

1                   A bill to be entitled  
2           An act relating to transportation credentials;  
3           amending s. 320.06, F.S.; providing an exception to  
4           the design of dealer license plates; amending s.  
5           320.0657, F.S.; providing an exception to the design  
6           of fleet license plates; authorizing fleet companies  
7           to purchase specialty license plates in lieu of  
8           standard fleet license plates; requiring fleet  
9           companies to be responsible for certain costs;  
10          amending s. 320.08, F.S.; authorizing dealers to  
11          purchase specialty license plates in lieu of standard  
12          graphic dealer license plates; requiring dealers to be  
13          responsible for certain costs; amending s. 320.08053,  
14          F.S.; revising presale requirements for issuance of a  
15          specialty license plate; amending s. 320.08056, F.S.;  
16          allowing the Department of Highway Safety and Motor  
17          Vehicles to authorize dealer and fleet specialty  
18          license plates; providing requirements for such  
19          plates; deleting certain specialty license plates;  
20          establishing an annual use fee for certain specialty  
21          license plates; revising provisions for discontinuing  
22          issuance of a specialty license plate; revising  
23          applicability; prohibiting use fees received by any  
24          entity from being used for certain purposes; requiring  
25          certain organizations to establish endowments based in

26 | this state for providing scholarships to Florida  
27 | residents and to provide documentation of consent to  
28 | use certain images; amending s. 320.08058, F.S.;  
29 | revising the design of certain specialty license  
30 | plates; deleting certain specialty license plates;  
31 | revising the distribution of annual use fees for  
32 | certain specialty license plates; directing the  
33 | department to develop certain specialty license  
34 | plates; providing for distribution and use of fees  
35 | collected from the sale of the plates; amending s.  
36 | 320.08062, F.S.; directing the department to audit  
37 | certain organizations that receive funds from the sale  
38 | of specialty license plates; amending s. 320.08068,  
39 | F.S.; requiring distribution of a specified percentage  
40 | of motorcycle specialty license plate annual use fees  
41 | to Preserve Vision Florida; creating s. 320.0875,  
42 | F.S.; providing for a special motorcycle license plate  
43 | to be issued to a recipient of the Purple Heart;  
44 | providing requirements for the plate; amending s.  
45 | 320.089, F.S.; providing for a special license plate  
46 | to be issued to a recipient of the Bronze Star;  
47 | amending s. 322.01, F.S.; providing definitions;  
48 | amending s. 322.032, F.S.; directing the department to  
49 | implement protocols for issuing an optional electronic  
50 | credential and procure a related technology solution,

51 subject to certain requirements; providing  
52 requirements for qualified entities; requiring the  
53 department to maintain certain protocols and national  
54 standards; requiring the department to timely review  
55 and approve all electronic credential provider  
56 requests for authorized access to certain interfaces  
57 that meet the department's requirements; providing  
58 requirements for an electronic credential provider and  
59 the electronic credential and verification solution;  
60 requiring the department to procure electronic  
61 credential providers and a credential service  
62 provider; requiring the department to enter into  
63 specified agreements with electronic credential  
64 providers; requiring a report to the Legislature and  
65 the Governor; requiring that an electronic credential  
66 be in a format that allows certain entities to verify  
67 the authenticity of such electronic credential and to  
68 validate certain privileges; providing that presenting  
69 an electronic device displaying an electronic  
70 credential does not constitute consent for a law  
71 enforcement officer to access any other information on  
72 such device; providing for the assumption of  
73 liability; amending s. 322.059, F.S.; conforming a  
74 provision to changes made by the act; amending s.  
75 322.143, F.S.; revising a definition; amending s.

76 322.15, F.S.; conforming a provision to changes made  
77 by the act; amending s. 322.61, F.S.; conforming a  
78 cross-reference; providing effective dates.  
79

80 Be It Enacted by the Legislature of the State of Florida:  
81

82 Section 1. Paragraph (a) of subsection (3) of section  
83 320.06, Florida Statutes, is amended to read:

84 320.06 Registration certificates, license plates, and  
85 validation stickers generally.—

86 (3) (a) Registration license plates must be made of metal  
87 specially treated with a retroreflection material, as specified  
88 by the department. The registration license plate is designed to  
89 increase nighttime visibility and legibility and must be at  
90 least 6 inches wide and not less than 12 inches in length,  
91 unless a plate with reduced dimensions is deemed necessary by  
92 the department to accommodate motorcycles, mopeds, or similar  
93 smaller vehicles. Validation stickers must also be treated with  
94 a retroreflection material, must be of such size as specified by  
95 the department, and must adhere to the license plate. The  
96 registration license plate must be imprinted with a combination  
97 of bold letters and numerals or numerals, not to exceed seven  
98 digits, to identify the registration license plate number. The  
99 license plate must be imprinted with the word "Florida" at the  
100 top and the name of the county in which it is sold, the state

101 motto, or the words "Sunshine State" at the bottom. Apportioned  
102 license plates must have the word "Apportioned" at the bottom  
103 and license plates issued for vehicles taxed under s.  
104 320.08(3)(d), (4)(m) or (n), (5)(b) or (c), or (14) must have  
105 the word "Restricted" at the bottom. License plates issued for  
106 vehicles taxed under s. 320.08(12) must be imprinted with the  
107 word "Florida" at the top and the word "Dealer" at the bottom  
108 unless the license plate is a specialty license plate as  
109 authorized in s. 320.08056. Manufacturer license plates issued  
110 for vehicles taxed under s. 320.08(12) must be imprinted with  
111 the word "Florida" at the top and the word "Manufacturer" at the  
112 bottom. License plates issued for vehicles taxed under s.  
113 320.08(5)(d) or (e) must be imprinted with the word "Wrecker" at  
114 the bottom. Any county may, upon majority vote of the county  
115 commission, elect to have the county name removed from the  
116 license plates sold in that county. The state motto or the words  
117 "Sunshine State" shall be printed in lieu thereof. A license  
118 plate issued for a vehicle taxed under s. 320.08(6) may not be  
119 assigned a registration license number, or be issued with any  
120 other distinctive character or designation, that distinguishes  
121 the motor vehicle as a for-hire motor vehicle.

122 Section 2. Paragraph (b) of subsection (2) of section  
123 320.0657, Florida Statutes, is amended to read:

124 320.0657 Permanent registration; fleet license plates.—

125 (2)

126 (b) The plates, which shall be of a distinctive color,  
127 shall have the word "Fleet" appearing at the bottom and the word  
128 "Florida" appearing at the top unless the license plate is a  
129 specialty license plate as authorized in s. 320.08056. The  
130 plates shall conform in all respects to the provisions of this  
131 chapter, except as specified herein. For additional fees as set  
132 forth in s. 320.08056, fleet companies may purchase specialty  
133 license plates in lieu of the standard fleet license plates.  
134 Fleet companies shall be responsible for all costs associated  
135 with the specialty license plate, including all annual use fees,  
136 processing fees, fees associated with switching license plate  
137 types, and any other applicable fees.

138 Section 3. Subsection (12) of section 320.08, Florida  
139 Statutes, is amended to read:

140 320.08 License taxes.—Except as otherwise provided herein,  
141 there are hereby levied and imposed annual license taxes for the  
142 operation of motor vehicles, mopeds, motorized bicycles as  
143 defined in s. 316.003(4), tri-vehicles as defined in s. 316.003,  
144 and mobile homes as defined in s. 320.01, which shall be paid to  
145 and collected by the department or its agent upon the  
146 registration or renewal of registration of the following:

147 (12) DEALER AND MANUFACTURER LICENSE PLATES.—A franchised  
148 motor vehicle dealer, independent motor vehicle dealer, marine  
149 boat trailer dealer, or mobile home dealer and manufacturer  
150 license plate: \$17 flat, of which \$4.50 shall be deposited into

151 the General Revenue Fund. For additional fees as set forth in s.  
 152 320.08056, dealers may purchase specialty license plates in lieu  
 153 of the standard graphic dealer license plates. Dealers shall be  
 154 responsible for all costs associated with the specialty license  
 155 plate, including all annual use fees, processing fees, fees  
 156 associated with switching license plate types, and any other  
 157 applicable fees.

158 Section 4. Section 320.08053, Florida Statutes, is amended  
 159 to read:

160 320.08053 Establishment of ~~Requirements for requests to~~  
 161 ~~establish~~ specialty license plates.-

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

168 (2) (a) Within 120 days after ~~following~~ the specialty  
 169 license plate becomes ~~becoming~~ law, the department shall  
 170 establish a method to issue a specialty license plate voucher to  
 171 allow for the presale of the specialty license plate. The  
 172 processing fee as prescribed in s. 320.08056, the service charge  
 173 and branch fee as prescribed in s. 320.04, and the annual use  
 174 fee as prescribed in s. 320.08056 shall be charged for the  
 175 voucher. All other applicable fees shall be charged at the time

176 of issuance of the license plates.

177 (b) Within 24 months after the presale specialty license  
178 plate voucher is established, the approved specialty license  
179 plate organization must record with the department a minimum of  
180 3,000 ~~1,000~~ voucher sales, or in the case of an out-of-state  
181 college or university license plate, 4,000 voucher sales, before  
182 manufacture of the license plate may commence. If, at the  
183 conclusion of the 24-month presale period, the minimum sales  
184 requirement has ~~requirements have~~ not been met, the specialty  
185 plate is deauthorized and the department shall discontinue  
186 development of the plate and discontinue issuance of the presale  
187 vouchers. Upon deauthorization of the license plate, a purchaser  
188 of the license plate voucher may use the annual use fee  
189 collected as a credit towards any other specialty license plate  
190 or apply for a refund on a form prescribed by the department.

