1 A bill to be entitled 2 An act relating to regulation of commercial motor 3 vehicles; amending s. 316.302, F.S.; revising federal 4 regulations to which owners and operators of certain 5 commercial motor vehicles are subject; deleting 6 obsolete language; amending s. 322.01, F.S.; revising 7 and providing definitions; amending s. 322.02, F.S.; 8 charging the Department of Highway Safety and Motor 9 Vehicles with the administration and enforcement of certain federal regulations; amending s. 322.05, F.S.; 10 11 prohibiting the department from issuing a commercial 12 motor vehicle license to a person who is ineligible 13 under certain federal regulations; amending s. 322.07, F.S.; revising circumstances under which the 14 15 department shall issue a temporary commercial 16 instruction permit; amending s. 322.21, F.S.; applying 17 a reinstatement service fee to a person whose privilege to operate a commercial vehicle has been 18 19 downgraded; applying a filing fee to a person applying for or seeking to renew, transfer, or make any other 20 21 change to a commercial driver license or temporary 22 commercial instruction permit; amending s. 322.31, 23 F.S.; requiring that the final orders and rulings of 24 the department wherein a commercial driver license or temporary commercial instruction permit is downgraded 25

Page 1 of 19

CODING: Words stricken are deletions; words underlined are additions.

2.6 be reviewable; creating s. 322.591, F.S.; requiring 27 the department to obtain a person's driving record 28 from the Commercial Driver's License Drug and Alcohol 29 Clearinghouse; prohibiting the department from 30 performing certain actions for a person who is 31 prohibited from operating a commercial motor vehicle 32 under certain federal regulations; requiring the 33 department to downgrade a commercial driver license or 34 temporary commercial instruction permit of a person who is prohibited from operating a commercial motor 35 36 vehicle under such regulations and to record such 37 downgrade in the Commercial Driver's License 38 Information System; requiring the department to 39 provide to such person certain notification and, upon 40 request, an opportunity for an informal hearing; 41 providing hearing requirements; requiring the 42 department to enter a final order directing the 43 downgrade of the person's commercial driver license or 44 temporary commercial instruction permit under certain 45 circumstances; providing an exception; exempting an 46 informal hearing from certain provisions; authorizing 47 such hearing to be conducted by means of 48 communications technology; requiring the department to 49 dismiss the action to downgrade the person's 50 commercial driver license or temporary commercial

Page 2 of 19

CODING: Words stricken are deletions; words underlined are additions.

51 instruction permit under certain circumstances; 52 requiring the department to record the 53 disqualification of a person from operating a 54 commercial motor vehicle in the person's driving record upon entry of a final order to downgrade the 55 56 person's commercial driver license or temporary 57 commercial instruction permit; providing construction; 58 requiring reinstatement of the person's commercial 59 driver license or temporary commercial instruction permit under certain circumstances; limiting liability 60 61 of the department; specifying that certain provisions 62 are the exclusive procedure for downgrade of a 63 commercial driver license or temporary commercial 64 instruction permit; providing construction; 65 authorizing issuance of a Class E driver license to a 66 person who is prohibited from operating a commercial motor vehicle under certain circumstances; amending 67 68 ss. 322.34 and 322.61, F.S.; conforming cross-69 references; providing an effective date. 70 71 Be It Enacted by the Legislature of the State of Florida: 72 73 Section 1. Subsection (1), paragraph (d) of subsection 74 (2), and subsection (9) of section 316.302, Florida Statutes, 75 are amended to read:

Page 3 of 19

CODING: Words stricken are deletions; words underlined are additions.

76

77

78

316.302 Commercial motor vehicles; safety regulations; transporters and shippers of hazardous materials; enforcement.-(1) (a) All owners and drivers of commercial motor vehicles

that are operated on the public highways of this state while 79 80 engaged in interstate commerce are subject to the rules and regulations contained in 49 C.F.R. parts 382, 383, 384, 385, 81 82 386, and 390-397.

