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A bill to be entitled

2 An act relating to highway safety and motor vehicles; 3 amending s. 20.24, F.S.; renaming the Office of Motor 4 Carrier Compliance within the Division of the Florida 5 Highway Patrol as the Office of Commercial Vehicle 6 Enforcement; amending s. 316.003, F.S.; revising 7 definitions for purposes of the Florida Uniform 8 Traffic Control Law; revising the definition of the 9 term "motor vehicle" to exclude swamp buggies; 10 defining the term "swamp buggy"; amending s. 316.1303, 11 F.S.; authorizing a person who is mobility impaired to use a motorized wheelchair to temporarily leave the 12 sidewalk and use the roadway under certain 13 14 circumstances; authorizing a law enforcement officer 15 to issue only a verbal warning to such person; 16 amending s. 316.183, F.S.; revising a provision that 17 prohibits a school bus from exceeding the posted speed limits; amending s. 316.2065, F.S.; revising safety 18 19 standard requirements for bicycle helmets that must be worn by certain riders and passengers; revising 20 21 requirements for a bicycle operator to ride in a 22 bicycle lane or along the curb or edge of the roadway; 23 providing for enforcement of requirements for bicycle 24 lighting equipment; providing penalties for 25 violations; providing for dismissal of the charge 26 following a first offense under certain circumstances; 27 amending s. 316.2085, F.S.; requiring that the license tag of a motorcycle or moped remain clearly visible 28 Page 1 of 91

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29 from the rear at all times; prohibiting deliberate 30 acts to conceal or obscure the license tag; providing 31 that certain license tags may be affixed 32 perpendicularly to the ground; amending s. 316.2126, F.S.; revising conditions for use of golf carts and 33 34 utility vehicles; amending s. 316.2397, F.S.; 35 providing an exception to the prohibition against 36 flashing vehicle lights for motorists who 37 intermittently flash their vehicle's headlamps at an 38 oncoming vehicle, regardless of their intent in doing 39 so, and for persons operating bicycles equipped with lamps; creating s. 316.2129, F.S.; prohibiting the 40 operation of swamp buggies on a public road, street, 41 42 or highway; providing exceptions; prohibiting the 43 operation of swamp buggies on land managed, owned, or 44 leased by a state or federal agency; providing exceptions; amending s. 316.302, F.S.; providing that 45 specified provisions that restrict the number of 46 47 consecutive hours a commercial motor vehicle may 48 operate do not apply to a farm labor vehicle operated 49 during a state of emergency or during an emergency 50 pertaining to agriculture; amending s. 316.3026, F.S., 51 relating to unlawful operation of motor carriers; 52 conforming provisions to changes made by the act; amending s. 316.6135, F.S.; revising the criteria 53 54 under which a child may not be left unattended in a 55 vehicle; providing penalties; amending s. 316.614, 56 F.S.; deleting provisions that require that a law Page 2 of 91

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57 enforcement officer record the race and ethnicity of a 58 person who is given a citation for not wearing his or 59 her safety belt; deleting provisions that require that 60 the Department of Highway Safety and Motor Vehicles collect such information and provide reports; 61 62 amending s. 318.14, F.S.; authorizing a person who 63 does not hold a commercial driver license and who is cited for a noncriminal traffic infraction while 64 65 driving a noncommercial motor vehicle to elect to 66 attend a basic driver improvement course in lieu of a 67 court appearance; authorizing a person who does not hold a commercial driver license and who is cited for 68 69 certain offenses while driving a noncommercial motor 70 vehicle to elect to enter a plea of nolo contendere 71 and to provide proof of compliance in lieu of payment 72 of fine or court appearance; amending s. 318.15, F.S.; 73 providing that a person charged with a traffic 74 infraction may request a hearing within a specified 75 period after the date upon which the violation 76 occurred; requiring that the clerk set the case for 77 hearing; providing exceptions to the time period for 78 requesting a hearing; authorizing the court to grant a 79 request for a hearing made more than 180 days after 80 the date upon which the violation occurred; amending 81 ss. 318.18 and 318.21, F.S.; conforming crossreferences; amending s. 319.14, F.S.; revising 82 83 provisions that prohibit the sale or exchange of a 84 rebuilt vehicle until certain conditions are met; Page 3 of 91

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85 requiring an application for a certificate of title 86 with indication on the title that a vehicle is a custom vehicle or a street rod, an inspection by the 87 department, and a decal affixed to such vehicle by the 88 89 department; defining the terms "custom vehicle" and 90 "street rod"; prohibiting the sale, exchange, or 91 transfer of a custom vehicle or street rod or advertising or offering to sell or exchange a vehicle 92 93 previously titled, registered, or used as a custom vehicle or street rod unless certain conditions are 94 95 met; providing penalties; amending s. 319.23, F.S.; requiring that the application for a certificate of 96 97 title, corrected certificate, or assignment or 98 reassignment be filed after the consummation of the 99 sale of a mobile home; authorizing the department to 100 accept a bond if the applicant for a certificate of 101 title is unable to provide a title that assigns the 102 prior owner's interest in the motor vehicle; providing 103 requirements for the bond and the affidavit; providing for future expiration of the bond; amending s. 319.24, 104 105 F.S.; requiring that the department electronically 106 transmit a lien to the first lienholder and notify the 107 first lienholder of any additional liens if there are one or more lien encumbrances on a motor vehicle or 108 109 mobile home; requiring that subsequent lien 110 satisfactions be transmitted electronically to the 111 department; amending s. 319.27, F.S.; requiring that the department administer an electronic titling 112 Page 4 of 91

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113 program; requiring the electronic recording of vehicle 114 title information for new, transferred, and corrected 115 certificates of title; requiring that lienholders 116 electronically transmit liens and lien satisfactions 117 to the department; providing exceptions; amending s. 118 319.28, F.S.; providing that a dealer of certain farm 119 or industrial equipment is not subject to licensure as 120 a recovery agent or agency under certain conditions; 121 amending s. 319.40, F.S.; authorizing the department 122 to issue an electronic certificate of title in lieu of 123 printing a paper title and to collect electronic mail 124 addresses and use electronic mail as a notification 125 method in lieu of the United States Postal Service; 126 providing an exception; amending s. 320.01, F.S.; 127 revising the definition of the term "motor vehicle" to 128 exclude special mobile equipment and swamp buggies; 129 defining the term "swamp buggy"; amending s. 320.02, 130 F.S.; providing that an active duty member of the 131 Armed Forces of the United States is exempt from the 132 requirement to provide an address on an application 133 for vehicle registration; revising provisions relating 134 to the registration of a motor carrier who operates a 135 commercial motor vehicle and the notice of the 136 suspension of such registration; requiring an insurer 137 to provide notice to the department at the same time the cancellation notice is provided to the insured; 138 139 authorizing the department to adopt rules for certain purposes; providing that an insurer who fails to file 140 Page 5 of 91

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141 the proper documentation with the department violates 142 the Florida Insurance Code; providing that the 143 department may use the documentation only for 144 enforcement and regulatory purposes; requiring the 145 application forms for motor vehicle registration and 146 renewal of registration to include language permitting 147 the applicant to make a voluntary contribution to the 148 Florida Association of Food Banks, Inc., for Autism Services and Supports, to Support Our Troops, and to 149 150 Take Stock In Children; providing that such 151 contributions are not income for specified purposes; 152 requiring the department and its agents to provide 153 customers applying for or renewing a registration with 154 certain information on voluntary contribution options; 155 requiring that the department retain all electronic 156 registration records for a specified period; amending 157 s. 320.03, F.S.; conforming a cross-reference; 158 amending s. 320.06, F.S.; deleting a requirement that 159 registration license plates be made-of metal and 160 conforming terminology; amending s. 320.0605, F.S.; 161 revising requirements to possess certain documentation 162 while a vehicle is being operated; requiring rental or 163 lease vehicle documentation to contain certain information; amending s. 320.061, F.S.; prohibiting a 164 165 person from altering the original appearance of a temporary license plate; providing penalties; amending 166 167 s. 320.07, F.S.; revising provisions relating to the expiration of a registration of a motor vehicle or 168 Page 6 of 91

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169 mobile home; providing that the registration for a 170 motor vehicle or mobile home whose owner is a natural 171 person expires at midnight on the owner's birthday; 172 amending s. 320.08056, F.S.; revising the annual use 173 fee for the Tampa Bay Estuary license plate; amending 174 s. 320.08058, F.S.; requiring that the Harbor Branch 175 Oceanographic Institution, Inc., distribute a 176 specified percentage of the remaining fees from the 177 Aquaculture license plate to the Florida Aquaculture 178 Association for research and education; amending s. 179 320.08068, F.S.; revising provisions relating to the 180 use of funds received from the sale of motorcycle 181 specialty license plates; deleting a provision that 182 requires that 20 percent of the annual fee collected 183 for such plates be used to leverage additional funding and new sources of revenue for the centers for 184 185 independent living; amending s. 320.0848, F.S.; 186 revising the requirements for the deposit of fee 187 proceeds from temporary disabled parking permits; 188 requiring that certain proceeds be deposited into the 189 Florida Endowment Foundation for Vocational Rehabilitation, instead of the Florida Governor's 190 191 Alliance for the Employment of Disabled Citizens; 192 amending s. 320.089, F.S.; providing for the issuance 193 of a Combat Infantry Badge license plate and a Vietnam 194 War Veterans license plate; amending s. 320.15, F.S.; 195 providing that an owner of a motor vehicle or mobile 196 home may apply for a refund of certain license taxes Page 7 of 91

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197 if the owner renews a registration during the advanced 198 renewal period and surrenders the motor vehicle or 199 mobile home license plate before the end of the 200 renewal period; amending s. 320.27, F.S.; providing an 201 exemption for salvage motor vehicle dealers from 202 certain application and security requirements; 203 amending s. 320.771, F.S.; revising the definition of 204 the term "dealer"; amending s. 320.95, F.S.; 205 authorizing the department to collect electronic mail 206 addresses and use electronic mail for the purpose of 207 providing renewal notices in lieu of the United States 208 Postal Service; amending s. 322.04, F.S.; revising 209 provisions exempting a nonresident from the 210 requirement to obtain a driver license under certain 211 circumstances; amending s. 322.051, F.S.; revising 212 requirements by which an applicant for an 213 identification card may prove nonimmigrant 214 classification; clarifying the validity of an 215 identification card based on specified documents; 216 authorizing the department to require additional 217 documentation to establish the maintenance of, or 218 efforts to maintain, continuous lawful presence; 219 providing for the department to waive the fees for 220 issuing or renewing an identification card to a person 221 who is homeless; amending s. 322.058, F.S.; conforming a cross-reference; amending s. 322.065, F.S.; revising 222 223 provisions relating to a person whose driver license has expired for 6 months or less and who drives a 224

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225 motor vehicle; providing penalties; amending s. 226 322.07, F.S.; revising provisions relating to 227 temporary commercial instruction permits; amending s. 228 322.08, F.S.; revising provisions relating to an 229 application for a driver license or temporary permit; 230 requiring that applicants prove nonimmigrant 231 classification by providing certain documentation; 232 authorizing the department to require additional 233 documentation to establish the maintenance of, or 234 efforts to maintain, continuous lawful presence; 235 revising the length of time a license is valid when 236 issuance is based on documentation required under 237 specified provisions; requiring the application forms 238 for an original, renewal, or replacement driver 239 license to include language permitting the applicant 240 to make a voluntary contribution for Autism Services 241 and Supports and to Support Our Troops; requiring the 242 department and its agents to provide customers 243 applying for or renewing a license or identification 244 card with certain information on voluntary 245 contribution options; authorizing the department to 246 collect electronic mail addresses and use electronic 247 mail for the purpose of providing renewal notices in 248 lieu of the United States Postal Service; amending s. 249 322.121, F.S.; conforming a provision relating to Safe 250 Driver designation; revising provisions authorizing the automatic extension of a license for members of 251 252 the Armed Forces of the United States or their Page 9 of 91

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253 dependents while serving on active duty outside the 254 state; amending s. 322.14, F.S.; deleting a 255 requirement that a qualified driver license applicant 256 appear in person for issuance of a color photographic 257 or digital imaged driver license; creating s. 258 322.1415, F.S.; authorizing the department to issue a 259 specialty driver license or identification card to 260 qualified applicants; specifying that, at a minimum, 261 the specialty driver licenses and identification cards 262 must be available for certain state and independent 263 universities and professional sports teams and all 264 branches of the Armed Forces of the United States; 265 requiring that the department and applicable 266 organization approve the design of each specialty 267 driver license and identification card; requiring an 268 annual report to the Legislature; providing for future 269 repeal; creating s. 322.145, F.S.; requiring driver 270 licenses to contain a means for electronic 271 authentication; directing the department to make 272 certain security tokens available to a driver license 273 applicant; directing the department to contract for 274 implementation of the electronic authentication; 275 requiring that such person obtain an original license; 276 amending s. 322.19, F.S.; providing that certain 277 persons who have a valid student identification card 278 are presumed not to have changed their legal residence or mailing address; amending s. 322.21, F.S.; revising 279 280 provisions relating to license fees; prohibiting the Page 10 of 91

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281 fee for an original or renewal of an enhanced driver 282 license or identification card from exceeding a 283 specified amount; requiring that the funds collected 284 from such fee be deposited into the Highway Safety 285 Operating Trust Fund; providing that the issuance of 286 an enhanced driver license or identification card is 287 optional for certain qualified residents; providing 288 for the distribution of funds collected from the 289 specialty driver license and identification card fees; 290 amending s. 322.251, F.S.; providing that certain 291 notices of cancellation, suspension, revocation, or 292 disqualification of a driver license are complete 293 within a specified period after deposit in the mail; 294 amending s. 322.27, F.S.; revising the department's 295 authority to suspend or revoke licenses or 296 identification cards under certain circumstances; 297 amending s. 322.53, F.S.; revising an exemption from 298 the requirement to obtain a commercial driver license 299 for farmers transporting agricultural products, farm 300 supplies, or farm machinery under certain 301 circumstances; providing that such exemption applies 302 if the vehicle is not used in the operations of a 303 common or contract motor carrier; amending s. 322.54, 304 F.S.; requiring that persons who drive a motor vehicle 305 having a gross vehicle weight rating or gross vehicle 306 weight of a specified amount or more possess certain 307 classifications of driver licenses; repealing s. 308 322.58, F.S., relating to holders of chauffeur Page 11 of 91

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309 licenses and the classified licensure of commercial 310 motor vehicle drivers; amending s. 322.59, F.S.; 311 revising provisions relating to the possession of a 312 medical examiner's certificate; requiring that the 313 department disqualify a driver from operating a 314 commercial motor vehicle if the driver holds a 315 commercial driver license and fails to comply with the 316 medical certification requirements; authorizing the 317 department to issue, under certain circumstances, a 318 Class E driver license to a person who is disqualified 319 from operating a commercial motor vehicle; amending s. 320 322.61, F.S.; revising provisions relating to the 321 disqualification from operating a commercial motor 322 vehicle; providing that any holder of a commercial driver license who is convicted of two violations 323 324 committed while operating any motor vehicle is 325 permanently disgualified from operating a commercial 326 motor vehicle; amending s. 324.072, F.S.; prohibiting 327 the department from suspending a registration of a 328 motor vehicle if the person to whom the motor vehicle 329 is registered had certain insurance coverage limits on the date of the offense that caused the suspension or 330 331 revocation; amending s. 324.091, F.S.; revising the 332 period within which an owner or operator involved in a 333 crash must furnish evidence of automobile liability 334 insurance, motor vehicle liability insurance, or a 335 surety bond; amending s. 328.15, F.S.; requiring that 336 the department establish and administer an electronic

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FLORIDA HOUSE OF REPRESENTATIVE	F	L	0	R		D	Α		Н	0	U	S	Е	0	F	R	E	ΞP	R	Е	S	Е	Ν	Т	Α	Т		V	Е	S
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337 titling program that requires the recording of vehicle 338 title information for new, transferred, and corrected 339 certificates of title; requiring that lienholders 340 electronically transmit liens and lien satisfactions 341 to the department; providing exceptions; amending s. 342 328.16, F.S.; requiring that the department 343 electronically transmit a lien to the first lienholder 344 and notify such lienholder of any additional liens; 345 requiring that subsequent lien satisfactions be 346 electronically transmitted to the department; amending 347 s. 328.30, F.S.; authorizing the department to issue 348 an electronic certificate of title in lieu of printing 349 a paper title and to collect electronic mail addresses 350 and use electronic mail as a notification method in 351 lieu of the United States Postal Service; amending s. 352 328.72, F.S., relating to vessel registration; 353 requiring the department and its agents to provide 354 customers applying for or renewing a registration with 355 certain information on voluntary contribution options; 356 amending s. 713.78, F.S.; conforming a cross-357 reference; providing effective dates. 358 359 Be It Enacted by the Legislature of the State of Florida: 360 361 Subsection (3) of section 20.24, Florida Section 1. 362 Statutes, is amended to read: Department of Highway Safety and Motor Vehicles.-363 20.24 364 There is created a Department of Highway Safety and Motor Page 13 of 91

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365 Vehicles.

