and all derivatives of same, and any other drug to which the narcotics laws of the United States apply, and includes all drugs and derivatives thereof known as barbiturates.

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(39) (30) "Out-of-service order" means a prohibition issued

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2158 by an authorized local, state, or Federal Government official 2159 which precludes a person from driving a commercial motor 2160 vehicle.

1 (40)(31) "Owner" means the person who holds the legal title 2 to a vehicle. However, if a vehicle is the subject of an 3 agreement for the conditional sale or lease thereof with the 4 right of purchase upon performance of the conditions stated in 5 the agreement and with an immediate right of possession vested 6 in the conditional vendee or lessee, or if a mortgagor of a 7 vehicle is entitled to possession, such conditional vendee, 8 lessee, or mortgagor is the owner for the purpose of this 9 chapter.

(41) (32) "Passenger vehicle" means a motor vehicle designed to transport more than 15 persons, including the driver, or a school bus designed to transport more than 15 persons, including the driver.

(42) (33) "Permit" means a document authorizing the temporary operation of a motor vehicle within this state subject to conditions established in this chapter.

(43) "Qualified entity" means a public or private entity which enters into a contract with the department, meets usage criteria, agrees to terms and conditions, and is authorized by the department to use the credential service provider for authentication and identification verification services.

(44) (34) "Resident" means a person who has his or her principal place of domicile in this state for a period of more than 6 consecutive months, has registered to vote, has made a statement of domicile pursuant to s. 222.17, or has filed for homestead tax exemption on property in this state.

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2187 <u>(45)(35)</u> "Restriction" means a prohibition against 2188 operating certain types of motor vehicles or a requirement that 2189 a driver comply with certain conditions when driving a motor 2190 vehicle.

(46) (36) "Revocation" means the termination of a licensee's privilege to drive.

<u>(47)</u> (37) "School bus" means a motor vehicle that is designed to transport more than 15 persons, including the driver, and that is used to transport students to and from a public or private school or in connection with school activities, but does not include a bus operated by a common carrier in the urban transportation of school children. The term "school" includes all preelementary, elementary, secondary, and postsecondary schools.

(48) (38) "State" means a state or possession of the United States, and, for the purposes of this chapter, includes the District of Columbia.

(49) (39) "Street or highway" means the entire width between the boundary lines of a way or place if any part of that way or place is open to public use for purposes of vehicular traffic.

(50) (40) "Suspension" means the temporary withdrawal of a licensee's privilege to drive a motor vehicle.

2209 <u>(51) (41)</u> "Tank vehicle" means a vehicle that is designed to 2210 transport any liquid or gaseous material within a tank either 2211 permanently or temporarily attached to the vehicle, if such tank 2212 has a designed capacity of 1,000 gallons or more.

2213 <u>(52) (42)</u> "United States" means the 50 states and the 2214 District of Columbia.

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(53) (43) "Vehicle" means every device in, upon, or by which

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2216 any person or property is or may be transported or drawn upon a 2217 public highway or operated upon rails or guideway, except a 2218 bicycle, motorized wheelchair, or motorized bicycle. 2219 (54) (44) "Identification card" means a personal 2220 identification card issued by the department which conforms to 2221 the definition in 18 U.S.C. s. 1028(d). 2222 (55) (45) "Temporary driver license" or "temporary 2223 identification card" means a certificate issued by the 2224 department which, subject to all other requirements of law, 2225 authorizes an individual to drive a motor vehicle and denotes an 2226 operator's license, as defined in 49 U.S.C. s. 30301, or a 2227 personal identification card issued by the department which 2228 conforms to the definition in 18 U.S.C. s. 1028(d) and denotes 2229 that the holder is permitted to stay for a short duration of 2230 time, as specified on the temporary identification card, and is 2231 not a permanent resident of the United States. 2232 (56) (46) "Tri-vehicle" means an enclosed three-wheeled 2233 passenger vehicle that: 2234 (a) Is designed to operate with three wheels in contact 2235 with the ground; 2236 (b) Has a minimum unladen weight of 900 pounds; (c) Has a single, completely enclosed, occupant 2237 2238 compartment; 2239 (d) Is produced in a minimum quantity of 300 in any 2240 calendar year; 2241 (e) Is capable of a speed greater than 60 miles per hour on 2242 level ground; and 2243 (f) Is equipped with: 1. Seats that are certified by the vehicle manufacturer to 2244

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2245 meet the requirements of Federal Motor Vehicle Safety Standard 2246 No. 207, "Seating systems" (49 C.F.R. s. 571.207);

2. A steering wheel used to maneuver the vehicle;

2248 3. A propulsion unit located forward or aft of the enclosed 2249 occupant compartment;

4. A seat belt for each vehicle occupant certified to meet the requirements of Federal Motor Vehicle Safety Standard No.209, "Seat belt assemblies" (49 C.F.R. s. 571.209);

5. A windshield and an appropriate windshield wiper and washer system that are certified by the vehicle manufacturer to meet the requirements of Federal Motor Vehicle Safety Standard No. 205, "Glazing Materials" (49 C.F.R. s. 571.205) and Federal Motor Vehicle Safety Standard No. 104, "Windshield Wiping and Washing Systems" (49 C.F.R. s. 571.104); and

6. A vehicle structure certified by the vehicle manufacturer to meet the requirements of Federal Motor Vehicle Safety Standard No. 216, "Rollover crush resistance" (49 C.F.R. s. 571.216).

Section 39. Section 322.032, Florida Statutes, is amended to read:

2265 322.032 <u>Electronic credential</u> Digital proof of driver 2266 license.-

(1) (a) The department shall <u>develop and implement</u> begin to review and prepare for the development of a secure and uniform protocols which comply with national standards system for issuing an optional <u>electronic credential</u>. The department shall procure the related technology solution from the credential service provider that uses a revenue sharing model through a competitive solicitation process pursuant to s. 287.057 digital

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2274 proof of driver license. The department may issue electronic 2275 credentials to persons who hold a Florida driver license or 2276 identification card. 2277 (b) Qualified entities must have the technological 2278 capabilities necessary to integrate with the credential service 2279 provider. The department shall maintain the protocols and 2280 national standards necessary for a digital verifier or an 2281 electronic credential provider to request authorized access to an application programming interface, or appropriate 22.82 2283 technological tool of at least the same capabilities, necessary 2284 for such qualified entity to consume an electronic ID. The 2285 department shall timely review requests for authorized access 2286 and approve all requests by digital verifiers that meet the 2287 department's requirements. 2288 (c) The electronic credential provider must have the 2289 necessary technological capabilities to execute the 2290 authentication of an electronic credential across all states, 2291 jurisdictions, federal and state agencies, and municipalities. 2292 The electronic credential and verification solution must provide 2293 the standardized system integration necessary: 2294 1. For qualified entities to securely consume an electronic 2295 credential. 2296 2. For the production of a fully compliant electronic 2297 credential by electronic credential providers. 2298 3. To successfully ensure secure authentication and 2299 validation of data from disparate sources. 2300 (d) The department shall competitively procure at least two 2301 but no more than five contract with one or more electronic 2302 credential providers private entities to develop and implement