Except as otherwise provided in this section, all 83 (b) 84 owners and drivers of commercial motor vehicles that are engaged in intrastate commerce are subject to the rules and regulations 85 contained in 49 C.F.R. parts 382, 383, 384, 385, 386, and 390-86 397, as such rules and regulations existed on December 31, 2023 87 2020. 88

89 (C) The emergency exceptions provided by 49 C.F.R. s. 392.82 also apply to communications by utility drivers and 90 91 utility contractor drivers during a Level 1 activation of the 92 State Emergency Operations Center, as provided in the Florida 93 Comprehensive Emergency Management plan, or during a state of 94 emergency declared by executive order or proclamation of the 95 Governor.

96 (d) Except as provided in s. 316.228 for rear overhang 97 lighting and flagging requirements for intrastate operations, 98 the requirements of this section supersede all other safety 99 requirements of this chapter for commercial motor vehicles. (e) A person who operates a commercial motor vehicle

100

Page 4 of 19

CODING: Words stricken are deletions; words underlined are additions.

101	solely in intrastate commerce which does not transport hazardous
102	materials in amounts that require placarding pursuant to 49
103	C.F.R. part 172 need not comply with the requirements of
104	electronic logging devices and hours of service supporting
105	documents as provided in 49 C.F.R. parts 385, 386, 390, and 395
106	until December 31, 2019.
107	(2)
108	(d) A person who operates a commercial motor vehicle
109	solely in intrastate commerce not transporting any hazardous
110	material in amounts that require placarding pursuant to 49
111	C.F.R. part 172 within a 150 air-mile radius of the location
112	where the vehicle is based need not comply with 49 C.F.R. <u>ss.</u>
113	<u>395.8 and 395.11</u> s. 395.8 if the requirements of 49 C.F.R. <u>s.</u>
114	<u>395.1(e)(1)(iii) and (iv)</u> s. 395.1(e)(1)(ii), (iii)(A) and (C),
115	and (v) are met.
116	(9) For the purpose of enforcing this section, any law
117	enforcement officer of the Department of Highway Safety and
118	Motor Vehicles or duly appointed agent who holds a current
119	safety inspector certification from the Commercial Vehicle
120	Safety Alliance may require the driver of any commercial vehicle
121	operated on the highways of this state to stop and submit to an
122	inspection of the vehicle or the driver's records. If the
123	vehicle or driver is found to be operating in an unsafe
124	condition, or if any required part or equipment is not present
125	or is not in proper repair or adjustment, and the continued
	Dega 5 of 10

Page 5 of 19

CODING: Words stricken are deletions; words underlined are additions.

operation would present an unduly hazardous operating condition, the officer <u>or agent</u> may require the vehicle or the driver to be removed from service pursuant to the North American Standard Out-of-Service Criteria, until corrected. However, if continuous operation would not present an unduly hazardous operating condition, the officer <u>or agent</u> may give written notice requiring correction of the condition within 15 days.

(a) Any member of the Florida Highway Patrol or any law
enforcement officer employed by a sheriff's office or municipal
police department authorized to enforce the traffic laws of this
state pursuant to s. 316.640 who has reason to believe that a
vehicle or driver is operating in an unsafe condition may, as
provided in subsection (11), enforce the provisions of this
section.

(b) Any person who fails to comply with an officer's request to submit to an inspection under this subsection commits a violation of s. 843.02 if the person resists the officer without violence or a violation of s. 843.01 if the person resists the officer with violence.

Section 2. Subsections (16) through (48) of section 322.01, Florida Statutes, are renumbered as subsections (17) through (49), respectively, subsection (5) and present subsections (37) and (41) are amended, and a new subsection (16) is added to that section, to read: 322.01 Definitions.—As used in this chapter:

Page 6 of 19

CODING: Words stricken are deletions; words underlined are additions.