366 (3) The Office of <u>Commercial Vehicle Enforcement</u> Motor
 367 Carrier Compliance is established within the Division of the
 368 Florida Highway Patrol.

369 Section 2. Subsection (21) of section 316.003, Florida 370 Statutes, is amended, and subsection (89) is added to that 371 section, to read:

372 316.003 Definitions.—The following words and phrases, when 373 used in this chapter, shall have the meanings respectively 374 ascribed to them in this section, except where the context 375 otherwise requires:

376 (21) MOTOR VEHICLE.-<u>A</u> Any self-propelled vehicle not
377 operated upon rails or guideway, but not including any bicycle,
378 motorized scooter, electric personal assistive mobility device,
379 swamp buggy, or moped.

380 (89) SWAMP BUGGY.-A motorized off-road vehicle that is 381 designed or modified to travel over swampy or varied terrain and 382 that may use large tires or tracks operated from an elevated 383 platform. The term does not include any vehicle defined in 384 chapter 261 or otherwise defined or classified in this chapter. 385 Section 3. Section 316.1303, Florida Statutes, is amended 386 to read:

387 316.1303 Traffic regulations to assist mobility-impaired 388 persons.-

389 <u>(1)</u> Whenever a pedestrian who is mobility impaired is in 390 the process of crossing a public street or highway with the 391 <u>assistance of and the pedestrian is mobility-impaired (using a</u> 392 guide dog or service animal designated as such with a visible Page 14 of 91

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393 means of identification, a walker, a crutch, an orthopedic cane, 394 or a wheelchair), the driver of a every vehicle approaching the 395 intersection, as defined in s. 316.003(17), shall bring his or 396 her vehicle to a full stop before arriving at the such 397 intersection and, before proceeding, shall take such precautions 398 as may be necessary to avoid injuring the such pedestrian. 399 (2) A person who is mobility impaired and who is using a 400 motorized wheelchair on a sidewalk may temporarily leave the 401 sidewalk and use the roadway to avoid a potential conflict, if no alternative route exists. A law enforcement officer may issue 402 403 only a verbal warning to such person. 404 A person who is convicted of a violation of subsection (3) (1) this section shall be punished as provided in s. 318.18(3). 405 406 Section 4. Subsection (3) of section 316.183, Florida 407 Statutes, is amended to read: 408 316.183 Unlawful speed.-A  $\ensuremath{\operatorname{No}}$  school bus may not  $\ensuremath{\operatorname{shall}}$  exceed the posted speed 409 (3) 410 limits, not to exceed 55 miles per hour at any time. 411 Section 5. Paragraph (d) of subsection (3) and subsections 412 (5) and (8) of section 316.2065, Florida Statutes, are amended 413 to read: 414 316.2065 Bicycle regulations.-415 (3) A bicycle rider or passenger who is under 16 years of 416 (d) age must wear a bicycle helmet that is properly fitted and is 417 fastened securely upon the passenger's head by a strap<sub>au</sub> and that 418 419 meets the federal safety standard for bicycle helmets, final 420 rule, 16 C.F.R. part 1203. A helmet purchased before October 1,

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421 2012, which meets the standards of the American National 422 Standards Institute (ANSI Z 90.4 Bicycle Helmet Standards), the 423 standards of the Snell Memorial Foundation (1984 Standard for 424 Protective Headqear for Use in Bicycling), or any other 425 nationally recognized standards for bicycle helmets adopted by 426 the department may continue to be worn by a bicycle rider or 427 passenger until January 1, 2016. As used in this subsection, the 428 term "passenger" includes a child who is riding in a trailer or 429 semitrailer attached to a bicycle.

(5) (a) Any person operating a bicycle upon a roadway at less than the normal speed of traffic at the time and place and under the conditions then existing shall ride in the lane marked for bicycle use or, if no lane is marked for bicycle use, as close as practicable to the right-hand curb or edge of the roadway except under any of the following situations:

436 1. When overtaking and passing another bicycle or vehicle437 proceeding in the same direction.

438 2. When preparing for a left turn at an intersection or439 into a private road or driveway.

440 When reasonably necessary to avoid any condition or 3. 441 potential conflict, including, but not limited to, a fixed or 442 moving object, parked or moving vehicle, bicycle, pedestrian, 443 animal, surface hazard, turn lane, or substandard-width lane, 444 which that makes it unsafe to continue along the right-hand curb or edge or within a bicycle lane. For the purposes of this 445 subsection, a "substandard-width lane" is a lane that is too 446 narrow for a bicycle and another vehicle to travel safely side 447 448 by side within the lane.

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(b) Any person operating a bicycle upon a one-way highway
with two or more marked traffic lanes may ride as near the lefthand curb or edge of such roadway as practicable.

452 Every bicycle in use between sunset and sunrise shall (8) 453 be equipped with a lamp on the front exhibiting a white light 454 visible from a distance of at least 500 feet to the front and a 455 lamp and reflector on the rear each exhibiting a red light 456 visible from a distance of 600 feet to the rear. A bicycle or 457 its rider may be equipped with lights or reflectors in addition to those required by this section. A law enforcement officer may 458 459 issue a bicycle safety brochure and a verbal warning to a 460 bicycle rider who violates this subsection or may issue a 461 citation and assess a fine for a pedestrian violation, as 462 provided in s. 318.18. The court shall dismiss the charge 463 against a bicycle rider for a first violation of this subsection 464 upon proof of purchase and installation of the proper lighting 465 equipment.

466 Section 6. Subsection (3) of section 316.2085, Florida 467 Statutes, is amended to read:

468

316.2085 Riding on motorcycles or mopeds.-

469 The license tag of a motorcycle or moped must be (3) 470 permanently affixed to the vehicle and remain clearly visible 471 from the rear at all times may not be adjusted or capable of being flipped up. Any deliberate act to conceal or obscure No 472 473 device for or method of concealing or obscuring the legibility of the license tag of a motorcycle or moped is prohibited shall 474 be installed or used. The license tag of a motorcycle or moped 475 476 may be affixed horizontally to the ground so that the numbers Page 17 of 91

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477 and letters read from left to right. Alternatively, a Florida 478 license tag for a motorcycle or moped for which the numbers and 479 letters read from top to bottom may be affixed perpendicularly 480 to the ground, provided that the registered owner of the 481 motorcycle or moped maintains a prepaid toll account in good 482 standing and a transponder associated with the prepaid toll 483 account is affixed to the motorcycle or moped. A license tag for 484 a motorcycle or moped issued by another jurisdiction for which 485 the numbers and letters read from top to bottom may be affixed perpendicularly to the ground. 486

487 Section 7. Subsection (1) of section 316.2126, Florida 488 Statutes, is amended to read:

489 316.2126 Authorized use of golf carts, low-speed vehicles, 490 and utility vehicles.-

(1) In addition to the powers granted by ss. 316.212 and
316.2125, municipalities are authorized to utilize golf carts
and utility vehicles, as defined in s. 320.01, upon any state,
county, or municipal roads located within the corporate limits
of such municipalities, subject to the following conditions:

(a) Golf carts and utility vehicles must comply with the
operational and safety requirements in ss. 316.212 and 316.2125,
and with any more restrictive ordinances enacted by the local
governmental entity pursuant to s. 316.212(8), and shall be
operated only by municipal employees for municipal purposes,
including, but not limited to, police patrol, traffic
enforcement, and inspection of public facilities.

503(b) In addition to the safety equipment required in s.504316.212(6) and any more restrictive safety equipment required by

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505 the local governmental entity pursuant to s. 316.212(8), such 506 golf carts and utility vehicles must be equipped with sufficient 507 lighting and turn signal equipment.

508 (c) Golf carts and utility vehicles may be operated only 509 on state roads that have a posted speed limit of 30 miles per 510 hour or less.

511 (d) Golf carts and utility vehicles may cross a portion of 512 the State Highway System which has a posted speed limit of 45 513 miles per hour or less only at an intersection with an official 514 traffic control device.

515 (e) Golf carts and utility vehicles may operate on 516 sidewalks adjacent to state highways only if such golf carts and 517 utility vehicles yield to pedestrians and if the sidewalks are 518 at least 5 feet wide.

519 Section 8. Subsection (7) of section 316.2397, Florida 520 Statutes, is amended to read:

316.2397 Certain lights prohibited; exceptions.-

522 (7) Flashing lights are prohibited on vehicles except:
523 (a) As a means of indicating a right or left turn, to
524 change lanes, or to indicate that the vehicle is lawfully
525 stopped or disabled upon the highway;

526 (b) When a motorist intermittently flashes his or her 527 vehicle's headlamps at an oncoming vehicle notwithstanding the 528 motorist's intent for doing so; and or except that

529 (c) For the lamps authorized <u>under</u> in subsections (1),

530 (2), (3), (4), and (9), s. 316.2065, or and s. 316.235(5) which 531 may are permitted to flash.

532 Section 9. Section 316.2129, Florida Statutes, is created Page 19 of 91

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533 to read: 316.2129 Operation of swamp buggies on public roads, 534 535 streets, or highways prohibited; exceptions.-536 The operation of a swamp buggy on a public road, (1) 537 street, or highway is prohibited unless a local governmental 538 entity has designated the public road, street, or highway for 539 use by swamp buggies based on factors including, but not limited 540 to, the speed, volume, and character of the motor vehicle 541 traffic currently using the public road, street, or highway. 542 Upon determining that swamp buggies may be safely operated on a 543 public road, street, or highway, the local governmental entity 544 shall post signs indicating that such operation is allowed. 545 The operation of a swamp buggy on land managed, owned, (2) 546 or leased by a state or federal agency is prohibited unless the state or federal agency authorizes the operation of swamp 547 548 buggies on such land, including any public road, street, or 549 highway running through or located within the state or federal 550 land. Upon determining that swamp buggies may be safely operated 551 on a public road, street, or highway running through or located 552 within such land, the state or federal agency shall post 553 appropriate signs or otherwise inform the public that the 554 operation of swamp buggies is allowed. 555 Section 10. Paragraph (c) of subsection (2) of section 556 316.302, Florida Statutes, is amended to read: 557 316.302 Commercial motor vehicles; safety regulations; 558 transporters and shippers of hazardous materials; enforcement.-559 (2)560 (c) Except as provided in 49 C.F.R. s. 395.1, a person who Page 20 of 91

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561 operates a commercial motor vehicle solely in intrastate 562 commerce not transporting any hazardous material in amounts that 563 require placarding pursuant to 49 C.F.R. part 172 may not drive 564 after having been on duty more than 70 hours in any period of 7 565 consecutive days or more than 80 hours in any period of 8 566 consecutive days if the motor carrier operates every day of the 567 week. Thirty-four consecutive hours off duty shall constitute 568 the end of any such period of 7 or 8 consecutive days. This 569 weekly limit does not apply to a person who operates a 570 commercial motor vehicle solely within this state while 571 transporting, during harvest periods, any unprocessed 572 agricultural products or unprocessed food or fiber that is subject to seasonal harvesting from place of harvest to the 573 574 first place of processing or storage or from place of harvest 575 directly to market or while transporting livestock, livestock 576 feed, or farm supplies directly related to growing or harvesting 577 agricultural products. Upon request of the Department of 578 Transportation, motor carriers shall furnish time records or 579 other written verification to that department so that the 580 Department of Transportation can determine compliance with this 581 subsection. These time records must be furnished to the Department of Transportation within 2 days after receipt of that 582 583 department's request. Falsification of such information is 584 subject to a civil penalty not to exceed \$100. The provisions of 585 This paragraph does not apply to operators of farm labor vehicles being operated during a state of emergency declared by 586 the Governor or pursuant to s. 570.07(21) and does do not apply 587 588 to drivers of utility service vehicles as defined in 49 C.F.R. Page 21 of 91

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589 s. 395.2.

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590 Section 11. Subsection (1) of section 316.3026, Florida 591 Statutes, is amended to read:

316.3026 Unlawful operation of motor carriers.-

593 The Office of Commercial Vehicle Enforcement Motor (1)594 Carrier Compliance may issue out-of-service orders to motor 595 carriers, as defined in s. 320.01(33), who, after proper notice, have failed to pay any penalty or fine assessed by the 596 597 department, or its agent, against any owner or motor carrier for violations of state law, refused to submit to a compliance 598 599 review and provide records pursuant to s. 316.302(5) or s. 600 316.70, or violated safety regulations pursuant to s. 316.302 or insurance requirements in s. 627.7415. Such out-of-service 601 602 orders have the effect of prohibiting the operations of any motor vehicles owned, leased, or otherwise operated by the motor 603 604 carrier upon the roadways of this state, until the violations 605 have been corrected or penalties have been paid. Out-of-service 606 orders must be approved by the director of the Division of the 607 Florida Highway Patrol or his or her designee. An administrative 608 hearing pursuant to s. 120.569 shall be afforded to motor 609 carriers subject to such orders.

610 Section 12. Section 316.6135, Florida Statutes, is amended 611 to read:

612 316.6135 Leaving children unattended or unsupervised in 613 motor vehicles; penalty; authority of law enforcement officer.-

614 (1) A parent, legal guardian, or other person responsible
615 for a child younger than 6 years of age may not leave <u>the</u> such
616 child unattended or unsupervised in a motor vehicle:

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(a) For a period in excess of 15 minutes;

(b) For any period of time if the motor of the vehicle is
running, or the health of the child is in danger, or the child
appears to be in distress.

(2) Any person who violates the provisions of paragraph
(1) (a) commits a misdemeanor of the second degree punishable as
provided in s. 775.082 or s. 775.083.

(3) Any person who violates the provisions of paragraph
(1) (b) is guilty of a noncriminal traffic infraction, punishable
by a fine not less than \$50 and not more than \$500.

(4) Any person who violates subsection (1) and in so doing
causes great bodily harm, permanent disability, or permanent
disfigurement to a child commits a felony of the third degree,
punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

(5) Any law enforcement officer who observes a child left
unattended or unsupervised in a motor vehicle in violation of
subsection (1) may use whatever means are reasonably necessary
to protect the minor child and to remove the child from the
vehicle.

636 (6) If the child is removed from the immediate area,637 notification should be placed on the vehicle.

(7) The child shall be remanded to the custody of the Department of Children and Family Services pursuant to chapter 39, unless the law enforcement officer is able to locate the parents or legal guardian or other person responsible for the child.

643 Section 13. Subsection (9) of section 316.614, Florida 644 Statutes, is amended to read:

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316.614 Safety belt usage.-

646 (9) By January 1, 2006, Each law enforcement agency in 647 this state shall adopt departmental policies to prohibit the practice of racial profiling. When a law enforcement officer 648 649 issues a citation for a violation of this section, the law 650 enforcement officer must record the race and ethnicity of the 651 violator. All law enforcement agencies must maintain such information and forward the information to the department in a 652 653 form and manner determined by the department. The department 654 shall collect this information by jurisdiction and annually 655 report the data to the Governor, the President of the Senate, 656 and the Speaker of the House of Representatives. The report must 657 show separate statewide totals for the state's county sheriffs 658 and municipal law enforcement agencies, state law enforcement 659 agencies, and state university law enforcement agencies.