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

201        (b) If the Legislature has approved 125 or more specialty  
202 license plates, the department may not make any new specialty  
203 license plates available for design or issuance until a  
204 sufficient number of plates are discontinued pursuant to s.  
205 320.08056(8) such that the number of plates being issued does  
206 not exceed 125. Notwithstanding s. 320.08056(8) (a), the 125-  
207 license-plate limit includes license plates above the minimum  
208 sales threshold and those exempt from that threshold.

209        Section 5. Subsection (2) of section 320.08056, Florida  
210 Statutes, is amended, paragraphs (ff) through (ddd), (fff)  
211 through (ppp), and (sss) through (eeee) of subsection (4) are  
212 redesignated as paragraphs (ee) through (ccc), (ddd) through  
213 (nnn), and (ooo) through (aaaa), respectively, present  
214 paragraphs (ee), (eee), (qqq), and (rrr) of that subsection are  
215 amended, new paragraphs (bbbb) through (oooo) are added to that  
216 subsection, paragraphs (c) through (f) are added to subsection  
217 (8), paragraph (a) of subsection (10) and subsection (11) are  
218 amended, subsection (12) is renumbered as subsection (13), and a  
219 new subsection (12) is added to that section, to read:

220        320.08056 Specialty license plates.—

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

226 | the appropriate license tax and fees.

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

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

237 |       (4) The following license plate annual use fees shall be  
 238 | collected for the appropriate specialty license plates:

- 239 |       ~~(cc) American Red Cross license plate, \$25.~~
- 240 |       ~~(ccc) Donate Organs Pass It On license plate, \$25.~~
- 241 |       ~~(qqq) St. Johns River license plate, \$25.~~
- 242 |       ~~(rrr) Hispanic Achievers license plate, \$25.~~
- 243 |       (bbbb) Beat Childhood Cancer license plate, \$25.
- 244 |       (cccc) Auburn University license plate, \$50.
- 245 |       (dddd) Ducks Unlimited license plate, \$25.
- 246 |       (eeee) Donate Life Florida license plate, \$25.
- 247 |       (ffff) Florida State Beekeepers Association license plate,  
 248 | \$25.
- 249 |       (gggg) Rotary license plate, \$25.
- 250 |       (hhhh) Florida Bay Forever license plate, \$25.

251 (iiii) Bonfish and Tarpon Trust license plate, \$25.  
252 (jjjj) Medical Professionals Who Care license plate, \$25.  
253 (kkkk) University of Georgia license plate, \$50.  
254 (llll) Highwaymen license plate, \$25.  
255 (mmmm) Dan Marino Campus license plate, \$25.  
256 (nnnn) Orlando City Soccer Club license plate, \$25.  
257 (oooo) Coastal Conservation Association license plate,  
258 \$25.  
259 (8)  
260 (c) A vehicle owner or lessee issued a specialty license  
261 plate that has been discontinued by the department may keep the  
262 discontinued specialty license plate for the remainder of the  
263 10-year license plate replacement period and must pay all other  
264 applicable registration fees. However, such owner or lessee is  
265 exempt from paying the applicable specialty license plate fee  
266 under subsection (4) for the remainder of the 10-year license  
267 plate replacement period.  
268 (d) If the department discontinues issuance of a specialty  
269 license plate, all annual use fees held or collected by the  
270 department shall be distributed within 180 days after the date  
271 the specialty license plate is discontinued. Of those fees, the  
272 department shall retain an amount sufficient to defray the  
273 applicable administrative and inventory closeout costs  
274 associated with discontinuance of the plate. The remaining funds  
275 shall be distributed to the appropriate organization or

276 organizations pursuant to s. 320.08058.

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

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

289 (10) (a) A specialty license plate annual use fee collected  
 290 and distributed under this chapter, or any interest earned from  
 291 those fees, may not be used for commercial or for-profit  
 292 activities nor for general or administrative expenses, except as  
 293 authorized by s. 320.08058 or to pay the cost of the audit or  
 294 report required by s. 320.08062(1). The fees and any interest  
 295 earned from the fees may be expended only for use in this state  
 296 unless the annual use fee is derived from the sale of United  
 297 States Armed Forces and veterans-related specialty license  
 298 plates pursuant to paragraphs (4) (d), (bb), (kk), (iii), and  
 299 (uuu) ~~(ll), (kkk), and (yyy)~~ and s. 320.0891 or out-of-state  
 300 college or university license plates pursuant to paragraphs

301 (4) (cccc) and (kkkk).

302 (11) The annual use fee from the sale of specialty license  
 303 plates, the interest earned from those fees, or any fees  
 304 received by any entity ~~an agency~~ as a result of the sale of  
 305 specialty license plates may not be used for the purpose of  
 306 marketing to, or lobbying, entertaining, or rewarding, an  
 307 employee of a governmental agency that is responsible for the  
 308 sale and distribution of specialty license plates, or an elected  
 309 member or employee of the Legislature.

310 (12) For out-of-state college or university license plates  
 311 created pursuant to this section, the recipient organization  
 312 shall:

313 (a) Have established an endowment, based in this state,  
 314 for the purpose of providing scholarships to Florida residents  
 315 meeting the requirements of this chapter.

316 (b) Provide documentation to the department that the  
 317 organization and the department have the college's or  
 318 university's consent to use an appropriate image on a license  
 319 plate.

320 Section 6. Effective July 1, 2022, paragraph (a) of  
 321 subsection (8) of section 320.08056, Florida Statutes, is  
 322 amended to read:

323 320.08056 Specialty license plates.—

324 (8) (a) The department must discontinue the issuance of an  
 325 approved specialty license plate if the number of valid

326 specialty plate registrations falls below 3,000, or in the case  
327 of an out-of-state college or university license plate, 4,000,  
328 ~~1,000 plates~~ for at least 12 consecutive months. A warning  
329 letter shall be mailed to the sponsoring organization following  
330 the first month in which the total number of valid specialty  
331 plate registrations is below 3,000, or in the case of an out-of-  
332 state college or university license plate, 4,000, 1,000 plates.  
333 This paragraph does not apply to in-state collegiate license  
334 plates established under s. 320.08058(3), license plates of  
335 institutions in and entities of the State University System,  
336 specialty license plates that have statutory eligibility  
337 limitations for purchase, specialty license plates for which  
338 annual use fees are distributed by a foundation for student and  
339 teacher leadership programs and teacher recruitment and  
340 retention, or Florida Professional Sports Team license plates  
341 established under s. 320.08058(9).

342 Section 7. Subsections (32) through (56), (58) through  
343 (68), and (71) through (83) of section 320.08058, Florida  
344 Statutes, are renumbered as subsections (31) through (55), (56)  
345 through (66), and (67) through (79), respectively, paragraph (a)  
346 of subsection (7), present subsections (31), (48), (57), (65),  
347 (66), (69), and (70), and paragraph (b) of present subsection  
348 (80) are amended, and new subsections (80) through (93) are  
349 added to that section, to read:

350 320.08058 Specialty license plates.—

351 (7) SPECIAL OLYMPICS FLORIDA LICENSE PLATES.—

352 (a) Special Olympics Florida license plates must contain  
353 the official Special Olympics Florida logo and must bear the  
354 colors and a design and colors that are approved by the  
355 department. The word "Florida" must be centered at the top  
356 ~~bottom~~ of the plate, and the words "Be a Fan" "~~Everyone Wins~~"  
357 must be centered at the bottom ~~top~~ of the plate.

358 ~~(31) AMERICAN RED CROSS LICENSE PLATES.—~~

359 ~~(a) Notwithstanding the provisions of s. 320.08053, the~~  
360 ~~department shall develop an American Red Cross license plate as~~  
361 ~~provided in this section. The word "Florida" must appear at the~~  
362 ~~top of the plate, and the words "American Red Cross" must appear~~  
363 ~~at the bottom of the plate.~~

364 ~~(b) The department shall retain all revenues from the sale~~  
365 ~~of such plates until all startup costs for developing and~~  
366 ~~issuing the plates have been recovered. Thereafter, 50 percent~~  
367 ~~of the annual use fees shall be distributed to the American Red~~  
368 ~~Cross Chapter of Central Florida, with statistics on sales of~~  
369 ~~license plates, which are tabulated by county. The American Red~~  
370 ~~Cross Chapter of Central Florida must distribute to each of the~~  
371 ~~chapters in this state the moneys received from sales in the~~  
372 ~~counties covered by the respective chapters, which moneys must~~  
373 ~~be used for education and disaster relief in Florida. Fifty~~  
374 ~~percent of the annual use fees shall be distributed~~  
375 ~~proportionately to the three statewide approved poison control~~

376 ~~centers for purposes of combating bioterrorism and other poison-~~  
377 ~~related purposes.~~

378 ~~(47)-(48)~~ LIVE THE DREAM LICENSE PLATES.-

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

384 (b) The proceeds of the annual use fee shall be  
385 distributed to the Dream Foundation, Inc., to ~~The Dream~~  
386 ~~Foundation, Inc., shall retain the first \$60,000 in proceeds~~  
387 ~~from the annual use fees as reimbursement for administrative~~  
388 ~~costs, startup costs, and costs incurred in the approval~~  
389 ~~process. Thereafter, up to 25 percent shall be used for~~  
390 ~~continuing promotion and marketing of the license plate and~~  
391 ~~concept. The remaining funds shall be used in the following~~  
392 manner:

393 1. Up to 5 percent may be used to administer, promote, and  
394 market the license plate.

