

1                   A bill to be entitled  
2       An act relating to transportation; creating s. 311.26,  
3       F.S.; requiring the Department of Transportation to  
4       coordinate with certain entities for a specified  
5       purpose; amending s. 316.003, F.S.; revising the  
6       definition of the term "personal delivery device";  
7       amending s. 316.008, F.S.; authorizing a personal  
8       delivery device to be operated in specified areas;  
9       providing an exception; amending s. 316.2071, F.S.;  
10      authorizing a personal delivery device to operate in  
11      specified areas; providing an exception; prohibiting a  
12      personal delivery device or mobile carrier from  
13      interfering with bicyclists and motor vehicles;  
14      prohibiting a personal delivery device or mobile  
15      carrier from operating in specified areas unless  
16      certain conditions are met; authorizing the department  
17      to adopt rules; amending s. 320.20, F.S.; authorizing  
18      certain license tax revenues be pledged for the  
19      repayment of specified bonds under certain conditions;  
20      repealing s. 322.032, F.S., relating to digital proof  
21      of driver license or identification card; amending ss.  
22      322.059 and 322.15, F.S.; conforming provisions to  
23      changes made by the act; repealing s. 324.252, F.S.,  
24      relating to electronic insurance verification;  
25      amending s. 330.41, F.S.; prohibiting a political

subdivision from taking certain actions against a drone delivery service on a commercial property; removing a limitation relating to drone ports; providing that the addition of a drone delivery service within the parking area of a commercial property does not reduce the number of parking spaces for a specified purpose; amending s. 332.006, F.S.; requiring the department to coordinate with certain airports for a specified purpose; amending s. 334.044, F.S.; providing and revising powers and duties of the department; amending s. 334.63, F.S.; providing state policy; requiring a governmental entity to include certain information in specified publications; defining the terms "nonpecuniary factor" and "net-zero policies"; amending s. 339.135, F.S.; revising certain budget provisions; requiring the Executive Office of the Governor, rather than the Legislative Budget Commission, to approve rolling over certain spending authority to the next fiscal year; increasing a work program amendment threshold that requires certain approval; removing an expiration date; amending s. 339.55, F.S.; removing the Legislative Budget Commission as an entity that is required to approve certain emergency loans; amending s. 341.041, F.S.; providing that certain provisions relating to

paratransit services apply only to persons with disabilities; amending s. 790.19, F.S.; providing penalties for shooting into or throwing deadly missiles into an occupied or unoccupied autonomous vehicle; amending s. 806.13, F.S.; providing penalties for defacing, injuring, or damaging an autonomous vehicle; amending s. 921.0022, F.S.; conforming a cross-reference; providing an effective date.

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

**Section 1. Section 311.26, Florida Statutes, is created to read:**

311.26 Florida Seaport Maritime Industrial Base.—The Department of Transportation shall coordinate with the Department of Commerce and the ports listed in s. 311.09, the United States Department of Commerce, and the United States Department of Defense to identify and prioritize key maritime components in the supply chain which are essential to strengthening and expanding this state's maritime industrial base. The ports listed in s. 311.09 shall support projects evaluated by the Department of Transportation, which shall directly support the construction, maintenance, and modernization of both commercial vessels, including cargo vessels, and vessels designed for national defense. Projects

shall be evaluated based on the return on invested capital, job creation, and contribution to the economic competitiveness and national security interests of this state. Additional considerations shall include the anticipated enhancement of this state's commercial maritime capabilities.

**Section 2. Subsection (59) of section 316.003, Florida Statutes, is amended to read:**

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

(59) PERSONAL DELIVERY DEVICE.—An electrically powered device that:

(a) Is operated on sidewalks, ~~and~~ crosswalks, bicycle lanes, bicycle paths, or shoulders of streets, roadways, or highways, excluding limited access facilities, and intended primarily for transporting property;

(b) Has a weight that does not exceed the maximum weight established by Department of Transportation rule;

(c) Operates at ~~Has~~ a maximum speed of 10 miles per hour on sidewalks and crosswalks and 20 miles per hour on bicycle lanes, bicycle paths, or shoulders of streets, roadways, or highways, excluding limited access facilities; and

(d) Is equipped with technology to allow for operation of the device with or without the active control or monitoring of a

101 natural person.