660 Section 14. Subsections (9) and (10) of section 318.14, 661 Florida Statutes, are amended to read:

318.14 Noncriminal traffic infractions; exception;procedures.-

664 Any person who does not hold a commercial driver (9) 665 driver's license and who is cited while driving a noncommercial motor vehicle for an infraction under this section other than a 666 667 violation of s. 316.183(2), s. 316.187, or s. 316.189 when the 668 driver exceeds the posted limit by 30 miles per hour or more, s. 669 320.0605, s. 320.07(3)(a) or (b), s. 322.065, s. 322.15(1), s. 322.61, or s. 322.62 may, in lieu of a court appearance, elect 670 to attend in the location of his or her choice within this state 671 672 a basic driver improvement course approved by the Department of Page 24 of 91

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673 Highway Safety and Motor Vehicles. In such a case, adjudication 674 must be withheld and points, as provided by s. 322.27, may not 675 be assessed. However, a person may not make an election under 676 this subsection if the person has made an election under this 677 subsection in the preceding 12 months. A person may not make no 678 more than five elections within his or her lifetime under this 679 subsection. The requirement for community service under s. 680 318.18(8) is not waived by a plea of nolo contendere or by the 681 withholding of adjudication of guilt by a court. If a person 682 makes an election to attend a basic driver improvement course 683 under this subsection, 18 percent of the civil penalty imposed 684 under s. 318.18(3) shall be deposited in the State Courts Revenue Trust Fund; however, that portion is not revenue for 685 686 purposes of s. 28.36 and may not be used in establishing the 687 budget of the clerk of the court under that section or s. 28.35.

688 (10) (a) Any person who does not hold a commercial driver 689 driver's license and who is cited while driving a noncommercial 690 motor vehicle for an offense listed under this subsection may, 691 in lieu of payment of fine or court appearance, elect to enter a 692 plea of nolo contendere and provide proof of compliance to the 693 clerk of the court, designated official, or authorized operator 694 of a traffic violations bureau. In such case, adjudication shall 695 be withheld; however, a person may not make an no election shall 696 be made under this subsection if the such person has made an 697 election under this subsection in the preceding 12 months 698 preceding election hereunder. A No person may not make more than 699 three elections under this subsection. This subsection applies 700 to the following offenses:

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1. Operating a motor vehicle without a valid <u>driver</u> driver's license in violation of the provisions of s. 322.03, s. 322.065, or s. 322.15(1), or operating a motor vehicle with a license that has been suspended for failure to appear, failure to pay civil penalty, or failure to attend a driver improvement course pursuant to s. 322.291.

707 2. Operating a motor vehicle without a valid registration
708 in violation of s. 320.0605, s. 320.07, or s. 320.131.

3. Operating a motor vehicle in violation of s. 316.646.

710 4. Operating a motor vehicle with a license that has been 711 suspended under s. 61.13016 or s. 322.245 for failure to pay 712 child support or for failure to pay any other financial 713 obligation as provided in s. 322.245; however, this subparagraph 714 does not apply if the license has been suspended pursuant to s. 715 322.245(1).

5. Operating a motor vehicle with a license that has been suspended under s. 322.091 for failure to meet school attendance requirements.

719 (b) Any person cited for an offense listed in this 720 subsection shall present proof of compliance before prior to the 721 scheduled court appearance date. For the purposes of this 722 subsection, proof of compliance shall consist of a valid, 723 renewed, or reinstated driver driver's license or registration certificate and proper proof of maintenance of security as 724 725 required by s. 316.646. Notwithstanding waiver of fine, any person establishing proof of compliance shall be assessed court 726 costs of \$25, except that a person charged with violation of s. 727 728 316.646(1)-(3) may be assessed court costs of \$8. One dollar of

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729 such costs shall be remitted to the Department of Revenue for 730 deposit into the Child Welfare Training Trust Fund of the 731 Department of Children and Family Services. One dollar of such 732 costs shall be distributed to the Department of Juvenile Justice 733 for deposit into the Juvenile Justice Training Trust Fund. 734 Fourteen dollars of such costs shall be distributed to the 735 municipality and \$9 shall be deposited by the clerk of the court 736 into the fine and forfeiture fund established pursuant to s. 737 142.01, if the offense was committed within the municipality. If the offense was committed in an unincorporated area of a county 738 or if the citation was for a violation of s. 316.646(1) - (3), the 739 740 entire amount shall be deposited by the clerk of the court into 741 the fine and forfeiture fund established pursuant to s. 142.01, 742 except for the moneys to be deposited into the Child Welfare 743 Training Trust Fund and the Juvenile Justice Training Trust 744 Fund. This subsection does shall not be construed to authorize 745 the operation of a vehicle without a valid driver driver's 746 license, without a valid vehicle tag and registration, or 747 without the maintenance of required security. 748 Section 15. Paragraph (c) is added to subsection (1) of

section 318.15, Florida Statutes, to read:

750 318.15 Failure to comply with civil penalty or to appear;751 penalty.-

752 (1)

753 (c) A person who is charged with a traffic infraction may 754 request a hearing within 180 days after the date upon which the 755 violation occurred, regardless of any action taken by the court 756 or the department to suspend the person's driving privilege, and

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757	upon request, the clerk must set the case for hearing. The
758	person shall be given a form for requesting that his or her
759	driving privilege be reinstated. If the 180th day after the date
760	upon which the violation occurred is a Saturday, Sunday, or a
761	legal holiday, the person who is charged must request a hearing
762	within 177 days after the date upon which the violation
763	occurred; however, the court may grant a request for a hearing
764	made more than 180 days after the date upon which the violation
765	occurred. This paragraph does not affect the assessment of late
766	fees as otherwise provided in this chapter.
767	Section 16. Paragraph (f) of subsection (3) of section
768	318.18, Florida Statutes, is amended to read:
769	318.18 Amount of penaltiesThe penalties required for a
770	noncriminal disposition pursuant to s. 318.14 or a criminal
771	offense listed in s. 318.17 are as follows:
772	(3)
773	(f) If a violation of s. 316.1301 or <u>s. 316.1303(1)</u> <del>s.</del>
774	<del>316.1303</del> results in an injury to the pedestrian or damage to the
775	property of the pedestrian, an additional fine of up to \$250
776	shall be paid. This amount must be distributed pursuant to s.
777	318.21.
778	Section 17. Subsection (5) of section 318.21, Florida
779	Statutes, is amended to read:
780	318.21 Disposition of civil penalties by county courts
781	All civil penalties received by a county court pursuant to the
782	provisions of this chapter shall be distributed and paid monthly
783	as follows:
784	(5) Of the additional fine assessed under s. 318.18(3)(f)
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for a violation of <u>s. 316.1303(1)</u> <del>s. 316.1303</del>, 60 percent must be remitted to the Department of Revenue and transmitted monthly to the Florida Endowment Foundation for Vocational Rehabilitation, and 40 percent must be distributed pursuant to subsections (1) and (2).

790 Section 18. Section 319.14, Florida Statutes, is amended 791 to read:

319.14 Sale of motor vehicles registered or used as
taxicabs, police vehicles, lease vehicles, or rebuilt vehicles
and nonconforming vehicles.-

795 (1) (a) A No person may not shall knowingly offer for sale, 796 sell, or exchange any vehicle that has been licensed, 797 registered, or used as a taxicab, police vehicle, or short-term-798 lease vehicle, or a vehicle that has been repurchased by a 799 manufacturer pursuant to a settlement, determination, or 800 decision under chapter 681, until the department has stamped in 801 a conspicuous place on the certificate of title of the vehicle, 802 or its duplicate, words stating the nature of the previous use 803 of the vehicle or the title has been stamped "Manufacturer's Buy 804 Back" to reflect that the vehicle is a nonconforming vehicle. If 805 the certificate of title or duplicate was not so stamped upon 806 initial issuance thereof or if, subsequent to initial issuance 807 of the title, the use of the vehicle is changed to a use 808 requiring the notation provided for in this section, the owner or lienholder of the vehicle shall surrender the certificate of 809 title or duplicate to the department prior to offering the 810 811 vehicle for sale, and the department shall stamp the certificate or duplicate as required herein. When a vehicle has been 812

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813 repurchased by a manufacturer pursuant to a settlement, 814 determination, or decision under chapter 681, the title shall be 815 stamped "Manufacturer's Buy Back" to reflect that the vehicle is 816 a nonconforming vehicle.

817 A No person may not shall knowingly offer for sale, (b) 818 sell, or exchange a rebuilt vehicle until the department has 819 stamped in a conspicuous place on the certificate of title for 820 the vehicle words stating that the vehicle has been rebuilt or 821 assembled from parts, or is a kit car, glider kit, replica, or flood vehicle, custom vehicle, or street rod unless proper 822 823 application for a certificate of title for a vehicle that is 824 rebuilt or assembled from parts, or is a kit car, glider kit, replica, or flood vehicle, custom vehicle, or street rod has 825 been made to the department in accordance with this chapter and 826 827 the department has conducted the physical examination of the 828 vehicle to ensure assure the identity of the vehicle and all 829 major component parts, as defined in s. 319.30(1), which have 830 been repaired or replaced. Thereafter, the department shall 831 affix a decal to the vehicle, in the manner prescribed by the 832 department, showing the vehicle to be rebuilt.

833

(c) As used in this section, the term:

834 <u>1.4.</u> "Assembled from parts" means a motor vehicle or 835 mobile home assembled from parts or combined from parts of motor 836 vehicles or mobile homes, new or used. <u>The term</u> "Assembled from 837 <u>parts"</u> does not <u>include mean</u> a motor vehicle defined as a 838 "rebuilt vehicle" in subparagraph <u>9.</u> <del>3.,</del> which has been declared 839 a total loss pursuant to s. 319.30.

840

2. "Custom vehicle" means a motor vehicle that:

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841 a.(I) Is 25 years old or older and of a model year after 842 1948 or was manufactured to resemble a vehicle that is 25 years 843 old or older and of a model year after 1948; and 844 (II) Has been altered from the manufacturer's original 845 design or has a body constructed from nonoriginal materials. 846 b. The model year and year of manufacture which the body 847 of a custom vehicle resembles is the model year and year of 848 manufacture listed on the certificate of title, regardless of 849 when the vehicle was actually manufactured. 3.8. "Flood vehicle" means a motor vehicle or mobile home 850 851 that has been declared to be a total loss pursuant to s. 852 319.30(3)(a) resulting from damage caused by water. 853 4.6. "Glider kit" means a vehicle assembled with a kit 854 supplied by a manufacturer to rebuild a wrecked or outdated 855 truck or truck tractor. "Kit car" means a motor vehicle assembled with a kit 856 5. supplied by a manufacturer to rebuild a wrecked or outdated 857 858 motor vehicle with a new body kit. 859 6.a.e. "Lease vehicle" includes both short-term-lease 860 vehicles and long-term-lease vehicles. 861 "Long-term-lease vehicle" means a motor vehicle leased b. 862 without a driver and under a written agreement to one person for 863 a period of 12 months or longer. 864 c.2.a. "Short-term-lease vehicle" means a motor vehicle leased without a driver and under a written agreement to one or 865 866 more persons from time to time for a period of less than 12 867 months. 868 7.9. "Nonconforming vehicle" means a motor vehicle that Page 31 of 91

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869 which has been purchased by a manufacturer pursuant to a 870 settlement, determination, or decision under chapter 681.

871 <u>8.1.</u> "Police vehicle" means a motor vehicle owned or
872 leased by the state or a county or municipality and used in law
873 enforcement.

874 <u>9.3.</u> "Rebuilt vehicle" means a motor vehicle or mobile 875 home built from salvage or junk, as defined in s. 319.30(1).

876 <u>10.7.</u> "Replica" means a complete new motor vehicle 877 manufactured to look like an old vehicle.

878 <u>11.10.</u> "Settlement" means an agreement entered into 879 between a manufacturer and a consumer that occurs after a 880 dispute is submitted to a program, or an informal dispute 881 settlement procedure established by a manufacturer or is 882 approved for arbitration before the New Motor Vehicle 883 Arbitration Board as defined in s. 681.102.

884

12. "Street rod" means a motor vehicle that:

885 <u>a.(I) Is of a model year of 1948 or older or was</u>
886 <u>manufactured after 1948 to resemble a vehicle of a model year of</u>
887 <u>1948 or older; and</u>

888 (II) Has been altered from the manufacturer's original
 889 design or has a body constructed from nonoriginal materials.

890 <u>b.</u> The model year and year of manufacture which the body 891 <u>of a street rod resembles is the model year and year of</u> 892 <u>manufacture listed on the certificate of title, regardless of</u> 893 when the vehicle was actually manufactured.

(2) <u>A No person may not shall knowingly sell</u>, exchange, or
 transfer a vehicle referred to in subsection (1) without, prior
 to consummating the sale, exchange, or transfer, disclosing in
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897 writing to the purchaser, customer, or transferee the fact that 898 the vehicle has previously been titled, registered, or used as a 899 taxicab, police vehicle, or short-term-lease vehicle or is a 900 vehicle that is rebuilt or assembled from parts, or is a kit 901 car, glider kit, replica, or flood vehicle, or is a 902 nonconforming vehicle, <u>custom vehicle, or street rod</u>, as the 903 case may be.

904 (3) A Any person who, with intent to offer for sale or 905 exchange any vehicle referred to in subsection (1), knowingly or 906 intentionally advertises, publishes, disseminates, circulates, 907 or places before the public in any communications medium, 908 whether directly or indirectly, any offer to sell or exchange the vehicle shall clearly and precisely state in each such offer 909 910 that the vehicle has previously been titled, registered, or used 911 as a taxicab, police vehicle, or short-term-lease vehicle or 912 that the vehicle or mobile home is a vehicle that is rebuilt or 913 assembled from parts, or is a kit car, glider kit, replica, or 914 flood vehicle, or a nonconforming vehicle, custom vehicle, or street rod, as the case may be. A Any person who violates this 915 916 subsection commits a misdemeanor of the second degree, 917 punishable as provided in s. 775.082 or s. 775.083.

918 (4) When a certificate of title, including a foreign 919 certificate, is branded to reflect a condition or prior use of 920 the titled vehicle, the brand must be noted on the registration 921 certificate of the vehicle and such brand shall be carried 922 forward on all subsequent certificates of title and registration 923 certificates issued for the life of the vehicle.

924 (5) <u>A Any</u> person who knowingly sells, exchanges, or offers Page 33 of 91

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925 to sell or exchange a motor vehicle or mobile home contrary to 926 the provisions of this section or any officer, agent, or 927 employee of a person who knowingly authorizes, directs, aids in, 928 or consents to the sale, exchange, or offer to sell or exchange 929 a motor vehicle or mobile home contrary to the provisions of 930 this section commits a misdemeanor of the second degree, 931 punishable as provided in s. 775.082 or s. 775.083.

932 (6) <u>A</u> Any person who removes a rebuilt decal from a
933 rebuilt vehicle with the intent to conceal the rebuilt status of
934 the vehicle commits a felony of the third degree, punishable as
935 provided in s. 775.082, s. 775.083, or s. 775.084.

936 (7) This section applies to a mobile home, travel trailer, 937 camping trailer, truck camper, or fifth-wheel recreation trailer 938 only when such mobile home or vehicle is a rebuilt vehicle or is 939 assembled from parts.

940 (8) A No person is not shall be liable or accountable in 941 any civil action arising out of a violation of this section if 942 the designation of the previous use or condition of the motor 943 vehicle is not noted on the certificate of title and 944 registration certificate of the vehicle which was received by, 945 or delivered to, such person, unless such person has actively 946 concealed the prior use or condition of the vehicle from the 947 purchaser.