395 ~~2.1.~~ At least 30 ~~Twenty-five~~ percent shall be distributed  
396 equally among the sickle cell organizations that are Florida  
397 members of the Sickle Cell Disease Association of America, Inc.,  
398 for programs that provide research, care, and treatment for  
399 sickle cell disease.

400 ~~3.2.~~ At least 30 ~~Twenty-five~~ percent shall be distributed

401 to the Florida chapter of the March of Dimes for programs and  
 402 services that improve the health of babies through the  
 403 prevention of birth defects and infant mortality.

404 4.3. At least 15 ~~Ten~~ percent shall be distributed to the  
 405 Florida Association of Healthy Start Coalitions to decrease  
 406 racial disparity in infant mortality and to increase healthy  
 407 birth outcomes. Funding will be used by local Healthy Start  
 408 Coalitions to provide services and increase screening rates for  
 409 high-risk pregnant women, children under 4 years of age, and  
 410 women of childbearing age.

411 5.4. At least 15 ~~Ten~~ percent shall be distributed to  
 412 Chapman ~~the Community Partnership for Homeless, Inc.,~~ for  
 413 programs that provide relief from poverty, hunger, and  
 414 homelessness.

415 6. Up to 5 percent may be distributed by the department on  
 416 behalf of The Dream Foundation, Inc., to The Martin Luther King,  
 417 Jr. Center for Nonviolent Social Change, Inc., as a royalty for  
 418 the use of the image of Dr. Martin Luther King, Jr.

419 ~~5. Five percent of the proceeds shall be used by the~~  
 420 ~~foundation for administrative costs directly associated with~~  
 421 ~~operations as they relate to the management and distribution of~~  
 422 ~~the proceeds.~~

423 ~~(57) DONATE ORGANS PASS IT ON LICENSE PLATES.~~

424 ~~(a) The department shall develop a Donate Organs Pass It~~  
 425 ~~On license plate as provided in this section. The word "Florida"~~

426 ~~must appear at the top of the plate, and the words "Donate~~  
427 ~~Organs Pass It On" must appear at the bottom of the plate.~~

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

437 (63) ~~(65)~~ LIGHTHOUSE ASSOCIATION LICENSE PLATES.—

438 (a) The department shall develop a Lighthouse Association  
439 license plate as provided in this section. The word "Florida"  
440 must appear at the top of the plate, and the words  
441 "SaveOurLighthouses.org ~~Visit Our Lights~~" must appear at the  
442 bottom of the plate.

443 (b) The annual use fees shall be distributed to the  
444 Florida Lighthouse Association, Inc., which may use a maximum of  
445 10 percent of the proceeds to promote and market the plates. The  
446 remaining proceeds shall be used by the association to fund the  
447 preservation, restoration, and protection of the 29 historic  
448 lighthouses remaining in the state.

449 (64) ~~(66)~~ IN GOD WE TRUST LICENSE PLATES.—

450 (a) The department shall develop an In God We Trust

451 license plate as provided in this section. However, the  
452 requirements of s. 320.08053 must be met before the plates are  
453 issued. In God We Trust license plates must bear the colors and  
454 design approved by the department. The word "Florida" must  
455 appear at the top of the plate, and the words "In God We Trust"  
456 must appear in the body of the plate.

457 (b) The license plate annual use fees shall be distributed  
458 to the In God We Trust Foundation, Inc., which may use up to 10  
459 percent of the proceeds to offset marketing, administration, and  
460 promotion, and the balance of the fees to address the needs of  
461 the military community and the public safety community; provide  
462 educational grants and scholarships to foster self-reliance and  
463 stability in Florida's children; and provide education in ~~to~~  
464 ~~fund educational scholarships for the children of Florida~~  
465 ~~residents who are members of the United States Armed Forces, the~~  
466 ~~National Guard, and the United States Armed Forces Reserve and~~  
467 ~~for the children of public safety employees who have died in the~~  
468 ~~line of duty who are not covered by existing state law. Funds~~  
469 ~~shall also be distributed to other s. 501(c)(3) organizations~~  
470 ~~that may apply for grants and scholarships and to provide~~  
471 ~~educational grants to~~ public and private schools regarding ~~to~~  
472 promote the historical and religious significance of religion in  
473 American and Florida history. ~~The In God We Trust Foundation,~~  
474 ~~Inc., shall distribute the license plate annual use fees in the~~  
475 ~~following manner:~~

476 ~~1. The In God We Trust Foundation, Inc., shall retain all~~  
477 ~~revenues from the sale of such plates until all startup costs~~  
478 ~~for developing and establishing the plate have been recovered.~~

479 ~~2. Ten percent of the funds received by the In God We~~  
480 ~~Trust Foundation, Inc., shall be expended for administrative~~  
481 ~~costs, promotion, and marketing of the license plate directly~~  
482 ~~associated with the operations of the In God We Trust~~  
483 ~~Foundation, Inc.~~

484 ~~3. All remaining funds shall be expended by the In God We~~  
485 ~~Trust Foundation, Inc., for programs.~~

486 ~~(69) ST. JOHNS RIVER LICENSE PLATES.—~~

487 ~~(a) The department shall develop a St. Johns River license~~  
488 ~~plate as provided in this section. The St. Johns River license~~  
489 ~~plates must bear the colors and design approved by the~~  
490 ~~department. The word "Florida" must appear at the top of the~~  
491 ~~plate, and the words "St. Johns River" must appear at the bottom~~  
492 ~~of the plate.~~

493 ~~(b) The requirements of s. 320.08053 must be met prior to~~  
494 ~~the issuance of the plate. Thereafter, the license plate annual~~  
495 ~~use fees shall be distributed to the St. Johns River Alliance,~~  
496 ~~Inc., a s. 501(c)(3) nonprofit organization, which shall~~  
497 ~~administer the fees as follows:~~

498 ~~1. The St. Johns River Alliance, Inc., shall retain the~~  
499 ~~first \$60,000 of the annual use fees as direct reimbursement for~~  
500 ~~administrative costs, startup costs, and costs incurred in the~~

501 ~~development and approval process. Thereafter, up to 10 percent~~  
502 ~~of the annual use fee revenue may be used for administrative~~  
503 ~~costs directly associated with education programs, conservation,~~  
504 ~~research, and grant administration of the organization, and up~~  
505 ~~to 10 percent may be used for promotion and marketing of the~~  
506 ~~specialty license plate.~~

507 ~~2. At least 30 percent of the fees shall be available for~~  
508 ~~competitive grants for targeted community-based or county-based~~  
509 ~~research or projects for which state funding is limited or not~~  
510 ~~currently available. The remaining 50 percent shall be directed~~  
511 ~~toward community outreach and access programs. The competitive~~  
512 ~~grants shall be administered and approved by the board of~~  
513 ~~directors of the St. Johns River Alliance, Inc. A grant advisory~~  
514 ~~committee shall be composed of six members chosen by the St.~~  
515 ~~Johns River Alliance board members.~~

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

521 ~~(70) HISPANIC ACHIEVERS LICENSE PLATES.~~

522 ~~(a) Notwithstanding the requirements of s. 320.08053, the~~  
523 ~~department shall develop a Hispanic Achievers license plate as~~  
524 ~~provided in this section. The plate must bear the colors and~~  
525 ~~design approved by the department. The word "Florida" must~~

526 ~~appear at the top of the plate, and the words "Hispanic~~  
527 ~~Achievers" must appear at the bottom of the plate.~~

528 ~~(b) The proceeds from the license plate annual use fee~~  
529 ~~shall be distributed to National Hispanic Corporate Achievers,~~  
530 ~~Inc., a nonprofit corporation under s. 501(c)(3) of the Internal~~  
531 ~~Revenue Code, to fund grants to nonprofit organizations to~~  
532 ~~operate programs and provide scholarships and for marketing the~~  
533 ~~Hispanic Achievers license plate. National Hispanic Corporate~~  
534 ~~Achievers, Inc., shall establish a Hispanic Achievers Grant~~  
535 ~~Council that shall provide recommendations for statewide grants~~  
536 ~~from available Hispanic Achievers license plate proceeds to~~  
537 ~~nonprofit organizations for programs and scholarships for~~  
538 ~~Hispanic and minority Floridians. National Hispanic Corporate~~  
539 ~~Achievers, Inc., shall also establish a Hispanic Achievers~~  
540 ~~License Plate Fund. Moneys in the fund shall be used by the~~  
541 ~~grant council as provided in this paragraph. All funds received~~  
542 ~~under this subsection must be used in this state.~~

543 ~~(c) National Hispanic Corporate Achievers, Inc., may~~  
544 ~~retain all proceeds from the annual use fee until documented~~  
545 ~~startup costs for developing and establishing the plate have~~  
546 ~~been recovered. Thereafter, the proceeds from the annual use fee~~  
547 ~~shall be used as follows:~~

548 ~~1. Up to 5 percent of the proceeds may be used for the~~  
549 ~~cost of administration of the Hispanic Achievers License Plate~~  
550 ~~Fund, the Hispanic Achievers Grant Council, and related matters.~~

551 ~~2. Funds may be used as necessary for annual audit or~~  
552 ~~compliance affidavit costs.~~

553 ~~3. Up to 20 percent of the proceeds may be used to market~~  
554 ~~and promote the Hispanic Achievers license plate.~~

555 ~~4. Twenty five percent of the proceeds shall be used by~~  
556 ~~the Hispanic Corporate Achievers, Inc., located in Seminole~~  
557 ~~County, for grants.~~