151	(5) "Cancellation" means the act of declaring a driver
152	license void and terminated but does not include a downgrade.
153	(16) "Downgrade" has the same meaning as the term "CDL
154	downgrade" as defined in 49 C.F.R. s. 383.5(4).
155	(38) (37) "Revocation" means the termination of a
156	licensee's privilege to drive. The term does not include a
157	downgrade.
158	(42)(41) "Suspension" means the temporary withdrawal of a
159	licensee's privilege to drive a motor vehicle. <u>The term does not</u>
160	include a downgrade.
161	Section 3. Subsection (2) of section 322.02, Florida
162	Statutes, is amended to read:
163	322.02 Legislative intent; administration
164	(2) The Department of Highway Safety and Motor Vehicles is
165	charged with the administration and function of enforcement of
166	the provisions of this chapter and the administration and
167	enforcement of 49 C.F.R. parts 382-386 and 390-397.
168	Section 4. Subsections (7) through (12) of section 322.05,
169	Florida Statutes, are renumbered as subsections (8) through
170	(13), respectively, and a new subsection (7) is added to that
171	section to read:
172	322.05 Persons not to be licensedThe department may not
173	issue a license:
174	(7) To any person, as a commercial motor vehicle operator,
175	who is ineligible to operate a commercial motor vehicle pursuant
	Page 7 of 19

CODING: Words stricken are deletions; words underlined are additions.

176 to 49 C.F.R. part 383. 177 Section 5. Subsection (3) of section 322.07, Florida 178 Statutes, is amended to read: 179 322.07 Instruction permits and temporary licenses.-180 Any person who, except for his or her lack of (3) 181 instruction in operating a commercial motor vehicle, would 182 otherwise be qualified to obtain a commercial driver license 183 under this chapter, may apply for a temporary commercial 184 instruction permit. The department shall issue such a permit 185 entitling the applicant, while having the permit in his or her 186 immediate possession, to drive a commercial motor vehicle on the 187 highways, if: 188 (a) The applicant possesses a valid Florida driver 189 license; and 190 The applicant, while operating a commercial motor (b) 191 vehicle, is accompanied by a licensed driver who is 21 years of 192 age or older, who is licensed to operate the class of vehicle 193 being operated, and who is occupying the closest seat to the 194 right of the driver; and 195 The department has not been notified that, under 49 (C) 196 C.F.R. s. 382.501(a), the applicant is prohibited from operating 197 a commercial motor vehicle. 198 Section 6. Subsection (8) and paragraph (a) of subsection 199 (9) of section 322.21, Florida Statutes, are amended to read: 200 322.21 License fees; procedure for handling and collecting Page 8 of 19

CODING: Words stricken are deletions; words underlined are additions.

2024

201 fees.-

202 A person who applies for reinstatement following the (8) 203 suspension or revocation of the person's driver license must pay 204 a service fee of \$45 following a suspension, and \$75 following a 205 revocation, which is in addition to the fee for a license. A 206 person who applies for reinstatement of a commercial driver 207 license following the disqualification or downgrade of the 208 person's privilege to operate a commercial motor vehicle must 209 shall pay a service fee of \$75, which is in addition to the fee 210 for a license. The department shall collect all of these fees at the time of reinstatement. The department shall issue proper 211 receipts for such fees and shall promptly transmit all funds 212 213 received by it as follows:

(a) Of the \$45 fee received from a licensee forreinstatement following a suspension:

I. If the reinstatement is processed by the department,
 the department shall deposit \$15 in the General Revenue Fund and
 \$30 in the Highway Safety Operating Trust Fund.

If the reinstatement is processed by the tax collector,
 \$15, less the general revenue service charge set forth in s.
 215.20(1), shall be retained by the tax collector, \$15 shall be
 deposited into the Highway Safety Operating Trust Fund, and \$15
 shall be deposited into the General Revenue Fund.

(b) Of the \$75 fee received from a licensee for
reinstatement following a revocation, or disqualification, or

Page 9 of 19

downgrade:

226

2024

	<u></u>
227	1. If the reinstatement is processed by the department,
228	the department shall deposit \$35 in the General Revenue Fund and
229	\$40 in the Highway Safety Operating Trust Fund.
230	2. If the reinstatement is processed by the tax collector,
231	\$20, less the general revenue service charge set forth in s.
232	215.20(1), shall be retained by the tax collector, \$20 shall be
233	deposited into the Highway Safety Operating Trust Fund, and \$35
234	shall be deposited into the General Revenue Fund.
235	
236	If the revocation or suspension of the driver license was for a
237	violation of s. 316.193, or for refusal to submit to a lawful
238	breath, blood, or urine test, an additional fee of \$130 must be
239	charged. However, only one \$130 fee may be collected from one
240	person convicted of violations arising out of the same incident.
241	The department shall collect the \$130 fee and deposit the fee
242	into the Highway Safety Operating Trust Fund at the time of
243	reinstatement of the person's driver license, but the fee may
244	not be collected if the suspension or revocation is overturned.
245	If the revocation or suspension of the driver license was for a
246	conviction for a violation of s. 817.234(8) or (9) or s.
247	817.505, an additional fee of \$180 is imposed for each offense.
248	The department shall collect and deposit the additional fee into
249	the Highway Safety Operating Trust Fund at the time of
250	reinstatement of the person's driver license.