948 (9) Subsections (1), (2), and (3) do not apply to the 949 transfer of ownership of a motor vehicle after the motor vehicle 950 has ceased to be used as a lease vehicle and the ownership has 951 been transferred to an owner for private use or to the transfer 952 of ownership of a nonconforming vehicle with 36,000 or more

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953 miles on its odometer, or 34 months whichever is later and the 954 ownership has been transferred to an owner for private use. Such 955 owner, as shown on the title certificate, may request the 956 department to issue a corrected certificate of title that does 957 not contain the statement of the previous use of the vehicle as 958 a lease vehicle or condition as a nonconforming vehicle.

959 Section 19. Subsection (6) of section 319.23, Florida 960 Statutes, is amended, present subsections (7) through (11) of 961 that section are redesignated as subsections (8) through (12), 962 respectively, and a new subsection (7) is added to that section, 963 to read:

964 319.23 Application for, and issuance of, certificate of 965 title.-

966 (6) (a) In the case of the sale of a motor vehicle or 967 mobile home by a licensed dealer to a general purchaser, the 968 certificate of title must be obtained in the name of the 969 purchaser by the dealer upon application signed by the 970 purchaser, and in each other case the such certificate must be 971 obtained by the purchaser. In each case of transfer of a motor 972 vehicle or mobile home, the application for a certificate of 973 title, a corrected certificate, or an assignment or reassignment 974 must be filed within 30 days after the delivery of the motor 975 vehicle or after consummation of the sale of the mobile home to 976 the purchaser. An applicant must pay a fee of \$20, in addition 977 to all other fees and penalties required by law, for failing to file such application within the specified time. In the case of 978 979 the sale of a motor vehicle by a licensed motor vehicle dealer 980 to a general purchaser who resides in another state or country,

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981 the dealer is not required to apply for a certificate of title 982 for the motor vehicle; however, the dealer must transfer 983 ownership and reassign the certificate of title or 984 manufacturer's certificate of origin to the purchaser, and the 985 purchaser must sign an affidavit, as approved by the department, 986 that the purchaser will title and register the motor vehicle in 987 another state or country.

988 If a licensed dealer acquires a motor vehicle or (b) 989 mobile home as a trade-in, the dealer must file with the department, within 30 days, a notice of sale signed by the 990 991 seller. The department shall update its database for that title 992 record to indicate "sold." A licensed dealer need not apply for 993 a certificate of title for any motor vehicle or mobile home in 994 stock acquired for stock purposes except as provided in s. 995 319.225.

996 (7) If an applicant for a certificate of title is unable 997 to provide the department with a certificate of title that 998 assigns the prior owner's interest in the motor vehicle, the 999 department may accept a bond in the form prescribed by the 1000 department, along with an affidavit in a form prescribed by the 1001 department, which includes verification of the vehicle 1002 identification number and an application for title. 1003 (a) The bond must be: 1004 1. In a form prescribed by the department; 1005 2. Executed by the applicant; 1006 3. Issued by a person authorized to conduct a surety 1007 business in this state; 1008 4. In an amount equal to two times the value of the

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1009	vehicle as determined by the department; and
1010	5. Conditioned to indemnify all prior owners and
1011	lienholders and all subsequent purchasers of the vehicle or
1012	persons who acquire a security interest in the vehicle, and
1013	their successors in interest, against any expense, loss, or
1014	damage, including reasonable attorney fees, occurring because of
1015	the issuance of the certificate of title for the vehicle or for
1016	a defect in or undisclosed security interest on the right,
1017	title, or interest of the applicant to the vehicle.
1018	(b) An interested person has a right to recover on the
1019	bond for a breach of the bond's condition. The aggregate
1020	liability of the surety to all persons may not exceed the amount
1021	of the bond.
1022	(c) A bond under this subsection expires on the third
1023	anniversary of the date the bond became effective.
1024	(d) The affidavit must:
1025	1. Be in a form prescribed by the department;
1026	2. Include the facts and circumstances under which the
1027	applicant acquired ownership and possession of the motor
1028	vehicle;
1029	3. Disclose that no security interests, liens, or
1030	encumbrances against the motor vehicle are known to the
1031	applicant against the motor vehicle; and
1032	4. State that the applicant has the right to have a
1033	certificate of title issued.
1034	Section 20. Subsection (8) of section 319.24, Florida
1035	Statutes, is amended to read:
1036	319.24 Issuance in duplicate; delivery; liens and
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1037 encumbrances.-

1038 (8) Notwithstanding any requirements in this section or in 1039 s. 319.27 indicating that a lien on a motor vehicle or mobile home shall be noted on the face of the Florida certificate of 1040 1041 title, if there are one or more liens or encumbrances on the 1042 motor vehicle or mobile home, the department shall may 1043 electronically transmit the lien to the first lienholder and 1044 notify the first lienholder of any additional liens. Subsequent 1045 lien satisfactions shall may be electronically transmitted to 1046 the department and must shall include the name and address of 1047 the person or entity satisfying the lien. When electronic 1048 transmission of liens and lien satisfactions is are used, the issuance of a certificate of title may be waived until the last 1049 1050 lien is satisfied and a clear certificate of title is issued to 1051 the owner of the vehicle. In subsequent transfer of ownership of 1052 the motor vehicle, it shall be presumed that the motor vehicle 1053 title is subject to a lien as set forth in s. 319.225(6)(a) 1054 until the title to be issued pursuant to this subsection is 1055 received by the person or entity satisfying the lien.

1056 Section 21. Subsection (7) is added to section 319.27, 1057 Florida Statutes, to read:

1058 319.27 Notice of lien on motor vehicles or mobile homes; 1059 notation on certificate; recording of lien.-

1060 <u>(7) The department shall administer an electronic titling</u> 1061 program that requires the electronic recording of vehicle title 1062 <u>information for new, transferred, and corrected certificates of</u> 1063 <u>title. Lienholders shall electronically transmit liens and lien</u> 1064 satisfactions to the department in a format determined by the

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department. Individuals and lienholders who the department determines are not normally engaged in the business or practice of financing vehicles are exempt from the electronic titling requirement. Section 22. Subsection (3) is added to section 319.28, Florida Statutes, to read: 319.28 Transfer of ownership by operation of law.-(3) A dealer of farm or industrial equipment who conducts a repossession, as defined in s. 493.6101(22), of such equipment is not subject to licensure as a recovery agent or recovery agency if the dealer is regularly engaged in the sale of the equipment for a particular manufacturer and the lender is affiliated with that manufacturer. Section 23. Section 319.40, Florida Statutes, is amended to read: 319.40 Transactions by electronic or telephonic means.-The department may is authorized to accept any (1) application provided for under this chapter by electronic or telephonic means. The department may issue an electronic certificate of (2) title in lieu of printing a paper title. (3) The department may collect electronic mail addresses and use electronic mail in lieu of the United States Postal Service as a method of notification. However, any notice regarding the potential forfeiture or foreclosure of an interest in property must be sent via the United States Postal Service. Section 24. Paragraph (a) of subsection (1) of section

320.01, Florida Statutes, is amended, and subsection (46) is

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1093 added to that section, to read:

1094 320.01 Definitions, general.—As used in the Florida 1095 Statutes, except as otherwise provided, the term:

(1) "Motor vehicle" means:

1097 An automobile, motorcycle, truck, trailer, (a) 1098 semitrailer, truck tractor and semitrailer combination, or any 1099 other vehicle operated on the roads of this state, used to 1100 transport persons or property, and propelled by power other than 1101 muscular power, but the term does not include traction engines, 1102 road rollers, special mobile equipment as defined in s. 1103 316.003(48), such vehicles that as run only upon a track, 1104 bicycles, swamp buggies, or mopeds.

1105 (46) "Swamp buggy" means a motorized off-road vehicle that 1106 is designed or modified to travel over swampy or varied terrain 1107 and that may use large tires or tracks operated from an elevated 1108 platform. The term does not include any vehicle defined in 1109 chapter 261 or otherwise defined or classified in this chapter.

1110 Section 25. Subsection (2) and paragraph (e) of subsection 1111 (5) of section 320.02, Florida Statutes, are amended, paragraphs 1112 (o), (p), (q), and (r) are added to subsection (15), and 1113 subsections (18) and (19) are added to that section, to read:

1114 320.02 Registration required; application for 1115 registration; forms.-

(2) (a) The application for registration shall include the street address of the owner's permanent residence or the address of his or her permanent place of business and shall be accompanied by personal or business identification information which may include, but need not be limited to, a <u>driver</u> <del>driver's</del>

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1121 license number, Florida identification card number, or federal 1122 employer identification number. If the owner does not have a 1123 permanent residence or permanent place of business or if the 1124 owner's permanent residence or permanent place of business 1125 cannot be identified by a street address, the application shall 1126 include:

1127 1. If the vehicle is registered to a business, the name 1128 and street address of the permanent residence of an owner of the 1129 business, an officer of the corporation, or an employee who is 1130 in a supervisory position.

1131 2. If the vehicle is registered to an individual, the name 1132 and street address of the permanent residence of a close 1133 relative or friend who is a resident of this state.

1135 If the vehicle is registered to an active duty member of the 1136 Armed Forces of the United States who is a Florida resident, the 1137 active duty member is exempt from the requirement to provide the 1138 street address of a permanent residence.

(b) The department shall prescribe a form upon which motor vehicle owners may record odometer readings when registering their motor vehicles.

1142

(5)

1134

(e) <u>Upon the expiration date noted in the cancellation</u> <u>notice that the department receives from the insurer</u>, the department shall suspend the registration, issued under this chapter or s. 207.004(1), of a motor carrier who operates a commercial motor vehicle or <u>who</u> permits it to be operated in this state during the registration period without having in full

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1149 force and effect liability insurance, a surety bond, or a valid 1150 self-insurance certificate that complies with the provisions of 1151 this section. The insurer shall provide notice to the department 1152 at the same time the cancellation notice is provided to the 1153 insured pursuant to s. 627.7281. The department may adopt rules 1154 regarding the electronic submission of the cancellation notice liability insurance policy or surety bond may not be canceled on 1155 1156 less than 30 days' written notice by the insurer to the 1157 department, such 30 days' notice to commence from the date notice is received by the department. 1158 (15)1159 1160 The application form for motor vehicle registration (0) 1161 and renewal registration must include language permitting a 1162 voluntary contribution of \$1 to the Florida Association of Food 1163 Banks, Inc. The proceeds shall be distributed by the department 1164 each month to Florida Association of Food Banks, Inc., to be 1165 used by that organization for the purpose of ending hunger in 1166 this state. 1167 The application form for motor vehicle registration (p) 1168 and renewal of registration must include language permitting a 1169 voluntary contribution of \$1 per applicant for Autism Services 1170 and Supports. Such contributions must be transferred by the 1171 department to the Achievement and Rehabilitation Centers, Inc., 1172 Autism Services Fund. The application form for motor vehicle registration 1173 (q) 1174 and renewal of registration must include language permitting a 1175 voluntary contribution of \$1 per applicant to Support Our 1176 Troops, which shall be distributed to Support Our Troops, Inc.,

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1177 a Florida not-for-profit organization. 1178 (r) The application form for motor vehicle registration and renewal of registration must include language permitting a 1179 1180 voluntary contribution of \$1 to Take Stock In Children. Such 1181 contributions shall be transferred by the department to Take 1182 Stock In Children, Inc. 1183 1184 For the purpose of applying the service charge provided in s. 1185 215.20, contributions received under this subsection are not income of a revenue nature. 1186 1187 (18) Notwithstanding subsections (8), (14), and (15), the 1188 department and the tax collectors acting as agents for the 1189 department shall provide a complete list of voluntary 1190 contributions authorized by law to customers applying for registration or renewal registration. The renewal application 1191 1192 forms must include either a complete list of all authorized 1193 voluntary contributions or the department's website address 1194 which provides a complete list and information on all authorized 1195 voluntary contributions. The department or a tax collector may 1196 include on the renewal application forms a complete list of 1197 authorized voluntary contributions and the department's website 1198 address. Customers renewing a registration at either a tax 1199 collector's office or a department office shall be provided 1200 information on voluntary contribution options. 1201 (19) The department shall retain all electronic 1202 registration records for at least 10 years. 1203 Section 26. Subsection (8) of section 320.03, Florida 1204 Statutes, is amended to read:

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1205 320.03 Registration; duties of tax collectors; 1206 International Registration Plan.—

1207 If the applicant's name appears on the list referred (8)1208 to in s. 316.1001(4), s. 316.1967(6), or s. 713.78(13), a 1209 license plate or revalidation sticker may not be issued until 1210 that person's name no longer appears on the list or until the 1211 person presents a receipt from the governmental entity or the 1212 clerk of court that provided the data showing that the fines outstanding have been paid. This subsection does not apply to 1213 1214 the owner of a leased vehicle if the vehicle is registered in the name of the lessee of the vehicle. The tax collector and the 1215 1216 clerk of the court are each entitled to receive monthly, as 1217 costs for implementing and administering this subsection, 10 1218 percent of the civil penalties and fines recovered from such 1219 persons. As used in this subsection, the term "civil penalties 1220 and fines" does not include a wrecker operator's lien as 1221 described in s. 713.78(13). If the tax collector has private tag 1222 agents, such tag agents are entitled to receive a pro rata share 1223 of the amount paid to the tax collector, based upon the 1224 percentage of license plates and revalidation stickers issued by 1225 the tag agent compared to the total issued within the county. 1226 The authority of any private agent to issue license plates shall 1227 be revoked, after notice and a hearing as provided in chapter 1228 120, if he or she issues any license plate or revalidation 1229 sticker contrary to the provisions of this subsection. This 1230 section applies only to the annual renewal in the owner's birth 1231 month of a motor vehicle registration and does not apply to the 1232 transfer of a registration of a motor vehicle sold by a motor

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1233 vehicle dealer licensed under this chapter, except for the 1234 transfer of registrations which <u>includes</u> is inclusive of the 1235 annual renewals. This section does not affect the issuance of 1236 the title to a motor vehicle, notwithstanding s. <u>319.23(8)(b)</u> 1237 <u>319.23(7)(b)</u>.

1238 Section 27. Paragraph (c) of subsection (1) and paragraph 1239 (a) of subsection (3) of section 320.06, Florida Statutes, are 1240 amended to read:

1241 320.06 Registration certificates, license plates, and 1242 validation stickers generally.-

1243

(1)

1244 Registration license plates equipped with validation (C) 1245 stickers subject to the registration period are valid for not 1246 more than 12 months and expire at midnight on the last day of 1247 the registration period. A registration license plate equipped 1248 with a validation sticker subject to the extended registration 1249 period is valid for not more than 24 months and expires at 1250 midnight on the last day of the extended registration period. 1251 For each registration period after the one in which the original 1252 metal registration license plate is issued, and until the 1253 license plate is required to be replaced, a validation sticker 1254 showing the month and year of expiration shall be issued upon 1255 payment of the proper license tax amount and fees and is valid 1256 for not more than 12 months. For each extended registration 1257 period occurring after the one in which the original metal 1258 registration license plate is issued and until the license plate 1259 is required to be replaced, a validation sticker showing the year of expiration shall be issued upon payment of the proper 1260

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1261 license tax amount and fees and is valid for not more than 24 1262 months. When license plates equipped with validation stickers 1263 are issued in any month other than the owner's birth month or 1264 the designated registration period for any other motor vehicle, 1265 the effective date shall reflect the birth month or month and 1266 the year of renewal. However, when a license plate or validation 1267 sticker is issued for a period of less than 12 months, the 1268 applicant shall pay the appropriate amount of license tax and 1269 the applicable fee under s. 320.14 in addition to all other fees. Validation stickers issued for vehicles taxed under s. 1270 1271 320.08(6)(a), for any company that owns 250 vehicles or more, or 1272 for semitrailers taxed under the provisions of s. 320.08(5)(a), 1273 for any company that owns 50 vehicles or more, may be placed on 1274 any vehicle in the fleet so long as the vehicle receiving the 1275 validation sticker has the same owner's name and address as the 1276 vehicle to which the validation sticker was originally assigned.