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an initial phase to provide a secure electronic credential a
digital proof of driver license system. The department shall
enter into agreements with electronic credential providers that
provide the permitted uses, terms and conditions, privacy
policy, and uniform remittance terms relating to the consumption
of an electronic credential. The department must competitively
procure the credential service provider before the initial phase
may begin. Upon completion of the initial phase, the department
shall submit a report to the Governor, the President of the
Senate, and the Speaker of the House of Representatives
regarding the continued implementation and tools necessary to
scale future phases.
(2)(a) The department shall provide electronic credential
providers access to a standardized digital transaction process
that provides the proceeds of a completed financial transaction
to the department at the point of sale. The standardized digital
transaction process must enable electronic credential providers
to direct through their electronic commerce workflow to a
standardized checkout process and enable documentation of the
electronic credential providers participating in a transaction.
Revenue generated from use of the electronic credential system
shall be deposited into the Motor Vehicle License Clearing Trust
Fund for distribution pursuant to a legislative appropriation
and department agreements with electronic credential providers.
Electronic credential revenue shall be shared between the state
and electronic credential providers.
(b) The department may assess a competitive market rate fee
structure for use of the credential service provider for any

2331 qualified entity to obtain an electronic ID. Revenue generated

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2332 <u>from use of the credential service provider by digital identity</u> 2333 <u>verifiers shall be shared between the state and the credential</u> 2334 <u>service provider. Revenues shall be deposited into the Motor</u> 2335 <u>Vehicle License Clearing Trust Fund for distribution pursuant to</u> 2336 <u>department agreements with digital identity verifiers. Fees may</u> 2337 <u>not be charged to any state court, state governmental entity, or</u> 2338 law enforcement agency.

(3) (a) (2) The <u>electronic credential</u> <u>digital proof of driver</u> <u>license</u> developed by the department or by <u>an electronic</u> <u>credential provider</u> an entity contracted by the department must be in such a format as to allow law enforcement <u>or an authorized</u> <u>consumer</u> to verify the authenticity of the <u>electronic credential</u> and the identity of the credential holder and to validate the status of any driving privileges associated with the electronic <u>credential</u> <u>digital proof of driver license</u>. The department <u>shall</u> <u>adhere to protocols and national standards</u> <u>may adopt rules</u> to ensure valid authentication of <u>electronic credentials</u> <u>digital</u> <u>driver licenses</u> by law enforcement.

(b) The act of presenting to a law enforcement officer an electronic device displaying an electronic credential does not constitute consent for the officer to access any information on the device other than the electronic credential.

(c) The person who presents the device to the officer assumes liability for any resulting damage to the device.

(4) (3) A person may not be issued an electronic credential a digital proof of driver license until he or she has satisfied all of the requirements of this chapter for issuance of a physical driver license or identification card as provided in this chapter.

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(5) (4) A person who:
 (a) Manufactures a false <u>electronic credential</u> digital
 proof of driver license commits a felony of the third degree,
 punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

(b) Possesses a false <u>electronic credential</u> digital proof of driver license commits a misdemeanor of the second degree, punishable as provided in s. 775.082.

Section 40. Section 322.059, Florida Statutes, is amended to read:

322.059 Mandatory surrender of suspended driver license and registration.—A person whose driver license or registration has been suspended as provided in s. 322.058 must immediately return his or her driver license and registration to the Department of Highway Safety and Motor Vehicles. The department shall invalidate the <u>electronic credential</u> <u>digital proof of driver</u> <u>license</u> issued pursuant to s. 322.032 for such person. If such person fails to return his or her driver license or registration, a law enforcement agent may seize the license or registration while the driver license or registration is suspended.

Section 41. Subsection (4) of section 322.09, Florida Statutes, is amended to read:

322.09 Application of minors; responsibility for negligence or misconduct of minor.-

(4) Notwithstanding subsections (1) and (2), if a foster parent <u>or caregiver</u> of a minor who is under the age of 18 years and is in foster care as defined in s. 39.01, an authorized representative of a residential group home at which such a minor resides, the caseworker at the agency at which the state has

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2390 placed the minor, or a guardian ad litem specifically authorized 2391 by the minor's caregiver to sign for a learner's driver license 2392 signs the minor's application for a learner's driver license, 2393 that foster parent, caregiver, group home representative, 2394 caseworker, or guardian ad litem does not assume any obligation 2395 or become liable for any damages caused by the negligence or 2396 willful misconduct of the minor by reason of having signed the 2397 application. Before signing the application, the caseworker 2398 shall notify the foster parent, caregiver, or other responsible 2399 party of his or her intent to sign and verify the application. 2400 Section 42. Paragraph (c) of subsection (1) of section 2401 322.143, Florida Statutes, is amended to read: 2402 322.143 Use of a driver license or identification card.-2403 (1) As used in this section, the term: 2404 (c) "Swipe" means the act of passing a driver license or 2405 identification card through a device that is capable of 2406 deciphering, in an electronically readable format, the 2407 information electronically encoded in a magnetic strip or bar 2408 code on the driver license or identification card or consuming 2409 an electronic credential. 2410 Section 43. Subsection (1) of section 322.15, Florida 2411 Statutes, is amended to read: 2412 322.15 License to be carried and exhibited on demand; 2413 fingerprint to be imprinted upon a citation.-2414 (1) Every licensee shall have his or her driver license, 2415 which must be fully legible with no portion of such license 2416 faded, altered, mutilated, or defaced, in his or her immediate possession at all times when operating a motor vehicle and shall 2417

present or submit the same upon the demand of a law enforcement

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2419 officer or an authorized representative of the department. A 2420 licensee may present or submit <u>an electronic credential</u> a 2421 digital proof of driver license as provided in s. 322.032 in 2422 lieu of a physical driver license.

2423 Section 44. Section 322.38, Florida Statutes, is amended to 2424 read:

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322.38 Renting motor vehicle to another.-

(1) <u>A</u> No person <u>may not</u> shall rent a motor vehicle to any other person unless the <u>other</u> latter person is then duly licensed, or, if a nonresident, he or she shall be licensed under the laws of the state or country of his or her residence, except a nonresident whose home state or country does not require that an operator be licensed.

2432 (2) <u>A</u> No person <u>may not</u> shall rent a motor vehicle to 2433 another until he or she has inspected the driver license of the 2434 person to whom the vehicle is to be rented, and <u>has</u> compared and 2435 verified <u>that</u> the <u>driver license is unexpired</u> signature thereon 2436 with the signature of such person written in his or her 2437 presence.

(3) Every person renting a motor vehicle to another shall keep a record of the registration number of the motor vehicle so rented, the name, and address, and driver license number of the person to whom the vehicle is rented, the number of the license of said latter person, and the date and place when and where the said license was issued. Such record shall be open to inspection by any police officer, or officer or employee of the department.

