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1	A bill to be entitled
2	An act relating to retail petroleum fuel measuring
3	devices; amending s. 525.07, F.S.; revising the types
4	of certain security measures required to be affixed to
5	or installed onto retail petroleum fuel measuring
6	devices; requiring owners or operators of retail
7	petroleum fuel measuring devices to affix to or
8	install onto the measuring devices certain security
9	measures by a specified date; providing that the use
10	of certain measures complies with such requirement;
11	authorizing the Department of Agriculture and Consumer
12	Services to take certain retail petroleum fuel
13	measuring devices out of service until compliance is
14	restored; preempting the regulation of petroleum fuel
15	measuring devices to the state; prohibiting the
16	department from enforcing certain provisions for
17	violations of certain rules; amending s. 525.16, F.S.;
18	exempting department petroleum fuel measuring device
19	rules from enforcement under specified provisions;
20	providing an effective date.
21	
22	Be It Enacted by the Legislature of the State of Florida:
23	
24	Section 1. Subsection (10) of section 525.07, Florida
25	Statutes, is amended to read:
26	525.07 Powers and duties of department; inspections;
27	unlawful acts
28	(10)(a) Each person who owns or <u>operates</u> manages a retail
29	petroleum fuel measuring device shall have affixed to or

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installed onto the measuring device a security measure to restrict the unauthorized access of customer payment card information. The security measure must include one or more of the following:

1. The placement <u>and maintenance</u> of pressure-sensitive security tape over the panel opening that leads to the scanning device for the retail petroleum fuel measuring device in a manner that will restrict the unauthorized opening of the panel or the placement and maintenance of pressure-sensitive custom branded security tape unique to the station in more than one location over the panel opening.

2. A device or system that will render the retail petroleum
fuel measuring device or the scanning device in the measuring
device inoperable if there is an unauthorized opening of the
panel.

45 3. A device or system that encrypts the customer payment46 card information in the scanning device.

47 <u>4. A physical locking mechanism that requires an access key</u>
48 <u>unique to each station to restrict the unauthorized access of</u>
49 <u>customer payment card information.</u>

50 <u>5. A device or system that will sound an alarm to alert the</u> 51 <u>owner or operator if there is an unauthorized opening of the</u> 52 <u>retail petroleum measuring device panel.</u>

53 <u>6. A daily inspection of each measuring device that</u> 54 <u>includes opening the panels, using an anti-skimmer application</u> 55 <u>that detects wireless based skimmers, and documenting such</u> 56 <u>inspections.</u>

577. A device or system that permits customers to use a58contactless payment method, such as an electronic contact-free

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59 system, tap-and-go system, or mobile cryptographic system, for 60 payment that does not use a magnetic strip scanning device. 61 8.4. Another security measure approved by the department. 62 (b) Effective January 1, 2022, the owner or operator of a 63 retail petroleum fuel measuring device shall have affixed to or 64 installed onto the measuring device at least two of the security 65 measures under paragraph (a). The use and maintenance of two security measures on each measuring device by an owner or 66 67 operator is deemed to be in compliance with this subsection. (c) (b) The owner or manager of A retail petroleum fuel 68

69 measuring device without a security measure or with an illegal 70 skimming or filtering device or an altered or damaged security 71 measure, upon discovery by the department, shall be prohibited 72 from further use until the security measure is installed, 73 replaced, or repaired. The department may take a retail 74 petroleum fuel measuring device that is in violation of this 75 subsection out of service until compliance is restored upon 76 written notice from the department of such noncompliance, shall 77 have 5 calendar days to comply with this subsection. After the 78 fifth day of noncompliance, the department may prohibit further 79 use of the retail petroleum fuel measuring device until a 80 security measure is installed, replaced, or repaired. A repeat 81 violation found on the same retail petroleum fuel measuring device will be cause for The department to immediately take the 82 83 measuring device out of service.

84 <u>(d) (c)</u> For purposes of this subsection, the terms "scanning 85 device" and "payment card" have the same meanings as defined in 86 s. 817.625.

(e) (d) This subsection applies only to retail petroleum

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88	fuel measuring devices that have a scanning device.
89	(f) (e) The department may seize without warrant any
90	skimming device, as defined in s. 817.625, for use as evidence.
91	(g) (f) The regulation of retail petroleum fuel measuring
92	devices is preempted to the state. The department shall enforce,
93	and may adopt rules to administer, this subsection; however, s.
94	525.16 may not be used to enforce this section unless the owner
95	or operator of a retail petroleum fuel measuring device has
96	failed to install or implement security measures pursuant to
97	this section or has placed the measuring device back in service
98	before compliance with this section has been restored. However,
99	if noncompliance is the result of damage or alteration after
100	repair by the owner or operator of the security measure, and the
101	owner or operator demonstrates or provides sufficient evidence
102	of such, the department may not use s. 525.16 to enforce this
103	section.
104	Section 2. Subsection (6) is added to section 525.16,
105	Florida Statutes, to read:
106	525.16 Administrative fine; penalties; prosecution of cases
107	by state attorney
108	(6) This section may not be used to enforce s. 525.07(10)
109	or rules adopted thereunder unless the owner or operator of a
110	retail petroleum fuel measuring device has failed to install or
111	implement security measures pursuant to s. 525.07(10) or has
112	placed the measuring device back in service before compliance
113	with s. 525.07(10) has been restored. However, if noncompliance
114	is the result of damage or alteration after repair by the owner
115	or operator of the security measure, and the owner or operator
116	demonstrates or provides sufficient evidence of such, the

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117	department may not use this section to enforce s. 525.07(10).	
118	Section 3. This act shall take effect July 1, 2021.	

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