1277 (3) (a) Registration license plates must be made of metal 1278 specially treated with a retroreflection material, as specified 1279 by the department. The registration license plate is designed to 1280 increase nighttime visibility and legibility and must be at 1281 least 6 inches wide and not less than 12 inches in length, 1282 unless a plate with reduced dimensions is deemed necessary by 1283 the department to accommodate motorcycles, mopeds, or similar 1284 smaller vehicles. Validation stickers must also be treated with a retroreflection material, must be of such size as specified by 1285 1286 the department, and must adhere to the license plate. The 1287 registration license plate must be imprinted with a combination 1288 of bold letters and numerals or numerals, not to exceed seven

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1289 digits, to identify the registration license plate number. The 1290 license plate must be imprinted with the word "Florida" at the 1291 top and the name of the county in which it is sold, the state 1292 motto, or the words "Sunshine State" at the bottom. Apportioned 1293 license plates must have the word "Apportioned" at the bottom 1294 and license plates issued for vehicles taxed under s. 1295 320.08(3)(d), (4)(m) or (n), (5)(b) or (c), or (14) must have 1296 the word "Restricted" at the bottom. License plates issued for vehicles taxed under s. 320.08(12) must be imprinted with the 1297 1298 word "Florida" at the top and the word "Dealer" at the bottom. 1299 Manufacturer license plates issued for vehicles taxed under s. 1300 320.08(12) must be imprinted with the word "Florida" at the top 1301 and the word "Manufacturer" at the bottom. License plates issued 1302 for vehicles taxed under s. 320.08(5)(d) or (e) must be 1303 imprinted with the word "Wrecker" at the bottom. Any county may, 1304 upon majority vote of the county commission, elect to have the 1305 county name removed from the license plates sold in that county. 1306 The state motto or the words "Sunshine State" shall be printed 1307 in lieu thereof. A license plate issued for a vehicle taxed under s. 320.08(6) may not be assigned a registration license 1308 1309 number  $\tau$  or be issued with any other distinctive character or 1310 designation  $\tau$  that distinguishes the motor vehicle as a for-hire 1311 motor vehicle. 1312 Section 28. Section 320.0605, Florida Statutes, is amended 1313 to read: 1314 320.0605 Certificate of registration; possession required; 1315 exception.-The registration certificate or an official copy 1316 (1)

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1317	thereof, a true copy of <del>a</del> rental or lease <u>documentation</u>										
1318	agreement issued for a motor vehicle or issued for a replacement										
1319	vehicle in the same registration period, a temporary receipt										
1320	printed upon self-initiated electronic renewal of a registration										
1321	via the Internet, or a cab card issued for a vehicle registered										
1322	under the International Registration Plan shall, at all times										
1323	while the vehicle is being used or operated on the roads of this										
1324	state, be in the possession of the operator thereof or be										
1325	carried in the vehicle for which issued and shall be exhibited										
1326	upon demand of any authorized law enforcement officer or any										
1327	agent of the department, except for a vehicle registered under										
1328	s. 320.0657. The provisions of this section do not apply during										
1329	the first 30 days after purchase of a replacement vehicle. A										
1330	violation of this section is a noncriminal traffic infraction,										
1331	punishable as a nonmoving violation as provided in chapter 318.										
1332	(2) The rental or lease documentation required under										
1333	subsection (1) must include all of the following information:										
1334	(a) The authorized renter's or lessee's name.										
1335	(b) The date of rental or lease and time of exit from the										
1336	rental or lease facility.										
1337	(c) The rental or lease station identification.										
1338	(d) The rental or lease agreement number.										
1339	(e) The rental or lease vehicle's vehicle identification										
1340	number or VIN.										
1341	(f) The rental or lease vehicle's license plate number and										
1342	state of registration.										
1343	(g) The rental or lease vehicle's make, model, and color.										
1344	(h) The rental or lease vehicle's mileage when rented or										
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1345 leased.

1346 Section 29. Section 320.061, Florida Statutes, is amended 1347 to read:

1348 320.061 Unlawful to alter motor vehicle registration 1349 certificates, license plates, temporary license plates, mobile 1350 home stickers, or validation stickers or to obscure license 1351 plates; penalty.-A No person may not shall alter the original 1352 appearance of a vehicle registration certificate, any 1353 registration license plate, temporary license plate, mobile home sticker, or validation sticker, or vehicle registration 1354 1355 certificate issued for and assigned to a any motor vehicle or 1356 mobile home, whether by mutilation, alteration, defacement, or 1357 change of color or in any other manner. A No person may not 1358 shall apply or attach a any substance, reflective matter, illuminated device, spray, coating, covering, or other material 1359 onto or around any license plate which that interferes with the 1360 1361 legibility, angular visibility, or detectability of any feature 1362 or detail on the license plate or interferes with the ability to 1363 record any feature or detail on the license plate. A Any person who violates this section commits a noncriminal traffic 1364 1365 infraction, punishable as a moving violation as provided in 1366 chapter 318.

Section 30. Subsection (1) of section 320.07, Florida Statutes, is amended to read:

1369 320.07 Expiration of registration; renewal required; 1370 penalties.-

1371 (1) The registration of a motor vehicle or mobile home1372 expires at midnight on the last day of the registration or

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1373 extended registration period, or for a motor vehicle or mobile 1374 home owner who is a natural person, at midnight on the owner's 1375 birthday. A vehicle may shall not be operated on the roads of 1376 this state after expiration of the renewal period unless the 1377 registration has been renewed according to law. 1378 Section 31. Paragraph (z) of subsection (4) of section 1379 320.08056, Florida Statutes, is amended to read: 1380 320.08056 Specialty license plates.-1381 (4)The following license plate annual use fees shall be 1382 collected for the appropriate specialty license plates: 1383 Tampa Bay Estuary license plate, \$25 \$15. (z) 1384 Section 32. Paragraph (b) of subsection (45) of section 1385 320.08058, Florida Statutes, is amended to read: 1386 320.08058 Specialty license plates.-1387 (45)AQUACULTURE LICENSE PLATES.-1388 (b) The annual use fees shall be distributed to the Harbor 1389 Branch Oceanographic Institution, Inc. After reimbursement for 1390 documented costs expended for establishing the license plate, 1391 the Harbor Branch Oceanographic Institution, Inc., shall use the 1392 remaining funds for aquaculture research and education programs 1393 as follows: 1394 1. Ten percent of the funds shall be distributed to the 1395 Guy Harvey Research Institute of the Nova Southeastern 1396 University Oceanographic Center to conduct outreach and 1397 education regarding aquaculture in the state. 1398 2. Up to 15 percent of the funds may be used for

1399 administrative costs directly associated with the Harbor Branch 1400 Oceanographic Institution's aquaculture programs and

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1401 administrative costs associated with the Aquaculture license 1402 plate.

14033. Up to 10 percent of the funds may be used for1404continuing promotion and marketing of the license plate.

14054. Thirty percent of the funds shall be distributed to the1406Florida Aquaculture Association for research and education.

1407 5.<del>4.</del> The remaining funds shall be used to conduct scientific research on environmentally responsible and 1408 sustainable methods of farming freshwater and saltwater 1409 1410 organisms such as fish, shellfish, and crustaceans for food; 1411 biomedical species for pharmaceutical and nutriceutical 1412 compounds; and marine ornamentals for the aquarium trade. These 1413 funds shall also be used to expand the institution's educational 1414 programs that include secondary school field experiences, 1415 college degree programs, and intensive courses in order to 1416 further the objective of increasing aquaculture's contribution 1417 to the state's economy.

1418Section 33. Paragraph (e) of subsection (4) of section1419320.08068, Florida Statutes, is amended to read:

1420

320.08068 Motorcycle specialty license plates.-

(4) A license plate annual use fee of \$20 shall be collected for each motorcycle specialty license plate. Annual use fees shall be distributed to The Able Trust as custodial agent. The Able Trust may retain a maximum of 10 percent of the proceeds from the sale of the license plate for administrative costs. The Able Trust shall distribute the remaining funds as follows:

1428

(e)

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Twenty percent to the Florida Association of Centers

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1429	for Independent Living <del>to be used to leverage additional funding</del>										
1430	and new sources of revenue for the centers for independent										
1431	living in this state.										
1432	Section 34. Subsection (4) of section 320.0848, Florida										
1433	Statutes, is amended to read:										
1434	320.0848 Persons who have disabilities; issuance of										
1435	disabled parking permits; temporary permits; permits for certain										
1436	providers of transportation services to persons who have										
1437	disabilities										
1438	(4) From the proceeds of the temporary disabled parking										
1439	permit fees:										
1440	(a) The Department of Highway Safety and Motor Vehicles										
1441	must receive \$3.50 for each temporary permit, to be deposited										
1442	into the Highway Safety Operating Trust Fund and used for										
1443	implementing the real-time disabled parking permit database and										
1444	for administering the disabled parking permit program.										
1445	(b) The tax collector, for processing, must receive \$2.50										
1446	for each temporary permit.										
1447	(c) The remainder must be distributed monthly as follows:										
1448	1. To the Florida Endowment Foundation for Vocational										
1449	Rehabilitation, known as "The Able Trust," Governor's Alliance										
1450	for the Employment of Disabled Citizens for the purpose of										
1451	improving employment and training opportunities for persons who										
1452	have disabilities, with special emphasis on removing										
1453	transportation barriers, \$4. These fees must be <u>directly</u>										
1454	deposited into the Florida Endowment Foundation for Vocational										
1455	Rehabilitation as established in s. 413.615 Transportation										
1456	Disadvantaged Trust Fund for transfer to the Florida Governor's										
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1457 Alliance for Employment of Disabled Citizens.

1458 2. To the Transportation Disadvantaged Trust Fund to be 1459 used for funding matching grants to counties for the purpose of 1460 improving transportation of persons who have disabilities, \$5.

1461 Section 35. Paragraph (a) of subsection (1) of section 1462 320.089, Florida Statutes, is amended, and subsection (5) is 1463 added to that section, to read:

1464 320.089 Members of National Guard and active United States 1465 Armed Forces reservists; former prisoners of war; survivors of 1466 Pearl Harbor; Purple Heart medal recipients; Operation Iraqi 1467 Freedom and Operation Enduring Freedom Veterans; <u>Vietnam War</u> 1468 <u>Veterans; Combat Infantry Badge recipients;</u> special license 1469 plates; fee.—

1470 (1) (a) Each owner or lessee of an automobile or truck for 1471 private use or recreational vehicle as specified in s. 1472 320.08(9)(c) or (d), which is not used for hire or commercial 1473 use, who is a resident of the state and an active or retired 1474 member of the Florida National Guard, a survivor of the attack 1475 on Pearl Harbor, a recipient of the Purple Heart medal, or an 1476 active or retired member of any branch of the United States 1477 Armed Forces Reserve, or a recipient of the Combat Infantry 1478 Badge shall, upon application to the department, accompanied by 1479 proof of active membership or retired status in the Florida 1480 National Guard, proof of membership in the Pearl Harbor 1481 Survivors Association or proof of active military duty in Pearl Harbor on December 7, 1941, proof of being a Purple Heart medal 1482 1483 recipient, or proof of active or retired membership in any 1484 branch of the Armed Forces Reserve, or proof of membership in

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1485 the Combat Infantrymen's Association, Inc., or other proof of 1486 being a recipient of the Combat Infantry Badge, and upon payment 1487 of the license tax for the vehicle as provided in s. 320.08, be 1488 issued a license plate as provided by s. 320.06, upon which, in 1489 lieu of the serial numbers prescribed by s. 320.06, shall be 1490 stamped the words "National Guard," "Pearl Harbor Survivor," 1491 "Combat-wounded veteran," or "U.S. Reserve," or "Combat Infantry Badge," as appropriate, followed by the serial number of the 1492 1493 license plate. Additionally, the Purple Heart plate may have the words "Purple Heart" stamped on the plate and the likeness of 1494 1495 the Purple Heart medal appearing on the plate. 1496 (5) The owner or lessee of an automobile or truck for 1497 private use, a truck weighing not more than 7,999 pounds, or a 1498 recreational vehicle as specified in s. 320.08(9)(c) or (d) which automobile, truck, or recreational vehicle is not used for 1499 1500 hire or commercial use who is a resident of the state and a 1501 current or former member of the United States military who was 1502 deployed and served in Vietnam during United States military 1503 deployment in Indochina shall, upon application to the 1504 department, accompanied by proof of active membership or former 1505 active duty status during these operations, and, upon payment of 1506 the license tax for the vehicle as provided in s. 320.08, be 1507 issued a license plate as provided by s. 320.06 upon which, in lieu of the registration license number prescribed by s. 320.06, 1508 shall be stamped the words "Vietnam War Veteran," followed by 1509 1510 the registration license number of the plate. 1511 Section 36. Section 320.15, Florida Statutes, is amended 1512 to read:

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1513 320.15 Refund of license tax.-Any resident owner of a 1514 motor vehicle or mobile home that has been destroyed or 1515 permanently removed from the state shall, upon application to 1516 the department and surrender of the license plate or mobile home 1517 sticker issued for such vehicle, be entitled to a credit to apply to registration of any other vehicle in the name of the 1518 1519 owner, if the amount is \$3 or more, for the unexpired period of 1520 the license. However, if the license plate surrendered is a 1521 "for-hire" license plate, the amount of credit may not be more 1522 than one-half of the annual license tax amount. A credit is will 1523 not be valid after the expiration date of the license plate 1524 which is current on the date of the credit<sub>au</sub> as provided in s. 1525 320.07. A motor vehicle or mobile home owner who renews a 1526 registration during the advanced renewal period as provided in 1527 s. 320.071 and who surrenders the motor vehicle or mobile home 1528 license plate before the end of the renewal period may apply for 1529 a refund of the license taxes assessed pursuant to s. 320.08.

Section 37. Subsection (3) of section 320.27, Florida Statutes, is amended to read:

1532

320.27 Motor vehicle dealers.-

1533 APPLICATION AND FEE. - The application for the license (3) 1534 shall be in such form as may be prescribed by the department and 1535 shall be subject to such rules with respect thereto as may be so 1536 prescribed by it. Such application shall be verified by oath or affirmation and shall contain a full statement of the name and 1537 1538 birth date of the person or persons applying therefor; the name 1539 of the firm or copartnership, with the names and places of 1540 residence of all members thereof, if such applicant is a firm or

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1541 copartnership; the names and places of residence of the 1542 principal officers, if the applicant is a body corporate or 1543 other artificial body; the name of the state under whose laws 1544 the corporation is organized; the present and former place or 1545 places of residence of the applicant; and prior business in 1546 which the applicant has been engaged and the location thereof. 1547 Such application shall describe the exact location of the place 1548 of business and shall state whether the place of business is 1549 owned by the applicant and when acquired, or, if leased, a true 1550 copy of the lease shall be attached to the application. The 1551 applicant shall certify that the location provides an adequately 1552 equipped office and is not a residence; that the location 1553 affords sufficient unoccupied space upon and within which 1554 adequately to store all motor vehicles offered and displayed for sale; and that the location is a suitable place where the 1555 1556 applicant can in good faith carry on such business and keep and 1557 maintain books, records, and files necessary to conduct such 1558 business, which shall will be available at all reasonable hours 1559 to inspection by the department or any of its inspectors or 1560 other employees. The applicant shall certify that the business 1561 of a motor vehicle dealer is the principal business which shall 1562 be conducted at that location. The Such application shall 1563 contain a statement that the applicant is either franchised by a 1564 manufacturer of motor vehicles, in which case the name of each 1565 motor vehicle that the applicant is franchised to sell shall be 1566 included, or an independent (nonfranchised) motor vehicle 1567 dealer. The Such application shall contain such other relevant 1568 information as may be required by the department, including Page 56 of 91

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1569 evidence that the applicant is insured under a garage liability 1570 insurance policy or a general liability insurance policy coupled 1571 with a business automobile policy, which shall include, at a 1572 minimum, \$25,000 combined single-limit liability coverage 1573 including bodily injury and property damage protection and 1574 \$10,000 personal injury protection. However, a salvage motor 1575 vehicle dealer as defined in subparagraph (1)(c)5. is exempt 1576 from the requirements for garage liability insurance and 1577 personal injury protection insurance on those vehicles that 1578 cannot be legally operated on state roads, highways, or streets. 1579 Franchise dealers must submit a garage liability insurance 1580 policy, and all other dealers must submit a garage liability 1581 insurance policy or a general liability insurance policy coupled 1582 with a business automobile policy. Such policy shall be for the license period, and evidence of a new or continued policy shall 1583 1584 be delivered to the department at the beginning of each license 1585 period. Upon making initial application, the applicant shall pay 1586 to the department a fee of \$300 in addition to any other fees 1587 now required by law. + Upon making a subsequent renewal 1588 application, the applicant shall pay to the department a fee of 1589 \$75 in addition to any other fees now required by law. Upon 1590 making an application for a change of location, the person shall 1591 pay a fee of \$50 in addition to any other fees now required by 1592 law. The department shall, in the case of every application for 1593 initial licensure, verify whether certain facts set forth in the 1594 application are true. Each applicant, general partner in the 1595 case of a partnership, or corporate officer and director in the 1596 case of a corporate applicant, must file a set of fingerprints Page 57 of 91

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1597 with the department for the purpose of determining any prior 1598 criminal record or any outstanding warrants. The department 1599 shall submit the fingerprints to the Department of Law 1600 Enforcement for state processing and forwarding to the Federal 1601 Bureau of Investigation for federal processing. The actual cost 1602 of state and federal processing shall be borne by the applicant 1603 and is in addition to the fee for licensure. The department may 1604 issue a license to an applicant pending the results of the 1605 fingerprint investigation, which license is fully revocable if 1606 the department subsequently determines that any facts set forth 1607 in the application are not true or correctly represented.

