By the Committee on Transportation; and Senator DiCeglie

596-02090-23 2023296c1 1 A bill to be entitled 2 An act relating to a lawful breath test for alcohol; 3 amending s. 316.1932, F.S.; requiring that a person 4 arrested for driving under the influence who refuses 5 to submit to a lawful test of his or her breath be 6 told that he or she is subject to mandatory placement, 7 for a specified period of time and at his or her 8 expense, of an ignition interlock device on vehicles 9 he or she leases or owns and routinely operates; 10 amending s. 316.1939, F.S.; requiring that a person 11 arrested for driving under the influence who refuses to submit to a lawful test of his or her breath 12 13 install an ignition interlock device, at his or her expense, for a specified period of time; conforming a 14 15 provision to changes made by the act; amending s. 322.2615, F.S.; decreasing the timeframe during which 16 17 a person whose license is suspended for failure to 18 submit to a breath, urine, or blood test is not 19 eligible to receive a license for business or 20 employment purposes only; amending s. 322.2715, F.S.; 21 requiring a driver who refuses to take a lawful test 22 of his or her breath to install an ignition interlock 23 device, upon a reinstatement of certain licenses and 24 for a specified time, on vehicles he or she leases or 25 owns and routinely operates; providing an effective 2.6 date. 27 28 Be It Enacted by the Legislature of the State of Florida: 29

# Page 1 of 10

596-02090-23 2023296c1 30 Section 1. Paragraph (a) of subsection (1) of section 31 316.1932, Florida Statutes, is amended to read: 316.1932 Tests for alcohol, chemical substances, or 32 33 controlled substances; implied consent; refusal.-34 (1) (a) 1.a. A person who accepts the privilege extended by 35 the laws of this state of operating a motor vehicle within this 36 state is, by operating such vehicle, deemed to have given his or 37 her consent to submit to an approved chemical test or physical test including, but not limited to, an infrared light test of 38 39 his or her breath for the purpose of determining the alcoholic content of his or her blood or breath if the person is lawfully 40 arrested for any offense allegedly committed while the person 41 42 was driving or was in actual physical control of a motor vehicle 43 while under the influence of alcoholic beverages. The chemical 44 or physical breath test must be incidental to a lawful arrest and administered at the request of a law enforcement officer who 45 46 has reasonable cause to believe such person was driving or was 47 in actual physical control of the motor vehicle within this 48 state while under the influence of alcoholic beverages. The 49 administration of a breath test does not preclude the 50 administration of another type of test. The person must shall be 51 told that his or her failure to submit to any lawful test of his or her breath will, for a first refusal, result in the 52 53 suspension of the person's privilege to operate a motor vehicle 54 for a period of 1 year and mandatory continuous placement for 1 55 year, at the person's expense, of an ignition interlock device 56 approved by the department in accordance with s. 316.1938 on all 57 vehicles individually or jointly leased or owned and routinely 58 operated by the person as provided in s. 316.1939(1). for a

### Page 2 of 10

	596-02090-23 2023296c1
59	first refusal, or for a period of 18 months If the driving
60	privilege of such person has been previously suspended or if he
61	or she has previously been fined under s. 327.35215 as a result
62	of a refusal to submit to a test or tests required under this
63	chapter or chapter 327, the person must be told that his or her
64	failure to submit to any lawful test of his or her breath will
65	result in the suspension of the person's privilege to operate a
66	motor vehicle for 18 months and mandatory continuous placement
67	for 18 months, at the person's expense, of an ignition interlock
68	device approved by the department in accordance with s. 316.1938
69	on all vehicles that are individually or jointly leased or owned
70	and routinely operated by the person as provided in s.
71	316.1939(1). The person must and shall also be told that if he
72	or she refuses to submit to a lawful test of his or her breath
73	and his or her driving privilege has been previously suspended
74	or if he or she has previously been fined under s. 327.35215 for
75	a prior refusal to submit to a lawful test of his or her breath,
76	urine, or blood as required under this chapter or chapter 327,
77	he or she commits a misdemeanor of the first degree, punishable
78	as provided in s. 775.082 or s. 775.083, in addition to any
79	other penalties provided by law. The refusal to submit to a
80	chemical or physical breath test upon the request of a law
81	enforcement officer as provided in this section is admissible
82	into evidence in any criminal proceeding.
83	b. A person who accepts the privilege extended by the laws

of this state of operating a motor vehicle within this state is, by operating such vehicle, deemed to have given his or her consent to submit to a urine test for the purpose of detecting the presence of chemical substances as set forth in s. 877.111