102  
103 A personal delivery device is not considered a vehicle unless  
104 expressly defined by law as a vehicle. A mobile carrier is not  
105 considered a personal delivery device. The Department of  
106 Transportation may adopt rules to implement this subsection.

107 **Section 3. Paragraph (b) of subsection (7) of section**  
108 **316.008, Florida Statutes, is amended to read:**

109 316.008 Powers of local authorities.—

110 (7)

111 (b)1. Except as provided in subparagraph 2., a personal  
112 delivery device may be operated on sidewalks, crosswalks,  
113 bicycle lanes, bicycle paths, or shoulders of streets, roadways,  
114 or highways, excluding limited access facilities, and a mobile  
115 carrier may be operated on sidewalks and crosswalks within a  
116 county or municipality when such use is permissible under  
117 federal law. This paragraph does not restrict a county or  
118 municipality from otherwise adopting regulations for the safe  
119 operation of personal delivery devices and mobile carriers.

120 2. A personal delivery device may not be operated on the  
121 Florida Shared-Use Nonmotorized Trail Network created under s.  
122 339.81 or components of the Florida Greenways and Trails System  
123 created under chapter 260.

124 **Section 4. Subsections (1) and (3) of section 316.2071,**  
125 **Florida Statutes, are amended, and subsection (5) is added to**

126 **that section, to read:**

127 316.2071 Personal delivery devices and mobile carriers.—

128 (1) Notwithstanding any provision of law to the contrary,  
129 a personal delivery device may operate on sidewalks, crosswalks,  
130 bicycle lanes, bicycle paths, or shoulders of streets, roadways,  
131 or highways, excluding limited access facilities, and a ~~or~~  
132 mobile carrier may operate on sidewalks and crosswalks, subject  
133 to s. 316.008(7)(b). Such A personal delivery device or mobile  
134 carrier ~~operating on a sidewalk or crosswalk~~ has all the rights  
135 and duties applicable to a pedestrian under the same  
136 circumstances. A, ~~except that the~~ personal delivery device or  
137 mobile carrier may ~~must~~ not unreasonably interfere with  
138 pedestrians, bicyclists, and motor vehicles ~~or traffic~~ and must  
139 yield the right-of-way to pedestrians ~~on the sidewalk or~~  
140 ~~crosswalk.~~

141 (3) A personal delivery device and a mobile carrier may  
142 not:

143 (a) Operate on a sidewalk, crosswalk, bicycle lane, or  
144 shoulder of a street, roadway, or highway, excluding a limited  
145 access facility, unless the personal delivery device or mobile  
146 carrier meets minimum criteria established by the Department of  
147 Transportation ~~public highway except to the extent necessary to~~  
148 ~~cross a crosswalk.~~

149 (b) Operate on a sidewalk, ~~or~~ crosswalk, bicycle lane,  
150 bicycle path, or shoulder of a street, roadway, or highway,

151 excluding a limited access facility, unless a human who is an  
152 agent of the personal delivery device operator is capable of  
153 ~~actively~~ controlling and ~~or~~ monitoring the navigation and  
154 operation of the personal delivery device or a mobile carrier  
155 owner remains within 25 feet of the mobile carrier.

156 (c) Transport hazardous materials as defined in s.  
157 316.003.

158 (d) For mobile carriers, transport persons or animals.

159 (5) The Department of Transportation may adopt rules to  
160 implement this section.

161 **Section 5. Subsections (6) and (7) are added to section**  
162 **320.20, Florida Statutes, to read:**

163 320.20 Disposition of license tax moneys.—The revenue  
164 derived from the registration of motor vehicles, including any  
165 delinquent fees and excluding those revenues collected and  
166 distributed under the provisions of s. 320.081, must be  
167 distributed monthly, as collected, as follows:

168 (6) Notwithstanding any other provision of this section,  
169 the revenues available under subsection (3) may be pledged to  
170 the repayment of any bonds issued under this section by the  
171 Division of Bond Finance at the request of the Department of  
172 Transportation so long as the Florida Ports Financing Commission  
173 Series 1996 Bonds and any refunding bonds to the Florida Ports  
174 Financing Commission Series 1996 Bonds have been redeemed.