558 ~~5. The remaining proceeds shall be available to the~~  
559 ~~Hispanic Achievers Grant Council to award grants for services,~~  
560 ~~programs, or scholarships for Hispanic and minority individuals~~  
561 ~~and organizations throughout Florida. All grant recipients must~~  
562 ~~provide to the Hispanic Achievers Grant Council an annual~~  
563 ~~program and financial report regarding the use of grant funds.~~  
564 ~~Such reports must be available to the public.~~

565 ~~(d) Effective July 1, 2014, the Hispanic Achievers license~~  
566 ~~plate will shift into the presale voucher phase, as provided in~~  
567 ~~s. 320.08053(2)(b). National Hispanic Corporate Achievers, Inc.,~~  
568 ~~shall have 24 months to record a minimum of 1,000 sales. Sales~~  
569 ~~include existing active plates and vouchers sold subsequent to~~  
570 ~~July 1, 2014. During the voucher period, new plates may not be~~  
571 ~~issued, but existing plates may be renewed. If, at the~~  
572 ~~conclusion of the 24-month presale period, the requirement of a~~  
573 ~~minimum of 1,000 sales has been met, the department shall resume~~  
574 ~~normal distribution of the Hispanic Achievers license plate. If,~~  
575 ~~after 24 months, the minimum of 1,000 sales has not been met,~~

576 ~~the department shall discontinue the Hispanic Achievers license~~  
 577 ~~plate. This subsection is repealed June 30, 2016.~~

578 (76)-(80) FALLEN LAW ENFORCEMENT OFFICERS LICENSE PLATES.-

579 (b) The annual use fees shall be distributed to the Police  
 580 and Kids Foundation, Inc., which may use up to a maximum of 10  
 581 percent of the proceeds for marketing to promote and market the  
 582 plate. All remaining ~~The remainder of the~~ proceeds shall be  
 583 distributed to and used by the Police and Kids Foundation, Inc.,  
 584 for its operations, activities, programs, and projects to invest  
 585 and reinvest, and the interest earnings shall be used for the  
 586 operation of the Police and Kids Foundation, Inc.

587 (80) BEAT CHILDHOOD CANCER LICENSE PLATES.-

588 (a) The department shall develop a Beat Childhood Cancer  
 589 license plate as provided in this section and s. 320.08053. The  
 590 plate must bear the colors and design approved by the  
 591 department. The word "Florida" must appear at the top of the  
 592 plate, and the words "Beat Childhood Cancer" must appear at the  
 593 bottom of the plate.

594 (b) The annual use fees from the sale of the plate shall  
 595 be distributed as follows:

- 596 1. Eighty percent shall be distributed to Beat Nb, Inc.,  
 597 which may use up to 10 percent of the proceeds for  
 598 administrative costs directly associated with the operation of  
 599 the corporation and for marketing and promoting the plate. The  
 600 remaining proceeds shall be used by the corporation to fund

601 pediatric cancer treatment and research.

602 2. Twenty percent shall be distributed to No Kid Should  
603 Know Cancer, Inc., a nonprofit corporation under s. 501(c)(3) of  
604 the Internal Revenue Code, which may use up to 5 percent of the  
605 proceeds for administrative costs and for the marketing of the  
606 plate. The balance of the fees shall be used by No Kid Should  
607 Know Cancer, Inc., to:

608 a. Support families who have a child recently diagnosed  
609 with cancer;

610 b. Hold events that raise awareness about childhood  
611 cancer; and

612 c. Support clinical trials that work to provide better  
613 treatment plans for children diagnosed with cancer and,  
614 ultimately, a better prognosis.

615 (81) AUBURN UNIVERSITY LICENSE PLATES.—

616 (a) The department shall develop an Auburn University  
617 license plate as provided in this section and s. 320.08053. The  
618 plate must bear the colors and design approved by the  
619 department. The word "Florida" must appear at the top of the  
620 plate, and the words "War Eagle" must appear at the bottom of  
621 the plate.

622 (b) The annual use fees from the sale of the plate shall  
623 be distributed to the Tampa Bay Auburn Club, which must use the  
624 moneys for the purpose of awarding scholarships to Florida  
625 residents attending Auburn University. Students receiving these

626 scholarships must be eligible for the Florida Bright Futures  
627 Scholarship Program pursuant to s. 1009.531 and shall use the  
628 scholarship funds for tuition and other expenses related to  
629 attending Auburn University.

630 (82) DUCKS UNLIMITED LICENSE PLATES.-

631 (a) The department shall develop a Ducks Unlimited license  
632 plate as provided in this section and s. 320.08053. The plate  
633 must bear the colors and design approved by the department. The  
634 word "Florida" must appear at the top of the plate, and the  
635 words "Conserving Florida Wetlands" must appear at the bottom of  
636 the plate.

637 (b) The annual use fees from the sale of the plate shall  
638 be distributed to Ducks Unlimited, Inc., a nonprofit corporation  
639 under s. 501(c) (3) of the Internal Revenue Code, to be used as  
640 follows:

641 1. Up to 5 percent may be used for administrative costs  
642 and marketing of the plate.

643 2. At least 95 percent shall be used in this state to  
644 support the mission and efforts of Ducks Unlimited, Inc., to  
645 conserve, restore, and manage Florida wetlands and associated  
646 habitats for the benefit of waterfowl, other wildlife, and  
647 people.

648 (83) DONATE LIFE FLORIDA LICENSE PLATES.-

649 (a) The department shall develop a Donate Life Florida  
650 license plate as provided in this section and s. 320.08053. The

651 plate must bear the colors and design approved by the  
652 department. The word "Florida" must appear at the top of the  
653 plate, and the words "Donors Save Lives" must appear at the  
654 bottom of the plate.

655 (b) The annual use fees from the sale of the plate shall  
656 be distributed to Donate Life Florida, which may use up to 10  
657 percent of the proceeds for marketing and administrative costs.  
658 The remaining proceeds of the annual use fees shall be used by  
659 Donate Life Florida to educate Florida residents on the  
660 importance of organ, tissue, and eye donation and for the  
661 continued maintenance of the Joshua Abbott Organ and Tissue  
662 Donor Registry.

663 (84) FLORIDA STATE BEEKEEPERS ASSOCIATION LICENSE PLATES.—

664 (a) The department shall develop a Florida State  
665 Beekeepers Association license plate as provided in this section  
666 and s. 320.08053. The plate must bear the colors and design  
667 approved by the department. The word "Florida" must appear at  
668 the top of the plate, and the words "Save the Bees" must appear  
669 at the bottom of the plate.

670 (b) The annual use fees shall be distributed to the  
671 Florida State Beekeepers Association, a Florida nonprofit  
672 corporation. The Florida State Beekeepers Association may use up  
673 to 10 percent of the annual use fees for administrative,  
674 promotional, and marketing costs of the license plate.

675 (c) The remaining funds shall be distributed to the

676 Florida State Beekeepers Association and shall be used to raise  
677 awareness of the importance of beekeeping to Florida agriculture  
678 by funding honeybee research, education, outreach, and  
679 husbandry. The Florida State Beekeepers Association board of  
680 managers must approve and is accountable for all such  
681 expenditures.

682 (85) ROTARY LICENSE PLATES.—

683 (a) The department shall develop a Rotary license plate as  
684 provided in this section and s. 320.08053. The plate must bear  
685 the colors and design approved by the department. The word  
686 "Florida" must appear at the top of the plate, and the word  
687 "Rotary" must appear on the bottom of the plate. The license  
688 plate must bear the Rotary International wheel emblem.

689 (b) The annual use fees shall be distributed to the  
690 Community Foundation of Tampa Bay, Inc., to be used as follows:

691 1. Up to 10 percent may be used for administrative costs  
692 and for marketing of the plate.

693 2. Ten percent shall be distributed to Rotary's Camp  
694 Florida for direct support to all programs and services provided  
695 to children with special needs who attend the camp.

696 3. The remainder shall be distributed, proportionally  
697 based on sales, to each Rotary district in the state in support  
698 of Rotary youth programs in Florida.

699 (86) FLORIDA BAY FOREVER LICENSE PLATES.—

700 (a) The department shall develop a Florida Bay Forever

701 license plate as provided in this section and s. 320.08053. The  
702 plate must bear the colors and design approved by the  
703 department. The word "Florida" must appear at the top of the  
704 plate, and the words "Florida Bay Forever" must appear at the  
705 bottom of the plate.

706 (b) The annual use fees from the sale of the plate shall  
707 be distributed to the Florida National Park Association, Inc.,  
708 which may use up to 10 percent of the proceeds for  
709 administrative costs and marketing of the plate. The remainder  
710 of the funds shall be used to supplement the Everglades National  
711 Park's budgets and to support educational, interpretive,  
712 historical, and scientific research relating to the Everglades  
713 National Park.

714 (87) BONEFISH AND TARPON TRUST LICENSE PLATES.-

715 (a) The department shall develop a Bonefish and Tarpon  
716 Trust license plate as provided in this section and s.  
717 320.08053. The plate must bear the colors and design approved by  
718 the department. The word "Florida" must appear at the top of the  
719 plate, and the words "Bonefish and Tarpon Trust" must appear at  
720 the bottom of the plate.

721 (b) The annual use fees from the sale of the plate shall  
722 be distributed to the Bonefish and Tarpon Trust, which may use  
723 up to 10 percent of the proceeds to promote and market the  
724 license plate. The remainder of the proceeds shall be used to  
725 conserve and enhance Florida bonefish and tarpon fisheries and

726 their respective environments through stewardship, research,  
727 education, and advocacy.