# Page 3 of 10

596-02090-23 2023296c1 88 or controlled substances if the person is lawfully arrested for 89 any offense allegedly committed while the person was driving or 90 was in actual physical control of a motor vehicle while under 91 the influence of chemical substances or controlled substances. 92 The urine test must be incidental to a lawful arrest and administered at a detention facility or any other facility, 93 94 mobile or otherwise, which is equipped to administer such tests 95 at the request of a law enforcement officer who has reasonable cause to believe such person was driving or was in actual 96 97 physical control of a motor vehicle within this state while 98 under the influence of chemical substances or controlled 99 substances. The urine test must shall be administered at a 100 detention facility or any other facility, mobile or otherwise, which is equipped to administer such test in a reasonable manner 101 102 that will ensure the accuracy of the specimen and maintain the 103 privacy of the individual involved. The administration of a 104 urine test does not preclude the administration of another type 105 of test. The person must shall be told that his or her failure 106 to submit to any lawful test of his or her urine will result in 107 the suspension of the person's privilege to operate a motor 108 vehicle for  $\frac{1}{2}$  period of 1 year for the first refusal, or for  $\frac{1}{2}$ 109 period of 18 months if the driving privilege of such person has 110 been previously suspended or if he or she has previously been fined under s. 327.35215 as a result of a refusal to submit to a 111 112 test or tests required under this chapter or chapter 327, and 113 must shall also be told that if he or she refuses to submit to a lawful test of his or her urine and his or her driving privilege 114 115 has been previously suspended or if he or she has previously been fined under s. 327.35215 for a prior refusal to submit to a 116

### Page 4 of 10

596-02090-23 2023296c1 117 lawful test of his or her breath, urine, or blood as required 118 under this chapter or chapter 327, he or she commits a 119 misdemeanor of the first degree, punishable as provided in s. 120 775.082 or s. 775.083, in addition to any other penalties 121 provided by law. The refusal to submit to a urine test upon the 122 request of a law enforcement officer as provided in this section 123 is admissible into evidence in any criminal proceeding. 124 2. The Alcohol Testing Program within the Department of Law 125 Enforcement is responsible for the regulation of the operation, 126 inspection, and registration of breath test instruments used 127 utilized under the driving and boating under the influence 128 provisions and related provisions located in this chapter and 129 chapters 322 and 327. The program is responsible for the 130 regulation of the individuals who operate, inspect, and instruct 131 on the breath test instruments used utilized in the driving and 132 boating under the influence provisions and related provisions 133 located in this chapter and chapters 322 and 327. The program is 134 further responsible for the regulation of blood analysts who 135 conduct blood testing to be used utilized under the driving and 136 boating under the influence provisions and related provisions 137 located in this chapter and chapters 322 and 327. The program 138 must shall: a. Establish uniform criteria for the issuance of permits 139

a. Establish uniform criteria for the issuance of permits to breath test operators, agency inspectors, instructors, blood analysts, and instruments.

b. Have the authority to permit breath test operators,agency inspectors, instructors, blood analysts, and instruments.

c. Have the authority to discipline and suspend, revoke, orrenew the permits of breath test operators, agency inspectors,

### Page 5 of 10

596-02090-23 2023296c1 146 instructors, blood analysts, and instruments. 147 d. Establish uniform requirements for instruction and 148 curricula for the operation and inspection of approved 149 instruments. 150 e. Have the authority to specify one approved curriculum 151 for the operation and inspection of approved instruments. 152 f. Establish a procedure for the approval of breath test 153 operator and agency inspector classes. 154 g. Have the authority to approve or disapprove breath test 155 instruments and accompanying paraphernalia for use pursuant to 156 the driving and boating under the influence provisions and 157 related provisions located in this chapter and chapters 322 and 158 327. 159 h. With the approval of the executive director of the Department of Law Enforcement, make and enter into contracts and 160 161 agreements with other agencies, organizations, associations, 162 corporations, individuals, or federal agencies as are necessary, 163 expedient, or incidental to the performance of duties. 164 i. Issue final orders that which include findings of fact 165 and conclusions of law and that which constitute final agency 166 action for the purpose of chapter 120. 167 j. Enforce compliance with this section through civil or 168 administrative proceedings. 169 k. Make recommendations concerning any matter within the 170 purview of this section, this chapter, chapter 322, or chapter 171 327. 172 1. Adopt Promulgate rules for the administration and 173 implementation of this section, including definitions of terms. 174 m. Consult and cooperate with other entities for the

# Page 6 of 10

596-02090-23 2023296c1 175 purpose of implementing the mandates of this section. 176 n. Have the authority to approve the type of blood test 177 used utilized under the driving and boating under the influence 178 provisions and related provisions located in this chapter and 179 chapters 322 and 327. 180 o. Have the authority to specify techniques and methods for 181 breath alcohol testing and blood testing used utilized under the 182 driving and boating under the influence provisions and related provisions located in this chapter and chapters 322 and 327. 183 184 p. Have the authority to approve repair facilities for the approved breath test instruments, including the authority to set 185 186 criteria for approval. 187 Nothing in This section does not shall be construed to supersede 188 189 provisions in this chapter and chapters 322 and 327. The 190 specifications in this section are derived from the power and 191 authority previously and currently possessed by the Department 192 of Law Enforcement and are enumerated to conform with the 193 mandates of chapter 99-379, Laws of Florida. 194 Section 2. Section 316.1939, Florida Statutes, is amended 195 to read: 196 316.1939 Refusal to submit to testing; penalties.-197 (1) If a person has refused to submit to a lawful test of 198 his or her breath as required under s. 316.1932(1)(a)1.a., he or she must install, at his or her expense, an ignition interlock 199 200 device on all vehicles individually or jointly leased or owned 201 and routinely operated by him or her for 1 continuous year for a 202 first refusal or 18 continuous months for a second or subsequent 203 refusal as provided in s. 322.2615(1)(a).