1608 Section 38. Subsection (1) of section 320.771, Florida 1609 Statutes, is amended to read:

1610

320.771 License required of recreational vehicle dealers.-

1611

(1) DEFINITIONS.-As used in this section, the term:

1612 (a)1. "Dealer" means any person engaged in the business of buying, selling, or dealing in recreational vehicles or offering 1613 or displaying recreational vehicles for sale. The term "dealer" 1614 1615 includes a recreational vehicle broker. Any person who buys, sells, deals in, or offers or displays for sale, or who acts as 1616 1617 the agent for the sale of, one or more recreational vehicles in 1618 any 12-month period shall be prima facie presumed to be a 1619 dealer. The terms "selling" and "sale" include lease-purchase transactions. The term "dealer" does not include banks, credit 1620 1621 unions, and finance companies that acquire recreational vehicles 1622 as an incident to their regular business and does not include 1623 mobile home rental and leasing companies that sell recreational vehicles to dealers licensed under this section. 1624

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1625 2. A licensed dealer may transact business in recreational 1626 vehicles with a motor vehicle auction as defined in s. 1627 320.27(1)(c)4. Further, a licensed dealer may, at retail or 1628 wholesale, sell a motor vehicle, as described in s. 1629 320.01(1)(a), acquired in exchange for the sale of a 1630 recreational vehicle, if the such acquisition is incidental to 1631 the principal business of being a recreational vehicle dealer. 1632 However, a recreational vehicle dealer may not buy a motor 1633 vehicle for the purpose of resale unless licensed as a motor 1634 vehicle dealer pursuant to s. 320.27. A dealer may apply for a 1635 certificate of title to a recreational vehicle required to be 1636 registered under s. 320.08(9), using a manufacturer's statement 1637 of origin as permitted by s. 319.23(1), only if the dealer is 1638 authorized by a manufacturer/dealer agreement, as defined in s. 320.3202, on file with the department, to buy, sell, or deal in 1639 1640 that particular line-make of recreational vehicle, and the dealer is authorized by the manufacturer/dealer agreement to 1641 1642 perform delivery and preparation obligations and warranty defect 1643 adjustments on that line-make.

"Recreational vehicle broker" means any person who is 1644 (b) 1645 engaged in the business of offering to procure or procuring used 1646 recreational vehicles for the general public; who holds himself 1647 or herself out through solicitation, advertisement, or otherwise 1648 as one who offers to procure or procures used recreational 1649 vehicles for the general public; or who acts as the agent or 1650 intermediary on behalf of the owner or seller of a used recreational vehicle which is for sale or who assists or 1651 1652 represents the seller in finding a buyer for the recreational

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1653	vehicle.
1654	(c) For the purposes of this section, the term
1655	"Recreational vehicle" does not include any camping trailer, as
1656	defined in s. 320.01(1)(b)2.
1657	Section 39. Section 320.95, Florida Statutes, is amended
1658	to read:
1659	320.95 Transactions by electronic or telephonic means
1660	(1) The department may is authorized to accept an any
1661	application provided for under this chapter by electronic or
1662	telephonic means.
1663	(2) The department may collect electronic mail addresses
1664	and use electronic mail in lieu of the United States Postal
1665	Service for the purpose of providing renewal notices.
1666	Section 40. Section 322.04, Florida Statutes, is amended
1667	to read:
1668	322.04 Persons exempt from obtaining <u>driver</u> <del>driver's</del>
1669	license
1670	(1) The following persons are exempt from obtaining a
1671	<u>driver</u> <del>driver's</del> license:
1672	(a) Any employee of the United States Government, while
1673	operating a noncommercial motor vehicle owned by or leased to
1674	the United States Government and being operated on official
1675	business.
1676	(b) Any person while driving or operating any road
1677	machine, farm tractor, or implement of husbandry temporarily
1678	operated or moved on a highway.
1679	(c) A nonresident who is at least 16 years of age
1680	<u>operating</u> and who has in his or her immediate possession a valid
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noncommercial driver's license issued to the nonresident in his 1681 1682 or her home state or country, may operate a motor vehicle of the 1683 type for which a Class E driver driver's license is required in 1684 this state if the nonresident has in his or her immediate 1685 possession: 1686 1. A valid noncommercial driver license issued in his or 1687 her name from another state or territory of the United States; 1688 or 1689 2. An International Driving Permit issued in his or her 1690 name in his or her country of residence and a valid license 1691 issued in that country. 1692 (d) A nonresident who is at least 18 years of age and who 1693 has in his or her immediate possession a valid noncommercial 1694 driver's license issued to the nonresident in his or her home 1695 state or country may operate a motor vehicle, other than a 1696 commercial motor vehicle, in this state. 1697 (d) (e) Any person operating a golf cart, as defined in s. 1698 320.01, which is operated in accordance with the provisions of 1699 s. 316.212. 1700 The provisions of This section does do not apply to (2) 1701 any person to whom s. 322.031 applies. 1702 Any person working for a firm under contract to the (3) 1703 United States Government $_{ au}$  whose residence is outside without 1704 this state and whose main point of employment is outside without 1705 this state may drive a noncommercial vehicle on the public roads of this state for periods up to 60 days while in this state on 1706 temporary duty, if the provided such person has a valid driver 1707 1708 driver's license from the state of the such person's residence. Page 61 of 91

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1709 Section 41. Paragraph (a) of subsection (1) of section 1710 322.051, Florida Statutes, is amended, and subsection (9) is 1711 added to that section, to read::

1712

322.051 Identification cards.-

(1) Any person who is 5 years of age or older, or any person who has a disability, regardless of age, who applies for a disabled parking permit under s. 320.0848, may be issued an identification card by the department upon completion of an application and payment of an application fee.

1718(a) The Each such application must shall include the1719following information regarding the applicant:

1720 1. Full name (first, middle or maiden, and last), gender, 1721 proof of social security card number satisfactory to the 1722 department, county of residence, mailing address, proof of 1723 residential address satisfactory to the department, country of 1724 birth, and a brief description.

1725

2. Proof of birth date satisfactory to the department.

1726 3. Proof of identity satisfactory to the department. Such 1727 proof must include one of the following documents issued to the 1728 applicant:

1729 a. A <u>driver</u> driver's license record or identification card 1730 record from another jurisdiction that required the applicant to 1731 submit a document for identification which is substantially 1732 similar to a document required under sub-subparagraph b., sub-1733 subparagraph c., sub-subparagraph d., sub-subparagraph e., sub-1734 subparagraph f., sub-subparagraph g., or sub-subparagraph h.;

b. A certified copy of a United States birth certificate;c. A valid, unexpired United States passport;

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1737 d. A naturalization certificate issued by the United1738 States Department of Homeland Security;

1739 e. A valid, unexpired alien registration receipt card 1740 (green card);

1741 f. A Consular Report of Birth Abroad provided by the 1742 United States Department of State;

1743 g. An unexpired employment authorization card issued by 1744 the United States Department of Homeland Security; or

1745 h. Proof of nonimmigrant classification provided by the 1746 United States Department of Homeland Security, for an original 1747 identification card. In order to prove such nonimmigrant 1748 classification, an applicant must provide at least one of 1749 applicants may produce but are not limited to the following 1750 documents. In addition, the department may require applicants to produce United States Department of Homeland Security documents 1751 for the sole purpose of establishing the maintenance of, or 1752 1753 efforts to maintain, continuous lawful presence:

(I) A notice of hearing from an immigration courtscheduling a hearing on any proceeding.

1756 (II) A notice from the Board of Immigration Appeals1757 acknowledging pendency of an appeal.

(III) <u>A</u> notice of the approval of an application for adjustment of status issued by the United States Bureau of Citizenship and Immigration Services.

1761 (IV) <u>An</u> Any official documentation confirming the filing 1762 of a petition for asylum or refugee status or any other relief 1763 issued by the United States Bureau of Citizenship and 1764 Immigration Services.

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1783

(V) <u>A</u> notice of action transferring any pending matter
from another jurisdiction to Florida, issued by the United
States Bureau of Citizenship and Immigration Services.

(VI) <u>An</u> order of an immigration judge or immigration officer granting <del>any</del> relief that authorizes the alien to live and work in the United States, including, but not limited to, asylum.

(VII) Evidence that an application is pending for adjustment of status to that of an alien lawfully admitted for permanent residence in the United States or conditional permanent resident status in the United States, if a visa number is available having a current priority date for processing by the United States Bureau of Citizenship and Immigration Services.

(VIII) On or after January 1, 2010, an unexpired foreign
passport with an unexpired United States Visa affixed,
accompanied by an approved I-94, documenting the most recent
admittance into the United States.

1784An identification card issued based on documents required1785Presentation of any of the documents described in sub-1786subparagraph g. or sub-subparagraph h. is valid entitles the1787applicant to an identification card for a period not to exceed1788the expiration date of the document presented or 1 year,1789whichever first occurs first.

1790 (9) Notwithstanding any other provision of this section or 1791 s. 322.21 to the contrary, the department shall issue or renew a 1792 card at no charge to a person who presents evidence satisfactory

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1793 to the department that he or she is homeless as defined in s. 1794 414.0252(7).

1795 Section 42. Subsection (4) of section 322.058, Florida 1796 Statutes, is amended to read:

1797 322.058 Suspension of driving privileges due to support 1798 delinquency; reinstatement.-

1799 (4) This section applies only to the annual renewal in the 1800 owner's birth month of a motor vehicle registration and does not 1801 apply to the transfer of a registration of a motor vehicle sold 1802 by a motor vehicle dealer licensed under chapter 320, except for 1803 the transfer of registrations which includes is inclusive of the annual renewals. This section does not affect the issuance of 1804 1805 the title to a motor vehicle, notwithstanding s. 319.23(8)(b) s. 1806 <del>319.23(7)(b)</del>.

1807 Section 43. Section 322.065, Florida Statutes, is amended 1808 to read:

1809 322.065 <u>Driver</u> <del>Driver's</del> license expired for <u>6</u> 4 months or 1810 less; penalties.—<u>A</u> Any person whose <u>driver</u> <del>driver's</del> license has 1811 been expired for <u>6</u> 4 months or less and who drives a motor 1812 vehicle upon the highways of this state <u>commits</u> <del>is guilty of</del> an 1813 infraction and <u>is</u> subject to the penalty provided in s. 318.18.

1814Section 44.Subsection (3) of section 322.07, Florida1815Statutes, is amended to read:

1816

322.07 Instruction permits and temporary licenses.-

1817 (3) Any person who, except for his or her lack of
1818 instruction in operating a commercial motor vehicle, would
1819 otherwise be qualified to obtain a commercial <u>driver</u> <del>driver's</del>
1820 license under this chapter, may apply for a temporary commercial

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1821 instruction permit. The department shall issue such a permit 1822 entitling the applicant, while having the permit in his or her 1823 immediate possession, to drive a commercial motor vehicle on the 1824 highways, if provided that:

1825 (a) The applicant possesses a valid <u>Florida driver</u>
 1826 driver's license issued in any state; and

(b) The applicant, while operating a commercial motor vehicle, is accompanied by a licensed driver who is 21 years of age or older, who is licensed to operate the class of vehicle being operated, and who is actually occupying the closest seat to the right of the driver.

1832 Section 45. Paragraph (c) of subsection (2) and subsection 1833 (7) of section 322.08, Florida Statutes, are amended, and 1834 subsections (8) and (9) are added to that section, to read:

1835 322.08 Application for license; requirements for license 1836 and identification card forms.-

1837 (2) Each such application shall include the following1838 information regarding the applicant:

1839 (c) Proof of identity satisfactory to the department. Such 1840 proof must include one of the following documents issued to the 1841 applicant:

1842

 A <u>driver</u> driver's license record or identification card
 record from another jurisdiction that required the applicant to
 submit a document for identification which is substantially
 similar to a document required under subparagraph 2.,
 subparagraph 3., subparagraph 4., subparagraph 5., subparagraph
 subparagraph 7., or subparagraph 8.;
 A certified copy of a United States birth certificate;

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1849 3. A valid, unexpired United States passport; 1850 4. A naturalization certificate issued by the United 1851 States Department of Homeland Security; A valid, unexpired alien registration receipt card 1852 5. 1853 (green card); 1854 6. A Consular Report of Birth Abroad provided by the 1855 United States Department of State; 1856 An unexpired employment authorization card issued by 7. 1857 the United States Department of Homeland Security; or 1858 Proof of nonimmigrant classification provided by the 8. 1859 United States Department of Homeland Security, for an original 1860 driver driver's license. In order to prove nonimmigrant 1861 classification, an applicant must provide at least one of the 1862 following documents. In addition, the department may require 1863 applicants to produce United States Department of Homeland Security documents for the sole purpose of establishing the 1864 maintenance of, or efforts to maintain, continuous lawful 1865 1866 presence may produce the following documents, including, but not 1867 limited to: 1868 A notice of hearing from an immigration court a. 1869 scheduling a hearing on any proceeding. 1870 b. A notice from the Board of Immigration Appeals 1871 acknowledging pendency of an appeal. 1872 A notice of the approval of an application for с. adjustment of status issued by the United States Bureau of 1873 1874 Citizenship and Immigration Services. An Any official documentation confirming the filing of 1875 d. 1876 a petition for asylum or refugee status or any other relief Page 67 of 91

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1895

1877 issued by the United States Bureau of Citizenship and 1878 Immigration Services.

1879 e. A notice of action transferring any pending matter from
1880 another jurisdiction to this state issued by the United States
1881 Bureau of Citizenship and Immigration Services.

1882 f. An order of an immigration judge or immigration officer 1883 granting <del>any</del> relief that authorizes the alien to live and work 1884 in the United States, including, but not limited to, asylum.

g. Evidence that an application is pending for adjustment of status to that of an alien lawfully admitted for permanent residence in the United States or conditional permanent resident status in the United States, if a visa number is available having a current priority date for processing by the United States Bureau of Citizenship and Immigration Services.

h. On or after January 1, 2010, an unexpired foreign
passport with an unexpired United States Visa affixed,
accompanied by an approved I-94, documenting the most recent
admittance into the United States.