175 (7) Notwithstanding any other provision of this section,

176 the revenues available under subsection (4) may be pledged to  
177 the repayment of any bonds issued under this section by the  
178 Division of Bond Finance at the request of the Department of  
179 Transportation so long as the Florida Ports Financing Commission  
180 Series 1999 Bonds and any refunding bonds to the Florida Ports  
181 Financing Commission Series 1999 Bonds have been redeemed.

182 **Section 6.** Section 322.032, Florida Statutes, is repealed.

183 **Section 7. Section 322.059, Florida Statutes, is amended**  
184 **to read:**

185 322.059 Mandatory surrender of suspended driver license  
186 and registration.—A person whose driver license or registration  
187 has been suspended as provided in s. 322.058 must immediately  
188 return his or her driver license and registration to the  
189 Department of Highway Safety and Motor Vehicles. ~~The department~~  
190 ~~shall invalidate the digital proof of driver license issued~~  
191 ~~pursuant to s. 322.032 for such person.~~ If such person fails to  
192 return his or her driver license or registration, a law  
193 enforcement agent may seize the license or registration while  
194 the driver license or registration is suspended.

195 **Section 8. Subsection (1) of section 322.15, Florida**  
196 **Statutes, is amended to read:**

197 322.15 License to be carried and exhibited on demand;  
198 fingerprint to be imprinted upon a citation.—

199 (1) Every licensee shall have his or her driver license,  
200 which must be fully legible with no portion of such license

201 faded, altered, mutilated, or defaced, in his or her immediate  
202 possession at all times when operating a motor vehicle and shall  
203 present or submit the same upon the demand of a law enforcement  
204 officer or an authorized representative of the department. ~~A~~  
205 ~~licensee may present or submit a digital proof of driver license~~  
206 ~~as provided in s. 322.032 in lieu of his or her printed driver~~  
207 ~~license; however, if the law enforcement officer or authorized~~  
208 ~~representative of the department is unable to immediately verify~~  
209 ~~the digital proof of driver license, upon the demand of the law~~  
210 ~~enforcement officer or authorized representative of the~~  
211 ~~department, the licensee must present or submit his or her~~  
212 ~~printed driver license.~~

213 **Section 9.** Section 324.252, Florida Statutes, is repealed.

214 **Section 10.** Paragraph (c) of subsection (3) of section  
215 **330.41, Florida Statutes, is amended, and a new paragraph (e) is**  
216 **added to that subsection, to read:**

217 330.41 Unmanned Aircraft Systems Act.—

218 (3) REGULATION.—

219 (c) Except as otherwise expressly provided, a political  
220 subdivision may not withhold issuance of a business tax receipt,  
221 development permit, or other conditional use approval to a drone  
222 delivery service on a commercial property or enact or enforce an  
223 ordinance or resolution that prohibits a drone delivery  
224 service's operation ~~based on the location of its drone port,~~  
225 notwithstanding part II of chapter 163 and chapter 205. A

political subdivision may enforce minimum setback and landscaping regulations that are generally applicable to permitted uses in the drone port site's zoning district. This paragraph may not be construed to authorize a political subdivision to require additional landscaping as a condition of approval ~~of a drone port~~.

(e) The addition of a drone delivery service within the parking area of a commercial property does not reduce the number of parking spaces for the purpose of meeting applicable minimum parking requirements.

**Section 11. Subsection (10) is added to section 332.006, Florida Statutes, to read:**

332.006 Duties and responsibilities of the Department of Transportation.—The Department of Transportation shall, within the resources provided to the department:

(10) Coordinate with commercial service airports in this state to review United States Transportation Security Administration policies and programs, including programs for veterans and active duty members of the United States Armed Forces and their families to increase the efficiency of passenger screening and the overall customer service experience of the flying public.

**Section 12. Subsections (5), (20), and (21) of section 334.044, Florida Statutes, are amended, and subsections (40) through (43) are added to that section, to read:**

251           334.044 Powers and duties of the department.—The  
252 department shall have the following general powers and duties:

253           (5) To purchase, lease, or otherwise acquire property and  
254 materials, including the purchase of promotional items as part  
255 of public information and education campaigns for the promotion  
256 of environmental management, scenic highways, traffic and train  
257 safety awareness, commercial motor vehicle safety, workforce  
258 development, transportation economic development opportunities  
259 ~~electric vehicle use and charging stations~~, autonomous vehicles,  
260 and context classification for electric vehicles and autonomous  
261 vehicles; to purchase, lease, or otherwise acquire equipment and  
262 supplies; and to sell, exchange, or otherwise dispose of any  
263 property that is no longer needed by the department.