2445 (4) If a rental car company rents a motor vehicle to a 2446 person through digital, electronic, or other means that allows 2447 the renter to obtain possession of the motor vehicle without

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2448 direct contact with an agent or employee of the rental car 2449 company, or if through use of such means the renter does not 2450 execute a rental contract at the time he or she takes possession 2451 of the vehicle, the rental car company is deemed to have met the 2452 requirements of subsections (1) and (2) when the rental car 2453 company requires the renter to verify that he or she is duly 2454 licensed and that the license is unexpired. Such verification 2455 may occur at the time the renter enrolls in a membership 2456 program, master agreement, or other means of establishing use of 2457 the rental car company's services or at any time thereafter.

Section 45. Subsection (4) of section 322.61, Florida Statutes, is amended to read:

322.61 Disqualification from operating a commercial motor vehicle.-

(4) Any person who is transporting hazardous materials as defined in <u>s. 322.01(33)</u> s. 322.01(24) shall, upon conviction of an offense specified in subsection (3), be disqualified from operating a commercial motor vehicle for a period of 3 years. The penalty provided in this subsection shall be in addition to any other applicable penalty.

Section 46. Subsection (1) of section 324.021, Florida Statutes, is amended to read:

2470 324.021 Definitions; minimum insurance required.—The 2471 following words and phrases when used in this chapter shall, for 2472 the purpose of this chapter, have the meanings respectively 2473 ascribed to them in this section, except in those instances 2474 where the context clearly indicates a different meaning:

2475 (1) MOTOR VEHICLE.—Every self-propelled vehicle that is 2476 designed and required to be licensed for use upon a highway,



2477 including trailers and semitrailers designed for use with such 2478 vehicles, except traction engines, road rollers, farm tractors, 2479 power shovels, and well drillers, and every vehicle that is 2480 propelled by electric power obtained from overhead wires but not operated upon rails, but not including any personal delivery 2481 2482 device or mobile carrier as defined in s. 316.003, bicycle, or moped. However, the term "motor vehicle" does not include a 2483 motor vehicle as defined in s. 627.732(3) when the owner of such 2484 2485 vehicle has complied with the requirements of ss. 627.730-2486 627.7405, inclusive, unless the provisions of s. 324.051 apply; 2487 and, in such case, the applicable proof of insurance provisions 2488 of s. 320.02 apply.

Section 47. Section 324.031, Florida Statutes, is amended to read:

2491 324.031 Manner of proving financial responsibility.-The 2492 owner or operator of a taxicab, limousine, jitney, or any other 2493 for-hire passenger transportation vehicle may prove financial 2494 responsibility by providing satisfactory evidence of holding a 2495 motor vehicle liability policy as defined in s. 324.021(8) or s. 2496 324.151, which policy is provided by an insurer authorized to do 2497 business in this state issued by an insurance carrier which is a 2498 member of the Florida Insurance Guaranty Association or an 2499 eligible nonadmitted insurer that has a superior, excellent, 2500 exceptional, or equivalent financial strength rating by a rating 2501 agency acceptable to the Office of Insurance Regulation of the 2502 Financial Services Commission. The operator or owner of any 2503 other vehicle may prove his or her financial responsibility by:

2504 (1) Furnishing satisfactory evidence of holding a motor 2505 vehicle liability policy as defined in ss. 324.021(8) and

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(2) Furnishing a certificate of self-insurance showing a deposit of cash in accordance with s. 324.161; or

(3) Furnishing a certificate of self-insurance issued by the department in accordance with s. 324.171.

2512 Any person, including any firm, partnership, association, 2513 corporation, or other person, other than a natural person, 2514 electing to use the method of proof specified in subsection (2) 2515 shall furnish a certificate of deposit equal to the number of 2516 vehicles owned times \$30,000, to a maximum of \$120,000; in 2517 addition, any such person, other than a natural person, shall 2518 maintain insurance providing coverage in excess of limits of 2519 \$10,000/20,000/10,000 or \$30,000 combined single limits, and 2520 such excess insurance shall provide minimum limits of 2521 \$125,000/250,000/50,000 or \$300,000 combined single limits. 2522 These increased limits shall not affect the requirements for 2523 proving financial responsibility under s. 324.032(1).

Section 48. Subsection (2) of section 324.032, Florida Statutes, is amended to read:

324.032 Manner of proving financial responsibility; forhire passenger transportation vehicles.—Notwithstanding the provisions of s. 324.031:

(2) An owner or a lessee who is required to maintain insurance under s. 324.021(9)(b) and who operates at least <u>150</u> 300 taxicabs, limousines, jitneys, or any other for-hire passenger transportation vehicles may provide financial responsibility by complying with the provisions of s. 324.171, such compliance to be demonstrated by maintaining at its

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2535 principal place of business an audited financial statement, 2536 prepared in accordance with generally accepted accounting 2537 principles, and providing to the department a certification 2538 issued by a certified public accountant that the applicant's net 2539 worth is at least equal to the requirements of s. 324.171 as 2540 determined by the Office of Insurance Regulation of the 2541 Financial Services Commission, including claims liabilities in 2542 an amount certified as adequate by a Fellow of the Casualty 2543 Actuarial Society.

2545 Upon request by the department, the applicant must provide the 2546 department at the applicant's principal place of business in 2547 this state access to the applicant's underlying financial 2548 information and financial statements that provide the basis of 2549 the certified public accountant's certification. The applicant 2550 shall reimburse the requesting department for all reasonable 2551 costs incurred by it in reviewing the supporting information. 2552 The maximum amount of self-insurance permissible under this 2553 subsection is \$300,000 and must be stated on a per-occurrence 2554 basis, and the applicant shall maintain adequate excess 2555 insurance issued by an authorized or eligible insurer licensed 2556 or approved by the Office of Insurance Regulation. All risks 2557 self-insured shall remain with the owner or lessee providing it, 2558 and the risks are not transferable to any other person, unless a 2559 policy complying with subsection (1) is obtained.

Section 49. Subsection (3) and paragraph (b) of subsection (4) of section 339.175, Florida Statutes, are amended to read: 339.175 Metropolitan planning organization.-(3) VOTING MEMBERSHIP.-

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2564 (a)1. Except as provided in subparagraph 2., the voting 2565 membership of an M.P.O. shall consist of at least 5 but not more 2566 than 25 apportioned members, with the exact number determined on 2567 an equitable geographic-population ratio basis, based on an 2568 agreement among the affected units of general-purpose local 2569 government and the Governor, as required by federal regulations. 2570 In accordance with 23 U.S.C. s. 134, the Governor may also allow 2571 M.P.O. members who represent municipalities to alternate with 2572 representatives from other municipalities within the 2573 metropolitan planning area which do not have members on the 2574 M.P.O. With the exception of instances in which all of the 2575 county commissioners in a single-county M.P.O. are members of 2576 the M.P.O. governing board, county commissioners shall compose 2577 at least one-third of the M.P.O. governing board membership. A 2578 multicounty M.P.O. may satisfy this requirement by any 2579 combination of county commissioners from each of the counties 2580 constituting the M.P.O. Voting members shall be elected 2581 officials of general-purpose local governments, one of whom may 2582 represent a group of general-purpose local governments through 2583 an entity created by an M.P.O. for that purpose. An M.P.O. may 2584 include, as part of its apportioned voting members, a member of 2585 a statutorily authorized planning board, an official of an 2586 agency that operates or administers a major mode of 2587 transportation, or an official of Space Florida. As used in this 2588 section, the term "elected officials of a general-purpose local 2589 government" excludes constitutional officers, including 2590 sheriffs, tax collectors, supervisors of elections, property 2591 appraisers, clerks of the court, and similar types of officials. County commissioners shall compose not less than 20 percent of 2592

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2593 the M.P.O. membership if an official of an agency that operates 2594 or administers a major mode of transportation has been appointed 2595 to an M.P.O.