728 (88) MEDICAL PROFESSIONALS WHO CARE LICENSE PLATES.—

729 (a) The department shall develop a Medical Professionals  
730 Who Care license plate as provided in this section and s.  
731 320.08053. The plate must bear the colors and design approved by  
732 the department. The word "Florida" must appear at the top of the  
733 plate, and the words "Medical Professionals Who Care" must  
734 appear at the bottom of the plate.

735 (b) The annual use fees from the sale of the plate shall  
736 be distributed to Florida Benevolent Group, Inc., a Florida  
737 nonprofit corporation, which may use up to 10 percent of such  
738 fees for administrative costs, marketing, and promotion of the  
739 plate. The remainder of the revenues shall be used by Florida  
740 Benevolent Group, Inc., to assist low-income individuals in  
741 obtaining a medical education and career through scholarships,  
742 support, and guidance.

743 (89) UNIVERSITY OF GEORGIA LICENSE PLATES.—

744 (a) The department shall develop a University of Georgia  
745 license plate as provided in this section and s. 320.08053. The  
746 plate must bear the colors and design approved by the  
747 department. The word "Florida" must appear at the top of the  
748 plate, and the words "The University of Georgia" must appear at  
749 the bottom of the plate.

750 (b) The annual use fees from the sale of the plate shall

751 be distributed to the Georgia Bulldog Club of Jacksonville,  
 752 which must use the moneys for the purpose of awarding  
 753 scholarships to Florida residents attending the University of  
 754 Georgia. Students receiving these scholarships must be eligible  
 755 for the Florida Bright Futures Scholarship Program pursuant to  
 756 s. 1009.531 and shall use the scholarship funds for tuition and  
 757 other expenses related to attending the University of Georgia.

758 (90) HIGHWAYMEN LICENSE PLATES.-

759 (a) The department shall develop a Highwaymen license  
 760 plate as provided in this section and s. 320.08053. The plate  
 761 must bear the colors and design approved by the department. The  
 762 word "Florida" must appear at the top of the plate, and the word  
 763 "Highwaymen" must appear at the bottom of the plate.

764 (b) The annual use fees shall be distributed to the City  
 765 of Fort Pierce, subject to a city resolution designating the  
 766 city as the fiscal agent of the license plate. The city may use  
 767 up to 10 percent of the fees for administrative costs and  
 768 marketing of the plate and shall use the remainder of the fees  
 769 as follows:

770 1. Before completion of construction of the Highwaymen  
 771 Museum and African-American Cultural Center, the city shall  
 772 distribute at least 15 percent to the St. Lucie Education  
 773 Foundation, Inc., to fund art education and art projects in  
 774 public schools within St. Lucie County. The remainder of the  
 775 fees shall be used by the city to fund the construction of the

776 Highwaymen Museum and African-American Cultural Center.

777 2. Upon completion of construction of the Highwaymen  
778 Museum and African-American Cultural Center, the city shall  
779 distribute at least 10 percent to the St. Lucie Education  
780 Foundation, Inc., to fund art education and art projects in  
781 public schools within St. Lucie County. The remainder of the  
782 fees shall be used by the city to fund the day-to-day operations  
783 of the Highwaymen Museum and African-American Cultural Center.

784 (91) DAN MARINO CAMPUS LICENSE PLATES.—

785 (a) The department shall develop a Dan Marino Campus  
786 license plate as provided in this section and s. 320.08053. The  
787 plate must bear the colors and design approved by the  
788 department. The word "Florida" must appear at the top of the  
789 plate, and the words "Marino Campus" must appear at the bottom  
790 of the plate.

791 (b) The annual use fees from the sale of the plate shall  
792 be distributed to the Dan Marino Foundation, a Florida nonprofit  
793 corporation, which may use up to 10 percent of such fees for  
794 administrative costs and marketing of the plate. The balance of  
795 the fees shall be used by the Dan Marino Foundation to assist  
796 Floridians with developmental disabilities in becoming employed,  
797 independent, and productive and to promote and fund education  
798 scholarships and awareness of these services.

799 (92) ORLANDO CITY SOCCER CLUB LICENSE PLATES.—

800 (a) The department shall develop an Orlando City Soccer

801 Club license plate as provided in paragraph (9) (a).

802 (b) The annual use fees from the sale of the plate shall  
803 be distributed and used as provided in paragraph (9) (b).

804 (93) COASTAL CONSERVATION ASSOCIATION LICENSE PLATES.—

805 (a) The department shall develop a Coastal Conservation  
806 Association license plate as provided in this section and s.  
807 320.08053. The plate must bear the colors and design approved by  
808 the department. The word "Florida" must appear at the top of the  
809 plate, and the words "Conserve Florida's Fisheries" must appear  
810 at the bottom of the plate.

811 (b) The annual use fees from the sale of the plate shall  
812 be distributed to Coastal Conservation Association Florida, a  
813 nonprofit corporation under s. 501(c) (3) of the Internal Revenue  
814 Code, to be used as follows:

815 1. Up to 10 percent of the proceeds may be used for  
816 administrative costs.

817 2. Up to 10 percent of the proceeds may be used to promote  
818 and market the plate.

819 3. The remainder of the proceeds shall be used to support  
820 the mission and efforts of Coastal Conservation Association  
821 Florida for habitat enhancement and restoration, saltwater  
822 fisheries conservation, and education; to advise the public on  
823 the conservation of marine resources; and to promote and enhance  
824 the present and future availability of those coastal resources  
825 for the benefit and enjoyment of the general public.

826 Section 8. Section 320.08062, Florida Statutes, is amended  
827 to read:

828 320.08062 Audits and attestations required; annual use  
829 fees of specialty license plates.—

830 (1) (a) All organizations that receive annual use fee  
831 proceeds from the department are responsible for ensuring that  
832 proceeds are used in accordance with ss. 320.08056 and  
833 320.08058.

834 (b) Any organization not subject to audit pursuant to s.  
835 215.97 shall annually attest, under penalties of perjury, that  
836 such proceeds were used in compliance with ss. 320.08056 and  
837 320.08058. The attestation shall be made annually in a form and  
838 format determined by the department. In addition, the department  
839 shall audit any such organization every 3 years to ensure  
840 proceeds have been used in compliance with ss. 320.08056 and  
841 320.08058.

842 (c) Any organization subject to audit pursuant to s.  
843 215.97 shall submit an audit report in accordance with rules  
844 promulgated by the Auditor General. The annual attestation shall  
845 be submitted to the department for review within 9 months after  
846 the end of the organization's fiscal year.

847 (2) (a) Within 120 days after receiving an organization's  
848 audit or attestation, the department shall determine which  
849 recipients of revenues from specialty license plate annual use  
850 fees have not complied with subsection (1). In determining

851 compliance, the department may commission an independent  
852 actuarial consultant, or an independent certified public  
853 accountant, who has expertise in nonprofit and charitable  
854 organizations.

855 (b) The department must discontinue the distribution of  
856 revenues to any organization failing to submit the required  
857 documentation as required in subsection (1), but may resume  
858 distribution of the revenues upon receipt of the required  
859 information.

860 (c) If the department or its designee determines that an  
861 organization has not complied or has failed to use the revenues  
862 in accordance with ss. 320.08056 and 320.08058, the department  
863 must discontinue the distribution of the revenues to the  
864 organization. The department shall notify the organization of  
865 its findings and direct the organization to make the changes  
866 necessary in order to comply with this chapter. If the officers  
867 of the organization sign an affidavit under penalties of perjury  
868 stating that they acknowledge the findings of the department and  
869 attest that they have taken corrective action and that the  
870 organization will submit to a followup review by the department,  
871 the department may resume the distribution of revenues.

872 (d) If an organization fails to comply with the  
873 department's recommendations and corrective actions as outlined  
874 in paragraph (c), the revenue distributions shall be  
875 discontinued until completion of the next regular session of the

876 Legislature. The department shall notify the President of the  
 877 Senate and the Speaker of the House of Representatives by the  
 878 first day of the next regular session of any organization whose  
 879 revenues have been withheld as a result of this paragraph. If  
 880 the Legislature does not provide direction to the organization  
 881 and the department regarding the status of the undistributed  
 882 revenues, the department shall deauthorize the plate and the  
 883 undistributed revenues shall be immediately deposited into the  
 884 Highway Safety Operating Trust Fund.

885 (3) The department or its designee has the authority to  
 886 examine all records pertaining to the use of funds from the sale  
 887 of specialty license plates.

888 Section 9. Paragraph (b) of subsection (4) of section  
 889 320.08068, Florida Statutes, is amended to read:

890 320.08068 Motorcycle specialty license plates.-

891 (4) A license plate annual use fee of \$20 shall be  
 892 collected for each motorcycle specialty license plate. Annual  
 893 use fees shall be distributed as follows:

894 (b) Twenty percent to Preserve Vision ~~Prevent Blindness~~  
 895 Florida.

896 Section 10. Section 320.0875, Florida Statutes, is created  
 897 to read:

898 320.0875 Purple Heart special motorcycle license plate.-

899 (1) Upon application to the department and payment of the  
 900 license tax for the motorcycle as provided in s. 320.08, a

901 resident of the state who owns or leases a motorcycle that is  
902 not used for hire or commercial use shall be issued a Purple  
903 Heart special motorcycle license plate if he or she provides  
904 documentation acceptable to the department that he or she is a  
905 recipient of the Purple Heart medal.

906 (2) The Purple Heart special motorcycle license plate  
907 shall be stamped with the term "Combat-wounded Veteran" followed  
908 by the serial number of the license plate. The Purple Heart  
909 special motorcycle license plate may have the term "Purple  
910 Heart" stamped on the plate and the likeness of the Purple Heart  
911 medal appearing on the plate.