264           (20) To operate and maintain research facilities  
265 designated by the department, to conduct and enter into  
266 contracts and agreements for compensation for conducting  
267 research studies, and to collect data necessary for the  
268 improvement of the state transportation system.

269           (21) To conduct and enter into contracts and agreements  
270 for research and demonstration projects relative to innovative  
271 transportation technologies.

272           (40) To require local governments and municipalities to  
273 submit federal funding grant applications that impact or may  
274 impact state-owned rights-of-way, roads, bridges, and limited  
275 access facilities to the department for review and approval

276 before submission to the Federal Government or the Federal  
277 Highway Administration.

278 (41) To coordinate with local governments to review and  
279 develop applications for federal funding to ensure that each  
280 project will have the maximum benefit to this state  
281 transportation system, contributing to congestion relief and  
282 infrastructure improvements.

283 (42) To maintain, construct, and operate the public roads  
284 bordering the Capitol Complex as defined in s. 272.09(1),  
285 including Calhoun Street, East Pensacola Street, Monroe Street,  
286 Jefferson Street, West Pensacola Street, Martin Luther King Jr.  
287 Boulevard, and Gaines Street.

288 (43) Notwithstanding s. 20.255(9), to serve as the point  
289 of contact for statewide topographic aerial light detection and  
290 ranging (LiDAR) procurement and cost sharing related to  
291 statewide geographic information systems and geospatial data  
292 sharing. The department may provide these services to other  
293 state and local agencies by entering into an interagency  
294 agreement consistent with chapter 216. Notwithstanding any other  
295 law, including any charter provision, ordinance, statute, or  
296 special law, all state and local agencies conducting programs or  
297 exercising powers relating to topographic aerial LiDAR may enter  
298 into interagency agreements consistent with chapter 216 with the  
299 department for the provision by the department of topographic  
300 aerial LiDAR procurement and cost-sharing services, and to

delegate such authority to conduct programs or exercise powers relating to topographic aerial LiDAR procurement and cost-sharing services to the department pursuant to such interagency agreements. The department may adopt rules pursuant to ss. 120.536(1) and 120.54 to implement this subsection.

**Section 13. Subsection (3) is added to section 334.63, Florida Statutes, to read:**

334.63 Project concept studies and project development and environment studies.—

(3)(a) It is the policy of this state that nonpecuniary factors are not considerations in taxpayer-funded project development and environmental studies. To the extent such nonpecuniary factors are a requirement of federal law or as a condition of receipt of federal transportation funding, a governmental entity must include the following in any publication, document, report, presentation, webpage, or digital application:

1. A written statement that federal law requires such considerations as part of the project development and environmental study in question and a reference to such federal law.

2. The amount of taxpayer funding required to make such considerations, including the approximate increase in costs related to nonpecuniary factors.

3. The estimated cost increase for all project phases for

the overall recommended project when nonpecuniary factors are considered.

(b) For purposes of this subsection, the term "nonpecuniary factor" includes any of the following:

1. Considerations related to social justice, including diversity, equity, and inclusion or the placement of highways or transportation facilities having a disproportionate effect or impact on a specific demographic;

2. Considerations related to environmental justice, including the natural, social, or cultural environment being impacted by the actions;

3. Sociocultural effect evaluations; or

4. Additional considerations related to climate alarmism, including any benchmark, standard, threshold, goal, or requirement related to emissions, motor vehicle fuel sources, decarbonization, and net-zero policies. For purposes of this subparagraph, the term "net-zero policies" means achieving a balance between the total amount of greenhouse gases released into the atmosphere and the amount removed. The term does not include standard reviews related to section 4(f) requirements outlined in 49 U.S.C. s. 303 and 23 U.S.C. s. 138.