2596 2. For an M.P.O. designated on or after July 1, 2018, as a 2597 result of a combination or merger of more than one individual 2598 M.P.O., the voting membership shall consist of at least five 2599 members, with the exact number determined on an equitable 2600 geographic-population ratio basis, based on an agreement among 2601 the affected units of general-purpose local government and the 2602 Governor, as required by federal regulations. In accordance with 2603 23 U.S.C. s. 134, the Governor may also allow M.P.O. members who 2604 represent municipalities to alternate with representatives from 2605 other municipalities within the metropolitan planning area which 2606 do not have members on the M.P.O. Voting members shall be 2607 elected officials of general-purpose local governments, one of 2608 whom may represent a group of general-purpose local governments 2609 through an entity created by an M.P.O. for that purpose. An 2610 M.P.O. may include, as part of its apportioned voting members, a 2611 member of a statutorily authorized planning board, an official 2612 of an agency that operates or administers a major mode of 2613 transportation, or an official of Space Florida. 2614 2615 For purposes of this section, the term "elected officials of a 2616 general-purpose local government" excludes constitutional 2617 officers, including sheriffs, tax collectors, supervisors of

2618 <u>elections, property appraisers, clerks of the court, and similar</u> 2619 <u>types of officials.</u>

(b) In metropolitan areas in which authorities or otheragencies have been or may be created by law to perform

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2622 transportation functions and are or will be performing 2623 transportation functions that are not under the jurisdiction of 2624 a general-purpose local government represented on the M.P.O., 2625 such authorities or other agencies may be provided voting 2626 membership on the M.P.O. In all other M.P.O.'s in which 2627 transportation authorities or agencies are to be represented by 2628 elected officials from general-purpose local governments, the 2629 M.P.O. shall establish a process by which the collective 2630 interests of such authorities or other agencies are expressed 2631 and conveyed.

(c) Any other provision of this section to the contrary notwithstanding, a <u>charter</u> chartered county with <u>a population of</u> over 1 million population may elect to reapportion the membership of an M.P.O. <u>if the M.P.O.</u> whose jurisdiction is wholly within the county. The charter county may exercise the provisions of this paragraph if:

1. The M.P.O. approves the reapportionment plan by a threefourths vote of its membership;

2. The M.P.O. and the charter county determine that the reapportionment plan is needed to fulfill specific goals and policies applicable to that metropolitan planning area; and

3. The charter county determines the reapportionment plan otherwise complies with all federal requirements pertaining to M.P.O. membership.

 \underline{A} Any charter county that elects to exercise the provisions of this paragraph shall notify the Governor in writing.

2649 (d) Any other provision of this section to the contrary 2650 notwithstanding, <u>a any</u> county <u>as defined in s. 125.011(1)</u>

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chartered under s. 6(e), Art. VIII of the State Constitution may 2651 2652 elect to have its county commission serve as the M.P.O., if the 2653 M.P.O. jurisdiction is wholly contained within the county. Any 2654 charter county that elects to exercise the provisions of this 2655 paragraph shall so notify the Governor in writing. Upon receipt 2656 of such notification, the Governor must designate the county 2657 commission as the M.P.O. The Governor must appoint four 2658 additional voting members to the M.P.O., one of whom must be an 2659 elected official representing a municipality within the county, 2660 one of whom must be an expressway authority member, one of whom 2661 must be a person who does not hold elected public office and who 2662 resides in the unincorporated portion of the county, and one of 2663 whom must be a school board member.

(4) APPORTIONMENT.-

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2665 (b) Except for members who represent municipalities on the 2666 basis of alternating with representatives from other 2667 municipalities that do not have members on the M.P.O. as provided in paragraph (3)(a), the members of an M.P.O. shall 2668 2669 serve 4-year terms. Members who represent municipalities on the 2670 basis of alternating with representatives from other 2671 municipalities that do not have members on the M.P.O. as 2672 provided in paragraph (3) (a) may serve terms of up to 4 years as 2673 further provided in the interlocal agreement described in 2674 paragraph (2)(b). The membership of a member who is a public 2675 official automatically terminates upon the member's leaving his 2676 or her elective or appointive office for any reason, or may be 2677 terminated by a majority vote of the total membership of the 2678 entity's governing board represented by the member. A vacancy 2679 shall be filled by the original appointing entity. A member may

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2680	be reappointed for <u>no more than two</u> one or more additional 4-
2681	year terms.
2682	Section 50. Notwithstanding any other provision of law to
2683	the contrary, by July 1, 2019, each metropolitan planning
2684	organization shall update its membership, interlocal agreement,
2685	governing documents, and any other relevant information to
2686	comply with changes made by this act to s. 339.175, Florida
2687	Statutes.
2688	Section 51. Section 328.80, Florida Statutes, is amended to
2689	read:
2690	328.80 Transactions by electronic or telephonic means
2691	(1) The Department of Highway Safety and Motor Vehicles may
2692	commission is authorized to accept any application provided for
2693	under this chapter by electronic or telephonic means.
2694	(2) The Department of Highway Safety and Motor Vehicles may
2695	issue an electronic certificate of registration in addition to
2696	printing a paper registration.
2697	(3) The Department of Highway Safety and Motor Vehicles may
2698	collect electronic mail addresses and use electronic mail in
2699	lieu of the United States Postal Service for the purpose of
2700	providing renewal notices.
2701	Section 52. Subsection (4) of section 328.48, Florida
2702	Statutes, is amended to read:
2703	328.48 Vessel registration, application, certificate,
2704	number, decal, duplicate certificate
2705	(4) Each certificate of registration issued shall state
2706	among other items the numbers awarded to the vessel, the hull
2707	identification number, the name and address of the owner, and a
2708	description of the vessel, except that certificates of