912 Section 11. Paragraph (a) of subsection (1) of section  
913 320.089, Florida Statutes, is amended to read:

914 320.089 Veterans of the United States Armed Forces;  
915 members of National Guard; survivors of Pearl Harbor; Purple  
916 Heart medal recipients; Bronze Star recipients; active or  
917 retired United States Armed Forces reservists; Combat Infantry  
918 Badge, Combat Medical Badge, or Combat Action Badge recipients;  
919 Combat Action Ribbon recipients; Air Force Combat Action Medal  
920 recipients; Distinguished Flying Cross recipients; former  
921 prisoners of war; Korean War Veterans; Vietnam War Veterans;  
922 Operation Desert Shield Veterans; Operation Desert Storm  
923 Veterans; Operation Enduring Freedom Veterans; Operation Iraqi  
924 Freedom Veterans; Women Veterans; World War II Veterans; and  
925 Navy Submariners; special license plates; fee.—

926 (1) (a) Each owner or lessee of an automobile or truck for  
 927 private use or recreational vehicle as specified in s.  
 928 320.08(9) (c) or (d), which is not used for hire or commercial  
 929 use, who is a resident of the state and a veteran of the United  
 930 States Armed Forces, a Woman Veteran, a World War II Veteran, a  
 931 Navy Submariner, an active or retired member of the Florida  
 932 National Guard, a survivor of the attack on Pearl Harbor, a  
 933 recipient of the Purple Heart medal, a recipient of the Bronze  
 934 Star, an active or retired member of any branch of the United  
 935 States Armed Forces Reserve, or a recipient of the Combat  
 936 Infantry Badge, Combat Medical Badge, Combat Action Badge,  
 937 Combat Action Ribbon, Air Force Combat Action Medal, or  
 938 Distinguished Flying Cross, upon application to the department,  
 939 accompanied by proof of release or discharge from any branch of  
 940 the United States Armed Forces, proof of active membership or  
 941 retired status in the Florida National Guard, proof of  
 942 membership in the Pearl Harbor Survivors Association or proof of  
 943 active military duty in Pearl Harbor on December 7, 1941, proof  
 944 of being a Purple Heart medal recipient, proof of being a Bronze  
 945 Star recipient, proof of active or retired membership in any  
 946 branch of the United States Armed Forces Reserve, or proof of  
 947 membership in the Combat Infantrymen's Association, Inc., proof  
 948 of being a recipient of the Combat Infantry Badge, Combat  
 949 Medical Badge, Combat Action Badge, Combat Action Ribbon, Air  
 950 Force Combat Action Medal, or Distinguished Flying Cross, and

951 upon payment of the license tax for the vehicle as provided in  
952 s. 320.08, shall be issued a license plate as provided by s.  
953 320.06 which, in lieu of the serial numbers prescribed by s.  
954 320.06, is stamped with the words "Veteran," "Woman Veteran,"  
955 "WWII Veteran," "Navy Submariner," "National Guard," "Pearl  
956 Harbor Survivor," "Combat-wounded veteran," "Bronze Star," "U.S.  
957 Reserve," "Combat Infantry Badge," "Combat Medical Badge,"  
958 "Combat Action Badge," "Combat Action Ribbon," "Air Force Combat  
959 Action Medal," or "Distinguished Flying Cross," as appropriate,  
960 and a likeness of the related campaign medal or badge, followed  
961 by the serial number of the license plate. Additionally, the  
962 Purple Heart plate may have the words "Purple Heart" stamped on  
963 the plate and the likeness of the Purple Heart medal appearing  
964 on the plate.

965 Section 12. Effective July 1, 2020, section 322.01,  
966 Florida Statutes, is amended to read:

967 322.01 Definitions.—As used in this chapter:

968 (1) "Actual weight" means the weight of a motor vehicle or  
969 motor vehicle combination plus the weight of the load carried on  
970 it, as determined at a fixed scale operated by the state or as  
971 determined by use of a portable scale operated by a law  
972 enforcement officer.

973 (2) "Alcohol" means any substance containing any form of  
974 alcohol including, but not limited to, ethanol, methanol,  
975 propanol, and isopropanol.

- 976 (3) "Alcohol concentration" means:
- 977 (a) The number of grams of alcohol per 100 milliliters of
- 978 blood;
- 979 (b) The number of grams of alcohol per 210 liters of
- 980 breath; or
- 981 (c) The number of grams of alcohol per 67 milliliters of
- 982 urine.
- 983 (4) "Authorized emergency vehicle" means a vehicle that is
- 984 equipped with extraordinary audible and visual warning devices,
- 985 that is authorized by s. 316.2397 to display red or blue lights,
- 986 and that is on call to respond to emergencies. The term
- 987 includes, but is not limited to, ambulances, law enforcement
- 988 vehicles, fire trucks, and other rescue vehicles. The term does
- 989 not include wreckers, utility trucks, or other vehicles that are
- 990 used only incidentally for emergency purposes.
- 991 (5) "Cancellation" means the act of declaring a driver
- 992 license void and terminated.
- 993 (6) "Color photographic driver license" means a color
- 994 photograph of a completed driver license form meeting the
- 995 requirements prescribed in s. 322.14.
- 996 (7) "Commercial driver license" means a Class A, Class B,
- 997 or Class C driver license issued in accordance with the
- 998 requirements of this chapter.

999           (8) "Commercial motor vehicle" means any motor vehicle or  
1000 motor vehicle combination used on the streets or highways,  
1001 which:  
1002           (a) Has a gross vehicle weight rating of 26,001 pounds or  
1003 more;  
1004           (b) Is designed to transport more than 15 persons,  
1005 including the driver; or  
1006           (c) Is transporting hazardous materials and is required to  
1007 be placarded in accordance with 49 C.F.R. part 172, subpart F.  
1008  
1009 A vehicle that occasionally transports personal property to and  
1010 from a closed-course motorsport facility, as defined in s.  
1011 549.09(1)(a), is not a commercial motor vehicle if the use is  
1012 not for profit and corporate sponsorship is not involved. As  
1013 used in this subsection, the term "corporate sponsorship" means  
1014 a payment, donation, gratuity, in-kind service, or other benefit  
1015 provided to or derived by a person in relation to the underlying  
1016 activity, other than the display of product or corporate names,  
1017 logos, or other graphic information on the property being  
1018 transported.  
1019           (9) "Controlled substance" means any substance classified  
1020 as such under 21 U.S.C. s. 802(6), Schedules I-V of 21 C.F.R.  
1021 part 1308, or chapter 893.

1022 (10) "Convenience service" means any means whereby an  
 1023 individual conducts a transaction with the department other than  
 1024 in person.

1025 (11) (a) "Conviction" means a conviction of an offense  
 1026 relating to the operation of motor vehicles on highways which is  
 1027 a violation of this chapter or any other such law of this state  
 1028 or any other state, including an admission or determination of a  
 1029 noncriminal traffic infraction pursuant to s. 318.14, or a  
 1030 judicial disposition of an offense committed under any federal  
 1031 law substantially conforming to the aforesaid state statutory  
 1032 provisions.

1033 (b) Notwithstanding any other provisions of this chapter,  
 1034 the definition of "conviction" provided in 49 C.F.R. s. 383.5  
 1035 applies to offenses committed in a commercial motor vehicle or  
 1036 by a person holding a commercial driver license.

1037 (12) "Court" means any tribunal in this state or any other  
 1038 state, or any federal tribunal, which has jurisdiction over any  
 1039 civil, criminal, traffic, or administrative action.

1040 (13) "Credential service provider" means the electronic  
 1041 credential provider competitively procured by the department  
 1042 which supplies secure credential services based on open  
 1043 standards for identity management and verification to qualified  
 1044 entities.

1045 ~~(14)~~ (13) "Declared weight" means the maximum loaded weight  
 1046 declared for purposes of registration, pursuant to chapter 320.

1047 (15)~~(14)~~ "Department" means the Department of Highway  
1048 Safety and Motor Vehicles acting directly or through its duly  
1049 authorized representatives.

1050 (16) "Digital identity verifier" means a digital system  
1051 capable of securely authenticating the identity of an external  
1052 agent, whether a person, organization, application, or device,  
1053 without physically storing the necessary data to validate a  
1054 digital identity.

1055 (17)~~(15)~~ "Disqualification" means a prohibition, other  
1056 than an out-of-service order, that precludes a person from  
1057 driving a commercial motor vehicle.

1058 (18)~~(16)~~ "Drive" means to operate or be in actual physical  
1059 control of a motor vehicle in any place open to the general  
1060 public for purposes of vehicular traffic.

1061 (19)~~(17)~~ "Driver license" means a certificate that,  
1062 subject to all other requirements of law, authorizes an  
1063 individual to drive a motor vehicle and denotes an operator's  
1064 license as defined in 49 U.S.C. s. 30301.

1065 (20) "Electronic" means relating to technology having  
1066 electrical, digital, magnetic, wireless, optical,  
1067 electromagnetic, or similar capabilities.

1068 (21) "Electronic credential" means an electronic  
1069 representation of a physical driver license or identification  
1070 card which is viewable on an electronic credential system and  
1071 capable of being verified and authenticated.

1072        (22) "Electronic credential holder" means a person to whom  
1073 an electronic credential has been issued.

1074        (23) "Electronic credential provider" means a qualified  
1075 entity contracted with the department to provide electronic  
1076 credentials to electronic credential holders.

1077        (24) "Electronic credential system" means a computer  
1078 system used to display or transmit electronic credentials to a  
1079 person or verification system and that may be accessed using an  
1080 electronic device.