**Section 14. Paragraph (c) of subsection (6) and paragraph (h) of subsection (7) of section 339.135, Florida Statutes, are amended to read:**

339.135 Work program; legislative budget request;

351 definitions; preparation, adoption, execution, and amendment.—

352 (6) EXECUTION OF THE BUDGET.—

353 (c) Notwithstanding ~~the provisions of~~ ss. 216.301(2) and  
354 216.351, any unexpended balance remaining at the end of the  
355 fiscal year in the appropriations to the department for special  
356 categories; aid to local governments; lump sums for project  
357 phases which are part of the adopted work program, and for which  
358 contracts have been executed or bids have been let; and for  
359 right-of-way land acquisition and relocation assistance for  
360 parcels from project phases in the adopted work program for  
361 which appraisals have been completed and approved, may be  
362 certified forward as fixed capital outlay at the end of each  
363 fiscal year, to be certified by the head of the state agency on  
364 or before August 1 of each year to the Executive Office of the  
365 Governor, showing in detail the commitment or to whom obligated  
366 and the amount of such commitment or obligation. On or before  
367 September 1 of each year, the Executive Office of the Governor  
368 shall review and approve or disapprove, consistent with  
369 legislative policy and intent, any or all of the items and  
370 amounts certified by the head of the state agency and shall  
371 furnish the Chief Financial Officer, the legislative  
372 appropriations committees, and the Auditor General a detailed  
373 listing of the items and amounts approved as legal encumbrances  
374 against the undisbursed balances of such appropriations. In the  
375 event such certification is not made and the balance of the

376 appropriation has reverted and the obligation is proven to be  
377 legal, due, and unpaid, then the same shall be presented to the  
378 Legislature for its consideration. Such certification as herein  
379 required shall be in the form and on the date approved by the  
380 Executive Office of the Governor. Any project phases in the  
381 adopted work program not certified forward shall be available  
382 for roll forward for the next fiscal year of the adopted work  
383 program. Spending authority associated with such project phases  
384 may be rolled forward to the next fiscal year upon approval by  
385 the Executive Office of the Governor, subject to procedures set  
386 forth in s. 216.177. Upon approval, the Executive Office of the  
387 Governor shall modify the original approved operating budget for  
388 fixed capital outlay expenditures ~~Legislative Budget Commission.~~  
389 Increases in spending authority shall be limited to amounts of  
390 unexpended balances by appropriation category. Any project phase  
391 certified forward for which bids have been let but subsequently  
392 rejected shall be available for roll forward in the adopted work  
393 program for the next fiscal year. Spending authority associated  
394 with such project phases may be rolled forward into the current  
395 year from funds certified forward. The amount certified forward  
396 may include contingency allowances for right-of-way acquisition  
397 and relocation, asphalt and petroleum product escalation  
398 clauses, and contract overages, which allowances shall be  
399 separately identified in the certification detail. Right-of-way  
400 acquisition and relocation and contract overages contingency

allowances shall be based on documented historical patterns. These contingency amounts shall be incorporated in the certification for each specific category, but when a category has an excess and another category has a deficiency, the Executive Office of the Governor is authorized to transfer the excess to the deficient account.

(7) AMENDMENT OF THE ADOPTED WORK PROGRAM.—

(h)1. Any work program amendment that also adds a new project, or phase thereof, to the adopted work program in excess of \$10 ~~\$3~~ million is subject to approval by the Legislative Budget Commission. Any work program amendment submitted under this paragraph must include, as supplemental information, a list of projects, or phases thereof, in the current 5-year adopted work program which are eligible for the funds within the appropriation category being used for the proposed amendment. The department shall provide a narrative with the rationale for not advancing an existing project, or phase thereof, in lieu of the proposed amendment.

2. If the department submits an amendment to the Legislative Budget Commission and the commission does not meet or consider the amendment within 30 days after its submittal, the chair and vice chair of the commission may authorize the amendment to be approved pursuant to s. 216.177. ~~This subparagraph expires July 1, 2026.~~

**Section 15. Paragraph (c) of subsection (2) of section**

426 **339.55, Florida Statutes, is amended to read:**

427 339.55 State-funded infrastructure bank.—

428 (2) The bank may lend capital costs or provide credit  
429 enhancements for:

430 (c)1. Emergency loans for damages incurred to public-use  
431 commercial deepwater seaports, public-use airports, and other  
432 public-use transit and intermodal facilities that are within an  
433 area that is part of an official state declaration of emergency  
434 pursuant to chapter 252 and all other applicable laws. Such  
435 loans:

436 a. May not exceed 24 months in duration except in extreme  
437 circumstances, for which the Secretary of Transportation may  
438 grant up to 36 months upon making written findings specifying  
439 the conditions requiring a 36-month term.