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2709 registration for vessels constructed or assembled by the owner 2710 registered for the first time shall state all the foregoing 2711 information except the hull identification number. The numbers 2712 shall be placed on each side of the forward half of the vessel 2713 in such position as to provide clear legibility for 2714 identification, except, if the vessel is an airboat, the numbers 2715 may be placed on each side of the rudder. The numbers awarded to 2716 the vessel shall read from left to right and shall be in block 2717 characters of good proportion not less than 3 inches in height. The numbers shall be of a solid color which will contrast with 2718 2719 the color of the background and shall be so maintained as to be 2720 clearly visible and legible; i.e., dark numbers on a light 2721 background or light numbers on a dark background. The 2722 certificate of registration shall be pocket-sized and shall be 2723 available for inspection on the vessel for which issued whenever 2724 such vessel is in operation. If the certificate of registration 2725 is not available for inspection on the vessel or is damaged or otherwise illegible, the operator may present for inspection an 2726 2727 electronic device displaying an electronic certificate issued 2728 pursuant to s. 328.80. Such presentation does not constitute 2729 consent for inspection of any information on the device other 2730 than the displayed certificate. The person who presents the 2731 device for inspection assumes the liability for any resulting 2732 damage to the device. 2733 Section 53. Subsection (5) of section 338.166, Florida

2734 Statutes, is amended to read:

338.166 High-occupancy toll lanes or express lanes.-

2736 (5) Effective July 1, 2018, If the a customer's average 2737 travel speed for a segment of trip in an express lane falls

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below 40 miles per hour, the <u>toll</u> customer must be charged <u>shall</u> be the segment's the minimum express lane toll. An express lane segment is the distance between the customer's point of entry to the first available exit. Additional segments are defined by the distance between subsequent exits. A customer's express lane average travel speed is his or her average travel speed from the customer's entry point to the customer's exit point.

Section 54. Paragraphs (d) and (e) of subsection (1) of section 338.2216, Florida Statutes, are amended to read:

338.2216 Florida Turnpike Enterprise; powers and authority.-

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2750 (d) The Florida Turnpike Enterprise shall pursue and 2751 implement new technologies and processes in its operations and 2752 collection of tolls and the collection of other amounts 2753 associated with road and infrastructure usage. Such technologies 2754 and processes must include, without limitation, video billing 2755 and variable pricing. The Florida Turnpike Enterprise may 2756 require the use of an electronic transponder interoperable with 2757 the department's electronic toll collection system for the use 2758 of express lanes on the turnpike system. Variable pricing may 2759 not be implemented in express lanes when the level of service in 2760 the express lane, determined in accordance with the criteria 2761 established by the Transportation Research Board Highway 2762 Capacity Manual (5th Edition, HCM 2010), as amended from time to 2763 time, is equal to level of service A. Variable pricing in 2764 express lanes when the level of service in the express lane is 2765 level of service B may only be implemented by charging the 2766 segment's general toll lane toll amount plus the segment's

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2767 minimum toll amount an amount set by department rule. An express 2768 lane segment is the distance between the customer's point of entry to the first available exit. Additional segments are 2769 2770 defined by the distance between subsequent exits. Except as 2771 otherwise provided in this subsection, pricing in express lanes 2772 when the level of service is other than level of service A or 2773 level of service B may vary in the manner established by the 2774 Florida Turnpike Enterprise to manage congestion in the express 2775 lanes.

(e) Effective July 1, 2018, if a customer's average travel speed for a trip in an express lane falls below 40 miles per hour, the customer must be charged the general toll lane toll amount plus an amount set by department rule. A customer's express lane average travel speed is his or her average travel speed from the customer's entry point to the customer's exit point.

Section 55. Section 334.352, Florida Statutes, is created to read:

<u>334.352 State university ingress and egress.-A local</u> <u>governmental entity may not prevent public motor vehicle use on</u> <u>or access to an existing transportation facility or</u> <u>transportation corridor as defined in s. 334.03 if that</u> <u>transportation facility or transportation corridor is the only</u> <u>point, or one of only two points, of ingress to and egress from</u> <u>a state university as defined in s. 1000.21. This section does</u> <u>not apply when a law enforcement agency prevents use or access</u> <u>to a facility or corridor in an emergency situation or to a</u> <u>temporary closure of a facility or corridor, if necessary, for</u> <u>road maintenance or repair.</u>

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2796 Section 56. Subsection (2) of section 338.222, Florida 2797 Statutes, is amended to read: 2798 338.222 Department of Transportation sole governmental 2799 entity to acquire, construct, or operate turnpike projects; 2800 exception.-2801 (2) The department may, but is not required to, contract 2802 with any local governmental entity as defined in s. 334.03(13) 2803 for the design, right-of-way acquisition, transfer, purchase, 2804 sale, acquisition, or other conveyance of the ownership, 2805 operation, maintenance, or construction of any turnpike project 2806 which the Legislature has approved. Local governmental entities 2807 may negotiate and contract with the department for the design, 2808 right-of-way acquisition, transfer, purchase, sale, acquisition, 2809 or other conveyance of the ownership, operation, maintenance, or 2810 and construction of any section of the turnpike project within areas of their respective jurisdictions or within counties with 2811 2812 which they have interlocal agreements. Any contract for the 2813 transfer, purchase, sale, acquisition, or other conveyance of 2814 the ownership, operation, or maintenance of a turnpike project 2815 or any part of the turnpike system to a local governmental 2816 entity must be specifically approved by the Legislature.

2817 Section 57. Subsection (1) of section 655.960, Florida 2818 Statutes, is amended to read:

2819 655.960 Definitions; ss. 655.960-655.965.—As used in this
2820 section and ss. 655.961-655.965, unless the context otherwise
2821 requires:

(1) "Access area" means any paved walkway or sidewalk which is within 50 feet of any automated teller machine. The term does not include any street or highway open to the use of the public,

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2825	as defined in <u>s. 316.003(81)(a)</u> s. 316.003(79)(a) or (b),
2826	including any adjacent sidewalk, as defined in s. 316.003.
2827	Section 58. Paragraph (a) of subsection (2) of section
2828	812.014, Florida Statutes, is amended to read:
2829	812.014 Theft
2830	(2)(a)1. If the property stolen is valued at \$100,000 or
2831	more or is a semitrailer that was deployed by a law enforcement
2832	officer; or
2833	2. If the property stolen is cargo valued at \$50,000 or
2834	more that has entered the stream of interstate or intrastate
2835	commerce from the shipper's loading platform to the consignee's
2836	receiving dock; or
2837	3. If the offender commits any grand theft and:
2838	a. In the course of committing the offense the offender
2839	uses a motor vehicle as an instrumentality, other than merely as
2840	a getaway vehicle, to assist in committing the offense and
2841	thereby damages the real property of another; or
2842	b. In the course of committing the offense the offender
2843	causes damage to the real or personal property of another in
2844	excess of \$1,000 <u>; or</u>
2845	4. If the property stolen is cargo and in the course of
2846	committing the offense the offender uses any type of device to
2847	defeat, block, disable, jam, or interfere with a global
2848	positioning system or similar system designed to identify the
2849	location of the cargo or the vehicle or trailer carrying the
2850	cargo,
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2852	the offender commits grand theft in the first degree, punishable
2853	as a felony of the first degree, as provided in s. 775.082, s.
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2854 775.083, or s. 775.084. 2855 Section 59. The Department of Highway Safety and Motor 2856 Vehicles, in cooperation with the Florida Tax Collectors 2857 Association, shall undertake a review of the registration 2858 renewal period for heavy trucks weighing more than 5,000 pounds 2859 and less than 8,000 pounds. The department shall submit a report 2860 documenting the findings and recommendations of the review to the Governor, the President of the Senate, and the Speaker of 2861 2862 the House of Representatives by December 31, 2018. As part of 2863 the review, the department shall include: 2864 (1) Options to allow owners of applicable heavy trucks to 2865 renew their registrations on their birth dates instead of 2866 December 31 of each year. 2867 (2) A plan for implementation of the revised renewal 2868 period, including the proration of registration renewal fees. 2869 (3) The estimated fiscal impact to state and local 2870 government associated with changes in the renewal period for 2871 applicable heavy trucks. 2872 (4) A plan to educate the motoring public about changes in 2873 the renewal period for applicable heavy trucks. 2874 Section 60. Florida Transportation Commission review; 2875 electric and hybrid vehicles report.-2876 (1) (a) The Florida Transportation Commission shall review 2877 all sources of revenue for transportation infrastructure and 2878 maintenance projects and prepare a report to the Governor and 2879 the Legislature when the commission determines that electric 2880 vehicles, as defined in s. 320.01(36), Florida Statutes, and 2881 hybrid vehicles, as defined in s. 316.0741, Florida Statutes, make up 2 percent or more of the total number of vehicles 2882