## Page 7 of 10

	596-02090-23       2023296c1
204	(2) A person who has refused to submit to a chemical or
205	physical test of his or her breath or urine, as described in s.
206	316.1932, and whose driving privilege was previously suspended
207	or who was previously fined under s. 327.35215 for a prior
208	refusal to submit to a lawful test of his or her breath, urine,
209	or blood required under this chapter or chapter 327, and:
210	(a) Who the arresting law enforcement officer had probable
211	cause to believe was driving or in actual physical control of a
212	motor vehicle in this state while under the influence of
213	alcoholic beverages, chemical substances, or controlled
214	substances;
215	(b) Who was placed under lawful arrest for a violation of
216	s. 316.193 unless such test was requested pursuant to s.
217	316.1932(1)(c);
218	(c) Who was informed that: $\overline{\cdot \tau}$
219	1. If he or she refused to submit to a lawful test of his
220	or her breath, his or her privilege to operate a motor vehicle
221	would be suspended for 1 year for a first refusal or 18 months
222	for a second or subsequent refusal, and that he or she would be
223	subject to mandatory continuous placement of an ignition
224	interlock device for 1 year for a first refusal or 18 months for
225	a second or subsequent refusal, at his or her expense, on all
226	vehicles that he or she individually or jointly leases or owns
227	and routinely operates; or
228	<u>2.</u> If he or she refused to submit to <u>a lawful</u> <del>such</del> test <u>of</u>
229	his or her urine, his or her privilege to operate a motor
230	vehicle would be suspended for <del>a period of</del> 1 year <u>for a first</u>
231	refusal or, in the case of a second or subsequent refusal, for a
232	<del>period of</del> 18 months <u>for a second or subsequent refusal</u> ;

# Page 8 of 10

1	596-02090-23 2023296c1
233	(d) Who was informed that a refusal to submit to a lawful
234	test of his or her breath or urine, if his or her driving
235	privilege has been previously suspended or if he or she has
236	previously been fined under s. 327.35215 for a prior refusal to
237	submit to a lawful test of his or her breath, urine, or blood as
238	required under this chapter or chapter 327, is a misdemeanor of
239	the first degree, punishable as provided in s. 775.082 or s.
240	775.083, in addition to any other penalties provided by law; and
241	(e) Who, after having been so informed, refused to submit
242	to any such test when requested to do so by a law enforcement
243	officer or correctional officer
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245	commits a misdemeanor of the first degree and is subject to
246	punishment as provided in s. 775.082 or s. 775.083.
247	(3)(2) The disposition of any administrative proceeding
248	that relates to the suspension of a person's driving privilege
249	does not affect a criminal action under this section.
250	(4) (3) The disposition of a criminal action under this
251	section does not affect any administrative proceeding that
252	relates to the suspension of a person's driving privilege. The
253	department's records showing that a person's license has been
254	previously suspended for a prior refusal to submit to a lawful
255	test of his or her breath, urine, or blood <u>is</u> <del>shall be</del>
256	admissible and <u>creates</u> <del>shall create</del> a rebuttable presumption of
257	such suspension.
258	Section 3. Paragraph (a) of subsection (10) of section
259	322.2615, Florida Statutes, is amended to read:
260	322.2615 Suspension of license; right to review
261	(10) A person whose driver license is suspended under
	Page 9 of 10

# Page 9 of 10

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596-02090-23
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     subsection (1) or subsection (3) may apply for issuance of a
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     license for business or employment purposes only if the person
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     is otherwise eligible for the driving privilege pursuant to s.
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     322.271.
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           (a) If the suspension of the driver license of the person
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     for failure to submit to a breath, urine, or blood test is
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     sustained, the person is not eligible to receive a license for
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     business or employment purposes only, pursuant to s. 322.271,
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     until 30 90 days have elapsed after the expiration of the last
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     temporary permit issued. If the driver is not issued a 10-day
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     permit pursuant to this section or s. 322.64 because he or she
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     is ineligible for the permit and the suspension for failure to
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     submit to a breath, urine, or blood test is not invalidated by
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     the department, the driver is not eligible to receive a business
     or employment license pursuant to s. 322.271 until 30 90 days
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     have elapsed from the date of the suspension.
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          Section 4. Present subsections (4) and (5) of section
     322.2715, Florida Statutes, are redesignated as subsections (5)
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     and (6), respectively, and a new subsection (4) is added to that
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     section, to read:
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          322.2715 Ignition interlock device.-
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          (4) If a driver refuses to take a lawful test of his or her
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     breath as required by s. 316.1932, he or she must install an
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     ignition interlock device on all vehicles individually or
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     jointly leased or owned and routinely operated by him or her for
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     1 continuous year for a first refusal or for 18 continuous
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     months for a second or subsequent refusal upon reinstatement of
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     a permanent or restricted license.
          Section 5. This act shall take effect January 1, 2024.
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### Page 10 of 10