440 b. Require application from the recipient to the  
441 department that includes documentation of damage claims filed  
442 with the Federal Emergency Management Agency or an applicable  
443 insurance carrier and documentation of the recipient's overall  
444 financial condition.

445 c. Are subject to approval by the Secretary of  
446 Transportation ~~and the Legislative Budget Commission.~~

447 2. Loans provided under this paragraph must be repaid upon  
448 receipt by the recipient of eligible program funding for damages  
449 in accordance with the claims filed with the Federal Emergency  
450 Management Agency or an applicable insurance carrier, but no

451 later than the duration of the loan.

452 **Section 16. Subsection (16) of section 341.041, Florida**  
453 **Statutes, is amended to read:**

454 341.041 Transit responsibilities of the department.—The  
455 department shall, within the resources provided pursuant to  
456 chapter 216:

457 (16) Unless otherwise provided by state or federal law,  
458 ensure that all grants and agreements between the department and  
459 entities providing paratransit services to persons with  
460 disabilities include, at a minimum, the following provisions:

461 (a) Performance requirements for the delivery of services,  
462 including clear penalties for repeated or continuing violations;

463 (b) Minimum liability insurance requirements for all  
464 transportation services purchased, provided, or coordinated for  
465 the transportation disadvantaged, as defined in s. 427.011(1),  
466 through the contracted vendor or subcontractor thereof;

467 (c) Complaint and grievance processes for users of  
468 paratransit services for persons with disabilities ~~users~~,  
469 including a requirement that all reported complaints,  
470 grievances, and resolutions be reported to the department on a  
471 quarterly basis; and

472 (d) A requirement that the provisions of paragraphs (a),  
473 (b), and (c) must be included in any agreement between an entity  
474 receiving a grant or an agreement from the department and such  
475 entity's contractors or subcontractors that provide paratransit

services for persons with disabilities.

**Section 17. Section 790.19, Florida Statutes, is amended to read:**

790.19 Shooting into or throwing deadly missiles into occupied or unoccupied dwellings, public or private buildings, ~~occupied or not occupied~~, vessels, aircraft, public or private buses, railroad cars, streetcars, or other vehicles.—Any person who ~~whoever~~, wantonly or maliciously, shoots at, within, or into, or throws any missile or hurls or projects a stone or other hard substance which would produce death or great bodily harm, at, within, or into, ~~in~~ any occupied or unoccupied public or private building; ~~any, occupied or unoccupied, or~~ public or private bus; ~~or~~ any train, locomotive, railway car, caboose, cable railway car, street railway car, monorail car, or vehicle of any kind which is being used or occupied by any person; any occupied or unoccupied autonomous vehicle; ~~or~~ any boat, vessel, ship, or barge lying in or plying the waters of this state; ~~or~~ any aircraft flying through the airspace of this state commits ~~shall be guilty of~~ a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

**Section 18. Subsections (2) through (12) of section 806.13, Florida Statutes, are renumbered as subsections (3) through (13), respectively, present subsection (11) is amended, and a new subsection (2) is added to that section, to read:**

806.13 Criminal mischief; penalties; penalty for minor.—

(2) Any person who willfully or maliciously defaces, injures, or damages by any means any autonomous vehicle, as defined in s. 316.003(3), commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084, if the damage to the autonomous vehicle is greater than \$200.

(12)~~(11)~~ A minor whose driver license or driving privilege is revoked, suspended, or withheld under subsection (11) ~~(10)~~ may elect to reduce the period of revocation, suspension, or withholding by performing community service at the rate of 1 day for each hour of community service performed. In addition, if the court determines that due to a family hardship, the minor's driver license or driving privilege is necessary for employment or medical purposes of the minor or a member of the minor's family, the court shall order the minor to perform community service and reduce the period of revocation, suspension, or withholding at the rate of 1 day for each hour of community service performed. As used in this subsection, the term "community service" means cleaning graffiti from public property.