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2883	registered in this state.
2884	(b) The commission, in consultation with the Department of
2885	Highway Safety and Motor Vehicles, may use commercially
2886	available data that the commission deems reliable to support its
2887	determination and report. The report must, at a minimum, assess
2888	the effect of projected electric and hybrid vehicle use in this
2889	state on future revenue from existing taxes, fees, and
2890	surcharges related to nonelectric, private-use motorcycles,
2891	mopeds, automobiles, tri-vehicles, and trucks.
2892	(c) The commission, in consultation with the Division of
2893	Emergency Management, shall also make an assessment of
2894	transportation infrastructure with respect to emergency
2895	evacuations and electric vehicles, including, but not limited
2896	to, the availability of electric vehicle charging stations in
2897	this state.
2898	(2) The report must include recommendations to the
2899	Legislature:
2900	(a) To ensure continued funding for necessary maintenance
2901	that provides for adequate levels of service on existing
2902	transportation infrastructure;
2903	(b) To accomplish improvements and capacity projects on
2904	transportation infrastructure which meet the demand from
2905	projected population and economic growth; and
2906	(c) To accomplish necessary improvements to transportation
2907	infrastructure that would support emergency evacuations by users
2908	of electric vehicles.
2909	(3) The report shall be submitted to the Governor and the
2910	Legislature no later than September 1 of the year immediately
2911	after the year in which the commission determines that electric

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2912	vehicles, as defined in s. 320.01(36), Florida Statutes, and
2913	hybrid vehicles, as defined in s. 316.0741, Florida Statutes,
2914	make up 2 percent or more of the total number of vehicles
2915	registered in this state.
2916	(4) Notwithstanding any other provisions of this section,
2917	the commission may undertake and complete the review and report
2918	before the 2-percent threshold is reached if the commission
2919	finds that earlier completion is appropriate to maintain a
2920	financially stable, long-term transportation work program.
2921	Section 61. Except as otherwise expressly provided in this
2922	act, this act shall take effect October 1, 2018.
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2925	And the title is amended as follows:
2926	Delete everything before the enacting clause
2927	and insert:
2928	A bill to be entitled
2929	An act relating to transportation; amending s. 20.23,
2930	F.S.; requiring the Department of Transportation to
2931	consist of a central office that establishes policies
2932	and procedures and districts that carry out projects
2933	as authorized or required under the policies and
2934	procedures of the central office; requiring the
2935	secretary to be a registered professional engineer,
2936	hold an advanced degree in an appropriate related
2937	discipline, or have a specified number of years of
2938	relevant experience; amending s. 316.003, F.S.;
2939	revising and providing definitions; amending s.
2940	316.008, F.S.; authorizing a mobile carrier to be
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2941 operated on sidewalks and crosswalks within a county 2942 or municipality when such use is permissible under 2943 federal law; providing construction; amending s. 2944 316.0895, F.S.; prohibiting the driver of a vehicle 2945 from following another vehicle more closely than is 2946 reasonable and prudent; providing construction; 2947 deleting a provision relating to prohibitions on 2948 certain vehicles following other vehicles within a specified distance; amending s. 316.0896, F.S.; 2949 2950 authorizing the Department of Transportation, in 2951 consultation with the Department of Highway Safety and 2952 Motor Vehicles, to conduct an ongoing pilot project to 2953 test the use and safe operation of vehicles equipped 2954 with driver-assistive truck platooning technology upon 2955 the conclusion of a certain study; authorizing the 2956 Department of Transportation to conduct the pilot 2957 project in such a manner and at such locations as 2958 determined by the department based on any initial 2959 findings and recommendations resulting from the pilot 2960 program; requiring, before the start of the pilot 2961 project, manufacturers of driver-assistive truck 2962 platooning technology being commercially operated in 2963 the pilot project to submit to the Department of 2964 Highway Safety and Motor Vehicles an instrument of 2965 insurance, a surety bond, or proof of self-insurance 2966 acceptable to the department in a specified amount; 2967 requiring, after the initial phase of the pilot 2968 project, the Department of Transportation, in consultation with the Department of Highway Safety and 2969



2970 Motor Vehicles, to submit a preliminary report by a 2971 specified date to the Governor and Legislature; 2972 requiring the Department of Transportation to continue 2973 the pilot program for a specified period, subject to 2974 certain requirements; requiring the Department of 2975 Transportation, in consultation with the Department of Highway Safety and Motor Vehicles, to submit a final 2976 2977 report by a specified date, which describes the 2978 results of the study and any final findings or 2979 recommendations, to the Governor and Legislature; 2980 amending s. 316.2071, F.S.; authorizing a mobile 2981 carrier to operate on sidewalks and crosswalks; 2982 providing rights, duties, and requirements; amending 2983 s. 316.235, F.S.; authorizing a motor vehicle to be 2984 equipped with certain lamps or devices under certain 2985 circumstances; amending ss. 316.224 and 316.2397, 2986 F.S.; conforming cross-references; amending s. 2987 316.2397, F.S.; authorizing certain vehicles to 2988 display red and white lights; amending s. 316.2398, 2989 F.S.; authorizing certain vehicles to display red and 2990 white warning signals under certain circumstances; 2991 providing requirements and penalties; amending s. 2992 316.302, F.S.; revising regulations to which owners and drivers of commercial motor vehicles are subject; 2993 2994 delaying the requirement for electronic logging 2995 devices and support documents for certain intrastate 2996 motor carriers; deleting a limitation on a civil 2997 penalty for falsification of certain time records; 2998 deleting a requirement that a motor carrier maintain