Page 10 of 19

251	(9) An applicant:
252	(a) Requesting a review authorized in s. 322.222, s.
253	322.2615, s. 322.2616, s. 322.27, <u>s. 322.591,</u> or s. 322.64 must
254	pay a filing fee of \$25 to be deposited into the Highway Safety
255	Operating Trust Fund.
256	Section 7. Section 322.31, Florida Statutes, is amended to
257	read:
258	322.31 Right of reviewThe final orders and rulings of
259	the department wherein any person's license is denied, canceled,
260	suspended, or revoked or wherein any person's commercial driver
261	license or temporary commercial instruction permit is downgraded
262	person is denied a license, or where such license has been
263	canceled, suspended, or revoked, shall be reviewable in the
264	manner and within the time provided by the Florida Rules of
265	Appellate Procedure only by a writ of certiorari issued by the
266	circuit court in the county wherein such person shall reside, in
267	the manner prescribed by the Florida Rules of Appellate
268	Procedure, any provision in chapter 120 to the contrary
269	notwithstanding.
270	Section 8. Section 322.591, Florida Statutes, is created
271	to read:
272	322.591 Commercial driver license and temporary commercial
273	instruction permit; Commercial Driver's License Drug and Alcohol
274	Clearinghouse; prohibition on issuance of commercial driver
275	licenses; downgradesBeginning November 18, 2024:
	Dogo 11 of 10

Page 11 of 19

CODING: Words stricken are deletions; words underlined are additions.

2024

276	(1) When a person applies for or seeks to renew, transfer,
277	or make any other change to a commercial driver license or
278	temporary commercial instruction permit, the department must
279	obtain the person's driving record from the Commercial Driver's
280	License Drug and Alcohol Clearinghouse established pursuant to
281	49 C.F.R. part 382. The department may not issue, renew, or
282	transfer, or revise the types of authorized vehicles that may be
283	operated or the endorsements applicable to, a commercial driver
284	license or temporary commercial instruction permit for any
285	person for whom the department receives notification that,
286	pursuant to 49 C.F.R. s. 382.501(a), the person is prohibited
287	from operating a commercial motor vehicle.
288	(2) The department shall downgrade the commercial driver
289	license or temporary commercial instruction permit of a person
290	for whom the department receives notification that, pursuant to
291	49 C.F.R. s. 382.501(a), the person is prohibited from operating
292	a commercial motor vehicle. Any such downgrade must be completed
293	and recorded by the department in the Commercial Driver's
294	License Information System within 60 days after the department's
295	receipt of such notification.
296	(3)(a) Upon receipt of notification that, pursuant to 49
297	C.F.R. s. 382.501(a), a person is prohibited from operating a
298	commercial motor vehicle, the department shall immediately
299	notify the person who is the subject of such notification that
300	he or she is prohibited from operating a commercial motor
	Dere 10 ef 10