1081        (25) "Electronic device" means a device or a portion of a  
1082 device that is designed for and capable of communicating across  
1083 a computer network with other computers or devices for the  
1084 purpose of transmitting, receiving, or storing data, including,  
1085 but not limited to, a cellular telephone, tablet, or other  
1086 portable device designed for and capable of communicating with  
1087 or across a computer network, and is used to render an  
1088 electronic credential.

1089        (26) "Electronic ID" means a technology solution by which  
1090 a qualified entity authenticates the identity of an individual  
1091 receiving goods or services.

1092        (27) ~~(18)~~ "Endorsement" means a special authorization which  
1093 permits a driver to drive certain types of vehicles or to  
1094 transport certain types of property or a certain number of  
1095 passengers.

1096        (28) "Enterprise" means Florida or Florida's government.

1097 |        (29) ~~(19)~~ "Farmer" means a person who grows agricultural  
 1098 | products, including aquacultural, horticultural, and forestry  
 1099 | products, and, except as provided herein, employees of such  
 1100 | persons. The term does not include employees whose primary  
 1101 | purpose of employment is the operation of motor vehicles.

1102 |        (30) ~~(20)~~ "Farm tractor" means a motor vehicle that is:

1103 |        (a) Operated principally on a farm, grove, or orchard in  
 1104 | agricultural or horticultural pursuits and that is operated on  
 1105 | the roads of this state only incidentally for transportation  
 1106 | between the owner's or operator's headquarters and the farm,  
 1107 | grove, or orchard or between one farm, grove, or orchard and  
 1108 | another; or

1109 |        (b) Designed and used primarily as a farm implement for  
 1110 | drawing plows, mowing machines, and other implements of  
 1111 | husbandry.

1112 |        (31) ~~(21)~~ "Felony" means any offense under state or federal  
 1113 | law that is punishable by death or by a term of imprisonment  
 1114 | exceeding 1 year.

1115 |        (32) ~~(22)~~ "Foreign jurisdiction" means any jurisdiction  
 1116 | other than a state of the United States.

1117 |        (33) ~~(23)~~ "Gross vehicle weight rating" means the value  
 1118 | specified by the manufacturer as the maximum loaded weight of a  
 1119 | single, combination, or articulated vehicle.

1120 |        (34) ~~(24)~~ "Hazardous materials" means any material that has  
 1121 | been designated as hazardous under 49 U.S.C. s. 5103 and is

1122 required to be placarded under subpart F of 49 C.F.R. part 172  
1123 or any quantity of a material listed as a select agent or toxin  
1124 in 42 C.F.R. part 73.

1125 (35) "Interoperable" or "interoperability" means the  
1126 technical ability for data to permissively be shared across the  
1127 entire enterprise.

1128 (36)~~(25)~~ "Medical examiner's certificate" means a document  
1129 substantially in accordance with the requirements of 49 C.F.R.  
1130 s. 391.43.

1131 (37)~~(26)~~ "Motorcycle" means a motor vehicle powered by a  
1132 motor with a displacement of more than 50 cubic centimeters,  
1133 having a seat or saddle for the use of the rider, and designed  
1134 to travel on not more than three wheels in contact with the  
1135 ground, but excluding a tractor, tri-vehicle, or moped.

1136 (38)~~(27)~~ "Motor vehicle" means any self-propelled vehicle,  
1137 including a motor vehicle combination, not operated upon rails  
1138 or guideway, excluding vehicles moved solely by human power,  
1139 motorized wheelchairs, and motorized bicycles as defined in s.  
1140 316.003.

1141 (39)~~(28)~~ "Motor vehicle combination" means a motor vehicle  
1142 operated in conjunction with one or more other vehicles.

1143 (40)~~(29)~~ "Narcotic drugs" means coca leaves, opium,  
1144 isonipecaine, cannabis, and every substance neither chemically  
1145 nor physically distinguishable from them, and any and all  
1146 derivatives of same, and any other drug to which the narcotics

1147 laws of the United States apply, and includes all drugs and  
1148 derivatives thereof known as barbiturates.

1149 (41)~~(30)~~ "Out-of-service order" means a prohibition issued  
1150 by an authorized local, state, or Federal Government official  
1151 which precludes a person from driving a commercial motor  
1152 vehicle.

1153 (42)~~(31)~~ "Owner" means the person who holds the legal  
1154 title to a vehicle. However, if a vehicle is the subject of an  
1155 agreement for the conditional sale or lease thereof with the  
1156 right of purchase upon performance of the conditions stated in  
1157 the agreement and with an immediate right of possession vested  
1158 in the conditional vendee or lessee, or if a mortgagor of a  
1159 vehicle is entitled to possession, such conditional vendee,  
1160 lessee, or mortgagor is the owner for the purpose of this  
1161 chapter.

1162 (43)~~(32)~~ "Passenger vehicle" means a motor vehicle  
1163 designed to transport more than 15 persons, including the  
1164 driver, or a school bus designed to transport more than 15  
1165 persons, including the driver.

1166 (44)~~(33)~~ "Permit" means a document authorizing the  
1167 temporary operation of a motor vehicle within this state subject  
1168 to conditions established in this chapter.

1169 (45) "Qualified entity" means a public or private entity  
1170 which enters into a contract with the department, meets usage  
1171 criteria, agrees to terms and conditions, and is authorized by

1172 the department to use the credential service provider for  
1173 authentication and identification verification services.

1174 (46)-(34) "Resident" means a person who has his or her  
1175 principal place of domicile in this state for a period of more  
1176 than 6 consecutive months, has registered to vote, has made a  
1177 statement of domicile pursuant to s. 222.17, or has filed for  
1178 homestead tax exemption on property in this state.

1179 (47)-(35) "Restriction" means a prohibition against  
1180 operating certain types of motor vehicles or a requirement that  
1181 a driver comply with certain conditions when driving a motor  
1182 vehicle.

1183 (48)-(36) "Revocation" means the termination of a  
1184 licensee's privilege to drive.

1185 (49)-(37) "School bus" means a motor vehicle that is  
1186 designed to transport more than 15 persons, including the  
1187 driver, and that is used to transport students to and from a  
1188 public or private school or in connection with school  
1189 activities, but does not include a bus operated by a common  
1190 carrier in the urban transportation of school children. The term  
1191 "school" includes all preelementary, elementary, secondary, and  
1192 postsecondary schools.

1193 (50)-(38) "State" means a state or possession of the United  
1194 States, and, for the purposes of this chapter, includes the  
1195 District of Columbia.

1196        (51)~~(39)~~ "Street or highway" means the entire width  
 1197 between the boundary lines of a way or place if any part of that  
 1198 way or place is open to public use for purposes of vehicular  
 1199 traffic.

1200        (52)~~(40)~~ "Suspension" means the temporary withdrawal of a  
 1201 licensee's privilege to drive a motor vehicle.

1202        (53)~~(41)~~ "Tank vehicle" means a vehicle that is designed  
 1203 to transport any liquid or gaseous material within a tank either  
 1204 permanently or temporarily attached to the vehicle, if such tank  
 1205 has a designed capacity of 1,000 gallons or more.

1206        (54)~~(42)~~ "United States" means the 50 states and the  
 1207 District of Columbia.

1208        (55)~~(43)~~ "Vehicle" means every device in, upon, or by  
 1209 which any person or property is or may be transported or drawn  
 1210 upon a public highway or operated upon rails or guideway, except  
 1211 a bicycle, motorized wheelchair, or motorized bicycle.

1212        (56)~~(44)~~ "Identification card" means a personal  
 1213 identification card issued by the department which conforms to  
 1214 the definition in 18 U.S.C. s. 1028(d).

1215        (57)~~(45)~~ "Temporary driver license" or "temporary  
 1216 identification card" means a certificate issued by the  
 1217 department which, subject to all other requirements of law,  
 1218 authorizes an individual to drive a motor vehicle and denotes an  
 1219 operator's license, as defined in 49 U.S.C. s. 30301, or a  
 1220 personal identification card issued by the department which

1221 conforms to the definition in 18 U.S.C. s. 1028(d) and denotes  
 1222 that the holder is permitted to stay for a short duration of  
 1223 time, as specified on the temporary identification card, and is  
 1224 not a permanent resident of the United States.

1225 (58)~~(46)~~ "Tri-vehicle" means an enclosed three-wheeled  
 1226 passenger vehicle that:

1227 (a) Is designed to operate with three wheels in contact  
 1228 with the ground;

1229 (b) Has a minimum unladen weight of 900 pounds;

1230 (c) Has a single, completely enclosed, occupant  
 1231 compartment;

1232 (d) Is produced in a minimum quantity of 300 in any  
 1233 calendar year;

1234 (e) Is capable of a speed greater than 60 miles per hour  
 1235 on level ground; and

1236 (f) Is equipped with:

1237 1. Seats that are certified by the vehicle manufacturer to  
 1238 meet the requirements of Federal Motor Vehicle Safety Standard  
 1239 No. 207, "Seating systems" (49 C.F.R. s. 571.207);

1240 2. A steering wheel used to maneuver the vehicle;

1241 3. A propulsion unit located forward or aft of the  
 1242 enclosed occupant compartment;

1243 4. A seat belt for each vehicle occupant certified to meet  
 1244 the requirements of Federal Motor Vehicle Safety Standard No.  
 1245 209, "Seat belt assemblies" (49 C.F.R. s. 571.209);

1246 5. A windshield and an appropriate windshield wiper and  
 1247 washer system that are certified by the vehicle manufacturer to  
 1248 meet the requirements of Federal Motor Vehicle Safety Standard  
 1249 No. 205, "Glazing Materials" (49 C.F.R. s. 571.205) and Federal  
 1250 Motor Vehicle Safety Standard No. 104, "Windshield Wiping and  
 1251 Washing Systems" (49 C.F.R. s. 571.104); and

1252 6. A vehicle structure certified by the vehicle  
 1253 manufacturer to meet the requirements of Federal Motor Vehicle  
 1254 Safety Standard No. 216, "Rollover crush resistance" (49 C.F.R.  
 1255 s. 571.216).