2999 certain documentation of driving times; providing an 3000 exemption from specified provisions for a person who 3001 operates a commercial motor vehicle with a certain 3002 gross vehicle weight, gross vehicle weight rating, and 3003 gross combined weight rating; deleting the exemption 3004 from such provisions for a person transporting 3005 petroleum products; amending s. 316.303, F.S.; 3006 exempting an operator in a platoon from the 3007 prohibition against active display of television or 3008 video; amending s. 316.515, F.S.; revising length and 3009 load extension limitations for stinger-steered 3010 automobile transporters; authorizing automobile 3011 transporters to backhaul certain cargo or freight 3012 under certain circumstances; authorizing an unladen 3013 power unit to tow a certain combination of trailers or 3014 semitrailers under certain circumstances; amending s. 3015 316.85, F.S.; authorizing the Florida Turnpike Enterprise and certain authorities to fund, construct, 3016 3017 and operate facilities for the advancement of 3018 autonomous and connected innovative transportation 3019 technology solutions for certain purposes; amending s. 3020 316.87, F.S.; authorizing Medicaid nonemergency 3021 transportation services to be provided to a Medicaid 3022 beneficiary by certain transportation network 3023 companies or transportation brokers; requiring the 3024 Agency for Health Care Administration to update the 3025 Non-Emergency Transportation Services Coverage Policy 3026 by a specified date; providing that the requirements 3027 for transportation network companies and

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3028 transportation network company drivers may not exceed 3029 specified requirements, except as necessary to conform 3030 to federal Medicaid transportation requirements 3031 administered by the agency; providing construction; 3032 amending s. 318.14, F.S.; revising the number of times 3033 certain persons may elect to attend a basic driver 3034 improvement course; amending s. 319.141, F.S.; 3035 revising the definition of the term "rebuilt 3036 inspection services"; deleting obsolete language; 3037 requiring the Department of Highway Safety and Motor 3038 Vehicles to ensure that an applicant of the pilot 3039 rebuilt motor vehicle inspection program meets certain 3040 criteria before the applicant is approved or renewed; 3041 requiring the operator of a facility to annually make 3042 certain attestations; prohibiting a program 3043 participant from conducting an inspection of a vehicle 3044 rebuilt before its purchase by the current applicant; 3045 requiring that such vehicles be inspected by the 3046 department; requiring any applicant that fails an 3047 initial rebuilt inspection to have that vehicle 3048 reinspected only by the department or the facility 3049 that conducted the original inspection; prohibiting 3050 any person or business authorized by the department to 3051 train, certify, or recertify operators and inspectors of private rebuilt motor vehicle inspection facilities 3052 3053 from certifying or recertifying itself or any of its 3054 employees; requiring the department to conduct an 3055 onsite facility inspection at least twice a year; 3056 requiring a current operator to give the department



3057 certain notice of a transfer before any transfer of a 3058 rebuilt inspection facility; requiring a transferee to 3059 meet certain eligibility requirements and execute a 3060 new memorandum of understanding with the department 3061 before operating the facility; revising the date of 3062 repeal; requiring the department to submit a written 3063 report to the Governor and Legislature; amending s. 3064 320.01, F.S.; revising definitions; amending s. 3065 320.02, F.S.; requiring the application form for motor 3066 vehicle registration and renewal of registration to 3067 include an option to make a voluntary contribution to 3068 the Alzheimer's Association, Inc.; exempting a mobile 3069 carrier from certain registration and insurance 3070 requirements; amending s. 320.06, F.S.; providing for 3071 future repeal of issuance of a certain annual license 3072 plate and cab card to a vehicle that has an 3073 apportioned registration; revising information 3074 required to appear on the cab card; providing 3075 requirements for license plates, cab cards, and 3076 validation stickers for vehicles registered in 3077 accordance with the International Registration Plan; 3078 authorizing a damaged or worn license plate to be 3079 replaced at no charge under certain circumstances; 3080 providing an exception to the design of dealer license 3081 plates; amending s. 320.0605, F.S.; requiring that a 3082 certain electronic copy of a registration certificate 3083 and an electronic copy of rental or lease 3084 documentation issued for a motor vehicle or issued for 3085 a replacement vehicle in the same registration period



3086 be in the possession of the operator or be carried in 3087 the vehicle for which it is issued and be exhibited 3088 upon demand of any authorized law enforcement officer 3089 or any agent of the department; specifying that the act of presenting to a law enforcement officer or 3090 3091 agent of the department an electronic device 3092 displaying an electronic copy of a registration 3093 certificate or rental or lease documentation does not 3094 constitute consent for the officer or agent to access 3095 any information on the device other than the displayed 3096 certificate or documentation; requiring the person who 3097 presents the device to the officer or agent to assume 3098 the liability for any resulting damage to the device; 3099 providing that rental or lease documentation that 3100 includes the date and time of rental is sufficient to 3101 satisfy a specified requirement; amending s. 320.0607, 3102 F.S.; providing an exemption from a certain fee for 3103 vehicles registered under the International 3104 Registration Plan; amending s. 320.0657, F.S.; 3105 providing an exception to the design of fleet license 3106 plates; authorizing fleet companies to purchase 3107 specialty license plates in lieu of standard fleet 3108 license plates; requiring fleet companies to be 3109 responsible for certain costs; amending s. 320.08, 3110 F.S.; authorizing dealers to purchase specialty license plates in lieu of standard graphic dealer 3111 3112 license plates; requiring dealers to be responsible 3113 for certain costs; amending s. 320.08053, F.S.; 3114 revising presale requirements for issuance of a



3115 specialty license plate; amending s. 320.08056, F.S.; 3116 allowing the department to authorize dealer and fleet 3117 specialty license plates; providing requirements for 3118 such plates; deleting certain specialty license plates; establishing an annual use fee for certain 3119 specialty license plates; revising provisions for 3120 3121 discontinuing issuance of a specialty license plate; 3122 revising applicability; prohibiting use fees received 3123 by any entity from being used for certain purposes; 3124 requiring certain organizations to establish 3125 endowments based in this state for providing 3126 scholarships to Florida residents and to provide 3127 documentation of consent to use certain images; 3128 amending s. 320.08058, F.S.; authorizing the 3129 department to consult with the University of Central Florida for certain purposes; revising the design of 3130 3131 certain specialty license plates; deleting certain 3132 specialty license plates; revising the distribution of 3133 annual use fees for certain specialty license plates; 3134 directing the department to develop certain specialty 3135 license plates; providing for distribution and use of 3136 fees collected from the sale of the plates; amending 3137 s. 320.08062, F.S.; directing the department to audit 3138 certain organizations that receive funds from the sale 3139 of specialty license plates; amending s. 320.08068, 3140 F.S.; requiring distribution of a specified percentage 3141 of motorcycle specialty license plate annual use fees 3142 to Preserve Vision Florida; amending s. 320.0807, 3143 F.S.; repealing provisions relating to special license