1896 <u>A driver license or temporary permit issued based on documents</u> 1897 <u>required Presentation of any of the documents</u> in subparagraph 7. 1898 or subparagraph 8. <u>is valid entitles the applicant to a driver's</u> 1899 <u>license or temporary permit</u> for a period not to exceed the 1900 expiration date of the document presented or 1 year, whichever 1901 <del>occurs first</del>.

(7) The application form for an original, renewal, or replacement <u>driver</u> driver's license or identification card shall include language permitting the following:

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(a) A voluntary contribution of \$1 per applicant, which
contribution shall be deposited into the Health Care Trust Fund
for organ and tissue donor education and for maintaining the
organ and tissue donor registry.

(b) A voluntary contribution of \$1 per applicant, which contribution shall be distributed to the Florida Council of the Blind.

1912 (c) A voluntary contribution of \$2 per applicant, which
1913 shall be distributed to the Hearing Research Institute,
1914 Incorporated.

(d) A voluntary contribution of \$1 per applicant, which
shall be distributed to the Juvenile Diabetes Foundation
International.

1918 (e) A voluntary contribution of \$1 per applicant, which1919 shall be distributed to the Children's Hearing Help Fund.

(f) A voluntary contribution of \$1 per applicant, whichshall be distributed to Family First, a nonprofit organization.

(g) A voluntary contribution of \$1 per applicant to Stop
Heart Disease, which shall be distributed to the Florida Heart
Research Institute, a nonprofit organization.

(h) A voluntary contribution of \$1 per applicant to Senior
Vision Services, which shall be distributed to the Florida
Association of Agencies Serving the Blind, Inc., a not-forprofit organization.

(i) A voluntary contribution of \$1 per applicant for
services for persons with developmental disabilities, which
shall be distributed to The Arc of Florida.

1932 (j) A voluntary contribution of \$1 to the Ronald McDonald Page 69 of 91

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House, which shall be distributed each month to Ronald McDonald House Charities of Tampa Bay, Inc.

(k) Notwithstanding s. 322.081, a voluntary contribution of \$1 per applicant, which shall be distributed to the League Against Cancer/La Liga Contra el Cancer, a not-for-profit organization.

(1) A voluntary contribution of \$1 per applicant to Prevent Child Sexual Abuse, which shall be distributed to Lauren's Kids, Inc., a nonprofit organization.

(m) A voluntary contribution of \$1 per applicant, which shall be distributed to Prevent Blindness Florida, a not-forprofit organization, to prevent blindness and preserve the sight of the residents of this state.

(n) Notwithstanding s. 322.081, a voluntary contribution
of \$1 per applicant to the state homes for veterans, to be
distributed on a quarterly basis by the department to the State
Homes for Veterans Trust Fund, which is administered by the
Department of Veterans' Affairs.

(o) A voluntary contribution of \$1 per applicant to the
Disabled American Veterans, Department of Florida, which shall
be distributed quarterly to Disabled American Veterans,
Department of Florida, a nonprofit organization.

1955(p) A voluntary contribution of \$1 per applicant for1956Autism Services and Supports. Such contributions must be1957transferred by the department to the Achievement and1958Rehabilitation Centers, Inc., Autism Services Fund.1959(q) A voluntary contribution of \$1 per applicant to

1960 Support Our Troops, which shall be distributed to Support Our

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1961 Troops, Inc., a Florida not-for-profit organization. 1962 1963 A statement providing an explanation of the purpose of the trust 1964 funds shall also be included. For the purpose of applying the 1965 service charge provided in s. 215.20, contributions received under paragraphs (b)-(q)  $\frac{(b)-(o)}{(b)}$  are not income of a revenue 1966 1967 nature. 1968 (8) Notwithstanding subsection (7), the department and its 1969 authorized agents shall provide a complete list of voluntary 1970 contributions authorized by law to customers applying for a 1971 license or identification card or renewal of a license or 1972 identification card. The renewal application form must include 1973 either a complete list of all authorized voluntary contributions 1974 or the department's website address which provides a complete 1975 list and information on all authorized voluntary contributions. 1976 The department or authorized agent may include on the renewal 1977 application forms a complete list of authorized voluntary 1978 contributions and the department's website address. Customers 1979 renewing a license or identification card at either an agent's 1980 office or a department office shall be provided information on 1981 voluntary contribution options. 1982 The department may collect electronic mail addresses (9) 1983 and use electronic mail in lieu of the United States Postal 1984 Service for the purpose of providing renewal notices. 1985 Section 46. Paragraph (c) of subsection (2) and subsection 1986 (5) of section 322.121, Florida Statutes, are amended to read: Periodic reexamination of all drivers.-1987 322.121

1988 (2) For each licensee whose driving record does not show Page 71 of 91

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1989 any revocations, disqualifications, or suspensions for the 1990 preceding 7 years or any convictions for the preceding 3 years 1991 except for convictions of the following nonmoving violations:

(c) Operating a motor vehicle with an expired license that has been expired for <u>6</u> 4 months or less pursuant to s. 322.065; 1994

1995 the department shall cause such licensee's license to be 1996 prominently marked with the notation "Safe Driver."

(5) Members of the Armed Forces, or their dependents residing with them, shall be granted an automatic extension for the expiration of their <u>Class E</u> licenses without reexamination while serving on active duty outside this state. This extension is valid for 90 days after the member of the Armed Forces is either discharged or returns to this state to live.

2003 Section 47. Paragraph (a) of subsection (1) of section 2004 322.14, Florida Statutes, is amended to read:

2005

322.14 Licenses issued to drivers.-

2006 The department shall, upon successful completion of (1)(a) 2007 all required examinations and payment of the required fee, issue 2008 to every qualified applicant qualifying therefor, a driver 2009 driver's license that must as applied for, which license shall 2010 bear thereon a color photograph or digital image of the 2011 licensee; the name of the state; a distinguishing number 2012 assigned to the licensee; and the licensee's full name, date of 2013 birth, and residence address; a brief description of the 2014 licensee, including, but not limited to, the licensee's gender 2015 and height; and the dates of issuance and expiration of the 2016 license. A space shall be provided upon which the licensee shall

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2017 affix his or her usual signature. A No license is invalid shall 2018 be valid until it has been so signed by the licensee except that 2019 the signature of the said licensee is not shall not be required 2020 if it appears thereon in facsimile or if the licensee is not 2021 present within the state at the time of issuance. Applicants 2022 qualifying to receive a Class A, Class B, or Class C driver's 2023 license must appear in person within the state for issuance 2024 color photographic or digital imaged driver's license pursuant 2025 to s. 322.142. 2026 Section 48. Section 322.1415, Florida Statutes, is created 2027 to read: 2028 322.1415 Specialty driver license and identification card 2029 program.-2030 The department may issue to any applicant qualified (1) 2031 pursuant to s. 322.14 a specialty driver license or identification card upon payment of the appropriate fee pursuant 2032 2033 to s. 322.21. 2034 (2) Any specialty driver license or identification card 2035 approved by the department shall, at a minimum, be available for 2036 state and independent universities domiciled in this state, all 2037 Florida professional sports teams designated pursuant to s. 2038 320.08058(9)(a), and all branches of the United States Armed 2039 Forces. 2040 The design and use of each specialty driver license (3) 2041 and identification card must be approved by the department and 2042 the organization that is recognized by the driver license or 2043 card. 2044 (4) Organizations receiving funds from this program shall Page 73 of 91

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attest, under penalties of perjury, pursuant to s. 320.08062
that the funds have been expended in the same manner as provided
in s. 320.08058. On December 1 of each year, the department
shall deliver an annual report to the President of the Senate
and the Speaker of the House of Representatives which addresses
the viability of the program and details the amounts distributed
to each entity.
(5) This section is repealed August 31, 2016.
Section 49. Section 322.145, Florida Statutes, is created
to read:
322.145 Electronic authentication of licenses
(1) Any driver license issued on or after July 1, 2013,
must contain a means of electronic authentication which conforms
to a recognized standard for such authentication, such as public
key infrastructure, symmetric key algorithms, security tokens,
mediametrics, or biometrics. Electronic authentication
capabilities must not interfere with or change the driver
license format or topology.
(2) The department shall provide, at the applicant's
option and at the time a license is issued, a security token
that can be electronically authenticated through a personal
computer. The token must also conform to one of the standards
provided in subsection (1).
(3) The department shall negotiate a new contract with the

2069 vendor selected to implement the electronic authentication

2070 feature which provides that the vendor pay all costs of

2071 implementing the system. This contract must not conflict with

2072 current contractual arrangements for the issuance of driver

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2073 licenses.

2074 Section 50. Subsection (2) of section 322.19, Florida 2075 Statutes, is amended to read:

2076

322.19 Change of address or name.-

2077 Whenever any person, after applying for or receiving a (2) 2078 driver driver's license, changes the legal residence or mailing 2079 address in the application or license, the person must, within 2080 10 calendar days after making the change, obtain a replacement license that reflects the change. A written request to the 2081 2082 department must include the old and new addresses and the driver driver's license number. Any person who has a valid, current 2083 2084 student identification card issued by an educational institution 2085 in this state is presumed not to have changed his or her legal 2086 residence or mailing address. This subsection does not affect 2087 any person required to register a permanent or temporary address 2088 change pursuant to s. 775.13, s. 775.21, s. 775.25, or s. 2089 943.0435.

2090 Section 51. Present paragraphs (e) through (h) of 2091 subsection (1) of section 322.21, Florida Statutes, are 2092 redesignated as paragraphs (f) through (i), respectively, and 2093 new paragraphs (e) and (j) are added to that subsection, to 2094 read:

2095 322.21 License fees; procedure for handling and collecting 2096 fees.-

2097 (1) Except as otherwise provided herein, the fee for:
 2098 (e) An original or renewal enhanced driver license or
 2099 identification card that meets the requirements of the Western
 2100 Hemisphere Travel Initiative, in addition to the fees required

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2101 in paragraph (a), paragraph (b), paragraph (c), or paragraph 2102 (f), may not exceed \$30. The funds collected pursuant to this 2103 paragraph shall be deposited into the Highway Safety Operating 2104 Trust Fund to offset the cost of administration and materials 2105 related to the issuance of the enhanced driver license or 2106 identification card. The issuance of an enhanced driver license 2107 or identification card is optional for all residents who are 2108 otherwise qualified to be issued a Class A, B, C, or E driver 2109 license or an identification card. 2110 The specialty driver license or identification card (j) 2111 issued pursuant to s. 322.1415 is \$25, which is in addition to 2112 other fees required in this section. The fee shall be 2113 distributed as follows: 1. Fifty percent shall be distributed as provided in s. 2114 2115 320.08058 to the appropriate state or independent university, professional sports team, or branch of the United States Armed 2116 2117 Forces. 2118 2. Fifty percent shall be distributed to the department 2119 for costs directly related to the specialty driver license and 2120 identification card program and to defray the costs associated 2121 with production enhancements and distribution. Section 52. Subsection (2) of section 322.251, Florida 2122 2123 Statutes, is amended to read: 2124 322.251 Notice of cancellation, suspension, revocation, or 2125 disqualification of license.-The giving of notice and an order of cancellation, 2126 (2)2127 suspension, revocation, or disgualification by mail is complete upon expiration of 20 days after deposit in the United States 2128 Page 76 of 91

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2129 mail for all notices except those issued under chapter 324 or 2130 ss. 627.732-627.734, which are complete 15 days after deposit in 2131 the United States mail. Proof of the giving of notice and an 2132 order of cancellation, suspension, revocation, or 2133 disqualification in either such manner shall be made by entry in 2134 the records of the department that such notice was given. The 2135 Such entry is shall be admissible in the courts of this state 2136 and constitutes shall constitute sufficient proof that such 2137 notice was given. Section 53. Section 322.27, Florida Statutes, is amended 2138 2139 to read: 2140 322.27 Authority of department to suspend or revoke driver 2141 license or identification card.-(1) Notwithstanding any provisions to the contrary in 2142 2143 chapter 120, the department may is hereby authorized to suspend

2144 the license of any person without preliminary hearing upon a 2145 showing of its records or other sufficient evidence that the 2146 licensee:

(a) Has committed an offense for which mandatory revocation of license is required upon conviction. A law enforcement agency must provide information to the department within 24 hours after any traffic fatality or when the law enforcement agency initiates action pursuant to s. 316.1933;

(b) Has been convicted of a violation of any traffic law which resulted in a crash that caused the death or personal injury of another or property damage in excess of \$500;

(c) Is incompetent to drive a motor vehicle;
(d) Has permitted an unlawful or fraudulent use of the Page 77 of 91

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2157 such license <u>or identification card</u> or has knowingly been a 2158 party to the obtaining of a license <u>or identification card</u> by 2159 fraud or misrepresentation or to <u>the</u> display, or <u>representation</u> 2160 represent as one's own, <u>of a driver any driver's</u> license <u>or</u> 2161 <u>identification card</u> not issued <u>to</u> him or her. <del>Provided, however,</del> 2162 no provision of This section <u>does not</u> shall be construed to 2163 include the provisions of s. 322.32(1);

(e) Has committed an offense in another state which, if committed in this state, would be grounds for suspension or revocation; or

(f) Has committed a second or subsequent violation of s.
316.172(1) within a 5-year period of any previous violation.

2169 (2)The department shall suspend the license of any person 2170 without preliminary hearing upon a showing of its records that 2171 the licensee has been convicted in any court having jurisdiction 2172 over offenses committed under this chapter or any other law of 2173 this state regulating the operation of a motor vehicle on the 2174 highways, upon direction of the court, when the court feels that the seriousness of the offense and the circumstances surrounding 2175 2176 the conviction warrant the suspension of the licensee's driving 2177 privilege.

(3) There is established a point system for evaluation of convictions of violations of motor vehicle laws or ordinances, and violations of applicable provisions of s. 403.413(6)(b) when such violations involve the use of motor vehicles, for the determination of the continuing qualification of any person to operate a motor vehicle. The department is authorized to suspend the license of any person upon showing of its records or other

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good and sufficient evidence that the licensee has been convicted of violation of motor vehicle laws or ordinances, or applicable provisions of s. 403.413(6)(b), amounting to 12 or more points as determined by the point system. The suspension shall be for a period of not more than 1 year.

(a) When a licensee accumulates 12 points within a 12month period, the period of suspension shall be for not more
than 30 days.

(b) When a licensee accumulates 18 points, including points upon which suspension action is taken under paragraph (a), within an 18-month period, the suspension shall be for a period of not more than 3 months.

(c) When a licensee accumulates 24 points, including points upon which suspension action is taken under paragraphs (a) and (b), within a 36-month period, the suspension shall be for a period of not more than 1 year.

(d) The point system shall have as its basic element a graduated scale of points assigning relative values to convictions of the following violations:

2204

1. Reckless driving, willful and wanton-4 points.

2205 2. Leaving the scene of a crash resulting in property 2206 damage of more than \$50-6 points.

2207 3. Unlawful speed resulting in a crash-6 points.
2208 4. Passing a stopped school bus-4 points.

2209 5. Unlawful speed:

a. Not in excess of 15 miles per hour of lawful or postedspeed-3 points.

2212 b. In excess of 15 miles per hour of lawful or posted Page 79 of 91

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2213 speed-4 points.

A violation of a traffic control signal device as 2214 6. 2215 provided in s. 316.074(1) or s. 316.075(1)(c)1.-4 points. 2216 However, no points shall be imposed for a violation of s. 2217 316.074(1) or s. 316.075(1)(c)1. when a driver has failed to 2218 stop at a traffic signal and when enforced by a traffic 2219 infraction enforcement officer. In addition, a violation of s. 2220 316.074(1) or s. 316.075(1)(c)1. when a driver has failed to 2221 stop at a traffic signal and when enforced by a traffic 2222 infraction enforcement officer may not be used for purposes of 2223 setting motor vehicle insurance rates.