1256 Section 13. Effective July 1, 2020, section 322.032,  
 1257 Florida Statutes, is amended to read:

1258 322.032 Electronic credential ~~Digital proof of driver~~  
 1259 ~~license.~~—

1260 (1)(a) The department shall develop and implement ~~begin to~~  
 1261 ~~review and prepare for the development of a secure and uniform~~  
 1262 protocols which comply with national standards ~~system~~ for  
 1263 issuing an optional electronic credential ~~digital proof of~~  
 1264 ~~driver license~~. Instead of authorizing the appropriation of tax  
 1265 dollars on a fixed-price basis which risks taxpayer dollars in  
 1266 the event of nonperformance or underperformance by the  
 1267 credential service provider, the department shall procure the  
 1268 related technology solution from the credential service provider  
 1269 that uses a revenue sharing model through a competitive  
 1270 solicitation process pursuant to s. 287.057. Such procurement

1271 shall align the incentives of the enterprise with those of the  
1272 credential service provider such that the terms of the contract  
1273 pay for value on a per-data-call basis, incentivize continuous  
1274 and agile development, and discourage the delivery of a solution  
1275 that is considered finished upon delivery to the enterprise. The  
1276 agreement between the department and the credential service  
1277 provider shall allow for the parties to enter into subsequently  
1278 mutually agreed-upon amendments that modify the cost of a data  
1279 call so long as such modifications are market based to  
1280 facilitate greater participation in the ecosystem.

1281 (b) The revenue generated from qualified entities and  
1282 digital identity verifiers shall be accounted for with the  
1283 credential service provider's portion being remitted on a  
1284 regular and manageable payment cycle, not to exceed monthly. The  
1285 enterprise's share of the revenue shall be distributed as  
1286 follows: 20 percent to the department to manage and scale the  
1287 electronic credential initiative; 30 percent to fund the  
1288 operational budget of the Department of Innovation and  
1289 Technology, should it be created, and if not created, to the  
1290 Agency for State Technology for the sole purpose of deploying  
1291 solutions to the state's need for data interoperability across  
1292 all agencies and functions of government; and 50 percent to fund  
1293 the interoperability initiatives across the enterprise.

1294 (c) The department's procurement shall consider and  
1295 prioritize the most secure, functional, and cost-efficient

1296 technology to deploy a scalable and interoperable credential  
1297 service provider and a credential service provider that does not  
1298 physically store data in the process of performing the  
1299 validation of a digital identity. The procurement shall consider  
1300 the use of a decentralized ledger immutable record to achieve  
1301 the objectives stated herein.

1302 (d) The department may issue electronic credentials to  
1303 persons who hold a Florida driver license or identification  
1304 card.

1305 (e) Qualified entities must have the technological  
1306 capabilities necessary to integrate with the credential service  
1307 provider. The department shall maintain the protocols and  
1308 national standards necessary for a digital verifier or an  
1309 electronic credential provider to request authorized access to  
1310 an application programming interface, or appropriate  
1311 technological tool of at least the same capabilities, necessary  
1312 for such qualified entity to consume an electronic ID. The  
1313 department shall timely review requests for authorized access  
1314 and approve all requests by digital verifiers that meet the  
1315 department's requirements.

1316 (f) The electronic credential provider must have the  
1317 necessary technological capabilities to execute the  
1318 authentication of an electronic credential across all states,  
1319 jurisdictions, federal and state agencies, and municipalities.

1320 The electronic credential and verification solution must provide  
1321 the standardized system integration necessary:

1322 1. For qualified entities to securely consume an  
1323 electronic credential.

1324 2. For the production of a fully compliant electronic  
1325 credential by electronic credential providers.

1326 3. To successfully ensure secure authentication and  
1327 validation of data from disparate sources.

1328 (g) The department shall competitively procure at least  
1329 five electronic credential providers ~~contract with one or more~~  
1330 ~~private entities~~ to develop and implement an initial phase to  
1331 provide a secure electronic credential ~~a digital proof of driver~~  
1332 ~~license system.~~ The procurement of electronic credential  
1333 providers shall focus on functionality and ability to execute in  
1334 context with the enterprise's needs. The department shall enter  
1335 into agreements with electronic credential providers that  
1336 provide the permitted uses, terms and conditions, privacy  
1337 policy, and uniform remittance terms relating to the consumption  
1338 of an electronic credential and include clear, enforceable, and  
1339 significant penalties for violations of the agreements. The  
1340 department must competitively procure the credential service  
1341 provider before the initial phase may begin. Upon completion of  
1342 the initial phase, the department shall submit a report to the  
1343 Governor, the President of the Senate, and the Speaker of the

1344 House of Representatives regarding the continued implementation  
1345 and tools necessary to scale future phases.

1346 (2) (a) The electronic credential ~~digital proof of driver~~  
1347 ~~license~~ developed by the department or by an electronic  
1348 credential provider ~~an entity~~ contracted by the department must  
1349 be in such a format as to allow law enforcement or an authorized  
1350 consumer to verify the authenticity of the electronic credential  
1351 and the identity of the credential holder and to validate the  
1352 status of any driving privileges associated with the electronic  
1353 credential ~~digital proof of driver license~~. The department shall  
1354 adhere to protocols and national standards ~~may adopt rules~~ to  
1355 ensure valid authentication of electronic credentials ~~digital~~  
1356 ~~driver licenses~~ by law enforcement.

1357 (b) The act of presenting to a law enforcement officer an  
1358 electronic device displaying an electronic credential does not  
1359 constitute consent for the officer to access any information on  
1360 the device other than the electronic credential.

1361 (c) The person who presents the device to the officer  
1362 assumes liability, absent a showing of reckless disregard by the  
1363 officer, for any resulting damage to the device.

1364 (3) A person may not be issued an electronic credential ~~a~~  
1365 ~~digital proof of driver license~~ until he or she has satisfied  
1366 all of the requirements of this chapter for issuance of a  
1367 physical driver license or identification card as provided in  
1368 this chapter.

1369 (4) A person who:  
 1370 (a) Manufactures a false electronic credential ~~digital~~  
 1371 ~~proof of driver license~~ commits a felony of the third degree,  
 1372 punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

1373 (b) Possesses a false electronic credential ~~digital proof~~  
 1374 ~~of driver license~~ commits a misdemeanor of the second degree,  
 1375 punishable as provided in s. 775.082.

1376 Section 14. Effective July 1, 2020, section 322.059,  
 1377 Florida Statutes, is amended to read:

1378 322.059 Mandatory surrender of suspended driver license  
 1379 and registration.—A person whose driver license or registration  
 1380 has been suspended as provided in s. 322.058 must immediately  
 1381 return his or her driver license and registration to the  
 1382 Department of Highway Safety and Motor Vehicles. The department  
 1383 shall invalidate the electronic credential ~~digital proof of~~  
 1384 ~~driver license~~ issued pursuant to s. 322.032 for such person. If  
 1385 such person fails to return his or her driver license or  
 1386 registration, a law enforcement agent may seize the license or  
 1387 registration while the driver license or registration is  
 1388 suspended.

1389 Section 15. Effective July 1, 2020, paragraph (c) of  
 1390 subsection (1) of section 322.143, Florida Statutes, is amended  
 1391 to read:

1392 322.143 Use of a driver license or identification card.—

1393 (1) As used in this section, the term:

1394 (c) "Swipe" means the act of passing a driver license or  
 1395 identification card through a device that is capable of  
 1396 deciphering, in an electronically readable format, the  
 1397 information electronically encoded in a magnetic strip or bar  
 1398 code on the driver license or identification card or consuming  
 1399 an electronic credential.

1400 Section 16. Effective July 1, 2020, subsection (1) of  
 1401 section 322.15, Florida Statutes, is amended to read:

1402 322.15 License to be carried and exhibited on demand;  
 1403 fingerprint to be imprinted upon a citation.—

1404 (1) Every licensee shall have his or her driver license,  
 1405 which must be fully legible with no portion of such license  
 1406 faded, altered, mutilated, or defaced, in his or her immediate  
 1407 possession at all times when operating a motor vehicle and shall  
 1408 present or submit the same upon the demand of a law enforcement  
 1409 officer or an authorized representative of the department. A  
 1410 licensee may present or submit an electronic credential ~~a~~  
 1411 ~~digital proof of driver license~~ as provided in s. 322.032 in  
 1412 lieu of a physical driver license.

1413 Section 17. Effective July 1, 2020, subsection (4) of  
 1414 section 322.61, Florida Statutes, is amended to read:

1415 322.61 Disqualification from operating a commercial motor  
 1416 vehicle.—

1417 (4) Any person who is transporting hazardous materials as  
 1418 defined in s. 322.01(34) ~~s. 322.01(24)~~ shall, upon conviction of

1419 | an offense specified in subsection (3), be disqualified from  
1420 | operating a commercial motor vehicle for a period of 3 years.  
1421 | The penalty provided in this subsection shall be in addition to  
1422 | any other applicable penalty.

1423 |       Section 18. Except as otherwise expressly provided in this  
1424 | act, this act shall take effect October 1, 2019.