3144 plates for certain federal and state legislators; 3145 creating s. 320.0875, F.S.; providing for a special 3146 motorcycle license plate to be issued to a recipient 3147 of the Purple Heart; providing requirements for the plate; amending s. 320.089, F.S.; providing for a 3148 special license plate to be issued to a recipient of 3149 3150 the Bronze Star; amending s. 320.131, F.S.; 3151 authorizing, beginning on a specified date, the 3152 department to partner with a county tax collector to 3153 conduct a Fleet Vehicle Temporary Tag pilot program, 3154 subject to certain requirements; providing for future 3155 repeal; amending s. 320.95, F.S.; allowing the 3156 department to authorize issuance of an electronic 3157 certificate of registration; authorizing such 3158 certificate to be presented for inspection; providing 3159 construction; providing for liability for any damage 3160 to the device that displays the certificate; providing 3161 for distribution of certain annual use fees withheld by the department; amending s. 322.01, F.S.; revising 3162 3163 and providing definitions; amending s. 322.032, F.S.; 3164 directing the department to implement protocols for 3165 issuing an optional electronic credential and procure 3166 a related technology solution; providing requirements 3167 for qualified entities; requiring the department to 3168 maintain certain protocols and national standards; requiring the department to timely review and approve 3169 3170 all electronic credential provider requests for authorized access to certain interfaces that meet the 3171 department's requirements; providing requirements for 3172

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3173 an electronic credential provider and the electronic credential and verification solution; requiring the 3174 3175 department to procure electronic credential providers 3176 and a credential service provider; requiring the 3177 department to enter into specified agreements with 3178 electronic credential providers; requiring a report to 3179 the Legislature and the Governor; requiring that the 3180 department provide electronic credential providers 3181 access to a standardized digital transaction process 3182 that has specified capabilities; requiring that 3183 certain revenue be deposited into the Motor Vehicle 3184 License Clearing Trust Fund for distribution; 3185 authorizing the department to assess a competitive 3186 market rate fee structure; prohibiting certain fees; 3187 requiring that an electronic credential be in a format 3188 that allows certain entities to verify the 3189 authenticity of such electronic credential and to 3190 validate certain privileges; providing that presenting 3191 an electronic device displaying an electronic 3192 credential does not constitute consent for a law 3193 enforcement officer to access any other information on 3194 such device; providing for the assumption of 3195 liability; amending s. 322.059, F.S.; conforming a 3196 provision to changes made by the act; amending s. 3197 322.09, F.S.; providing that a caregiver who signs a learner's driver license of a minor in foster care 3198 3199 does not assume any obligation or liability for 3200 damages under certain circumstances; requiring a 3201 caseworker to notify the caregiver of his or her



3202 intent to sign and verify such application before 3203 signing the application; amending s. 322.143, F.S.; 3204 revising the definition of the term "swipe"; amending 3205 s. 322.15, F.S.; conforming a provision to changes 3206 made by the act; amending s. 322.38, F.S.; revising 3207 requirements for renting a motor vehicle to another 3208 person; amending s. 322.61, F.S.; conforming a cross-3209 reference; amending s. 324.021, F.S.; conforming 3210 provisions to changes made by the act; amending s. 3211 324.031, F.S.; authorizing the owner or operator of a 3212 taxicab, limousine, jitney, or any other for-hire 3213 passenger transportation vehicle to prove financial 3214 responsibility by providing satisfactory evidence of 3215 holding a motor vehicle liability policy that is 3216 provided by an insurer that is authorized to do 3217 business in this state and is a member of the Florida 3218 Insurance Guaranty Association or an eligible 3219 nonadmitted insurer that has a certain financial 3220 strength rating by a rating agency acceptable to the Office of Insurance Regulation of the Financial 3221 3222 Services Commission; amending s. 324.032, F.S.; 3223 decreasing the minimum amount of taxicabs, limousines, 3224 jitneys, or any other for-hire passenger 3225 transportation vehicles that an owner or a lessee 3226 operates in order to be able to provide financial 3227 responsibility by complying with specified provisions, 3228 subject to certain requirements; amending s. 339.175, 3229 F.S.; providing voting membership requirements for 3230 certain metropolitan planning organizations designated



3231 on or after a specified date; revising provisions 3232 relating to the reapportionment of members; requiring 3233 metropolitan planning organizations to comply with 3234 certain provisions by a specified date; amending s. 3235 328.80, F.S.; authorizing the department to issue an 3236 electronic certificate of registration for a vessel, 3237 to collect electronic mail addresses, and to use 3238 electronic mail for certain purposes; amending s. 3239 328.48, F.S.; authorizing a vessel operator to present 3240 such electronic certificate for inspection under 3241 certain circumstances; providing construction; 3242 providing that the person presenting the device 3243 assumes the liability for any resulting damage to the 3244 device; amending s. 338.166, F.S.; establishing toll 3245 amounts charged on segments of an express lane when 3246 the average travel speed falls below a certain speed; 3247 defining the term "segment"; amending s. 338.2216, 3248 F.S.; revising requirements for variable pricing in 3249 certain express lanes; defining the term "segment"; 3250 deleting provisions relating to toll amounts to be 3251 charged after a certain date; creating s. 334.352, 3252 F.S.; prohibiting a local governmental entity from 3253 preventing motor vehicle access to a transportation 3254 facility or transportation corridor under certain 3255 circumstances; providing applicability; amending s. 3256 338.222, F.S.; revising provisions relating to 3257 contracting and negotiation between the Department of 3258 Transportation and local governmental entities for acquisition, construction, or operation of turnpike 3259

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3260 projects; requiring any contract for the transfer, 3261 purchase, sale, acquisition, or other conveyance of 32.62 the ownership, operation, or maintenance of a turnpike 3263 project to a local governmental entity to be 3264 specifically approved by the Legislature; amending s. 655.960, F.S.; conforming a cross-reference; amending 3265 3266 s. 812.014, F.S.; providing a criminal penalty for an 3267 offender committing grand theft who uses a device to 3268 interfere with a global positioning or similar system; 3269 requiring the Department of Highway Safety and Motor 3270 Vehicles to review the registration period of certain 3271 heavy trucks; requiring a report to the Governor and 3272 Legislature; providing review requirements; requiring 3273 the Florida Transportation Commission to review all 3274 sources of revenue for transportation infrastructure 3275 and maintenance projects and prepare a report to the 3276 Governor and the Legislature when the commission 3277 determines that electric and hybrid vehicles make up a 3278 certain percentage or more of the total number of 3279 vehicles registered in this state; authorizing the 3280 commission, in consultation with the Department of 3281 Highway Safety and Motor Vehicles, to use certain 3282 commercially available data; providing minimum 3283 reporting requirements; requiring the commission, in 3284 consultation with the Division of Emergency 3285 Management, to make an assessment of transportation 3286 infrastructure with respect to emergency evacuations 3287 and electric vehicles; specifying requirements for the 3288 report; requiring the report to be submitted to the

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3289 Governor and the Legislature no later than a certain 3290 date; authorizing the commission to undertake and 3291 complete the review before the specified percentage 3292 threshold is reached, under certain circumstances; 3293 providing effective dates.

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