Page 12 of 19

301 vehicle and, upon his or her request, must afford him or her an 302 opportunity for an informal hearing pursuant to this section. 303 The department's notice must be provided to the person in the 304 same manner as, and providing notice has the same effect as, 305 notices provided pursuant to s. 322.251(1) and (2). 306 (b) An informal hearing under paragraph (a) must be 307 requested no later than 20 days after the person receives the notice of the downgrade. If a request for a hearing is not 308 309 received within 20 days after receipt of such notice, the 310 department must enter a final order directing the downgrade of 311 the person's commercial driver license or temporary commercial 312 instruction permit unless the department receives notification 313 that, pursuant to 49 C.F.R. s. 382.503(a), the person is no 314 longer prohibited from operating a commercial motor vehicle. 315 (c) A hearing requested under paragraph (b) must be 316 scheduled and held no later than 30 days after receipt by the 317 department of a request for the hearing. The submission of a 318 request for hearing under paragraph (b) tolls the deadline to 319 file a petition for writ of certiorari pursuant to s. 322.31 320 until after the department enters a final order after a hearing 321 under paragraph (b). The informal hearing authorized by this subsection is 322 (d) exempt from chapter 120. Such hearing must be conducted before a 323 324 hearing officer designated by the department. The hearing 325 officer may conduct such hearing by means of communications

Page 13 of 19

CODING: Words stricken are deletions; words underlined are additions.

2024

326	technology.
327	(e) The notification received by the department pursuant
328	to 49 C.F.R. s. 382.501(a) must be in the record for
329	consideration by the hearing officer and in any proceeding under
330	s. 322.31 and is considered self-authenticating. The basis for
331	the notification received by the department pursuant to 49
332	C.F.R. s. 382.501(a) and the information in the Commercial
333	Driver's License Drug and Alcohol Clearinghouse which resulted
334	in such notification are not subject to challenge in the hearing
335	or in any proceeding brought under s. 322.31.
336	(f) If, before the entry of a final order arising from a
337	notification received by the department pursuant to 49 C.F.R. s.
338	382.501(a), the department receives notification that, pursuant
339	to 49 C.F.R. s. 382.503(a), the person is no longer prohibited
340	from operating a commercial motor vehicle, the department must
341	dismiss the action to downgrade the person's commercial driver
342	license or temporary commercial instruction permit.
343	(g) Upon the entry of a final order that results in the
344	downgrade of a person's commercial driver license or temporary
345	commercial instruction permit, the department shall record
346	immediately in the person's driving record that the person is
347	disqualified from operating a commercial motor vehicle. The
348	downgrade of a commercial driver license or temporary commercial
349	instruction permit pursuant to a final order entered pursuant to
350	this section and, upon the entry of a final order, the recording

Page 14 of 19

2024

351	in the person's record that the person subject to such final
352	order is disqualified from operating a commercial motor vehicle,
353	are not stayed during the pendency of any proceeding pursuant to
354	<u>s. 322.31.</u>
355	(h) If, after the department enters a final order that
356	results in the downgrade of a person's commercial driver license
357	or temporary commercial instruction permit and records in the
358	person's driving record that the person is disqualified from
359	operating a commercial motor vehicle, the department receives:
360	1. Notification that, pursuant to 49 C.F.R. s. 382.503(a),
361	the person is no longer prohibited from operating a commercial
362	motor vehicle, the department must reinstate the person's
363	commercial driver license or temporary commercial instruction
364	permit upon application by such person.
365	2. Notification from the Federal Motor Carrier Safety
366	Administration pursuant to 49 C.F.R. s. 383.73(q)(3) that the
367	person was erroneously identified as being prohibited from
368	operating a commercial motor vehicle, the department must notify
369	the newspaper windtate without normant of the uningtatement for
	the person; reinstate, without payment of the reinstatement fee
370	required pursuant to s. 322.21, the person's commercial driver
370	required pursuant to s. 322.21, the person's commercial driver
370 371	required pursuant to s. 322.21, the person's commercial driver license or commercial instruction permit as expeditiously as
370 371 372	required pursuant to s. 322.21, the person's commercial driver license or commercial instruction permit as expeditiously as possible; and remove any reference to the person's erroneous
370 371 372 373	required pursuant to s. 322.21, the person's commercial driver license or commercial instruction permit as expeditiously as possible; and remove any reference to the person's erroneous prohibited status from the Commercial Driver's License