**Section 19. Paragraph (b) of subsection (3) of section 921.0022, Florida Statutes, is amended to read:**

921.0022 Criminal Punishment Code; offense severity ranking chart.—

(3) OFFENSE SEVERITY RANKING CHART

(b) LEVEL 2

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526	Florida	Felony	
	Statute	Degree	Description
527	365.172	3rd	Misuse of emergency
	(14) (b) 1.		communications system causing
			great bodily harm, permanent
			disfigurement, or permanent
			disability.
528	379.2431	3rd	Possession of 11 or fewer
	(1) (e) 3.		marine turtle eggs in violation
			of the Marine Turtle Protection
			Act.
529	379.2431	3rd	Possession of more than 11
	(1) (e) 4.		marine turtle eggs in violation
			of the Marine Turtle Protection
			Act.
530	403.413 (6) (c)	3rd	Dumps waste litter exceeding
			500 lbs. in weight or 100 cubic
			feet in volume or any quantity
			for commercial purposes, or
			hazardous waste.

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531	517.07 (2)	3rd	Failure to furnish a prospectus meeting requirements.
532	590.28 (1)	3rd	Intentional burning of lands.
533	784.03 (3)	3rd	Battery during a riot or an aggravated riot.
534	784.05 (3)	3rd	Storing or leaving a loaded firearm within reach of minor who uses it to inflict injury or death.
535	787.04 (1)	3rd	In violation of court order, take, entice, etc., minor beyond state limits.
536	806.13 (1) (b) 3.	3rd	Criminal mischief; damage \$1,000 or more to public communication or any other public service.
537	<u>806.13 (4)</u> <del>806.13 (3)</del>	3rd	Criminal mischief; damage of \$200 or more to a memorial or

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

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historic property.

538

810.061 (2)                      3rd      Impairing or impeding telephone  
or power to a dwelling;  
facilitating or furthering  
burglary.

539

810.09 (2) (d)                      3rd      Trespassing on posted  
commercial horticulture  
property.

540

812.014 (2) (c) 1.                      3rd      Grand theft, 3rd degree; \$750  
or more but less than \$5,000.

541

812.014 (2) (d) 1.                      3rd      Grand theft, 3rd degree; \$40 or  
more but less than \$750, taken  
from dwelling or its unenclosed  
curtilage.

542

812.014 (2) (e) 2.                      3rd      Petit theft, 1st degree; less  
than \$40 taken from dwelling or  
its unenclosed curtilage with  
one prior theft conviction.

543

812.015 (7)                      3rd      Possession, use, or attempted

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use of an antishoplifting or  
inventory control device  
countermeasure.

544

817.234(1)(a)2.      3rd      False statement in support of  
insurance claim.

545

817.481(3)(a)      3rd      Obtain credit or purchase with  
false, expired, counterfeit,  
etc., credit card, value over  
\$300.

546

817.52(3)      3rd      Failure to redeliver hired  
vehicle.

547

817.54      3rd      With intent to defraud, obtain  
mortgage note, etc., by false  
representation.

548

817.60(5)      3rd      Dealing in credit cards of  
another.

549

817.60(6)(a)      3rd      Forgery; purchase goods,  
services with false card.

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551	817.61	3rd	Fraudulent use of credit cards over \$100 or more within 6 months.
552	826.04	3rd	Knowingly marries or has sexual intercourse with person to whom related.
553	831.01	3rd	Forgery.
554	831.02	3rd	Uttering forged instrument; utters or publishes alteration with intent to defraud.
555	831.07	3rd	Forging bank bills, checks, drafts, or promissory notes.
556	831.08	3rd	Possessing 10 or more forged notes, bills, checks, or drafts.
557	831.09	3rd	Uttering forged notes, bills, checks, drafts, or promissory notes.

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558	831.11	3rd	Bringing into the state forged bank bills, checks, drafts, or notes.
559	832.05 (3) (a)	3rd	Cashing or depositing item with intent to defraud.
560	836.13 (3)	3rd	Soliciting an altered sexual depiction of an identifiable person without consent.
561	843.01 (2)	3rd	Resist police canine or police horse with violence; under certain circumstances.
562	843.08	3rd	False personation.
563	843.19 (3)	3rd	Touch or strike police, fire, SAR canine or police horse.
	893.13 (2) (a) 2.	3rd	Purchase of any s. 893.03 (1) (c) , (2) (c) 1., (2) (c) 2., (2) (c) 3., (2) (c) 6., (2) (c) 7., (2) (c) 8., (2) (c) 9., (2) (c) 10., (3) , or (4) drugs

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other than cannabis.

564

893.147(2)                      3rd      Manufacture or delivery of drug  
paraphernalia.

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**Section 20.**    This act shall take effect July 1, 2026.