7. All other moving violations (including parking on a highway outside the limits of a municipality)-3 points. However, no points shall be imposed for a violation of s. 316.0741 or s. 316.2065(12); and points shall be imposed for a violation of s. 316.1001 only when imposed by the court after a hearing pursuant to s. 318.14(5).

8. Any moving violation covered above, excluding unlawfulspeed, resulting in a crash-4 points.

2232

9. Any conviction under s. 403.413(6)(b)-3 points.

2233

10. Any conviction under s. 316.0775(2)-4 points.

(e) A conviction in another state of a violation therein which, if committed in this state, would be a violation of the traffic laws of this state, or a conviction of an offense under any federal law substantially conforming to the traffic laws of this state, except a violation of s. 322.26, may be recorded against a driver on the basis of the same number of points received had the conviction been made in a court of this state.

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(f) In computing the total number of points, when the licensee reaches the danger zone, the department is authorized to send the licensee a warning letter advising that any further convictions may result in suspension of his or her driving privilege.

(g) The department shall administer and enforce the provisions of this law and may make rules and regulations necessary for its administration.

(h) Three points shall be deducted from the driver history record of any person whose driving privilege has been suspended only once pursuant to this subsection and has been reinstated, if such person has complied with all other requirements of this chapter.

(i) This subsection <u>does</u> shall not apply to persons operating a nonmotorized vehicle for which a <u>driver</u> <del>driver's</del> license is not required.

(4) The department, in computing the points and period of time for suspensions under this section, shall use the offense date of all convictions.

(5) The department shall revoke the license of any person designated a habitual offender, as set forth in s. 322.264, and such person <u>is shall</u> not be eligible to be relicensed for a minimum of 5 years from the date of revocation, except as provided for in s. 322.271. Any person whose license is revoked may, by petition to the department, show cause why his or her license should not be revoked.

(6) The department shall revoke the driving privilege of any person who is convicted of a felony for the possession of a

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2269 controlled substance if, at the time of such possession, the 2270 person was driving or in actual physical control of a motor 2271 vehicle. A person whose driving privilege has been revoked 2272 pursuant to this subsection <u>is shall</u> not <del>be</del> eligible to receive 2273 a limited business or employment purpose license during the term 2274 of such revocation.

(7) Review of an order of suspension or revocation shallbe by writ of certiorari as provided in s. 322.31.

2277 Section 54. Subsection (2) of section 322.53, Florida 2278 Statutes, is amended to read:

322.53 License required; exemptions.-

(2) The following persons are exempt from the requirement
to obtain a commercial driver driver's license:

2282

2279

(a) Drivers of authorized emergency vehicles.

2283 (b) Military personnel driving vehicles operated for 2284 military purposes.

(c) Farmers transporting <u>agricultural products</u>, farm supplies, or farm machinery <u>to or from their farms and</u> within 150 miles of their <u>farms</u> farm, <u>if the vehicle operated under</u> this exemption is not used in the operations of a common or contract motor carrier or transporting agricultural products to or from the first place of storage or processing or directly to or from market, within 150 miles of their farm.

(d) Drivers of recreational vehicles, as defined in s.320.01.

(e) Drivers who operate straight trucks, as defined in s.
316.003, <u>and who</u> that are exclusively transporting <u>exclusively</u>
their own tangible personal property, which is not for sale.
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(f) <u>Employees</u> An employee of a publicly owned transit system who <u>are</u> is limited to moving vehicles for maintenance or parking purposes exclusively within the restricted-access confines of a transit system's property.

2301 Section 55. Subsection (2) of section 322.54, Florida 2302 Statutes, is amended to read:

2303

322.54 Classification.-

(2) The department shall issue, pursuant to the requirements of this chapter, <u>driver drivers'</u> licenses in accordance with the following classifications:

2307 Any person who drives a motor vehicle combination (a) 2308 having a gross vehicle weight rating or gross vehicle weight of 2309 26,001 pounds or more must possess a valid Class A driver 2310 driver's license, if provided the gross vehicle weight rating or 2311 gross vehicle weight of the vehicle being towed is more than 2312 10,000 pounds. Any person who possesses a valid Class A driver driver's license may, subject to the appropriate restrictions 2313 2314 and endorsements, drive any class of motor vehicle within this 2315 state.

2316 (b) Any person, except a person who possesses a valid 2317 Class A driver driver's license, who drives a motor vehicle 2318 having a gross vehicle weight rating or gross vehicle weight of 2319 26,001 pounds or more must possess a valid Class B driver 2320 driver's license. Any person, except a person who possesses a valid Class A driver driver's license, who drives such vehicle 2321 2322 towing a vehicle having a gross vehicle weight rating of 10,000 pounds or less must possess a valid Class B driver driver's 2323 2324 license. Any person who possesses a valid Class B driver

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2325 driver's license may, subject to the appropriate restrictions 2326 and endorsements, drive any class of motor vehicle, other than 2327 the type of motor vehicle for which a Class A driver driver's 2328 license is required, within this state.

2329 Any person, except a person who possesses a valid (C) 2330 Class A or a valid Class B driver <del>driver's</del> license, who drives a 2331 motor vehicle having a gross vehicle weight rating of less than 2332 26,001 pounds and who is required to obtain an endorsement 2333 pursuant to paragraph (1)(b), paragraph (1)(c), or paragraph 2334 (1) (e) of s. 322.57, must possess a valid Class C driver 2335 driver's license. Any person who possesses a valid Class C 2336 driver driver's license may, subject to the appropriate 2337 restrictions and endorsements, drive any class of motor vehicle, 2338 other than the type of motor vehicle for which a Class A or a 2339 Class B driver driver's license is required, within this state.

2340 (d) Any person, except a person who possesses a valid Class A, valid Class B, or valid Class C driver driver's 2341 2342 license, who drives a motor vehicle must possess a valid Class E 2343 driver driver's license. Any person who possesses a valid Class E driver driver's license may, subject to the appropriate 2344 2345 restrictions and endorsements, drive any type of motor vehicle, 2346 other than the type of motor vehicle for which a Class A, Class 2347 B, or Class C driver driver's license is required, within this 2348 state.

2349 Section 56. <u>Section 322.58, Florida Statutes, is repealed.</u>
2350 Section 57. Section 322.59, Florida Statutes, is amended
2351 to read:
2352 322.59 Possession of medical examiner's certificate.-

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(1) The department <u>may shall</u> not issue a commercial <u>driver</u> driver's license to <u>a</u> any person who is required by the laws of this state or by federal law to possess a medical examiner's certificate, unless <u>the</u> such person presents a valid certificate, as described in 49 C.F.R. s. 383.71, before prior to licensure.

(2) <u>The department shall disqualify a driver from</u> operating a commercial motor vehicle if the driver holds a commercial driver license and fails to comply with the medical certification requirements in 49 C.F.R. s. 383.71 This section does not expand the requirements as to who must possess a medical examiner's certificate.

2365 <u>(3) A person who is disqualified from operating a</u> 2366 <u>commercial motor vehicle under this section may, if otherwise</u> 2367 <u>qualified, be issued a Class E driver license pursuant to s.</u> 2368 <u>322.251.</u>

2369 Section 58. Subsections (3) and (5) of section 322.61, 2370 Florida Statutes, are amended to read:

2371 322.61 Disqualification from operating a commercial motor 2372 vehicle.-

(3) (a) Except as provided in subsection (4), any person who is convicted of one of the offenses listed in paragraph (b) while operating a commercial motor vehicle shall, in addition to any other applicable penalties, be disqualified from operating a commercial motor vehicle for a period of 1 year.÷

(b) Except as provided in subsection (4), any holder of a
 commercial <u>driver</u> <del>driver's</del> license who is convicted of one of
 the offenses listed in this paragraph while operating a

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2381 noncommercial motor vehicle shall, in addition to any other 2382 applicable penalties, be disqualified from operating a 2383 commercial motor vehicle for a period of 1 year:

Driving a motor vehicle while he or she is under the
 influence of alcohol or a controlled substance;

2386 2. Driving a commercial motor vehicle while the alcohol 2387 concentration of his or her blood, breath, or urine is .04 2388 percent or higher;

2389 3. Leaving the scene of a crash involving a motor vehicle2390 driven by such person;

2391

4. Using a motor vehicle in the commission of a felony;

2392 5. Driving a commercial motor vehicle while in possession2393 of a controlled substance;

2394 6. Refusing to submit to a test to determine his or her2395 alcohol concentration while driving a motor vehicle;

7. Driving a commercial vehicle while the licenseholder's commercial <u>driver</u> <del>driver's</del> license is suspended, revoked, or canceled or while the licenseholder is disqualified from driving a commercial vehicle; or

2400 8. Causing a fatality through the negligent operation of a 2401 commercial motor vehicle.

(5) <u>A</u> Any person who is convicted of two violations
specified in subsection (3) which were committed while operating
a commercial motor vehicle, or any combination thereof, arising
in separate incidents shall be permanently disqualified from
operating a commercial motor vehicle. <u>A</u> Any holder of a
commercial <u>driver driver's</u> license who is convicted of two
violations specified in subsection (3) which were committed

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while operating <u>any</u> a noncommercial motor vehicle, or any combination thereof, arising in separate incidents shall be permanently disqualified from operating a commercial motor vehicle. The penalty provided in this subsection is in addition to any other applicable penalty.

2414 Section 59. Subsection (1) of section 324.072, Florida 2415 Statutes, is amended to read:

2416

2432

324.072 Proof required upon certain convictions.-

2417 (1)Upon the suspension or revocation of a license 2418 pursuant to the provisions of s. 322.26 or s. 322.27, the 2419 department shall suspend the registration for all motor vehicles 2420 registered in the name of the licensee such person, either 2421 individually or jointly with another. However, the department 2422 may, except that it shall not suspend the such registration, 2423 unless otherwise required by law, if the such person had 2424 insurance coverage limits required under s. 324.031 on the date 2425 of the latest offense that caused the suspension or revocation, 2426 or has previously given or shall immediately give, and 2427 thereafter maintain, proof of financial responsibility with 2428 respect to all motor vehicles registered by the such person, in 2429 accordance with this chapter.

2430 Section 60. Subsection (1) of section 324.091, Florida 2431 Statutes, is amended to read:

324.091 Notice to department; notice to insurer.-

(1) Each owner and operator involved in a crash or conviction case within the purview of this chapter shall furnish evidence of automobile liability insurance, motor vehicle liability insurance, or <u>a</u> surety bond within <u>14</u> <del>30</del> days <u>after</u>

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2437 from the date of the mailing of notice of crash by the 2438 department in the such form and manner as it may designate. Upon 2439 receipt of evidence that an automobile liability policy, motor 2440 vehicle liability policy, or surety bond was in effect at the 2441 time of the crash or conviction case, the department shall 2442 forward by United States mail, postage prepaid, to the insurer 2443 or surety insurer a copy of such information and shall assume 2444 that the such policy or bond was in effect, unless the insurer 2445 or surety insurer notifies shall notify the department otherwise 2446 within 20 days after from the mailing of the notice to the 2447 insurer or surety insurer. However, ; provided that if the 2448 department shall later determines ascertain that an automobile 2449 liability policy, motor vehicle liability policy, or surety bond 2450 was not in effect and did not provide coverage for both the 2451 owner and the operator, it shall at such time take such action 2452 as it is otherwise authorized to do under this chapter. Proof of 2453 mailing to the insurer or surety insurer may be made by the 2454 department by naming the insurer or surety insurer to whom the 2455 such mailing was made and by specifying the time, place, and manner of mailing. 2456

2457 Section 61. Subsection (5) of section 328.15, Florida 2458 Statutes, is amended to read:

2459

328.15 Notice of lien on vessel; recording.-

(5) (a) The Department of Highway Safety and Motor Vehicles
shall adopt make such rules to administer and regulations as it
deems necessary or proper for the effective administration of
this section law. The department may by rule require that a
notice of satisfaction of a lien be notarized. The department

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2465 shall prepare the forms of the notice of lien and the 2466 satisfaction of lien to be supplied, at a charge not to exceed 2467 50 percent more than cost, to applicants for recording the liens 2468 or satisfactions and shall keep a record of such notices of lien 2469 and satisfactions available for inspection by the public at all 2470 reasonable times. The division may is authorized to furnish 2471 certified copies of such satisfactions for a fee of \$1, which 2472 are certified copies shall be admissible in evidence in all 2473 courts of this state under the same conditions and to the same 2474 effect as certified copies of other public records.

2475 The department shall establish and administer an (b) 2476 electronic titling program that requires the recording of vessel 2477 title information for new, transferred, and corrected 2478 certificates of title. Lienholders shall electronically transmit 2479 liens and lien satisfactions to the department in a format 2480 determined by the department. Individuals and lienholders who 2481 the department determines are not normally engaged in the 2482 business or practice of financing vessels are not required to 2483 participate in the electronic titling program.

2484 Section 62. Subsection (4) of section 328.16, Florida 2485 Statutes, is amended to read:

2486 328.16 Issuance in duplicate; delivery; liens and 2487 encumbrances.-

(4) Notwithstanding any requirements in this section or in s. 328.15 indicating that a lien on a vessel shall be noted on the face of the Florida certificate of title, if there are one or more liens or encumbrances on a vessel, the department <u>shall</u> may electronically transmit the lien to the first lienholder and

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2493 notify the first lienholder of any additional liens. Subsequent 2494 lien satisfactions shall may be electronically transmitted to 2495 the department and must shall include the name and address of 2496 the person or entity satisfying the lien. When electronic 2497 transmission of liens and lien satisfactions are used, the 2498 issuance of a certificate of title may be waived until the last 2499 lien is satisfied and a clear certificate of title is issued to 2500 the owner of the vessel.

2501 Section 63. Section 328.30, Florida Statutes, is amended 2502 to read:

328.30 Transactions by electronic or telephonic means.-

2504 <u>(1)</u> The department <u>may</u> is authorized to accept any 2505 application provided for under this chapter by electronic or 2506 telephonic means.

2507 (2) The department may issue an electronic certificate of 2508 title in lieu of printing a paper title.

2509 (3) The department may collect electronic mail addresses
 2510 and use electronic mail in lieu of the United States Postal
 2511 Service for the purpose of providing renewal notices.

2512 Section 64. Present subsection (17) of section 328.72, 2513 Florida Statutes, is renumbered as subsection (18), and a new 2514 subsection (17) is added to that section to read:

2515 328.72 Classification; registration; fees and charges; 2516 surcharge; disposition of fees; fines; marine turtle stickers.-2517 (17) Notwithstanding subsection (11), the department and 2518 the tax collectors acting as agents for the department shall 2519 provide a complete list of voluntary contributions authorized by 2520 law to customers applying for registration or renewal

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2521 registration. The renewal application forms must include either 2522 a complete list of all authorized voluntary contributions or the 2523 department's website address which provides a complete list and 2524 information on all authorized voluntary contributions. The 2525 department or a tax collector may include on the renewal forms a 2526 complete list of authorized voluntary contributions and the 2527 department's website address. Customers renewing a registration 2528 at either a tax collector's office or a department office shall 2529 be provided information on voluntary contribution options. 2530 Section 65. Paragraph (f) of subsection (13) of section 713.78, Florida Statutes, is amended to read: 2531 2532 713.78 Liens for recovering, towing, or storing vehicles 2533 and vessels.-2534 (13)2535 (f) This subsection applies only to the annual renewal in 2536 the registered owner's birth month of a motor vehicle 2537 registration and does not apply to the transfer of a 2538 registration of a motor vehicle sold by a motor vehicle dealer 2539 licensed under chapter 320, except for the transfer of 2540 registrations which includes is inclusive of the annual 2541 renewals. This subsection does not apply to any vehicle 2542 registered in the name of the lessor. This subsection does not 2543 affect the issuance of the title to a motor vehicle, 2544 notwithstanding s. 319.23(8)(b) s. 319.23(7)(b).

2545 Section 66. Except as otherwise expressly provided in this 2546 act and except for this section, which shall take effect upon 2547 this act becoming a law, this act shall take effect January 1, 2548 2013.

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