Page 15 of 19

2024

376	license or temporary commercial instruction permit downgrade
377	resulting from the discharge of its duties.
378	(j) This section is the exclusive procedure for the
379	downgrade of a commercial driver license or temporary commercial
380	instruction permit following notification received by the
381	department that, pursuant to 49 C.F.R. s. 382.501(a), a person
382	is prohibited from operating a commercial motor vehicle.
383	(k) The downgrade of a person's commercial driver license
384	or temporary commercial instruction permit pursuant to this
385	section does not preclude the suspension of the driving
386	privilege for that person pursuant to s. 322.2615 or the
387	disqualification of that person from operating a commercial
388	motor vehicle pursuant to s. 322.64. The driving privilege of a
389	person whose commercial driver license or temporary commercial
390	instruction permit has been downgraded pursuant to this section
391	also may be suspended for a violation of s. 316.193.
392	(4) A person for whom the department receives notification
393	that, pursuant to 49 C.F.R. s. 382.501(a), the person is
394	prohibited from operating a commercial motor vehicle may, if
395	otherwise qualified, be issued a Class E driver license pursuant
396	to s. 322.251(4), valid for the length of his or her unexpired
397	license period, at no cost.
398	Section 9. Subsection (2) of section 322.34, Florida
399	Statutes, is amended to read:
400	322.34 Driving while license suspended, revoked, canceled,
	Page 16 of 19

2024

401 or disqualified.-402 Any person whose driver license or driving privilege (2) 403 has been canceled, suspended, or revoked as provided by law, or 404 who does not have a driver license or driving privilege but is 405 under suspension or revocation equivalent status as defined in 406 s. 322.01(43) s. 322.01(42), except persons defined in s. 407 322.264, who, knowing of such cancellation, suspension, 408 revocation, or suspension or revocation equivalent status, 409 drives any motor vehicle upon the highways of this state while such license or privilege is canceled, suspended, or revoked, or 410 411 while under suspension or revocation equivalent status, commits: 412 A misdemeanor of the second degree, punishable as (a) 413 provided in s. 775.082 or s. 775.083. 414 (b)1. A misdemeanor of the first degree, punishable as 415 provided in s. 775.082 or s. 775.083, upon a second or 416 subsequent conviction, except as provided in paragraph (c). 417 2. A person convicted of a third or subsequent conviction, 418 except as provided in paragraph (c), must serve a minimum of 10 419 days in jail. 420 A felony of the third degree, punishable as provided (C) 421 in s. 775.082, s. 775.083, or s. 775.084, upon a third or subsequent conviction if the current violation of this section 422 423 or the most recent prior violation of the section is related to 424 driving while license canceled, suspended, revoked, or 425 suspension or revocation equivalent status resulting from a

Page 17 of 19

CODING: Words stricken are deletions; words underlined are additions.

hb0405-01-c1

426 violation of: 427 1. Driving under the influence; 428 2. Refusal to submit to a urine, breath-alcohol, or blood 429 alcohol test; 430 3. A traffic offense causing death or serious bodily 431 injury; or 432 4. Fleeing or eluding. 433 434 The element of knowledge is satisfied if the person has been 435 previously cited as provided in subsection (1); or the person 436 admits to knowledge of the cancellation, suspension, or 437 revocation, or suspension or revocation equivalent status; or the person received notice as provided in subsection (4). There 438 439 shall be a rebuttable presumption that the knowledge requirement 440 is satisfied if a judgment or order as provided in subsection 441 (4) appears in the department's records for any case except for 442 one involving a suspension by the department for failure to pay 443 a traffic fine or for a financial responsibility violation. 444 Section 10. Subsection (4) of section 322.61, Florida 445 Statutes, is amended to read: 446 322.61 Disqualification from operating a commercial motor 447 vehicle.-448 Any person who is transporting hazardous materials as (4) 449 defined in s. 322.01(25) s. 322.01(24) shall, upon conviction of an offense specified in subsection (3), be disqualified from 450 Page 18 of 19

CODING: Words stricken are deletions; words underlined are additions.

F	L	0	R	I D	Α	Н	0	U	S	Е	0	F	R	Е	Ρ	R	Е	S	Е	Ν	Т	Α	Т		V	Е	S
---	---	---	---	-----	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	--	---	---	---

451 operating a commercial motor vehicle for a period of 3 years.

452 The penalty provided in this subsection shall be in addition to

- 453 any other applicable penalty.
- 454 Section 11. This act shall take effect July 1, 2024.

Page 19 of 19

CODING: Words stricken are deletions; words underlined are additions.